	nd entered into the 19	th day of	June 1924 by ar	d between
Jane Anna P	hillips and W. P.	Phillips, her	husband	****
Teslie Rocers	Tulsa, Oklahoma	od legges	first part, hereinafter called lessor (whether called	ne or more) and
WITNESSETH, That t	he said lessor, for and in consid	eration of One and	No/100	e second part, lessee.
ash in hand paid, receipt of whi performed, ha. S., granted, dem of mining and operating for oil a said products, all that certain tr	ch is hereby acknowledged and of ised, leased and let and by these i and gas, and of laying of pipe lines act of land, situate in the County	the covenants and agreen presents do A S grant, ds, and building tanks, pow of Tulsa, State of Oklaho	Party of the No. 100 party of the No. 100 party of the nents hereinafter contained on the part of lesse omise, lease and let unto the said lessee, for the arrs, stations and structures thereon to produce, ma, described as follows to-wit:	to be paid, kept and sole and only purpose save, and take care of
No:	rtheast Quarter of	the Northwest	Quarter	
It is agreed that this leas ither of them is produced from	se shall remain in force for a term said land by the lessee.	offive	ntaining \$2ty (40)	eafter as oil or gas, or
1st. To deliver to the coroduced and saved from the le	redit of lessor, free of cost, in th	e pipe line to which th	ey may connect thei Wells, the equal of	ne-eighth part of all oil
essor to have gas in the principal (s free of cost fro	m·any such wel said land duri	re gas only is found, while manufacutre of gasoline thly at the prevailing mar I for allistoves and all ing the same time by makin xpense.	nside lights
rd. To pay lesson he manufacture of hich such gas sha revailing market	for gas produced gasoline or any all be used a	from any oil other product royalty of on	well and used off the premat the rate of for the e-eighth (1/8) payable mon	ises or in time during thly at the
Transmany meaning o				
If no well be commenc	ed on said land on or before t	he 19th	lay of June 19 25, the	lease shall terminate
s to both parties, unless the les ank at Tulsa,	see on or before that date shall pe Oklahoma,	ay or tender to the lessor, or its successors, which	or the lessor's credit in the FIRST Nations shall continue as the depository regardless of ch	anges in the ownership
f said land, the sum of	lighty	DOLLARS,	which shall operate as a rental and cover the	privileges of deferring
he commencement of a well for	twelve months fro	m said date. In like ma	nner and upon like payments or tenders the co it is understood and agreed that the considerat I is payable as aforesaid, but also the lessee's op	mmencement of a well
he down payment, covers not o eriod as aforesaid, and any and	nly the privileges granted to the	date when said first renta	l is payable as aforesaid ,but also the lessee's or	tion of extending that
Should the first well dril welve months from the expirat	led on the above described land ion of the last rental period for	be a dry hole, then, and which rental has been pai	in that event, if a second well is not commend d, this lease shall terminate as to both parties, are amount and in the same manner as herein the last preceding paragraph hereof, governing in the rental payments.	ed on said land within unless the lessee on or
efore the expiration of said two t is agreed that upon the resum	elve months shall resume the pay option of the payment of rentals,	yment of rentals in the s as above provided, that (ame amount and in the same manner as herein the last preceding paragraph hereof, governing t	pefore provided. And the payment of rentals
nd the effect thereof, shall cont If said lessor owns a less	inue in force just as though there interest in the above described is	had been no interruption and than the entire and un	in the rental payments. divided fee simple estate therein, then the royal o the whole and undivided fee.	ties and rentals herein
Lessee shall have the rig	nt to use iree of cost, gas, on and	water produced on said ta	nd foroperations thereon, exc	ept water from well of
When requested by lesso	r, lessee shall bury his	pipe lines below plow	odepth. es, without the written consent of the lessor. s on said land.	
Lessee shall pay for dama	iges caused by h18	operations to growing crop	es on said land.	
I the estate of either par	nt at any time to remove all made rty hereto is assigned, and the pi	rivilege of assigning in wh	I on said premises, including the right to draw a oble or in part is expressly allowed—the covenan riship of the land or assignment of rentals or rot or a true copy thereof; and it is hereby agreed algrees of such part or parts shall fail or make to to defeat or affect this lease in so far as it or the contract of th	ts hereof shall extend
o their heirs, executors, admin n the lessee until after the less hall be assigned as to a part or	strators, successors or assigns, o se has been furnished with a writ marts of the above described lar	ten transfer or assignment ten transfer or assignment ads and the assignee or ass	rship of the land or assignment of rentals or roll t or a true copy thereof; and it is hereby agreed digness of such part or parts shall fail or make (in the event this lease lefault in the payment
f the proportionate part of the	rents due from him or them, su or any assignee thereof shall mak	ch default shall not opera e due payment of said ren	te to defeat or affect this lease in so far as it co	vers a part or parts of
pr lessor, by payment, any mo	ortgages, taxes or other liens on	me ianus nerem described	, and agrees that the lessee shall have the right s, in the event of default of payment by lessor	at any time to redeem
he rights of the holder thereof				
In Testimony Whereof	We Sign, this the 19th	June	4	
	VITNESS		Jane Anna Phillips	(SEAL)
			W. P. Phillips	
American St. 100 (appendix to a second secon	ACKY	NOWLEDGMENT TO T	THE LEASE	
TATE OF OKLAHOMA, C	OUNTY OF Tulsa	this day or	me, the undersigned, a No f_June1924personally_a	taryPublic,
			jet didulottikeltukututututeloi Phillips and W. P. Philli	
nd	to me l	known to be the identical	person_Swho executed the within and for	going instrument and
cknowledged to me that the	ey executed the same as the hand and seal the	ir free and voluntary ac e day and year	t and deed for the uses and puproses therein set f last above written. Liverial seal the day wat four distribute with	orth.
My Commission expires	Nov. 28, 1925;	(Seal)	J. P. Byrd, Jr.	
COLUMN TO THE RESIDENCE OF THE PERSON NAMED IN COLUMN TWO IS NOT THE PERSON NAMED IN THE PERSON NAMED	والمستوان والمناز والمستوان	CALL THE RESIDENCE AND ASSESSMENT OF THE PARTY OF THE PAR		
TATE OF OKLAHOMA, T This instrument was fled	ULSA COUNTY, SS: 1 for record on the 18	Jul	y, ₁₉₂ 4 at 1:30	o'clock P. M.
nd duly recorded in Book 463 l	Page 393	of the records of t	his office.	
			hisoffice. O. G. Weaver.	County Clerk.
	(Sea	1.1	By Brady Brown,	Deputy.
	化二氯甲基酚医甲甲酚 医二甲甲酚医二甲酚			