13th	June 400 4 The state of the sta
AGREEMENT, Made and entered into the	day of June 192 4 by and between 192 4 and Lucy Arnold his Wife
Tulsa Oklahoma	manter of the first next hand after called leaver furbether one or more) and
R. J. Allison Jr.	party of the second part, lessee. party of the second part, lesse. party of the second part, lessee. party of the second party lessee. party of the seco
sh in hand paid, receipt of which is hereby acknowledged and of the covenant	hts and agreements hereinafter contained on the part of lessee to be paid, kept and
riorned, in granted, demised, leased and let and by these presents or mining and operating for oil and gas, and of laying of pipe lines, and building id products, all that certain tract of land, situate in the County of Tules. St	grants, defined, tease and let into the said tessee, for the sole and only purpose ing tanks, powers, stations and structures thereon to produce, save, and take care of age of Oklahoma, described as follows to-wit:
ta products, an enacter can trace of raily, steads in the country or 2 man, or	
Lots Twenty One (21) and Twenty To in Tulsa County as shown by the re	NO (22) Block Inree (3). Lawnwood Addition
Being a part of the West Half (Wh) of the West Half (Wa) of the North East
Quarter (NE) of the North West Qu	erter (NW%) of
section 8 Township 19 Runge 12	and containing 100 x 150 feet acres, more or less,
It is agreed that this tease shall remain inforce for a term of a sec a	and containing 100 x 150 feet as acres, more or less. And as long thereafter as oil / or gas, or
ther of them is produced from said land by the lessee. In consideration of the premises the said lessee covenants and agrees:	
1st. To deliver to the credit of lessor, free of cost, in the pipe line toduced and saved from the leased premises.	o which he
2nd to have gas free of cost for	com any such well for all stoves and all inside
ght in the principal dwelling house on a m connections with the wells at his own	said land during the same time by making his
3rd. To pay lessor for gas produced from rate of Two Hundred Dollers per year	om any oil well and used off the premises at for the time during which such gas shall be
sed, said payments to be made each three	months in advance.
Fire	st day of July 19 24 the lease shall terminate
If no well be commenced on said land on or before the to both parties, unless the lessee on or before that date shall pay or tender	
	ccessors, which shall continue as the depository regardless of changes in the ownership
said land, the sum of One Dollar per acre	DOLLARS, which shall operate as a rental and cover the privileges of deferring
e commencement of a well for twelvemonths from said date	. In like manner and upon like payments or tenders the commencement of a well
ay be further deferred for like period of the same number of months succes e down payment, covers not only the privileges granted to the date when s	. In like manner and upon like payments or tenders the commencement of a well ssively. And it is understood and agreed that the consideration first recited herein, said first rental is payable as aforesaid, but also the lessee's option of extending that
Should the first well drilled on the above described land be a dry he	ole, then, and in that event, if a second well is not commenced on said land within
elve months from the expiration of the last rental period for which renta fore the expiration of said twelve months shall resume the payment—of re	ole, then, and in that event, if a second well is not commenced on said land within I has been paid, this lease shall terminate as to both parties, unless the lessee on or entals in the same amount and in the same manner as hereinbefore provided. And rovided, that the last preceding paragraph hereof, governing the payment of rentals of interruption in the rental payments.
is agreed that upon the resumption of the payment of rentals, as above pa d the effect thereof, shall continue in force just as though there had been no	rovided, that the last preceding paragraph hereof, governing the payment of rentals o interruption in the rental payments.
If said lessor owns a less interest in the above described land than the covided for shall be paid the lessor only in the proportion which	entire and undivided fee simple estate therein, then the royalties and rentals herein atcrest bears to the whole and undivided fee. aced on said land for1tsoperations thereon, except water from well of
Lessee shall have the right to use free of cost, gas, oil and water produsor.	uced on said land for1tsoperations thereon, except water from well of
When requested by lessor, lessee shall buryhis pipe lin	nes below plow depth.
