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COMPANED to	This instrument was filed for record on the 17.0 day 10 of B/AUS AND, 1928 at 3740 of lock M, and duly recorded in Book 418 on page 34
	(SEAL) Q. D. Lawson County Clerk. By F. Delman
	Fees, \$ Deputy
AGREEMENT, Made and entered intothe_16th	at, hereinafter called lessor (whether one or more) and Light part hereinafter called lessee. Lighty
of Vollinsville, Vkla.	art, hereinaster called lessor (whether one or more) and
I.S. Cates and W.C. Cates of Jones, Ok WITNESSETH. That the said lessor, for and in consideration in hand paid, receipt of which is hereby acknowledged and of the commed, has granted, demised, leased and let and by these presents doe ating for oil and gas, and laying pipe lines, and building tanks, powering tracts of land situate in the Country of	part of the second part, hereinafter called lessee. The part of the second part, hereinafter called lessee to be paid, kept and segments and agreements hereinafter contained on the part of lessee to be paid, kept and segment, demise lesse and let unto the said lessee, for the sole and only purpose of mining and erseptations and structures thereon to produce, save and take care of said products, all that the part of the pa
	the North west $rac{1}{4}$
It is seemed that this lease shall remain in faces for a trace of	ontaining
In consideration of the premises, the said lessee covenants and ag Ist. To deliver to the credit of lessor, free of cost in the pipe li	grees: theyr their wills the cause one-righth part of all all produced and saves
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	while the same is being used were off the premises, and if used in the manufacture of gasoline prevailing market rate; and lessor to have gas free of organization any such well for all stoves the same time by making his own connections with the this own risk. And Exp Solidary the premises. DOI: ARE
cture of gasoline or any other product, a royalty of one-eighth (26) purify no well be commenced on said land on or before the	ayable monthly, at the prevailing market rate, 19.23, this lease shall terminate as the total lease of the lease's credit in the First National Rank
crship of said land, the sum of privilege of deferring the commencement of a well for	or its successors, which shall continue as the depository regardless of the changes in the
well may be further deferred for like periods of the same number of mo down payment, covers not only the privileges granted to the date when foresaid, and any and all other rights conferred.	wyable monthly, at the prevailing market rate. AUGUSE 19.23., this lease shall terminate as er to the lessor or to the lessor's credit in the
hs from the expiration of the last rental period which rental has been of said twelve months shall resume the payment of rentals in the sai	en paid, this lease shall terminate as to both parties, unless the lessee on or before the expir me amount and in the same manner as bereinbefore provided. And it is agreed that upon
nue in force just as though there had been no interuption in the renta If said lessor owns a less interest in the above described land than d shall be paid the lessor only in proportion which his interest bears t	It preceeding paragraph hereof, governing the payment of rentals and the effect thereof, shall all payments. It he entire and undivided fee simple estate therein, then the royalties and rentals herein proto the whole and undivided herein proto the whole and undivided herein proto the whole and undivided herein operation thereon, except water from wells of lessor. It is now on the premises, without the written consent of the lessor, and crops on said lands. In mow on the premises, without the written consent of the lessor, and intures placed on said premises, including the right to draw and remove casing, of assigning in whole or in part is expressly allowed, the covenants hereof shall extend to their covenants of the land or assignment of rentals or royalties shall be binding on the lessee unit or a true copy thereof; and it is hereby arreed in the event this lease shall be assigned
Lessee shall have the right to use, free of cost hie on water When requested by the lessor, lessee shall bury his pipe lines bel. No well shall be drilled nearer than 209, test 40 the house or barr	r produced on said land for the operation thereon, except water from wells of lessor. low plow depth. n now on the premises, without the written consent of the lessor.
Lessee shall have for damages caused by the operations to growin Lessee shall have the right at any time to remove all machinery If the estate of either party hereto is assigned, and the privilege of	ng crops on said lands. • and fixtures placed on said premises, including the right to draw and remove casing, of assigning in whole or in part is expressly allowed, the covenants hereof shall extend to their
executors, administrators, successors or assigns, but no change in the	cownership of the land or assignment of rentals or royalties shall be binding on the lessee un-
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