J. E.		and ideois in					192.4	by and betwee	****
WITNESS	ETH, That	.8 Company, the said lessor, for a ich is hereby acknow alsed, leased and let; and gas, and of layin ract of land, situates	ind in consideration	second one	part, 1 No/100	ereinafte	odion the that A	design to be no	DOLLARS.
	e	ast half of xcept that ightaway	North-east portion cov	; quarter rered by	of Sou the San	th-east ( ta Fe Ra	Quarter ilroad		
1st. To de	I that this lea produced from ation of the p eliver to the	ownship 22 se shall remain in fo a said land by the les oremises the said less credit of lessor, free cased premises.	Range 1 ree for a term of see. see. covenants and ag of cost, in the pipe	-pavampy-	T77	woors from this	date, and as lon	thereafter as	oil or gas, or xth
th (1/6) premise such we	of the s, said all for the sa	ssor for ga gross proc payment to all stoves me time by	eeds at the be made mo and all ins	prevail onthly ar	ling mar nd lesso nts in t	ket rate r to have he princi	, for all gas free ral dwell	gas used of cost ling hous	l off from e on said
manufac market	ture of rate fo	ssor for ga casing-hear the gas s e made mont	d gas, one o used, for	sixth (1	1/6) of	the gross	proceeds	at the	prevail-
				90		A 73 CF	24	De se	War Bernell
If no well	be commen	ced on said land or	or before the	28	day of	Aug.		_, the lease sh	
kat Fir	st Nati	onal Bank a	t Collinsyi	IIe its successors, v	which shall co	tinue as the dep	ository regardles	s of changes in t	he ownership
ald land the	and the		and introduced to the confirmation	DOLLAT	of military 25	Hammittie in me	and of march price	r <del>- Linearia ihaa</del> e	of defending
commencement be further de	nt of a well fe eferred for lik	e period of the same only the privileges g d all other rights con	months from said number of months;	date. In/lko uccessively.	manner and And it is und	upon like payn rstood and agre	ents or tenders ed that the cons	the/commencer deration first r	ent of a well ecited herein,
down paymen od as aforesai	t, covers not d, and any ar	only the privileges g d all other rights con	ranted to the date w ferred.	hen said first r	ental is payal	ole as aforesaid ,	but also the less	e's option of e	xtending that
ve months from the expirate agreed that u	om the expiration of said to open the resurrence of shall con	ntion of the last rent velve months shall re mution of the payme	eathed fail be a lead of a lead of rentals, as about the payment	rental has been of rentals in t eye provided, the	paid, this le he same amo hat the last p tion in the rer	ase shall terming unt and in the s receding paragri tal payments.	ate as to both as ame manner as aph hereof, gove	rties, unless th hereinbefore pr ming the paym	e lessee on or ovided. And ent of rentals
Lessee sha	Il have the rie	interest in the aboy essor only in the pro- ght to use free of cost	t. ras. oil and water	produced on sa	id iand for	108	operations there	n, except water	from well of
No well sha	all be drilled	or, lessee shall bury nearer than 200 feet	to the house or barn	now on said pr	omises, witho	ut the written c	onsent of the les	sor.	a cale our
If the estatheir heirs, exe heir heirs, exe he lessee until ll be assigned he proportions	te of either pe cutors, admir lafter the less as to a part o ate part of th	ght at any time to rearry hereto is assignd istrators, successors see has been furnished rearry at the above e rents due from him or any assignee there and a signee the above the state of the above the state of th	ed, and the privilege or assigns, but no ed with a written tra described lands and n or them, such defr	of assigning in change in the o nsfer or assign other assignee o pult shall not o	whole or in wnership of t ment or a tru- r assignees of perate to def	part is expressly he land or assig copy thereof; a such part or pa at or affect this	allowed—the conment of rentals and it is hereby at shall fail or a lease in so far a	ovenants hereo or-royalties sh agreed in the ev nake default in s it covers a pa	shall extend all be binding cent this lease the payment art or parts of