No with thirthe drilled measur than 200 feet to the house or barn now. Lesses shall pay for damages saused by	o growing grops or soid Jund_
Lessee shall have the right at any time to remove all machinery and	fixtures placed on said premises, including the right to draw and remove casing.
their heirs, executors, administrators, successors or assigns, but no chang	e in the ownership of the land or assignment of rentals or royalties shall be binding
all be assigned as to a part or parts of the above described lands and the	
the proportionate part of the rents due from him or them, such default s	or assignment or a true copy thereof; and at is hereof agreed in the event this leas assignce or assignces of such part or parts shall fail or make default in the paymen hall not operate to defeat or affect this lease in so far as it covers a part or parts o
the proportionate part of the rents due from him or them, such default s d lands which the said lessee or any assignee thereof shall make due paym Torsey hereby warmers and surges to default the title to the lands he	or assignment or a true copy thereor; and it is hereby agreed in the event this least assignee or assignees of such part or parts shall fail or make default in the paymenhall not operate to defeat or affect this lease in so fur as it covers a part or parts o ent of said rental.
lessor, by payment, any mortgages, taxes or other liens on the above of	
lessor, by payment, any mortgages, taxes or other liens on the above of	
lessor, by payment, any mortgages, taxes or other liens on the above of	
lessor, by payment, any mortgages, taxes or other liens on the above of	
r lessor, by payment, any mortgages, taxes or other liens on the above of erights of the holder thereof.	
r lessor, by payment, any mortgages, taxes or other liens on the above of rights of the holder thereof. In Testimony Whereof We Sign, this the	June Ja Ma Conner
e rights of the holder thereof.	June J. M. Conner (SEAL
lessor, by payment, any mortgages, taxes or other liens on the above of rights of the holder thereof. In Testimony Whereof We Sign, this theday of	June J. M. Conner Minnie F. Conner Martin-Arnold
lessor, by payment, any mortgages, taxes or other liens on the above of rights of the holder thereof. In Testimony Whereof We Sign, this the	June J. M. Conner Minnie F. Conner Martin-Arnold
lessor, by payment, any mortgages, taxes or other liens on the above of rights of the holder thereof. In Testimony Whereof We Sign, this the 13th day of ACKNOWLEDG	June J. M. Conner Minnie F. Conner Martin-Arnold Lucy B. Arnold (SEAL)
lessor, by payment, any mortgages, taxes or other liens on the above of rights of the holder thereof. In Testimony Whereof We Sign, this the 13th day of WITNESS ACKNOWLEDG	June Jo M. Conner Minnie F. Conner Martin Arnold Lucy B. Arnold MENT TO THE LEASE
lessor, by payment, any mortgages, taxes or other liens on the above of rights of the holder thereof. In Testimony Whereof We Sign, this the 13th day of WITNESS ACKNOWLEDG	June June J. M. Conner Minnie F. Conner Martin Arnold Lucy B. Arnold (SEAL) MENT TO THE LEASE
lessor, by payment, any mortgages, taxes or other liens on the above of rights of the holder thereof. In Testimony Whereof We Sign, this the 13th day of WITNESS ACKNOWLEDG	June June J. M. Conner Minnie F. Conner Martin Arnold Lucy B. Arnold (SEAL) MENT TO THE LEASE
In Testimony Whereof We Sign, this the 13th day of WITNESS ACKNOWLEDG PATE OF OKLAHOMA, COUNTY OF Tulsa SS: BETTRIVIALIFIED That on this 13th day of June 19 under Signed OF ACKNOWLEDG The County and State that Aford Arnold and Arnold Arno	June John Conner Martin Arnold Lucy B. Arnold A.D.1924 in the year of our land we thousand nine handred and the year of our land who executed the within and foregoing instrument and the land in the year of our land who executed the within and foregoing instrument and the land in the year of our land who executed the within and foregoing instrument and the identifiant personal Ly a program of the land in the identifiant personal who executed the within and foregoing instrument and the identifiant person B. who executed the within and foregoing instrument and
In Testimony Whereof We Sign, this the 13th day of WITNESS ACKNOWLEDG WITNESS ACKNOWLEDG ACKNOWLEDG ATE OF OKLAHOMA, COUNTY OF Tulsa SS: BLITPINGUIPED That on this 13th day of June e under signed fore me/n Notary Public in and for said County and State come after fore me/n Notary Public in and for said County and State come after a fore me/n Notary Public in and for said County and State come after a fore me/n Notary Public in and for said County and State come after a fore me/n Notary Public in and for said County and State come after a fore me/n Notary Public in and for said County and State come after a fore me/n Notary Public in and for said County and State come after a fore the foreign of the same as the inferest and the inferest an	June J. M. Conner J. M. Conner Martin Arnold Lucy B. Arnold A.D.1924 in the year of our land we thousand nine handred and essaid personally a progred W.M. Conner and Minn the identification between the within and foregoing instrument and yountary act and deed for the uses and puproses therein set forth.
