	FROM COMPARED	STATE OF OKLAHOMA, Tulsa County, ss. This instrument was filed for record on the 1st dayon of Lock, and duly recorded in Book 418 on page 40 (SEAL) (SEAL) O. D. Lawson County Clerk. By F. Hid Dickson
	an effer an et al la major a di la colonida di espera a major a la colonida di espera di espera di espera di e Colonida di espera d	By By Dickson Deputy
AGREEMENT,	Made and entered into 28th	ad Esves, his wifegust
	and the control of th	
W. B. P. WITNESSETH cash in hand paid, receip performed, has granted, o operating for oil and gas certain tract of land situ	t of which is hereby acknowledged and of the lemised, leased and let and by these presents d , and laying pipe lines, and building tanks, po ate in the County of	part, hereinafter called lessor (whether one or more) and
	The south half (S2) of quarter (SE1) of the quarter (NE1)	of the northeast quarter and the southeast northeast quarter (NET) of the northeast
of Section17To	wnship_18N Range14Eand	containing 90 acres, more or less 14.79 years from date, and as long thereafter as oil or g
or either of them, is pro-	of the premises, the said lessee covenants and	is tata or a gradular translation of the area to the same of the case of the translation of the control of the
from the lessed premises		
or any other product, a rand all inside lights in the gas product sole per rear, for the time during the same distribution of the same distribution of the same distribution of the same during the same distribution of the	the gas from each well where gas only is found opyalty of one-eighth (1/2), payable monthly at the principal dwelling house on said land during the principal dwelling house on said land during the for gas produced from any oil well and us find which such gas shall be used, said payment when a such that the gas shall be used, said payment the gas shall be used, said payment the gas shall be used, said payment the gas a shall be used.	1, while the same is being used or or of the premises, and it used in the manufacture of the premises, and it used in the manufacture of the premise in the prevailing market rate; and lessor to have gas free of 6.00 from any such well for all sto g the same time by making his own connections with the world his own risk. sed as ar off the premises in money equivalent to 1/8 of DOLLA to the premises in the manufacture of the premise of the
uracture of gasoline or a If no well be con to both parties, unless t at ownership of said land, the privilege of deferring	ny other product, a royalty of one-eighth (73) menced on said land on or before the. ne lessee on or before that date shall pay or tel markets of the said land of the said lan	to 1/8 of all gas produced and saved. beliah. while the same is being used or word if the premises, and if used in the manufacture of sages the prevailing market rate; and lessor to have gas free of 30.6 fm any such well for all sto g the same time by making his own connections with the word in the manufacture of saved as we off the premises. int. money. equivalent. to 1/8.0f DOLLA ts techs made. Semi-monthly. and if used in the monthly at the prevailing make rate. 10 payable wenthly, at the prevailing make rate. 11 payable wenthly, at the prevailing make rate. 12 payable wenthly, at the prevailing make rate. 13 payable wenthly, at the prevailing make rate. 14 payable wenthly are the prevailing make rate. 15 payable wenthly are the prevailing make rate. 16 payable wenthly are the prevailing make rate. 17 payable wenthly are the changes in the prevailing make rate when the prevailing make rate when the prevailing make rate when the consideration first recited her months successively. And it is understood and agreed that the consideration first recited her said first rentals is payable as aforesaid, but also the lessee's option of extending that personal payable wenthly and the prevailing that personal payable wenthly and the prevailing that personal payable wenthly and the prevailing that personal payable wenthly are prevailed by the payable wenthly and the prevailing that personal payable wenthly are prevailed by the payable wenthly and the prevailing that personal payable wenthly are prevailed by the prevailing that personal payable wenthly are prevailed by the payable wenthly and the prevailing that personal payable wenthly are prevailed by the payable wenthly are payable wenthly and the payable wenthly are prevailed by the
months from the expirat ation of said twelve mon the resumption of the pa	ion of the last rental period which rental has the shall resume the payment of rentals in the yment of rentals, as above provided, that the	been paid, this leace shall terminate as to both parties, unless the lessee on or before the same amount and in the same manner as hereimbefore provided. And it is agreed that up last preceeding paragraph hereof, governing the payment of rentals and the effect thereof, sl
If said lessor ow vided shall be paid the le Lessee shall have	essor only in proportion which his interest bear the right to use, free of cost, gas, oil and wa	han the entire and undivided fee simple estate therein, then the royalties and rentals herein p
If the estate of	either party hereto is assigned, and the privileg	ery and fixtures placed on said premises, including the right to draw and remove casing.
Lessor hereby v lessor, by payment, any the holder thereof.	varrants and agrees to defend the title to the la mortgage, taxes or other liens on the above de	ery and fixtures placed on said premises, including the fight to draw and remove casing, we of assigning in whole or in part is expressly allowed, the covenants hereof shall extend to the the ownership of the land or assignment of rentals or royalties shall be binding on the lesser unent or a true copy thereof; and it is hereby agreed in the event this lease shall be assigned signees of such part or parts shall fail or make default in the payment of the proportionate to raffect this lease in so far as it covers a part or parts of said lands which the said lesse or an anda herein described, and agrees that the lesses shall have the right at any time to redeem escribed lands, in the event of default of payment by lessor, and be subrogated to the right
Lessor hereby values or hereby values or, by payment, any the holder thereof.	varrants and agrees to defend the title to the la mortgage, taxes or other liens on the above de	ge of assigning in whole or in part is expressly allowed, the covenants hereof shall extend to the ownership of the land or assignment of rentals or royalties shall be binding on the lessee; ment or a true copy thereof; and it is hereby agreed in the event this lease shall be assigned signess of such part or parts shall fail or make default in the payment of the proportionate p tor affect this lease in so far as it covers a part or parts of said lands which the said lessee or an anda herein described, and agrees that the lessee shall have the right at any time to redeem escribed lands, in the event of default of payment by lessor, and be subrogated to the right day of August George A. Estes
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