Samuel N. Crider and his wi		der, Frank	Roberts, a wid	lower, and	J. D.
Green of Tulsa S. E. Henson , hereinafte	r called less	of the first part, he	reinafter called lessor (w	hether one or mo ty of the second	re) and
WITNESSETH, That the said lessor, for and in coash in hand paid, receipt of which is hereby acknowledged a performed, ha—s. granted, demised, leased and let and by to mining and operating for oil and gas, and of laying of pipe said products, all that certain tract of land, situate in the Co	onsideration of One	agreements bereingt	ter contained on the part	of lessee to be no	DOLLARS.
Lots ten (10) Eleven (11) and Two	velve (12) Blo	ck Two (2)	Home Gardens A	Addition to	Tulsa
This is a community lease, and is be treated as one tract, and the the owners in proportion to the may be found.	t is understore shall be bland leased,	od that the ut one roya regardless	above describ lty paid which of the place of	ped land, in is to be on which on	shall paid il or gas
of sectionTownshipR	ango ar	id containing		acres, mo	ore or less.
It is agreed that this lease shall remain in force for a either of them is produced from said land by the lessee. In consideration of the premises the said lessee coven lat. To deliver to the credit of lessor, free of cost, produced and saved from the leased premises.	term ofOne	year	s from this date, and as le	ong thereafter as o	oil or gas, or
2nd. To pay lessor (1/8) Eighth f the same is being used off the pr other product, a royalty of one-e rate; and lessor to have gas free lights in the principal dwelling own connections with the well at	for the gas freemises, and in eighth (1/8), per of cost from house on said	om each welf used in tayable montany such wand durin	l where gas or he manufacture hly at the pre ell for all st g the same tim	aly is four of gasol: vailing me oves and a	nd, while ine or any arket all inside
3rd. To pay lessor for gas product the manufacture of gasoline or an be used, payable monthly or a roying market rate.	ed from any or y other productions alty of one-e	il well and ct at the r ighth (1/8)	used off the ate of 1/8 roy payable month	premises (alty alty at the	or in gas shall prevail-
If no well be commenced on said land on or before as to both parties, unless the lessee on or before that date all Bank at Tules Oklehome of said land, the sum of Thirty \$\frac{30.00}{20.00}\$ the commencement of a well for One may be further deferred for like period of the same number the down payment, covers not only the privileges granted the period as aforesaid, and any and all other rights conferred. Should the first well drilled on the above described twelve months from the expiration of the last rental period before the expiration of said twelve months shall resume the it is agreed that upon the resumption of the payment of rered and the effect thereof, shall continue in force just as though It said lessor owns a less interest in the above described for shall be paid the lessor only in the proportion values. When requested by lessor, lessee shall bury its No well shall be drilled nearer than feet to the he Lessee shall have the right to use free of cost, gas, oil to their heirs, executors, administrators, successors or assigned and to their heirs, executors, administrators, successors or assigned to the proportionate part of the rents due from him or ther said lands which the said lessee or any assigned thereof shall Lessor heroby warrants and agrees to defend the tith for lessor, by payment, any mortgages, taxes or other lien the rights of the holder thereof.	and pay or tender to the le	which shall continuates, which shall op the manner and upon And it is understoc rental is payable as a far and in that event and in that event and in that event a that the last preced prion in the rental prion and undivided fee sin cars to the whole are said land for1_b. w plow depth. premises, without the grops on said land, placed on said premin whole or in part i ownership of the land ment or a true copy or assignees of such operate to defeat or id rental. cribed, and agrees the dands, in the even	credit in the	ess of changes in the verthe privileges as the commencem sideration first ressee's option of experies, unless the hereing the payment the payment of the pay	the ownership of deferring ent of a well ected he well ected he well ected in the well elesse on or vided. And ent of rentals entals herein from well of e casing. shall extend ll be binding ent this lease the payment tr or parts of
In Testimony Whereof We Sign, this the 25t	h day of Aug	gust 19	2.4		
WITNESS		S	amuel N. Cride tella Crider rank-Roberts-	<u>r</u>	(SEAL)
	CKNOWLEDGMENT	TO THE LEASE	. D. Green	en many time many type tree year two ten man over many type tent men over	(SEAL)
A STATE OF OKLAHOMA, COUNTY OF Tulsa and for said County and State on BETTHEMENTIMENT, Thron the beforence whether Public in and for said Sounty and Stat	e.com. Samuel I	N: Orlder,	stella Urider,	Frank Roc	erus,
_md J. D. Green to	me known to be the ide	ntical person S	who executed the within	and foregoing ins	trument and
acknowledged to me that they executed the same as t Glven under my hand and seal th New Fries Wifered F, there becomes com-					
My Commission expires Jan. 5, 1926.		<u> Maria di Maria di Al</u>		NO	tary Public.
STATE OF OKLAHOMA, TULSA COUNTY, SS: This instrument was filed for record on the 27 and duly recorded in Book 463 Page 492	devot Oc	ct. 100	4 _{at} 9:30	piologic	A. w
and duly recorded in Book 463 Page 492	of the recor	ds of this office.		o clock	
	(Cnc2)		Brady Brown	Cou	nty Clerk.
되고 그리를 하는 것이 모든 모든 것은 것이라고 한다.	(Degr)	By	are considered to the constant	7-	Deputy.

DCOMPARED BY