In Testimony Whereof We Sign, this the 13th day of WITNESS ACKNOWLEDG WITNESS ACKNOWLEDG ACKNOWLEDG ATE OF OKLAHOMA, COUNTY OF Tulsa SS: BLITPINGUIPED That on this 13th day of June e under signed fore me/n Notary Public in and for said County and State come after fore me/n Notary Public in and for said County and State come after a fore me/n Notary Public in and for said County and State come after a fore me/n Notary Public in and for said County and State come after a fore me/n Notary Public in and for said County and State come after a fore me/n Notary Public in and for said County and State come after a fore me/n Notary Public in and for said County and State come after a fore the foreign of the same as the inferest and the inferest an	June J. M. Conner J. M. Conner Minnie F. Conner Martin Arnold Lucy B. Arnold MENT TO THE LEASE A.D.1924 in the year of our lay dependent of the within and foregoing instrument and the dependent of the underly by the conner and minning the deficiency personal dependent of the within and foregoing instrument and voluntary act and deed for the uses and pupersest theory written.
In Testimony Whereof We Sign, this the 13th day of WITNESS WATE OF OKLAHOMA, COUNTY OF Tulsa SS: BLITTIMUMPED, That on this 13th day of June of Moreof Signed fore me/a Notary Public in and for said County and State care after a F. Conner, his wife and Martin to me known to be knowledged to me that they executed the same as their free and NUTENESS WHEREOF, I have a hereuntoset my official signature My Commission expires Sept. 23, 1924. (Seal	June J. M. Conner J. M. Conner Minnie F. Conner Martin Arnold Lucy B. Arnold MENT TO THE LEASE A.D.1924 in the year of our lay dependent of the within and foregoing instrument and the dependent of the underly by the conner and minning the deficiency personal dependent of the within and foregoing instrument and voluntary act and deed for the uses and pupersest theory written.
In Testimony Whereof We Sign, this the 13th day of WITNESS ACKNOWLEDG WITNESS ACKNOWLEDG ACKNOWLED	June J. M. Conner J. M. Conner Martin-Arnold Lucy B. Arnold MENT TO THE LEASE A.D.1924 in the year of our land methods and interpreted and deed for the uses and pupposes therein set forth. And affixed my notarial seal the day and year first a hove written. Pearl McArthur, Notary Public.
In Testimony Whereof We Sign, this the 13th day of WITNESS ACKNOWLEDG ATE OF OKLAHOMA, COUNTY OF Tulsa SS: BETTELULUPED That on this 13th day of June and for said County and State came after the mere in Notary Public in and for said County and State came after the mere in Notary Public in and for said County and State came after a for a first conner, his wife and Martinto me known to be knowledged to me that they executed the same as their free and in WITNESS WHEREOK, I have become as their free and with the same as their free and with the same as their free and the same as their free and the same as their free and the same as their free and the same as t	June J. M. Conner J. M. Conner Minnie F. Conner Martin Arnold Lucy B. Arnold Lucy B. Arnold MENT TO THE LEASE A.D.1924 in the year of our Ford weethers and nine handred and essaid, personally, appograd A. M. Conner and Minnis the identical personal who executed the within and foregoing instrument and i voluntary act and deed for the uses and puproses therein set forth. and affixed my notarial seal the day and year first inhore written. Pearl McArthur, Notary Public of June 1924 at 9:30 o'clock A. M.
In Testimony Whereof We Sign, this the 13th day of WITNESS ACKNOWLEDG ACKNOWLEDG ATE OF OKLAHOMA, COUNTY OF Tulsa SS: BETTELLILIPED That on this 13th day of June or me'n Notary Public in and for said County and State came afor Arnold and Arnold and for me'n Notary Public in and for said County and State came afor Arnold and Knowledged to me that they executed the same as their free and the WITNESS WHEREOF, I have hereunto set my official signature Withmass my hand and Great Research ATE OF OLLAHOMA, TULSA COUNTY, SS: This instrument was filed for record on the 14 day	Minnie F. Conner Martin Arnold (SEAL) Lucy B. Arnold (SEAL) MENT TO THE LEASE A.D.1924 In the year of our land we thousand nine handred and sealid, personally, appeared W. M. Conner and Minnight the dentient personally appeared W. M. Conner and Minnight the dentient person B. who executed the within and foregoing instrument and a voluntary act and deed for the uses and pupposes therein set forth. And affixed my notarial seal the day and year first above written. Pearl McArthur, Notary Public of June 1924 at 9:30 o'clock A. M.
In Testimony Whereof We Sign, this the	June J. M. Conner J. M. Conner Martin-Arnold Lucy B. Arnold MENT TO THE LEASE A.D.1924 in the year of our land methods and interpreted and deed for the uses and pupposes therein set forth. And affixed my notarial seal the day and year first inhove written. Pearl McArthur, Notary Public. June 1924 at 9:30 o'clock A. M.