| D. B. Layton and Anna  | a Layton.   | his wi                                       | 'e "                                     |  |   |   | Detween                                    |
|--|---|--|--|--|---|---|--|
| Danada a a a a a a a a a a a a a a a a a   | 01.7 -  |  |  |  |   |   | e or more) and                             |
| JNO. B. Grieves, party WITNESSETH, That the said lessor, for cash in hand paid, receipt of which is hereby acknot performed, ha. Y. Gyranted, demissed, leased and le of mining and operating for oil and gas, and of lay said products, all that certain tract of land, situat  | y_of_the_s  | econd_j                                      | art here                                 | nafter.                                      | elled   | e szee the                                  | second_part, lossee                        |
| WITNESSETH, That the said lessor, for  | r and in consider   | ation of                                     | ne (51.00                                | hereinafter co                               | ntained on the  | e part of lessee t                          | o be paid, kept and                        |
| performed, ha Yegranted, demised, leased and le  | et and by these proving of pine lines.                          | esents do 6                                  | S grant, demise                          | , lease and let                              | unto the said l   | essee, for the so                           | le and only purpose<br>ve. and take care o |
| said products, all that certain tract of land, situat  | e in the County of  | Tulsa, State                                 | of Oklahoma, d                           | escribed as foll                             | ows to-wit:   |   |  |
|  |   | er in the                                    |  |  |   | egint Musik                                 |  |
| North-half (1) of SW Quar<br>Twelve (12) Lots 1-2-3-4<br>(1) of Section Thirteen (   | rter (赤) a<br>end 6 end   | nd SW (                                      | uarter (                                 | t) of the                                    | SW Qua  | rter (古)                                    | of Section                                 |
| = (1) of Section Thirteen (  | (13) Lot 1  | of Sec                                       | tion Four                                | teen (14                                     | and L   | ot 2 of 5                                   | Section                                    |
| Twenty-four (24) all in  |   |  |  |  |   |   |  |
|  |   |  |  |  |   |   |  |
|  |   |  |  |  |   |   |  |
| of-section Township 17   | Range   | 14   | and contain                              | ng 4   | 50  | ac  | res, more or less                          |
| It is agreed that this lease shall remain in either of them is produced from said land by the l  | force for a term o  | f  |  | years fron                                   | ı this date, an   | d as long therea                            | res, more or less<br>fter as oil or gas, o |
| either of them is produced from said land by the !<br>In consideration of the premises the said le<br>lst. To deliver to the credit of lessor, fro<br>produced and saved from the lensed premises.   | .essee.<br>Essee covenants an                                   | d agrees:                                    | ho                                       |  | hia   |   |  |
| 1st. To deliver to the credit of lessor, fro<br>produced and saved from the leased premises.   | ee of cost, in the  | pipe line to                                 | vhich                                    | may connect_                                 | _1112well   | s, the equal one                            | eighth part of all c                       |
|  |   |  |  |  |   |   |  |
| 2d. To pay the lessor ( well where gas only is four  | one-ergnen  | the sam                                      | e is beir                                | or arr a                                     | off the   | premises.                                   | and lesso                                  |
| to have gas free of cost fr  | rom any su  | ch well                                      | for all                                  | stoves a                                     | and all   | inside li                                   | ght in the                                 |
| principal dwelling house or with the wells at his own r  | i said lan<br>cisk and e  | d durin<br>xnense.                           | g the san                                | ie time i                                    | oy makin  | g his own                                   | connectio                                  |
|  |   | -  |  |  | grafi na Shekina a<br>Lina di Kabupatèn                 |   |  |
| 3d. To pay lessor for g  | gas produc  | ed from                                      | any oil                                  | well and                                     | l used o  | II the pr                                   | emises at                                  |