lessor, by pay rights of the	ment, any n holder there	nortgages, taxes or o	ther liens on the ab	ove described	lands, in the	event of defaul	of payment by	lessor, and be	subrogated to
reak in	Misc.Li	e pushed to me. Unless against off	a paying we	ell is er	e dilig counter	ence from ed at a l	n said dat .esser dej	te. to sent this	cond lease
In Testim	ony Whereof	We Sign, this the_	14	y of Ju	me	1924			
		WITNESS				J. E. Ray	lor		(SEAL)
							.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
****	ay ay karaba ad karab da ka ay sa					Macie M.	Taylor	and and put as all as we have been seen to	(SEAL)
ge an ge dag og der der ge om der met			Αρκλομίο	EDGMENT	O THE LE	Macie M.	Taylor		(SEAL)
ge an ge dag og der der ge om der met	LAHOMA.	We Sign, this the_ WITNESS	ACKNOWL mulgee	EDGMENT T	O THE LE	Macie M.	Taylor		(SEAL)
ATE OF OK BEITRE ore me, a Nota	MEMBERE ary Public in Macie	D, That on this and for said County M. Taylor	18th day of Ju and State, same p	ineir personall to be the iden	the year of c y-appe a tical person	ur Lord one tho red. J. E. S. who execu	usand nine hundi Taylor ted the within a	ed and twe	nty four
ATE OF OKI BE IT RE ore me, a Note	MEMBERE ary Public in Macie me that, th	D, That on this	18th day of Ju and State, same p to me known	me ir personall to be the iden	n the year of o y-appe 8 tical person y act and dee	ur Lord one tho red. J. E. S. who execu d for the uses an	usand nine hundred Tay-lor ted the within a d puproses there	ed and twe nd foregoing in n set forth.	nty four
ATE OF OKI BE IT RE ore me, a Nota	MEMBERE ary Public in Macie methat th	D, That on this	18th day of Ju and State, same_p to me known ame as their o set my official sign	ine ir personall to be the iden se and voluntar ature and affixe	n the year of o -yappe a tical person- y act and dee ed my notaria	ur Lord one tho red. J. E. S. who execu d for the uses an I seal the day an	usand nine hundi Taylor ted the within a d puproses there d year first above	ed and twe	nty four
ATE OF OKI BE IT RE ore me, a Nota l	AMEMBERE ary Public in Macie me that th HESS WHER hission expire	D, That on this and for said County M. Taylor By executed the second hereunt March 13  FULSA COUNTY, ad for record on the	18th day of Jund State, same protone known ame as their oset my official sign 1928. (S	me in personal 1 to be the iden ce and voluntar ature and affixed eal )	n the year of c y-appe a tical person y act and dee ad my notaria	ur Lord one thou  Red. J. E.  S. who executed for the uses an I send the day an  L. W. Mo	nsand nine hundingTaylorted the within a dipuproses thered alyear first above 110an	ed and twe nd foregoing in n set forth.	nty four strument and otary Public.
ATE OF OKI BE IT RE ore me, a Nota l	AMEMBERE ary Public in Macie me that th HESS WHER hission expire	D, That on this and for said County M. Taylor By executed the second to the second the s	18th day of Ju and State, same p to me known ame as the inv o set my official sign 1928. (S	me ir	the year of of year. Year ppe 8 tical person. Year and dee ad my notaria	ur Lord one thou red. J. E. S. who executed for the uses and I seal the day and I. S. W. M.	sand nine hunds Taylor— ted the within a d puproses there lyear first above Lean.  0:30	ed and twe nd foregoing in n set forth. written.  N	nty four strument and otary Public.  A. M.,
PATE OF OKI BE IT RE fore me, a Nota d	AMEMBERE ary Public in Macie me that th HESS WHER hission expire	D, That on this and for said County M. Taylor By executed the second hereunt March 13  FULSA COUNTY, ad for record on the	18th day of Ju and State, same p to me known ame as the inv o set my official sign 1928. (S	me in personal 1 to be the iden ce and voluntar ature and affixed eal )	the year of of year. Year ppe 8 tical person. Year and dee ad my notaria	ur Lord one thou red. J. E. S. who executed for the uses and I seal the day and I. S. W. M.	nsand nine hundingTaylorted the within a dipuproses thered alyear first above 110an	ed and twe nd foregoing in n set forth. written.  N	nty four strument and otary Public.  A. M.,