	BLACK FRINTING CO. TULBA, OKLA 222814 C.M. FROM	·J.		en no an training the second
<form></form>	FROM		STATE OF OKLAHOMA, Tulsa County, ss. 26 This instrument was filed for record on the 26 at 2, day	
<form></form>	TO		0. G. Weaver,	
			(SEAL)/ ByBrady Brown,	
<form></form>	****		Deputy	
<form></form>	AGREEMENT, Made and enter by and between $Q \cdot D$	red into, 26th Hughey and Lil	February 1923 11e Hughey, his wife,	
<form></form>		nerties		
<form></form>	WITNESSETH, That the said cash in hand paid, receipt of which is here	lessor, for and in consideration	part. y.of the second part, hereinatter called lessee. on ofΩnθ and n0/100 131.00. DOLLARS	
of the Jorthwest Quarter of the Southeest function states Y Teaching 20 Teaching 20 Teaching 20 states Y Teaching 20 Teaching 20 Teaching 20 states Teaching 20 Teaching 20 Teaching 20 Teaching 20 states Teaching 20 Teaching 20 Teaching 20 Teaching 20 states Teaching 20 Teaching 20 Teaching 20 Teaching 20 Teaching 20 states Teaching 20 Teaching 20 Teaching 20 Teaching 20 Teaching 20 Teaching 20 states Teaching 20 Teaching	performed, has granted, demised, leased an operating for oil and gas, and laying pipe i certain tract of land situate in the County	d let and by these presents doe ines, and building tanks, powe ofT12_SA	es grant, demise lease and let unto the said lessee, for the sole and only purpose of mining and ers, stations and atructures thereon to produce, save and take care of said products, all that	
ar and a base production of the strategy in the start here are not and are strategy in the start of the strategy in the				
Le registration of the numbers, Markel neuroscience and a series of the negrest rescale in each of the series of the negrest rescale in the neuroscience of the neuroscience of the negrest rescale in the neuroscience of the neuroscience of the negrest rescale in the neuroscience of the neurosci	It is agreed that this lease shall re	main in force for a term of	ontaining50acres, more or less ONCyears from date, and as long thereafter as oil or gas.	
and provide solution for the rest of th	In consideration of the premises, t lst. To deliver to the credit of le	he said lessee covenants and ag	the to which he must connect his walls, the squal one sighth mart of all all evoluted and exceed	
<pre>character of vanishing a work where under a work with a lab (b) is not in the analytic of the second and t</pre>	2nd. To pay the lessor 010-6 each year in advance, for the gas from each	well where gas only is found, y	OCGed S DOLLARS while the same is being used on or off the premises, and if used in the manufacture of gasoline	
<pre>characterized provides a strateging as the provide of an approximate appr</pre>	and all inside lights in the principal dwellin 3rd. To pay lessor for gas produc	in (28), payable monthly at the g house on said land during t ed from any oil well and used	re prevaiung market rate; and lessor to have gas free of grad-free any such well for all stoves the same time by making his own connections with the dest at this own risk, a or of the premises 1, 9, 07, DELCARS	
Should the fort well of lies on the shown described land be a dry help, then, and in the result, if a second well in set compared in the second line of the intermedian end of the second line of the secon	per year, for the time during which such ga ufacture of gasoline or any other product, If no well be commenced on said k	s shall be used, said payments a royalty of one-eighth (1/3) part nd on or before the	to be madeand if used in the man- avable monthly, at the prevailing market rate.	n Mirija Gerfaljar
Small the first well of the drive of the drive drame drame drame drame drame and a the hase result, if a second well inco to compare the drame drame drame and a the drame drame and a the drame compared to result, we are the drawe drame drame and a the drame	to both parties, unless the lessee on or before at	ore that date shall pay or tend	er to the lessor or to the lessor's credit in the 	
Shadd the first well states of the drive of the drive of search and search and a search and a search well search and a sea	the privilege of deferring the commencement of a well may be further deferred for like per the down payment, covers not only the priv-	nt of a well formon iods of the same number of mo	the from said date. In like manner and upon like payments or tenders the commencement onthe successively. And it is understood and agreed that the consideration first recited herein end first rentral is provide a successively of the she later or the fortunation of the trained	집감
The did lease over a bar interest in the above described fund than the value and underided for a second thereat there is the result in a negative and remarks have the result in a second the result is and remarks have the result in a second the result is and remarks have the result in a second the result is and remarks have the result in a second the result is and remarks have the result in a second to be result of a second the resu	as aforesaid, and any and all other rights c Should the first well drilled on the months from the expiration of the last ren	onferred. above described land be a dry al period which rental has bee	y hole, then, and in that event, if a second well is not commenced on said land within the event	