| the rate of one-eighth (1/8 be used, said payments to bother product, a royalty of   | oe monthly  | and if                                       | used in                                  | the man                                      | facture   | of gasol                                    | ine or any                                 |
| other product, a royalty of  | one-eigh  | th (1/8                                      | ) payable                                | monthly                                      | for al  | l gas sol                                   | .d.•                                       |
|  |   |  |  |  |   |   |  |
|  |   |  |  |  |   |   |  |
|  |   |  |  |  |   | •   |  |
|  |   | 14+h   |  | A 11 07 11 6                                 | .+-   | 25  |  |
| If no well be commenced on said land   |   |  |  |  |   |   |  |
| as to both parties, unless the lessee on or before the   |   |  |  |  |   |   |  |
| Bank atof said land, the sum of Four hundre  | d and six   | ty   | LLARS, which                             | shall operate                                | as a rental a   | nd cover the pr                             | ivileges of deferrin                       |
| the commencement of a well for 12  | months from   | said date.                                   | In like manner                           | and upon like                                | payments or t   | enders the com                              | mencement of a we                          |
| the commencement of a well for 12 may be further deferred for like period of the san the down payment, covers not only the privileges period as aforesaid, and any and all other rights c  | granted to the de   | ths successivate when said                   | ely. And it is t<br>l first rental is pa | inderstood and<br>iyable as afore            | said ,but also  | ne consideration<br>the lessee's opti       | on of extending the                        |
| Should the first well drilled on the above   | described land b  | e a dry hole                                 | then, and in th                          | at event, if a                               | second well is  | not commenced                               | on said land with                          |
| Should the first well drilled on the above twelve months from the expiration of the last reblefore the expiration of said twelve months shall it is agreed that upon the resumption of the payrand the effect thereof, shall continue in force just  | resume the paym   | nent of rent                                 | als in the same a                        | mount and in                                 | the same man  | ner as hereinbe                             | fore provided. An                          |
| and the effect thereof, shall continue in force just   | as though there he  | ad been no in                                | terruption in the                        | rental payme                                 | its.  | then the royaltic                           | es and rentals here                        |
| If said lessor owns a less interest in the abprovided for shall be paid the lessor only in the public Lessee shall have the right to use free of co  | roportion which   | his inte                                     | est bears to the                         | whole and undi                               | vided fee.  | e thereon excen                             | t water from well                          |
| lessor. When requested by lessor, lessee shall bur:  |   |  |  |  | operation   | m moreon, excep                             | o water from wen                           |
| No well shall be drilled nearer than 200 fee   | at to the house or l  | barn now on                                  | said premises, wi                        | thout the writ                               | ten consent of  | the lessor.                                 |  |
| Lessee shall pay for damages caused by<br>Lessee shall have the right at any time to   |   | A .O   |  |  | cluding the ri  | ght to draw and                             | l remove casing.                           |
| If the estate of either party hereto is assig<br>to their heirs, executors, administrators, successor  | med, and the priv   | ilege of assig                               | ning in whole or                         | in part is exp                               | essly allowed   | -the covenants                              | hereof shall exter                         |
| on the lessee until after the lessee has been furnis<br>shall be assigned as to a part or parts of the abov  | hed with a written<br>ve described lands                        | n transfer or<br>and the ass                 | assignment or a<br>gnee or assignee      | true copy ther<br>s of such part             | eof; and it is l<br>or parts shall                      | hereby agreed it<br>fail or make de         | the event this lea<br>fault in the payme   |
