O. P. Ledford and wife Tulsa, Okla.	party of the first part, hereinafter called lessor (whether one or more) and
ம. ப. West of Tulsa, Okla. hereinafter	called leases
WITNESSETH, That the said lessor, for and in consideration ofcash in hand paid, receipt of which is hereby acknowledged and of the covenant performed, ha.S. granted, demised, leased and let and by these presents do. go of mining and operating for oil and gas, and of laying of pipe lines, and building said products, all that certain tract of land, situate in the County of Tulsa, Sts	One DOLLARS is 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 g tanks, powers, stations and structures thereon to produce, save, and take care of the of Oklahoma, described as follows to-wit:
SW_{4}^{1} of the SW_{4}^{1} and the S	War of the NWar of the SWar
에 보는 이 등이 되고 있는데 함께 되는 것이 되는 것이 되었다. 전문 보고 이 등록 되고 있는데 그 것이 하고 있는데 있다. 등록	
	and containing 50 ners, more or less
of section 1.8 Township 20 Range 14 E. It is agreed that this lease shall remain in force for a term of either of them is produced from said land by the lessee. In consideration of the premises the said lessee covenants and agrees:	Oneyears from this date, and as long thereafter as oil or gas, o
1st. To deliver to the credit of lessor, free of cost, in the pipe line to produced and saved from the leased premises.	o which_112may connect114.9_wells, the equal one-eighth part of all o
gas only is found, while the same is being manufacture of gasoline or any other produmonthly at the prevailing market rate; and well for all stoves and all inside lights	r, in advance, for the gas from each well who gused off the premises, and if used in the act, a royalty of one-eighth (1/8), payable d lessor to have gas free of cost from any su in the principal dwelling house on said land mections with the well at his own risk and
3rd. To pay lessor for gas produced from a the manufacture of gasoline or any other p	any oil well and used off the premises or in product at the rate of
그림은 얼마를 가는 안 되었다면 하나를 다 했다.	
If no well he commerced on said land on or hefore the	day of
as to both parties, unless the lessee on or before that date shall pay or tender f	to the lessor, or the lessor's credit in the
Bank ator its suc	cessors, which shall continue as the depository regardless of changes in the ownershi
of said land, the sum of	cessors, which shall continue as the depository regardless of changes in the ownershi DOLLARS, which shall operate as a rental and cover the privileges of deferrin
the commencement of a well formonths from said date.	In like marner and upon like payments or tenders the commencement of a well sively. And it is understood and agreed that the consideration first recited herein aid first rental is payable as aforesaid, but also the lessee's option of extending that they and in that event if a second well is not commenced on said land within
may be further deferred for like period of the same number of months success the down payment, covers not only the privileges granted to the date when same	sively. And it is understood and agreed that the consideration first recited herein aid first rental is payable as aforesaid ,but also the lessee's option of extending tha
period as aforesaid, and any and all other rights conferred.	7 17 17 17 18 18 18 18 18 18 18 18 18 18 18 18 18
Should the first well drilled on the above described land be a dry holy twelve months from the expiration of the last rental period for which rental	has been paid, this lease shall terminate as to both parties, unless the lessee on o
before the expiration of said twelve months shall resume the payment of resisting agreed that when the resumption of the payment of restals, as above pro-	ntals in the same amount and in the same manner as hereinbefore provided. An avided that the last preceding paragraph hereof, boverning the payment of rental
and the effect thereof, shall continue in force just as though there had been no	le, then, and in that event, if a second well is not commenced on said land within has been paid, this lease shall terminate as to both parties, unless the lessee on o data in the same amount and in the same manner as hereinhelore provided. An ovided, that the last preceding paragraph hereof, keverning the payment of rental interruption in the rental payments.