With the set of the respective and beginned than the ending and undivided for anyoe state tharbin, then the respective and remains the set of the set. When requested by the integer, these and have described made that the relation to relative ending the set of the set. When requested by the integer, these and have the problem of the set of the set. When requested by the integer, these and have the problem of the set of the set. When requested by the integer, these and have the problem of the set of the set. When requested by the integer, these and have the problem of the set				
Lauor hereby warrants and agrees to defead the title to the lands herein described, and agrees that the losse soll lange to the right at any time to ordeen for described ands, in here word of default 250 agrees that the losse soll and the right at any time to ordeen for default 250 agrees that the losse soll and the right at any time to ordeen for default 250 agrees that the losse soll and the right at any time to ordeen for default 250 agrees that the loss soll and the right at any time to ordeen for default 250 agrees that the loss soll at the right at any time to ordeen for default 250 agrees that the loss soll at the right at any time to ordeen for default 250 agrees that the loss soll at the right at any time to ordeen for default 250 agrees that the loss soll at the right at any time to ordeen for default 250 agrees that the loss soll at the right at any time to ordeen for default 250 agrees that the right at any time to ordeen for default 250 agrees that the right at any time to ordeen for default 250 agrees that the right at any time to ordeen for default 250 agrees that the right at any time to ordeen for default 250 agrees that the right at any time to ordeen for default 250 agrees that the right at any time to ordeen for default 250 agrees that the right at any time to ordeen for default 250 agrees that the right at any time to ordeen for default 250 agrees that the right at any time to ordeen for default 250 agrees that the right at any time to ordeen for default 250 agrees that the right at any time to ordeen for default 250 agrees that the right at any time to ordeen for the right at any time to ordeen for default 250 agrees that the right at any time to ordeen for the right at any time to ordeen for the right at any of th	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-	
Lauor hereby variants and agrees to default be title to the lands herein described, and agrees that the losse solution by leasy, the hereby to be provided in the solution of the hereby to be provided in the solution of the hereby to be provided in the solution of the hereby to be provided in the solution of the hereby to be provided in the solution of the hereby to be provided in the solution of the hereby to be provided in the solution of the hereby to be provided in the solution of the s	When requested by the lessor, less No well shall be drilled nearer the Lessee shall pay for damages cau	es shall bury his pipe lines bel n 200 feet to the house or bar ed by his operations to growin	by plow depth. n now on the premises, without the written consent of the lessor. n crons on said lands	
Lauor hereby warrants and agrees to defead the title to the lands herein described, and agrees that the losse soll lange to the right at any time to ordeen for described ands, in here word of default 250 agrees that the losse soll and the right at any time to ordeen for default 250 agrees that the losse soll and the right at any time to ordeen for default 250 agrees that the losse soll and the right at any time to ordeen for default 250 agrees that the loss soll and the right at any time to ordeen for default 250 agrees that the loss soll at the right at any time to ordeen for default 250 agrees that the loss soll at the right at any time to ordeen for default 250 agrees that the loss soll at the right at any time to ordeen for default 250 agrees that the loss soll at the right at any time to ordeen for default 250 agrees that the loss soll at the right at any time to ordeen for default 250 agrees that the right at any time to ordeen for default 250 agrees that the right at any time to ordeen for default 250 agrees that the right at any time to ordeen for default 250 agrees that the right at any time to ordeen for default 250 agrees that the right at any time to ordeen for default 250 agrees that the right at any time to ordeen for default 250 agrees that the right at any time to ordeen for default 250 agrees that the right at any time to ordeen for default 250 agrees that the right at any time to ordeen for default 250 agrees that the right at any time to ordeen for default 250 agrees that the right at any time to ordeen for default 250 agrees that the right at any time to ordeen for the right at any time to ordeen for default 250 agrees that the right at any time to ordeen for the right at any time to ordeen for the right at any of th	Lessee shall have the right at any If the estate of either party hereto heirs, executors, administrators, successors	time to remove all machinery is assigned, and the privilege o prassigns, but no change in th	and fixtures placed on said premises, including the right to draw and remove casing. f assigning in whole or in part is expressly allowed, the covenants hereof shall extend to their is ownership of the land or assignment of rentales revulties shall be hidding on the leaves up.	