| Lessee shall have the right at any time to  If the estate of either party hereto is assig to their heirs, executors, administrators, successe on the lessee until after the lessee has been furnis shall be assigned as to a part or parts of the abov of the proportionate part of the rents due from h said lands which the said lessee or any assignee th   | im or them, such<br>iereof shall make                           | default shal<br>lue payment                  | not operate to of said rental.           | defeat or affec                              | t this lease in   | so far as it cove                           | ers a part or parts                        |
| for lessor, by payment, any mortgages, taxes or  | nd the title to the<br>cother liens on th                       | lands herei<br>le above des                  | described, and<br>cribed lands, in       | agrees that th<br>the event of d             | e lessee shall b<br>efault of payr                      | ave the right at<br>nent by lessor, a       | any time to redee<br>and be subrogated     |
| the rights of the holder thereof.  |   |  |  |  |   |   |  |
|  |   |  |  |  |   |   |  |
|  |   |  |  |  |   |   |  |
| In Testimony Whereof We Sign, this the   | 14th  |  | August                                   | A  |   |   |  |
| In Testimony Whereof We Sign, this the   | B   | _day of                                      |  | 192_4_,                                      |   |   |  |
| WITNESS  |   |  |  | р. в.  | 1.7   |   | (SEAI                                      |
|  |   |  |  |  |   |   | (SEAI                                      |
|  |   |  |  | Jno.   | B. Grie   | ves   | (SEAL                                      |
| AND THE RESIDENCE OF THE PROPERTY OF THE PROPE | ACKNO   | WLEDGMI                                      | NT TO THE                                |  |   |   |  |
| STATE OF OKLAHOMA, COUNTY OF   | Tulsa   | SS:  |  |  |   |   |  |
| RE IT REMEMBERED. That on this_1   | oth day of  | Aug.   | in the year                              | of our Lord on                               | e thousand nir  | e hundred and.                              | Twenty fou                                 |
| before me, a Notary Public in and for said Count   | ty and State, came  | person                                       | ally appe                                | ered D.                                      | o. Tayt   | on  |  |
| Anna Layton.   |   |  |  |  | required the u  | vithin and foreg                            |  |
| and Layton,  | to me kn  | own to be th                                 | e identical perso<br>duntary act and     | n_S_who deed for the ve                      | es and nurror   | es therein est for                          | oing instrument an                         |
| acknowledged to me that theyexecuted the   | e same as theil<br>nto set my official                          | C_free and v                                 | d affixed my not                         | deed for the us<br>rial scal the da          | es and puprose<br>w and year fir                        | es therein set for<br>st above written      | th.  |
| acknowledged to me that theyexecuted the   | e same as theil<br>nto set my official                          | C_free and v                                 | d affixed my not                         | deed for the us<br>rial scal the da          | es and puprose<br>w and year fir                        | es therein set for<br>st above written      | th.  |
| acknowledged to me that they executed the  | e same as theil<br>nto set my official                          | C_free and v                                 | d affixed my not                         | deed for the us<br>rial scal the da<br>M. C. | es and puprose<br>w and year fir                        | es therein set for<br>st above written<br>S | th.  |
| acknowledged to me that they executed the IN WITNESS WHEREOF, I have hereur My Commission expires June 20  | e same as their<br>into set my official<br>oth, 1926.           | c_free and v<br>signature an<br>Seal         | oluntary act and d affixed my nota       | deed for the us<br>rial scal the da<br>M. C. | es and puprose<br>ry and year fire<br>William:          | es therein set for<br>st above written      | th.<br>Notary Public                       |
| IN WITNESS WHEREOF, I have hereus  My Commission expires. June 20  STATE OF OKLAHOMA, TULSA COUNTY  This instrument was filed for record on the  | e same as theil<br>into set my official<br>oth, 1926.<br>C, SS: | C_free and v<br>signature an<br>Se &1        | oluntary act and d affixed my nota       | deed for the us will scal the di             | es and puprose<br>ry and year fire<br>William:          | es therein set for<br>st above written      | th.<br>Notary Public                       |
| acknowledged to me that they executed the IN WITNESS WHEREOF, I have hereur My Commission expires June 20  | e same as theil<br>into set my official<br>oth, 1926.<br>C, SS: | C_free and v<br>signature an<br>(Se &1day of | oluntary act and d affixed my note  Aug. | deed for the us arial scal the di            | es and pupros<br>ay and year fir:<br>William:<br>t_l:00 | es therein set for<br>st above written      | th.  Notary Publi  'clockPN                |

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(Seal)

By Brady Brown,