269264 C.M.J.	day of
Alica Wemilton o ustanu	
of Afton, Okla. D. C. Miller of Tulsa, Okla.hereinaf WITNESSETH, That the said lessor, for and in consideration of ash in hand paid, receipt of which is hereby acknowledged and of the coverant	party of the first-part, hereinafter called lessor (whether one or more) and ter called leasee. DOLLARS. s and agreements hereinafter contained on the part of lessee to be paid, kept and part, demiso, 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 the of Oklahoma, described as follows to-wit:
The $ extstyle E_2^{rac{1}{4}}$, and the SE $_4^{rac{1}{4}}$ of N	W¼ of Northeast Quarter
It is agreed that this lease shall remain in force for a term ofthe ther of them is produced from said land by the lessee. In consideration of the promises the said lessee covenants and agrees.	nand containing Ninety (90) acres, more or less. rea (3) years from this date, and as long thereafter as oil or gas, or which he may connect his wells, the equal one-eighth part of all oil
	m each well where gas only is found, while ad if used in the manufacture of gasoline or (1/8), payable monthly at the prevailing market from any such well for all stoves and all into on said land during the same time by making we risk and expense.
rd. To pay lessor for gas produced from an ne manufacture of gasoline or any other pr ne-eighth (1/8) at the prevailing marke	ny oil well and used off the premises or in oduct payable quarterly or a royalty of et rate.
f said land, the sum of Ninety & No/100 (\$90.00) Described and the sum of twelve (12) months from said date, any 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 sailer of as aforesaid, and any and 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 hefore the expiration of said twelve months shall resume the payment of rentals as above provided that upon the resumption of the payment of rantals, as above provided for shall be paid the lessor only in the above described land than the erovided for shall be paid the lessor only in the proportion which here. Into Lessee shall have the right to use free of cost, gas, oil and water produce essor. When requested by lessor, lessee shall bury	said premises, without the written consent of the lessor.
Lessee shall pay for damages caused by	rowing crops on said land. tures placed on said premises, including the right to draw and remove casing, righing in whole or in part is expressly allowed—the covenants hereof shall extend a 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 ignee or assignees of susignees or assignees of susignees or assignees of susignees or assignees or assignees or assignees or assignees or assignees or affect this lease in so far as it covers a part or parts of it said rental. In oto perate to defeat or affect this lease in so far as it covers a part or parts of it said rental. In described, and agrees that the lessee shall have the right at any time to redeem cribed lands, in the event of default of payment by lessor, and be subrogated to
In Testimony Whereof We Sign, this the12day of	Aug. 1924
WITNESS	Alice Hamilton (SEAL) D. C. Miller (SEAL)
	(SEAL)
ACKNOWLEDGMI	(LAC)
fore-me, a Notary Public in and for said County and State, came. All C	or to the Lease defore me, the undersigned, a Notary Public, a day of Aug. 1924, personally appeared the Hamilton
fore-mo, a Notany Public in and for said County and State, came. All C d. D. C. Miller to me known to be the knowledged to me that they carected the same as their free and visit the fact of the day and the three thre	e identical person. who executed the within and foregoing instrument and soluntary act and deed for the uses and puproses therein set forth. MANY COLD INSTITUTE OF THE USE AND THE PROPERTY OF THE USE AND THE U
Alice to each public in and for said County and State, came. Alice d. D. C. Miller to me known to be the chrowledged to me that they executed the same as their free and y in with the care and and seal the day an in with the care with the care and y and seal the day and My Commission expires. Jan. 15, 1925. (S	e identical person. who executed the within and foregoing instrument and oluntary act and deed for the uses and purposes therein set forth. ACCEPT 1254 sen 100 18 WILLIAM 100 2 written. eal) H. R. Gill. Notary Public. Oct. , 192 4 at 2:30 o'clock P. M.
of ore mo, a Notary Public in and for said County and State, came. All Cond. D. C. Miller to me known to be the cknowledged in market they concerned the same as the lift free and on the character of the condition of the conditi	e identical person. who executed the within and foregoing instrument and columnary act and deed for the uses and puproses therein set forth. AND COLOR TO THE SET OF THE PROPERTY OF THE PROP