Lauor hereby warrants and agrees to defead the title to the lands herein described, and agrees that the losse ability laws, the right at any time to ordeen for described indix, in the server of default 250 agrees due the right of 200 million of the server of default 250 million of the server server of the	til after the lessee has been furnished with i as to a part or parts of the above described of the rents due from him, or them such defa	written transfer or assignme lands and the assignee or assign it shall not operate to defeat or	int or a true copy thereof; and it is hereby agreed in the event this lease shall be assigned nees of such part or parts shall fail or make default in the payment of the proportionate part affert this lease in an are as it covers a part or what of suid bads which the suid lease or your of	
WITNESS	assignce thereof shall make due payment of Lessor hereby warrants and agrees lessor, by payment, any mortgage, taxes or	said rental. to defend the title to the land other liens on the above descr	is herein described, and agrees that the lessee shall have the right at any time to redeem for ribed lands, in the event of refenit of navment by lessor, and be subroarted to the rights of	
WITNESS	tompletion Second party Range 13 E. and in the	Which he is now	nce 1 well on this land within 30 days after the	1
Lillie Hughey (SEAL) (SEAL) (SEAL)	WITNESS	nis the2001	C. D. HUGHOY (SEAL)	
STATE OF OKLAHOMA. County ofTUL3g	n an the sup first sector of the		Lillie Hughey (SEAL)	
STATE OF OKLAHOMA. County of			(SEAL)	
hundred and. TurgOTTY. Thr P.A. Interpendence in Notary Public, in and for said Compt on State, personally property in the Yar of our Lord, one thousand nine the said of the Yar of State of S	STATE OF OKLAHOMA, County of	ULOH SS.	그는 그 일부 수영을 가 있었다. 이 가지, 그 것을 가 물러 들려 가지 않는 것을 수 없는 것이 가지 않는 것이 것 같은 것을 가지 않는 것이 있다.	
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My Commission Expires Notary Public. STATE OF OKLAHOMA. County of	to me known to be the identical person. S same as free and voluntary a	who executed the within a ct and deed for the uses and p	and foregoing instrument and acknowledged to me that <u>they</u> .	
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STATE OF OKLAHOMA, County of		ACKNOWLEDGEMEN		
to me known to be the identical person	On this	, 89,	A. D. 10 hofees me the underland - Name Bullis is and	
as witnesses, and acknowledged to me thatexecuted the same asfree and voluntary act and deed for the uses and pur- purposes there is at forth. My Commission Expires	to me known to be the identical person	who executed the within and fo	pregoing instrument bymark in my presence and in the pre-	
Given under my hand and seal of office the day and year last above written. My Commission ExpiresNotary Public. 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	as witnesses, and acknowledged to me that	exect	uted the same as free and voluntary act and deed for the uses and pur-	
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. ASSIGNMENT KNOW ALL MEN BY THESE PRESENTS; That	Given under my hand and seal of		bove written.	Alter.
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TO HAVE AND TO HOLD THE SAME FOREVER, aubject nevertheless, to the conditions therein contained. In Witness Whereof, the said grantor,hahereunto sethand, this, this, day of 	eccipt whereof is hereby acknowledged, do.	hereby sell, assign, tran	nsfer, set over and convey unto	
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and to me known to be the identical person who are the wide and the wide and the second	Be It Remembered. That on this	, 85.	in the year of our Lord one thereased size has 1.1	
In Witness Whereof, I have hereunto set my official signature and affixed my noticital seal the days and geed for the uses and purposes therein set forth	nd	ary Public, in and for said Co	bunty and State, personally appeared	
My Commission Expires				

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