6	FROM		
	AGREEMENT, Made and entered into		
	WITNESSETH. That the said lessor, for and in consideration of		
J	of Section 13 Township 22 Range 15 and containing 80 acres, more or less It is agreed that this lease shall remain in force for a term of Five years from date, and as long thereafter as oil or gas, or either of them, is produced from said land by the lesse. In consideration of the premises, the said lessee covenants and agrees:		
	Ist. To deliver to the credit of lessor, free of cost, in the pipe line to which he may connect his wells, the equal one-eighth part of all oil produced and saved from the leased premises. 2nd. To pay the lessor. 2nd. To pay the lessor. 2nd one-eighth wells as from each well where gas only is found, while the same is being used on er off the premises, and it used in the manufacture of gasoline or any other product, a royalty of one-eighth (3%), payable monthly at the prevailing market rate; and lessor to have gas free different manufacture of gasoline and all inside lights in the principal dwelling house on said land during the same time by making/BGDown connections with the METHORMAN risk. 2010. 3rd. To pay lessor for gas produced from any oil well and used are off the premises. 3rd. To pay lessor for gas produced from any oil well and used are off the premises. 3rd. To pay lessor for gas produced from any oil well and used are off the premises. 3rd. To pay lessor for the third off the premises. 3rd. To pay lessor for any oil well and used are off the premises. 3rd. To pay lessor for Same Toole LARS. 3rd. To pay lessor for Same Toole are the there we the same time by the same	jse	
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	as aforesaid, and any and all other rights conferred. Should the first well drilled on the above described land be a dry hole, then, and in that event, if a second well is not commenced on said land within twelve months from the expiration of the last rental period which rental has been paid, this lease shall terminate as to both parties, unless the lessee on or before the expir ation of said twelve months shall resume the payment of rentals in the same amount and in the same manner as hereinbefore provided. And it is agreed that upon the resumption of the payment of rentals, as above provided; that the last preceding paragraph hereof, governing the payment of rentals and the effect thereof, shall continue in force just as though there had been no interruption in the rental payments. If said lessor owns a less interest in the above described land than the entire and undivided fee simple estate therein, then the royalties and rentals herein pro- vided shall be paid the lessor only in proportion which definetrest bears to the whole and undivided fee Lessee shall have the right to-use, free of cost, gas, qil and water produced on said land for the payment on the row, except water from wells of lessor. When requested by the lessor, lessee shall bury Marphe lines below plow depth.		
	When requested by the lessor, lessee shall bury for m pe lines below plow depth. No well shall be drilled nearer than 200 feet to the house or barn now on the premises, without the written consent of the lessor. Lessee shall pay for damages caused by his operations to growing crops on said lands. Lessee shall have the right at any time to remove all machinery and fixtures placed on said premises, including the right to draw and remove casing. If the estate of either party hereto is assigned, and the privilege of assigning in whole or in part is expressly allowed, the covenants hereof shall extend to their heirs, executors, administrators, successors or assigns, but no change in the ownership of the land or assignment of ranks or raise shall be binding on the lessee un- til after the lessee has been furnished with a written transfer or assignees or a rue copy thereof; and it is horeby agreed in the event this lesse shall be assigned as to a part or parts of the above described lands and the assignees of succe of shall fail or make default in the payment of the payment of the shall be above the shall be assigned of the rate of entrastue from him, or them, such default shall not operate to defeat or affect this lesse in so far as it covers a part or parts of said landy which the said lessee or rany a		
	In Testimony Whereof We Sign, this the		
	WITNESS Esther Walker Gabler (SEAL) Valentine H. Gabler (SEAL) (SEAL) (SEAL)	, to me	
	KANSAS) KANSAS FOR OF ACKNOWLEDGMENT TO-THE BEAGE STATE OF OKLAHGMA, County of BUTLERs. BE IT REMEMBERED. That on this		
	hundred and	me.	
	ACKNOWLEDGEMENT WHERE THE LESSOR SIGNS BY MARK STATE OF OKLAHOMA, County of		
	sence ofandandandand		
	NOTE—The signature by mark of a lessor who cannot write his name must be witnessed by two witnesses, one of whom must write lessor's name near such mark. KNOW ALL MEN BY THESE PRESENTS: That		
	State of		
	In Witness Whereof, the said grantorhahereunto sethand, this, this day of		
	ACKNOWLEDGMENT OF THE ASSIGNMENT STATE OF OKLAHOMA, County of		

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