-	and entered Into the Darby	18th	day ofJī	ija	1924by and	between
of	하다 하면 가는 생님의 말다		arty-of the-first	eart, hereinniter calle	d lessor (whether or	e or more) and
Wm. H. Mei WITNESSETH, That sh in hand paid, receipt of w exformed, ha. Agranted, de mining and operating for oil id products, all that certain	SSNOT herein the said lessor, for and i hich is hereby acknowledg mised, lessed and let and i land gas, and of laying of i tract of land, situate in the	n consideration ofC	ne (\$1.00)) pereinafter contained	on the part of lessee	to be paid, kept and
	The South Half North-west Quar Section Two (2: Range Fourteen and Twenty (120	rter of the N). Township I (14) East, o	Torth-west Lighteen (1 Containing	Quarter of 8) North, One Hundre		
		*				
It is agreed that this le	rownship ease shall remain in force f m said land by the lessee, premises the said lessee co c credit of lessor, free of co	or a term ofFiv	e (5)	years from this da	te, and as long theres	after as oil or gas, or
odiced and saved from the cloth well where goed in the manufactor with the monthly a cloth well for id land during	leased premises. or Two Hundred gas only is for facture of gasc at the prevaili all stoves ar	(\$200.00) Do and, while the line or any ag market ra ad all inside	llars each e same is other prod te; and le lights in	being used uct, a royal ssor to have the principal	ivance, for off the predicty of one-ee gas free open dwelling	the gas from tises, and if tighth (1/8) f cost from thouse on
d expense. d. To pay lesso nufacture of ga the prevailing	r market rate.					
no well be com nuary, 1922 this commenced on t to both partie posit to the le one Hundred an e privilege of	menced on said lease shall this land on or so unless the series credit id Twenty (\$120 deferring the	land or off erminate as before the lessee shall n the First 000 Dollars commencement	setting sa to both pa 18th day o on or be National B , which sh of a well	id land on orties. Prove fully 1922 de fore that de ank of Musko all operate for one yes	or before the ded, that is lease to the pay to the pay to the design of	e 18th day of foffset well shall termine he lessor or ma, the sum and cover date.
If no well be comme to both parties, unless the ank at	lessee on or before that da	te shall pay or tender to	the lessor, or the	lessor's credit in the	tory regardless of the	noge in the ownership
said land the sum of		D	OLLARS, which	shall operate as a re-	tal and cover the p	rivileges of deferring
w committeement of a well- ay be further deferred for li- te down payment, covers no- criod as aforesaid, and any so- Should the first well di- velve months from the expi- force the expiration of said it is agreed that upon the resi- d the effect thereof, shall co	the period of the same num to only the privileges grant and all other rights conferr while on the above descri- ration of the last rental po twelve months shall resur	onthis note successied to the date when saided. ed. bed land be a dry hole priod for which rental keet the payment of ren	vely. And it is und first rental is pay then, and in that is been paid, this tals in the same as	nderstood and agreed yable as aforesaid ,bu t event, if a second v lease shall terminate nount and in the sam	that the consideration also the lessee's option of the lessee of	n first recited herein, ion of extending that d on said land within inless the lessee on or efore provided. And
If said lessor owns a les rovided for shall be paid the Lessee shall have the a essor.	ss interest in the above de lessor only in the proporti right to use free of cost, ga	scribed land than the exion whichLLSinto s, oil and water produce	ed on said land for	hole and undivided fo	rein, then the royalt e. rations thereon, exce	ies and rentals herein pt water from well of
No well shall be drilled	ssor, lessee shall bury I nearer than 200 feet to th mages caused by hi	e house or barn now on	s below plow depth said premises, wit	hout the written cons	ent of the lessor.	
Lessee shall have the author of either to their heirs, executors, admin the lessee until after the lead be assigned as to a part the proportionate part of tid lands which the said lesse	right at any time to remov party hereto is assigned, a inistrators, successors or is see has been furnished wi or parts of the above desc he rents due from him or ee or any assignee thereof s a and agrees to defend the mortanges, taxes or other	e all machinery and fix nd the privilege of assi assigns, but no change the written transfer or tribed lands and the ass them, such default sha shall make due paymen	tures placed on sai gning in whole or i in the ownership of r assignment or a t signee or assignees ill not operate to d t of said rental.	id premises, including in part is expressly al of the land or assignm rue copy thereof; and of such part or parts efeat or affect this le	lowed—the covenant ent of rentals or roys it is hereby agreed i shall fall or make do ase in so far as it coy	s hereof shall extend alties shall be binding in the event this lease efault in the payment vers a part or parts of
ne rights of the holder there	301.					
In Testimony Where	of We Sign, this the	18th	July	4		
	WITNESS			J. F. D	arby	(SEAL)
					*****	(SEAL)
			MARKET SAN THE PARTY OF THE PAR			(SEAL)
TATE OF OKLAHOMA, End for spid A DEATREMENDER	COUNTY OF Tul	ACKNOWLEDGM SS: e on this 18t State come	ENT TO THE I Before me of the daybeyened J. F.	EASE the unders July, 1924 four-Lord-no-thouse Darby	igned, a No personally	ary Public, appeared
d. knowledged to me that TIVEN 1111 der MY IN WITHESS WHE	executed the same hand and seal cult have become see	to me known to be to the day and the day and the sylvential special section is a section of the	he identical parson voluntary act and c veer 1885 havilized revnota	nwho executed	the within and fore uproses therein set fo Monage witte	going instrument and
	Trivia 72.7					Notary Public.
	es June 3-19					
My Commission expir TATE OF OKLAHOMA, This instrument was fi and duly recorded in Book 46	TULSA COUNTY, SS:		Oct.		:30 eaver,	oʻclock

98 out All