262463 C.M.J.			
	1 day	of May 192 4	by and between
Josie Halsell and W. E. Hals	the first the second		
Missouri Andrew V. Erwin of Tulsa,	Oklahoma.	of the first part, hereinafter called lessor (who	
WITNESSETH, That the said lessor, for and in consid	leration of One	and No/100 (\$1.00)	of the second part, lessee.
WITNESSETH, That the said lessor, for and in considerable in hand paid, receipt of which is hereby acknowledged and operformed, har a granted, demised, leased and let and by these of mining and operating for oil and gas, and of laying of pipe line said products, all that certain tract of land, situate in the County	f the covenants and presents do 68 s, and building tan y of Tulsa, State of	l agreements hereinafter contained on the part o grant, demise, lease and let unto the said lessee, fo ks, powers, stations and structures thereon to pro Oklahoma, described as follows to-wit:	f lessee to be paid, kept and or the sole and only purpose duce, save, and take care of
South Half of Nort	heast Quar	ter	
	7.5		
of section	13	and containing 80	acres, more or less.
It is agreed that this lease shall remain in force for a terrecither of them is produced from said land by the lessee. In consideration of the premises the said lessee covenants 1st. To deliver to the credit of lessor, free of cost, in the produced and saved from the leased premises.			
2nd. To pay the lessor equal 1/8 of for the gas from each well where g premises, and lessor to have gas finside lights in the principal dwe his own connections with the wells 3rd. To pay lessor for gas produce rate of equal 1/8 of market value as such gas shall be used, said payme	as only is ree of cos lling house at his own d from any	found, while the same is be t from any such well for al e on said land during the s n risk and expense. oil well and used off the	eing used off the distoves and all same time by making premises at the
<i>17 1.</i> •		made each three months in a	dvance.
State of Oklahoma, County of Craig.) BE IT REMEMBERED, That on this 26th hundred and twenty-four, before me, a ally appeared W.E.Halsell to me know and foregoing instrument and acknowl voluntary act and deed for the uses I have hereunto set my official sign first above written. My commission expires October 6, 192 If no well be commenced on said land on or before t	day of May Notary Pul n to be the edged to me	blic.in and for said County e identical person who exec e that he executed the same es therein sat forth. In Wi	and State, person uted the within as his free and tness Whereof
as to both parties, unless the lossee on or helore that dote shall p Bank at	or its successor	s, which shall continue as the depository regardles	s of changes in the ownership
of world found the name of /	/ DOLL	ABC which shall apprets as a wortel and soun	- the Adrillance of deforming
the commencement of a well formonths fr may be further deferred for like period of the same number of n the down payment, covery not only the privileges granted to the period as aforesaid, and any and all other rights conferred.	m said date. In l nonths successively. date when said firs	like manner and upon like payments or tenders t . And it is understood and agreed that the consist rental is payable as aforesaid ,but also the lesse	the/commencement of a well deration first recited herein, se's option of extending that
Should the first well drilled on the above described land twelve months from the expiration of the last rental period for- before the expiration of said twelve months shall resume the pa- it is agreed that upof the resumption of the payment of reptois and the effect thereof, shall continue in force just as though there	which rental has be yment of rentals i	en paid, this lease shall terminate as to both pa in the same amount and in the same manner as h	rties, unless the lessee on or pereinbefore provided. And
If said lessor owns a less interest in the above described lt provided for shall be paid the lessor only in the proportion which Lessee shall have the right to use free of cost, gas, oil and	and than the entire nhls_interest water produced on	uption in the rental payments. and undivided fee simple estate therein, then the bears to the whole and undivided fee. said land for	royalties and rentals herein n, except water from well of
When requested by lessor, lessee shall bury its	pipe lines belo	ow plow depth.	
No well shall be drilled nearer than 200 feet to the house of Lessee shall pay for damages caused by	or barn now on said operations to growi	premises, without the written consent of the less ing crops on said land.	
Lessee shall have the right at any time to remove all mac If the estate of either party hereto is assigned, and the p to their heirs, executors, administrators, successors or assigns, k on the lessee until after the lessee has been furnished with a writ shall be assigned as to a part or parts of the above described lai of the proportionate part of the rents due from him or them, su said lands which the said lessee or any assignee thereof shall mak the proportional part of the rents due from him or them, su	rivilege of assigning out no change in the ten transfer or assi- nds and the assigne- ich default shall no	g in whole or in part is expressly allowed—the co e ownership of the land or assignment of rentals gament or a true copy thereof; and it is hereby a e or assignees of such part or parts shall fail or a t operato to defeat or affect this lease in so far a	yenants hereof shall extend or royalties shall be binding greed in the event this lease nake default in the payment s it covers a part or parts of
Lessor hereby warrants and agrees to defend the title to for lessor, by payment, any mortgages, taxes or other liens on the rights of the holder thereof.	the above describe	ed lands, in the event of default of payment by	lessor, and be subrogated to
A well to the Wilcox sand is to be well drilled is not drilled to the a 25 barrel oil well or 4,000,000 subject to gas sale contract between the contract be	completed w Wilcox san sas we ll i n Halsell	within ninety days from dat nd, this lease shall be null as found at lesser depth. T & Son Cil & Gas Co. and Tu	e and if the firs 1 and void, unles his lease is lsa Fuel & Mfg.
In Testimony Whereof We Sign, this the 26th	day ofN	lay192.4.	
WITNESS		W. E. Halsell	(SEAL)
	articolor as as inches	Josie Halsell	(SEAL)
	*****		(SEAL)
		TO THE LEASE	
ILISSOURI ACKNOSTATE OF OKLANOMA, COUNTY OF Jackson BE IT REMEMBERED, That on this 29th day before me, a Notary Public in and for said County and State, ca	or May me personal	ly appeared Josie Halsell	
acknowledged to me that She executed the same as her	free and volunt	tary act and deed for the uses and puproses therein fixed my notarial seal the day and year first above	n set forth. written.
My Commission expires January 12th, 19	27. (Seal)	Walter C. Walker,	Notary Public.
STATE OF OKLAHOMA, THESA COUNTY, SS:			
This instrument was filed for record on the 9 and daly recorded in Book 463 Page 385	day of	rds of this office.	
and daily recorded in Book 408 Page, 1999			County Clerk.
and the first of the second state of $ au_{\mathbf{s}}$	-571	Bradw Brown	County Clerk.