204082 C.M.J. FROM COMPARED	STATE OF OKLAHOMA, Tulan Counsy, 10th	4.50 P
	of This instrument was filed for record on the (9.22. at. 11:00) of UILV A.D., 19.22. at. 11:00 of clock A.M., and duly recorded in Book 416 on page A. O. D. Lawson,	
07	((SEAL)) County Clerk. By F. Delman,	
	Deputy	
AGREEMENT, Made and entered into. 19th by and between. D. F. Slankard and his vi	fe Josephine Slankard.	
G. D. Kendall and C. R. Travers	art, hereinafter called lessor (whether one of more) and part 95 of the second part, hereinafter called lessee. On of	
	ovenants and agreements hereinafter contained on the part of lessee to be paid, kept and es grant, demise lesse and let unto the said lessee, for the sole and only purpose of mining and ers, stations and structures thereon to produce, save and take care of said products, all that 	
	half of the North west quarter	
52 o 1×	40	
or either of them, is produced from said land by the lessee.	ontaining40acres, more or less 1V9years from date, and as long thereafter as oil or gas.	
from the leased premises. one eighth of net p	ine to which he may connect his wells, the equal one-eighth part of all oil produced and saved TOOBOAS	
each year in advance, for the gas from each well where gas only is found, a or any other product, a royaity of one-cighth (A3), payable monthly at 1) and all inside lights in the principal dwelling house on said land during i	while the same is being used on as off the premises, and it used in the manufacture of gasoline he prevailing market rate; and lessor to have gas free of coeffrom any such well for all stoves the same time by making his own connections with the toeffectu his own risk. d on or off the premisesOIDOI_DITLOOTOTDTOCEEDS	
3rd. To pay lessor for gas produced from any oil well and used per year, for the time during which such gas shall be used, said payments ufacture of gasoline or any other product, a royalty of one-eighth (19) p	to be made in the premises <u>1019</u> aligned in the man- apable monthly, at the prevailing market rate. VITHIN 550 and if used in the man- day of September 1992, this tease shall terminate as days her to the lessor or to the lessor's credit in the Bank this shall be an in the sector of the changes in the this with the changes in the this shall be an in the sector of the changes in the this of the changes in the sector of the changes of the changes of the changes in the sector of the changes	
at the twelve dollars and	LILLY CALLS DOLLARS DOLLARS which chall exercise as a tential and cover LGESG	
	on this successively. And it is understood and agreed that the consideration first recited herein torml- en said first rentals is payable as aforesaid, but also the lessee's option of extending that period nate	
Should the first well drilled on the above described land be a dry months from the expiration of the last rental period which rental has be atom of said twelve months shall resume the payment of rentals in the sa	y hole, then, and in that event, if a second well is not commenced on said land within twelve BS to sen paid, this lease shall terminate as to both parties, unless the lesse on or before the expir bo th ame smount and in the same manner as hereinbefore provided. And it is agreed that upon partices	3.
continue in force just as though there had been no interuption in the rent If said lessor owns a less interest in the above described land tha	in the entire and undivided fee simple estate therein, then the royalties and rentals herein pro-	
Lessee shall have the right to use, free of cost, gas, oil and wate When requested by the lessor, lessee shall bury his pipe lines be No well shall be drilled nearer than 200 feet to the house or bai	er produced on said land for its operation thereon, except water from wells of lessor. clow plow depth. rn now on the premises, without the written consent of the lessor.	
	y and fixtures placed on said premises, including the right to draw and remove casing.	
	or assigning in whice or in part is expressly anoved, the bootants instantants instantants in the second of the second of assignment of rentals or royalise shall be binding on the lease un- ent or a true copy thereof; and it is hereby agreed in the event this lease shall be binding the assigned graces of such part or parts shall fail or make default in the payment of the proportionate part or affect this lease in so far as it covers a part or parts of said lands which the said lease or any a	
assignee thereof shall make due payment of said rental. Lessor hereby warrants and agrees to defend the title to the lan lessor, by payment, any mottrage, taxes or other liens on the above dest the holder thereof. IN CVBNUT THE TITST WOLL ATT.	ads herein described, and agrees that the lessee shall have the right at any time to redeem for cribed lands, in the event of default of payment by lessor, and be subrogated to the rights of lied on the above described property yields 20 eirs, or assignts agree to continue arilling diligently entirely drilled day of J. 22.5	
BATTIL the de Xoff dystribed free his is In Testimony Whereof We Sign, this the 19th	eirs or assigns agree to continue drilling diligently	
WITNESS	Josephine Slankard (SEAL)	
	(SEAL) (SEAL)	
STATE OF OKLAHOMA, County of TULSE ACKNOWI	LEDGMENT TO THE LEASE	
hundred and D. F. Slankard	and JOSephine Slankard	
to me known to be the identical person. 2 who executed the within same as free and voluntary act and deed for the uses and	and foregoing instrument and acknowledged to me that4164executed the purposes therein set forth.	
My Commission Expires April 16, 1923. (See		
STATE OF OKLAHOMA, County of, 59.	ENT WHERE THE LESSOR SIGNS BY MARK	
to me known to be the identical person who executed the within and	foregoing instrument bymark in my presence and in the pre-	
as witnesses, and acknowledged to me that exe	and	
Given under my hand and seal of office the day and year last My Commission Expires	Notary Public.	
mark.	s name must be witnessed by two witnesses, one of whom must write lessor's name near such	
KNOW ALL MEN BY THESE PRESENTS:	ASSIGNMENT	
remains where his hereby acknowledged, do hereby sell, assign tr	ransfer, set over and convey unto in hand paid, the	
TO HAVE AND TO HOLD THE SAME FOREVER, subje		
	, 19(SEAL)	
	MENT OF THE ASSIGNMENT	
STATE OF OKLAHOMA, County of	County and State, personally appeared	
STATE OF OKLAHOMA. County ofss. Be it Reimembered, That on thisday of before me, a Notary Public, in and for said O	County and State, personally appeared	

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