AGREEN J. Wri Brooks WITNES	d Drilling Co., Tulsa, Oklahoma, SETH, That the said lessor, for and in consideration receipt of which is horizon action and of the cou	day of <u>March</u> 1924 by and between wife of Broken Arrow, Oklahoma J 	
performed, ha of mining and op said products, al	Egranted, demised, leased and let and by these present: erating for oil and gas, and of laying of pipe lines, and bi that certain tract of land, situate in the County of Tuls	t_{1} is de $AB_{}$ grant, demise, lease and let unto the said lessee, for the sole and only purpose building tanks, powers, stations and structures thereon to produce, save, and take care of lsa, State of Oklahoma, described as follows to-wit:	
	East Half of the Southw	west Quarter (E括 SW法)	
In consid 1st. To	d that this lease shall remain in force for a term of produced from said land by the lessee.	14E. and containing eighty (80) acres, more or less. <u>five (5)</u> years from this date, and as long thereafter as oil or gas, or proces: line to which <u>lessee</u> may connect <u>its</u> wells, the equal one-eighth part of all oil	
2nd. To pa the gas fr premises, monthly at well for a the same t 3rd. To pa manufactur for the ti eighth (1/ of first p	y lessor one-eighth (1/8) of t om each well where gas only is and if used in the manufacture the prevailing market rate; a ll stoves and all inside light ime by making their own connec y lessor for gas produced from e of gasoline or any other pro ne during which such gas shall 3) of the proceeds payable mon	the gross proceeds each year, payable monthly for s found, while the same is being used off the e of gasoline a royalty of one-eighth (1/8) payable and lessor to have gas free of cost from any such ts in the principal dwelling on said land during stions with the well at their own risk and expense. n any oil well and used off the premises or in the oduct at the rate of Twenty Five Dollars per year l be used, payable quarterly or a royalty of one- nthly at the prevailing market rate, at the election	
the lessee sufficient	and the depositing of such c	ade in currency, draft, or check at the option of currency, draft or check in any post office with ed to the lessor, or said bank on or before said ment as herein provided.	
as to both partie Bank at of said land, th the commencem may be further the down payme	s, unless the lessee on or before that date shall pay or te <u>Broken Arrow</u> , <u>Okla</u> , <u>or</u> if e sum of <u>Eighty (\$80.00)</u> ant of a well for <u>twolve</u> months from said leferred for like period of the same number of months s nt, covers not only the privileges granted to the date w	8th	
provided for sha Lessee sh lessor,	ll be paid the lessor only in the proportion which. Une all have the right to use free of cost, gas, oil and water p	dry hole, then, and in that event, if a second well is not commenced on said land within rental has been paid, this lease shall terminato as to both parties, unless the lease on or of rentals in the same amount and in the same manner as hereinbefore provided. And, ove provided, that the last preceding paragraph hereof, governing the payment of rentals een no interruption in the rental payments. In the entire and undivided fee simple estate therein, then the royalties and rentals herein 24 Ainterest bears to the whole and undivided fee. produced on said land for 153operations thereon, except water from well of	
No well s Lesses sh Lesses sh If the est to their heirs, es on the lessee und shall be assigned of the proportio	all pay for damages caused by L & L & all have the right at any time to remove all machinery tet of either party hereto is assigned, and the privilege ceutors, administrators, successors or assigns, but no c il after the lessee has been furnished with a written tran as to a part or parts of the above described lands and ate part of the rents due from him or them, such defa	now on said premises, without the written consent of the lessor. ions to growing crops on said land. and fixtures placed on said premises, including the right to draw and remove casing. a of assigning in whole or in part is expressly allowed—the covenants hereof shall extend change in the ownership of the land or assignment of rentals or royaltics shall be binding unsfer or assignment or a true copy thereof; and it is hereby agreed in the event this lease it the assignee or assignees of such part or parts shall fail or make default in the payment ault shall not operate to defect or affect this lease in so far as it covers a part or parts of	
for lessor, by pa the rights of the This lease corded in	yment, any mortgages, taxes or other liens on the abo holder thereof. executed to correct error in Book 463, page 292, of the rec	ds herein described, and agrees that the lessee shall have the right at any time to redeem over described lands, in the event of default of payment by lessor, and be subrogated to lease of same date covering the same land, re- cords of Tulsa County, Oklahoma.	
In Testi	nony Whereof We Sign, this the <u>8th</u> day WITNESS	J. Wright Young (SEAL)	
		(SEAL)	
beine me, a No andr. Broke	ary-Public brand for said-Generty and State, came. J 1. Arrow. Oklahomato me known to we that bey account the armont beir for	EDGMENT TO THE LEASE S. Before me, the undersigned, a Notary Public, in 27th day of May, 1924, personally appeared I. Wright Young and Nora Young, his wife, of to be the identical person_8_ who executed the within and foregoing instrument and see and voluntary act and deed for the uses and puproses therein set forth. advected allowed my notoriel seal the day and year first above written- id year last above written. Bal)	
STATE OF OI This inst and duly record	LAHOMA, TULSA COUNTY, SS: ument was filed for record on the 28 330 d in Book 463 Page 320		

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