O. T. Bontman handingst.	day of August 192.4 by and between is wife, aty-of the first part, hereinafter called lessor (whether one or more) and lesses; party of the second part, lesses.
O. L. HARTMAN , nerelnatter called	188898; party el-the second party desset,
ash in hand paid, receipt of which is hereby acknowledged and of the covenants erformed, has granted, demised, leased and let and by these presents do	One DOLLARS. and agreements hereinafter contained on the part of lessee to be paid, kept and S. grant, demise, lease and let unto the said lessee, for the sole and only purpose tanks, powers, stations and structures thereon to produce, save, and take care of of Oklahoma, described as follows to-wit:
The Northeast Quarter of (NE) of the NW	the Northwest Quarter of)
section 7 Township 17N. Range 13E	
ther of them is produced from said land by the lessee.	Oneyears from this date, and as long thereafter as oil or gas, or which lessee may connect_thewells, the equal one-eighth part of all oil
2nd. To pay lessor 1/8 of all gas product he manufacture of gasoline or any other pro- conthly at the prevailing market rate; and le sell for all stoves and all inside lights in aring the same time by making his own connect expense.	ced and saved from said lease and if used in oduct, a royalty of one-eighth (1/8), payable lessor to have gas free of cost from any such the principal dwelling house on said land ections with the well at his own risk and
3rd. To pay lessor for gas produced from f gasoline or any other product at the rate	a any oil well and used in the manufacture of 1/8 royalty.
State of Okla. County of Tulsa.)ss. this 23rd day of August A.D.1924, before me county and state aforesaid personally appendical person who subscribed the name of tits and acknowledged to me that he exel deed and as the free and voluntary act an poses therein set forth. Given under my he we written grownleted	m any oil well and used in the manufacture of 1/8 royalty. me, the undersigned, a Notary Public, in and for seared Alice M.Carlin to me known to be the the maker thereof to the foregoing instrument occurred the same as his free and voluntary act and deed of such corporation for the uses and and and seal of office the day and year last 1925. (Seal) Minnie Hugo, Notary Public.
If no well be commenced on said land on or before the	day of August 19.25 , the lease shall terminate
	ssors, which shall continue as the depository regardless of changes in the ownership DLLARS/which shall operate as a rental and cover the privileges of deferring
ne commencement of a well for the same number of months successive to be further deferred for like period of the same number of months successive down payment, covers not only the privileges granted to the date when said eriod as aforesaid, and any sind all other rights conferred. Should the first well drilled on the above described land be a dry hole, welve months from the expiration of the last rental period for which rental has fore the expiration of said twelve months shall resume the payment of rental a greed that upon if he resumption of the payment of rentals, as above provind the effect thereof shall continue in force just as though there had been joy into the same the payment of the payment of rentals, as above provind the effect thereof shall continue in force just as though there had been joy into the same than the paid the lessor only in the proportion which his interest in the above described land than the entrovided for shall be paid the lessor only in the proportion which his interest. Lessee shall have the right to use free of cost, gas, oil and water produced	In like manner and upon like payments or tenders the commencement of a well city. And it is understood and agreed that the consideration first recited herein, I first rental is payable as aforesaid, but also the lessee's option of extending that then, and in that event, if a second well is not commenced on said land within us been paid, this lease shall terminate as to both parties, unless the lessee on or his in the same amount and in the same manner as hereinbefore provided. And ided, that the last preceding paragraph hereof, governing the payment of rentals terruption in the rental payments. Sire and undivided fee simple estate therein, then the royalties and rentals herein est bears to the whole and undivided fee. I on said land forCTI_LIIME_operations thereon, except water from well of
When requested by lessor, lessee shall bury his pipe lines l No well shall be drilled nearer than 200 feet to the house or barn now on s	
Lessee shall pay for damages caused by. 11.8operations to gr Lessee shall have the right at any time to remove all machinery and fixt. If the estate of either party hereto is assigned, and the privilege of assign their heirs, executors, administrators, successors or assigns, but no change in the lessee until after the lessee has been furnished with a written transfer or a tall be assigned as to a part or parts of the above described lands and the assig the proportionate part of the rents due from him or them, such default shall tid lands which the said lessee or any assignee thereof shall make due payment	cowing crops on said land. ures placed on said premises, including the right to draw and remove casing. ning in whole or in part is expressly allowed—the covenants hereof shall extend the ownership of the land or assignment of rentals or royalties shall be binding assignment or a true copy thereof; and it is hereby agreed in the event this lease grae or assignees of such part or parts shall fail or make default in the payment not operate to defeat or affect this lease in so far as it covers a part or parts of
	원일은 일반에 환경하다 기계를 보면 되었다.
In Testimony Whereof We Sign, this theduy of	C. W. Carlin
WITNESS	Alice M. Carlin (SEAL)
	(SEAL)
, <u>cknowledgme</u> i	NT TO THE LEASE
ACKNOWLEDGME FATE OF OKLAHOMA, COUNTY OF Creek S.S. B. d for Said County and State on this 22d ds.	efore me, the undersigned, a Notary Public, in y of August, 1924 personally appeared in the year of our Lord one the meand sine burnered and carlin
fure m., a Notary Public in amb (or said County and State, same	_Carlin e identical personwho executed the within and foregoing instrument and
doreing, a Notary Public in and for said County and State, came _ C W . d	Carlin e identical personwho executed the within and foregoing instrument and luntary act and deed for the uses and puproses therein setforth. Year last above written.
fure m., a Notary Public in amb(or said County and State, sameC	Carlin e identical personwho executed the within and foregoing instrument and luntary act and deed for the uses and puproses therein setforth. Year last above written.
to me known to be the cknowledged to me that. he executed the same as his free and you can be supported by the can be supporte	carlin e identical personwho executed the within and foregoing instrument and luntary act and deed for the uses and puproses therein set forth. Level 1851 200 9 Wilt 191 Level 1851 200 9 Wilt 191 Level 1851 200 9 Wilt 191 Level 1851 200 9 Wilter 19
cknowledged to me that he executed the same as his free and vol (11 von under my hand and seal the day and PIN-WFFNESS WHEREOF, I have become to the official significant My Commission expires Oct. 27, 1927. (Sea #1. TATE OF OKLAHOMA, TULSA COUNTY, SS: This instrument was filed for record on the 12 day of 1	carlin e identical personwho executed the within and foregoing instrument and luntary act and doed for the uses and puproses therein set forth. Year 185t above written 1) O. S. Todd. Notary Public. Sept

Q.

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