267414 C.M.J.		and the second	
oss C. Beaty and Narnie K J. Lyon and Edna M. Lyon, h arie Vickers, his wife H. F. Worley party	. Beaty, his wife C. Otti is wife; W.R. Dean and of the second part, he	Sept. 192 4by D. Woodruff, and Maude A. Wood Frans Dean Mande Viffessendheid Frans Dean Mande Viffessendheid Fransfter oalled lassemus	ruff, his-wife; Qnyicker anend the second put lesse.
WITNESSETH, That the said lessor, cash in hand paid, receipt of which is hereby at performed, has granted, demised, leased an of mining and operating for oil and gas, and of said products, all that certain tract of land, sit	for and in consideration of One of knowledged and of the covenants and agilet and by these presents do OS gran laying of pipe lines, and building tanks, puate in the County of Tulsa, State of Okl	Ollar other consideration eements hereinafter contained on the part of les t, demise, lease and let unto the said lessee, for thowers, stations and structures thereon to produce thoma, described as follows to-wit:	POILARS. see to be paid, kept and le sole and only purpose s, save, and take care of
Lots 1,2,3,4,5	and 6 Block 10 First Me	artin Addition near	
the city of Tul	38.		
of acction 29. Township	20 Na Range 13 E. and	containing About 32	_acres, more or less.
either of them is produced from said land by t	ne lessee. d lessee covenants and agrees: , free of cost, in the pipe line to which	years from this date, and as long thhemay connecthiswells, the equal	
d. To pay lessor for gas the gross proceeds at the yments to be made monthly oves and all inside light me by making his own com	from each well where go ne prevailing market ray and lessor to have go in the principal dwe nections with the well	gas only is found, the equalite, for all gas used off the same of cost from any subling house on said land deat his own risk and expensivell and used off the premingments to be made monthly.  THE LEASE.	e premises, said ch well for all uring the same e.
the year of our Lord one and for said County and otto woodruff and Maude of Grace Dean, his wife, and entical persons who executed they executed the same ses therein set forth. If fixed my notarial seal the commission expires June	thousand nine hundred state personally appea . Woodruff, his wife, . C.C.Vickers and Marie ted the within and for the within and for witness whereof. I have an advantaged eday and year first a 5th, 1928. (Seal)	rell and used off the premi- yments to be made monthly. THE LEASE.  EMBERED, That on this lith of and twenty-four, before mered Ross C. Beaby and Narnigore and Edna M. Lyon his Vickers, his wife, to me know the coing instrument, and acknown tary act and deed for the venerount set my official bove written.  Fern Benjamin, Notar	a Notary Public.  A Notary Public.  K Beaty his ware wife, we head to me be the burst and pursues and public.
If no well be commenced on said la	nd on or before the as per writ	temy of herein belowed, t	he lease shall terminate
Rank at /	or its successors, w	or_or_the lessor's credit in the hich shall continue as the depository regardless of	changes in the ownership
		and the second of the second o	
the commencement of a well for- may be further deferred for like period of the the down payment, covers not only the privil	same number of months successively. A	S, which shall operate as a rental and cover the manner and upon like payments or tenders the find it is understood and agreed that the considerental is payable as aforesaid, but also the lessee's and in that event, if the second well is not comme	ation first recited herein, option of extending that
twelve months from the expiration of the last before the expiration of said twelve months s it is agreed that upon the resumption of the p and the effect thereit shall continue in orea	t rental period for which rental has been hall resume the payment of rentals in the payment of rentals, as above provided, the ust as though there had been no interrupt	and in that event, if a second well is not comme paid, this lease shall terminate as to both partic less ame amount and in the same manner as here at the last precedipt/paragraph hereof, governin ion in the rental polyments. I undivided fee simple estate therein, then the roy is to the whole and undivided fee. d land for155operations thereon, e	s, unless the lessee on or inbefore provided. And g the payment of rentals
loggov.	of cost, gas, oil and water produced on sai bury his pipe lines below		xcept water from well of
No well similar difficulties at this 200 Lessee shall pay for damages caused by	Total parties of barrack on said per 1 t S	mises, without the witter-aspect of the lessor- crops on said land.	
Lessee shall have the right at any tim If the estate of either party hereto is a to their heirs, executors, administrators, succ on the lessee until after the lessee has been fu shall be assigned as to a part or purts of the of the proportionate part of the rents due fre mid-lander behind the grid beenen a mannesime.	e to remove all machinery and fixtures plessing in a sissigned, and the privilege of assigning in essors or assigns, but no change in the ornished with a written transfer or assignee or those described lands and the assignee or in him or them, such default shall not or those of soll make due navment of said	aced on said premises, including the right to draw whole or in part is expressly allowed—the coven whership of the land or assignment of rentals or leant or a true copy thereof; and it is hereby agre assignees of such part or parts shall fail or makerate to defeat or affect this lease in so far as it rental.	ants hereof shall extend royalties shall be binding ed in the event this lease e default in the payment covers a part or parts of
the rights of the holder thereof.		bed, and agrees that the lessee shall have the rig ands, in the event of default of payment by less title to said land has bee rminate as to both parties.	
	10th So		
In Testimony Whereof We Sign, this WITNESS	the 10th day of Se	Narnie K. Beaty	(SEAL)
	C. Otto Woodruff J. J. Lyon	Edna M. Lyon	(SEAL)
	W: P. Dean Vickers H. F. Worley Sec. part	Marie Vickers	(SEAL)
#1. STATE OF OKLAHOMA, COUNTY OF	ACKNOWLEDGMENT T		ınd
before me, a Notary Public in and for said Co andacknowledged to me thataxecuted	ounty and State, cameto me known to be the ident	ical personwho executed the within and f y act and deed for the uses and puproses therein so d my notarial seal the day and year first above wr	oregoing instrument and it forth. itten.
			Notary Public.
STATE OF OKLAHOMA, TULSA COUNT This instrument was filed for record on	TTY, SS:	ot. , <sub>192</sub> ,4 at 1:30	o'clock P. M.,
and duly recorded in Book 463 Page	of the records	of this office.	
			County Clerk.