If said lessor owns a less interest in the above described land than the provided for shall be paid the lessor only in the proportion which LLSint	entire and undivided fee simple estate therein, then the royalties and rentals herei terest bears to the whole and undivided fee. ced on said land for
Lessee shall have the right to use free of cost, gas, oil and water productiessor.	ced on said land foroperations thereon, except water from well o
When requested by lessor, lessee shall bury his pipe lin No well shall be drilled nearer than 200 feet to the house or barn now o	es below plow depth. In said premises, without the written consent of the lessor.
No well shall be drilled nearer than 200 feet to the house or barn now o Lessee shall pay for damages caused by 118 operations to	growing crops on said land.
Lessee shall have the right at any time to remove all machinery and fi	xtures placed on said premises, including the right to draw and remove casing.
to their heirs, executors, administrators, successors or assigns, but no change	e in the ownership of the land or assignment of rentals or royalties shall be binding a spignment or a true converged; and it is bereby agreed in the event this less
shall be assigned as to a part or parts of the above described lands and the assigned as to a part or parts of the above described lands and the assigned as to a part or parts of the above described lands and the assigned as to a part of the above described lands and the assigned as to a part of the above described lands and the assigned as to a part of the above described lands and the assigned as to a part of the above described lands and the assigned as to a part of the above described lands and the assigned as to a part of the above described lands and the assigned as to a part of the above described lands and the assigned as to a part of the above described lands and the assigned as to a part of the above described lands and the assigned as to a part of the above described lands and the assigned as to a part of the above described lands and the assigned as to a part of the above described lands and the assigned as to a part of the above described lands and the assigned as to a part of the above described lands and the assigned as the assigned as the assigned as the above described lands are the assigned as the a	ssignee or assignees of such part or parts shall fail or make default in the paymen
of the proportionate part of the rents due from him of them, such default sa said lands which the said lessee or any assignee thereof shall make due payme	stories piaced on said premises, including the right to draw and remove cases signing in whole or in part is expressly allowed—the covenants hereof shall extens in the ownership of the land or assignment of rentals or royalties shall be bindin or assignment or a true copy thereof; and it is hereby agreed in the event this leas signee or assignces of such part or parts shall fail or make default in the paymental not operate to defeat or affect this lease in so far as it covers a part or parts on to fauld rental.
Lessor hereby warrants and agrees to defend the title to the lands here for lessor, by payment, any mortgages, taxes or other liens on the above de	nt of and rental. ein described, and agrees that the lessee shall have the right at any time to redecrees escribed lands, in the event of default of payment by lessor, and be subrogated t
the rights of the holder thereof.	
그들이 그는 사례는 그들이 밤하다 하다는 것이다고 하다.	그 민준이는 아내의 사이 전시 동안 다 없는 모르게 받은
이번 그들은 사이트 경기 회에는 이 사람들은 이번 시간을 보다 되었다.	엄마이에 이번 이를 되고 있는데 있는데 되는데 되었다.
용하다. 이 이 이 이 등을 통합하는 이 살아보고 있다.	그는 물이 되었는 동소리 경험 남편은 얼마 그렇게 되는 요리 용입다.
