ACRET	C.M.J. EMENT, Made and entered into	the 10th	ay of September 1924 by and between.
	L. H. King & Me	artha King, his wi	I f 0.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
·	L. Cohenour party	of the second per	rty of the first part, hereinafter called lessor (whether one or more) and the hereinafter called less each of the second part, lessee.
WITNE ash in hand pro- criormed, had f mining and c aid products,	SSETH, That the said lessor, is aid, receipt of which is hereby ackn S_granted, demised, leased and I operating for oil and gas, and of lay all that certain tract of land, situa	or and in consideration of nowledged and of the covenants a ct and by these presents do Sying of pipe lines, and building to the in the County of Tulsa, State	One One Dollars and agreements hereinafter contained on the part of lessee to be paid, kept and grant, demise, lease and let unto the said lessee, for the sole and only purpose anks, powers, stations and structures thereon to produce, save, and take care of of Oklahoma, described as follows to-wit:
	SEA of NW		
f section	23 Township 17	Range 12	and containing 40 acres, more or less.
In consi 1st. T	reed that this lease shall remain in is produced from said land by the ideration of the premises the said l' o deliver to the credit of lessor, fr	force for a term of Fi lessee. essee covenants and agrees:	veyears from this date, and as long thereafter as oil or gas, or hich_hemay connect_his_wells, the equal one-eighth part of all oil
produced and	saved from the leased premises.		
na lesso n the pr	or to have gas free	e of cost from any nouse on said land	premises, said payments to be made quarterly such well for all stoves and all inside lig during the same time by making his own con- xpense.
3rd. or the m revailing sed, sai	To pay lessor for manufacture of casing market rate for id payments, to be	gas produced from ng-head gas, one- the gas so used, made quarter.	any oil well and used off the premises, or eighth $(1/8)$ of the gross proceeds at the for the time during which such gas shall be
76		10th	September 24
s to both par	well be commenced on said land tics, unless the lessee on or before t	that date shall pay or tender to t	day of
ankat	Sapulpa, Okla. the sum of Fourty	or its success	sors, which shall continue as the depository regardless of changes in the ownership LLARS, which shall operate as a rental and cover the privileges of deferring
welve months efore the expi t is agreed the	the first well drilled on the above s from the expiration of the last re iration of said twelve months shall at upon the resumption of the pay thereof, shall continue in force just	e described land be a dry hole, the contains the contains a different all resume the payment of rentains as above provides as though there had been no interest.	In like manner and upon like payments or tenders the commencement of a well aly. And it is understood and agreed that the consideration first recited herein, 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 the seme amount and in the same manner as hereinbefore provided. And ded, that the last preceding paragraph hereof, governing the payment of rentals erruption in the rental payments. Ire and undivided fee simple estate therein, then the royalties and rentals herein set bears to the whole and undivided fee. on said land foritsoperations thereon, except water from well of
essor. When r	requested by lessor, lessee shall him	ry his pipelines l	below plow depth.
Lessee s	shall pay for damages caused by	et to the house or parn now on si 1 t S operations to gre	owing crops on said land.
If the election their heirs, on the lessee us shall be assigned the proportional dands which the properties of the proportion of the propo	state of either party hereto is assi- executors, administrators, success ntil after the lessee has been furnis ed as to a part or parts of the abo- ionate part of the rents due from it of the said lessee or any assignee the	gned, and the privilege of assign sors or assigns, but no change in shed with a written transfer or a voc described lands and the assig him or them, such default shall hereof shall make due nayment of	ares placed on said premises, including the right to draw and remove casing, thing 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 hinding ssignment or a true copy thereof; and it is hereby agreed in the event this lease mee 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 of said rental. described, and agrees that the lessee shall have the right at any time to redeem ribed lands, in the event of default of payment by lessor, and be subrogated to
	timony Whereof We Sign, this th	e 10th day of	September 192 4
In Test	timony Whereof We Sign, this th WITNESS		September 192 4 L. H. King (SEAL)
In Test			L. H. King (SEAL) Martha King (SEAL)
In Test	WITNESS		L. H. King (SEAL) Martha King (SEAL)
In Test	WITNESS	ACKNOWLEDGME!	L. H. King (SEAL)
In Test TATE OF C BE IT sefore me, a N andM acknowledged	WITNESS OKLAHOMA, COUNTY OF REMEMBERED, That on this Jotary Public in and for said Counter the King, his will to me that theyexecuted the TINESS WHEREOF, I have here.	ACKNOWLEDGMENTUISA SS: 10th day of Septemberty and State, came per screen bearing on the comment of the commen	L. H. King (SEAL) Martha King (SEAL) (SEAL) NT TO THE LEASE 97 in the year of our Lord one thousand nine hundred and twenty four onelly speared L. H. King in identical person. 9 who executed the within and foregoing instrument and luntary act and deed for the uses and puproses therein set forth. I affixed my notarial seal the day and year first above written.
In Test TATE OF C BE IT efore me, an M teknowledged IN WI	WITNESS OKLAHOMA, COUNTY OF REMEMBERED, That on this lotary Public in and for said Counter than King, his will be me that they executed the traces wherever the traces wherever the traces wherever the counter the traces wherever the traces where the traces whe traces where the traces where the traces where the traces where	ACKNOWLEDGMENTUISA SS: 10th day of September ty and State, come per so fe came as their free and volunto set my official signature and th, 1928. (Seal)	L. H. King (SEAL) Martha King (SEAL) (SEAL) NT TO THE LEASE Fin the year of our Lord one thousand nine hundred and twenty four conally appeared L. H. King identical person. who executed the within and foregoing instrument and luntary act and deed for the uses and puproses therein set forth. In affixed my notarial seal the day and year first above written. David Beaver, Notary Public.
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