The Texas Producing Comp	any			4by and between
. F. Meagher, party of the s	econd part,	party of the first hereinafter	t part, hereinafter called lessor (valled lessor (valled lessee, pa	ty of the second part, lesses
WITNESSETH, That the said lessor, for a sain hand paid, receipt of which is hereby acknown erformed, hnS. granted, demised, leased and let a mining and operating for oil and gas, and of laying id products, all that certain tract of land, situate in	nd in consideration of, edged and of the coven: nd by these presents do of pipe lines, and build the County of Tulsa, S	One ants and agreement o. AS _grant, demis ing tanks, powers, s tate of Oklahoma,	s hereinafter contained on the par se, lease and let unto the said lesse tations and structures thereon to described as follows to-wit:	DOLLARS, t of lessee to be paid, kept and, for the sole and only purpose produce, save, and take care of
4 of NW4 (Southeast Quarter	of Northwes	t Quarter)		
section 14 Township 161 It is agreed that this lease shall remain in for	Range	12 Eand contain	ning 40	acres, more or less.
the of them is produced from said land by the less In consideration of the premises the said lesse Ist. To deliver to the credit of lessor, free roduced and saved from the leased premises.	ee.			
2nd. To pay the lessor on as from each well where gas id lessor to have gas free ights in the principal dwell we connections with the well	only is foun of cost from ing house on	d, while th any such w said land	te same is being us yell for all stoves during the same time	ed off the premises
3rd. To pay lessor for gent the manufacture of casing sed, for the time during whi	s produced fi head gas, or ch such gas	rom any oil ne-eighth, shall be us	well and used off at the market priced, said payments	the premises or for the gas so to be made quarterly
Sank at Independence Kens. of said land, the sum of 340.00 (forty the commencement of a well for 12 may be further deferred for like period of the same he down payment, covers not only the privileges greried as aforesaid, and any and all other rights commencement of the commencement of the last rental selfore the expiration of said twelve months shall resist agreed that upon the resumption of the last rental selfore the expiration of said twelve months shall resist agreed that upon the resumption of the payment and the effect thereof, shall continue in force just as: If said lessor owns a less interest in the above provided for shall be paid the lessor only in the properties of the payment of the lesse shall have the right to use free of cost casor. When requested by lessor, lesses shall bury. No well shall be drilled nearer than 200 feet. Lesses shall have the right at any time to real these shall pay for damages caused by. Lesses shall have the right at any time to real the session of their heirs, executors, administrators, successors in the lessee until after the lessee has been furnished hall be assigned as to a part or parts of the above of the proportionate part of the rents due from him aid lands which the said lessee or any assignee the Lessor hereby warrants And agrees to defend or lessor, by payment, any/portgages, taxes or other legists of the holder thereof.	months from said dat number of months suce mited to the date when lerred. I period for which rent sume the payment of to frentals, as above though there had been a described land than the described land water products. Its pipe of the house or barn now 1ts poperations move all machinery and d, and the privilege of or assigns, but no char i with a written transfe described lands and the crothem such default	DOLLARS, whice. In like manner essively. And it is said first rental is placed in the said first rental is placed in the same or ovided, that the last the l	h shall operate as a rental and or rand upon like payments or tendo understood and agreed that the coayable as aforesaid, but also the length of the coayable as aforesaid, but also the length of the coayable as aforesaid, but also the length of the coayable as aforesaid terminate as to both amount and in the same manner as the coayable of the length of the land or assignment of rent at the copy thereof; and it is hereit of effect or infect this lease in so if the coayable of the coayable of the coayable of the coayable of the land or assignment of rent at the copy thereof; and it is hereit of effect or affect this lease in so if the coayable of t	rest the privileges of deferring rs the commencement of a well maideration first recited herein, sizee's option of extending that commenced on said land within parties, unless the lessee on or as hereinbefore provided. And verning the payment of rentals the royalties and rentals herein reon, except water from well of lessor. To draw and remove casing. To covenants hereof shall extend also or royalties shall be binding y agreed in the event this lease or make default in the payment ras it covers a part or parts of
In Testimony Whereof We Sign, this the		April	4.	
WITNESS ATTEST: W. O.	Jones.	or. Seal)	By H. E. Karnes,	NG COMPANY, (SEAL) President. (SEAL)
	Secret	ary.		
Texas Te	identical permitment; and voluntary for the uses	son who s as its fro as its fro act and d act and purpo	LEASE e, the undersigned, prill1924th bergandlubscribed the name sident hand activities edd and as the free edd and as the free estate the real activities e	a Notary Public, ly appeared H. E. of the Texas Pro- deed to me that he ed and yoluntary act
My Commission expires June 1st,	1925. (Seal		J. F. Hardy,	Notary Public.
Transfer of the second		THE RESIDUE DESIGNATION OF THE REAL PROPERTY OF THE PROPERTY OF THE REAL PROPERTY OF THE PROPERTY OF THE PROPERTY		**************************************
STATE OF OKLAHOMA, TULSA COUNTY, S This instrument was filed for record on the 333 and duly recorded in Book 463 Page 333	29 da	y ofMay the records of this	,192.4 at 10:20 Diffice O. G. Weaver, Brady Brown, By	