In Testimony Whereof We Sign, this theday of	Apr. 1924
WITNESS	O. P. Ledford (SEAL
하는 사람이 있는 것이 되었다. 그런 사람들은 사람들은 사람들이 되었다. 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은	Lens Legiora (SEAL
ACKNOWLEDGA	(SEAL
ACKNOWLEDGY TULSA STATE OF OKLAHOMA COUNTY OF TULSA SS: and for Tribes 4th de	GEAL GENT TO THE LEASE Before me, the undersigned, a Notary Public, i By of April, 1924, personally appeared By of April, 1924, personally appeared
between Water Publicia and for said County and State came	(SEAL MENT TO THE LEASE Before me, the undersigned, a Notary Public, i ay of April, 1924, personally appeared of April 1924, personally appeared of April 1924, personally appeared of the control of the
before me, a Netwy Public in and for said County and State came. Lens Ledford, his wife to me known to be	MENT TO THE LEASE BEFORE Me, the undersigned, a Notary Public, i ay of April 1924 personally appeared O. P. Ledford the identical person. S. who executed the within and foregoing instrument an
before me, a Netwy Public in and for said County and State came. Lens Ledford, his wife to me known to be	MENT TO THE LEASE BEFORE Me, the undersigned, a Notary Public, i ay of April 1924 personally appeared O. P. Ledford the identical person. S. who executed the within and foregoing instrument an
before me, whetmy Public is and forestid County and State came and Left Left ord, his wife to me known to be acknowledged to me that they executed the same as their free and they must be my herd and see at the day an inverse when they have an executed the same in the law and	(SEAL MENT TO THE LEASE Before me, the undersigned, a Notary Public, i ay of heaver conclored be thousand rich understand D. P. Ledford the identical personS. who executed the within and foregoing instrument an yoluntary act and deed for the uses and puproses therein set forth. The standard least is to the divinity of the tabaye written. See 1. Esther Reichbach
Lens Ledford, his wife to me known to be	MENT TO THE LEASE Before me, the undersigned, a Notary Public, i ay of haril 1924, personally appeared D. P. Tedford the identical person S. who executed the within and foregoing instrument and yoluntary act and deed for the uses and puproses therein set forth. The standard least the divinity of let above written. See 1. Esther Reichbach
before me, a Netway Public in and for said County and State, came and Lena Ledford, his wife to me known to be acknowledged to me that they executed the same as their free and (Y1Ven under my point and and seal the day and INVENTIONAL MARKET THE SEA COUNTY SE	(SEAL MENT TO THE LEASE Before me, the undersigned, a Notary Public, i ay of hoteleast of the undersigned, a Notary Public, i ay of hoteleast of the search of the constant recommendate the constant recommendate the defend the identical person. S. who executed the within and foregoing instrument any yoluntary act and deed for the uses and puproses therein set forth. The seal of the constant to the constant of the constant recommendate to the constant of the
before me, a Notary Public in and foresaid County and State, came and Lenz Ledford, his wife to me known to be acknowledged to me that they, executed the same as their free and (1) Ven linder my and and seel the day and IN WITHERS WHERE EXTRACTION TO MY Official substitute it My Commission expires May 29th, 1926. (STATE OF OKLAHOMA, TULSA COUNTY, SS: This instrument was filed for record on the day of the care of the county and the day of the care	(SEAL MENT TO THE LEASE Before me, the undersigned, a Notary Public, i By of April, 1924, personally appeared D. P. Ledford the identical person. S. who executed the within and foregoing instrument and yoluntary act and deed for the uses and puproses therein set forth. description of the set
before me, whetmy Publis is and foresaid County and State came and Lens Ledford, his wife to me known to be acknowledged to me that they executed the same as their free and (11 Ven 1100 my man and and seal the day and IN-WITHEST WHEN THE STATE TO SENTE WHO WITH A COUNTY SE	the identical personSwho executed the within and foregoing instrument and voluntary act and deed for the uses and puproses therein set forth. DESTINATION OF THE WORLD WITH THE BETT OF THE PUBLICATION OF THE PUBLICATI
before me, whether Public in and forestid County and State came and Lens Ledford, his wife to me known to be acknowledged to me that they, executed the same as their free and fiven lines will see Than ledge and seed the decide in decide in the day and My Commission expires May 29th, 1926. (S STATE OF OKLAHOMA, TULSA COUNTY, SS: This instrument was filed for record on the day of the day of the county and the county	(SEAL MENT TO THE LEASE BEFORE Me, the undersigned, a Notary Public, i ay of April, 1924, personally appeared D. P. Ledford the identical person. S. who executed the within and foregoing instrument an yountary act and deed for the uses and puproses therein set forth. dryanar and act deed for the uses and puproses therein set forth. Mydaar act and deed for the uses and puproses therein set forth. Seal) Esther Reichbach, Notary Public O. Oct., 1924 at 4:35 o'clock P. M he records of this office.

B. Jh.