| BLACK MAINTING CO. TURAL DALAN<br>211981 C. MARTING COMPARED   | STATE OF OKLAHOMA, Tulsa County, ss. 0441  |
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| <u> </u>   | STATE OF OKLAHOMA, Tulsa County, ss. 24 th<br>This instrument was filed for record on the 24 th<br>of 25 the 25 the 24 th<br>oclock Alborn M. and duly recorded in Book 418 on page 54   |
| ΤΟ   | ( (SEAL)) County Clerk.  |
|  | B√ I. Delman,  |
| <u> </u>   |  |
| AGREEMENT, Made and entered into 16th  | e M. Walter, husband and wife  |
| of Healdton, Okla.   | hereinafter called lessor (whether one or more) and  |
| Sanie Ward of Collinsville, Okla<br>WITNESSETH. That the said lessor, for and in consideration of<br>ash in hand paid, receipt of which is hereby acknowledged and of the cove<br>erformed, has granted, demised, leased and let and by these presents does g<br>perating for oil and gas, and laying pipe lines, and building tanks, powers.<br>ertain tract of land situate in the County ofTUISS.   | hereinalter called lessor (whether one or more) and<br>part. X of the second part, hereinalter called lessee.<br>DOLLARS<br>mants and agreements hereinalter contained on the part of lessee to be paid, kept and<br>rant, demise lease and let unto the said lessee, for the sole and only purpose of mining and<br>stations and structures thereon to produce, save and take care of said products, all that<br>State of Oklahema, described as follows, to-wit:   |
| Southwest quarter  | of Section Three   |
| 그는 것이 집 같은 것은 것이 같아요. 가지 않는 것이 같아.   | 등할 <u>이 한</u> 것은 것 같다. 것도 한 것 것 같은 것 같아요. 것 같아요. 한 것 같아요. 한 것 같아요. 것 같아요.<br>것 같아요. 것 ? ? ? ? ? ? ? ? ? ? ? ? ? ? ? ? ? ? |
| f Section [Inree_Township_21Range13and cont<br>It is agreed that this lease shall remain in force for a term of  | aining160  |
| r either of them, is produced from said land by the lessee.  | es:<br>to which he may connect his wells, the equal one-eighth part of all oil produced and saved  |
| and To new the lorger One-eighth of gas so   | ld pavable monthly   |
| acts your is advance, for the gas from each well where gas only is found, whi<br>r any other product, a royalty of one-eighth (3%), payable monthly at the p<br>nd all inside lights in the principal dwelling house on said land during the   | is the same is being used on or off the premises, and if used in the manufacture of gasoline<br>prevailing market rate; and lessor to have gas free of effet from any such well for all stoves<br>same time by making his own connections with the source this own risk.<br>nor off the premises $\frac{1}{2}/3\pmh-0\pm$ . SOL 10.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.  |
| 3rd. To pay lessor for gas produced from any oil well and used or<br>or year, for the time during which such gas shall be used, said payments to   | n or off the premises 1/8th-off-gas-solidelits   |
| facture of gasoline or any stilled product, a royalty of one-eighth [14] pays<br>If no well be commenced on said land on or before theQUA<br>obth darties, unless the lesses on or before that date shall may a trader   | able monthly, at the prevailing market mit.<br>day of Septicizing 19.23, this lease shall terminate as<br>to the lessor or to the lessor's credit in the LITSI. NALIONAL Bank  |
| t. Healdton, Oklahoma<br>wnership of said land, the sum of One Hundred sixty an  | ar its surgeorors, which shall continue as the depository regardless of the changes in the<br>DOLLARS, which shall operate as a rental and cover   |
| ne privilege or geterring the commencement of a well forL?   | be mach. 105.00 pitel. 2.<br>able monthly, at the prevailing market tate.<br>to the lessor or to the lessor's credit in the LITS to UBELONAL Bank<br>arits sufferences, which shall continue as the depository regardless of the changes in the<br>DOLLARS, which shall operate as a rental and cover<br>be strom said date. In like manner and upon like payments or tenders the commencement<br>he successively. And it is understood and agreed that the consideration first recited herein<br>aid first rentals is payable as aforesaid, but also the lessee's option of extending that period   |
| Should the first well drilled on the above described land be a dry h<br>nonths from the expiration of the last rental period which rental has been   | ole, then, and in that event, if a second well is not commenced on said land within twelve<br>paid, this lease shall terminate as to both parties, unless the lessee on or before the expir  |
| tion 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-<br>recceeding paragraph hereof, governing the payment of rentals and the effect thereof, shall<br>payments.  |
|  |  |
| Lessee shall have the right to use, free of cost, gas gil and water p<br>When requested by the lessor, lessee shall bury his pipe lines below<br>No well shall be drilled mearer than 200 feeting the house or bar   | he entire and undivided fee simple estate therein, then the royalties and rentals herein pro-<br>the whole and undivided fee.<br>roduced on said land for its operation thereon, except water from wells of lessor.<br>y plow depth.<br>row on the premises, without the written consent of the lessor.<br>erops on said lands.<br>Ind fixtures placed on said premises, including the right to draw and remove casing.<br>ussigning in whole or in part is expressly allowed, the covenants hereof shall extend to their<br>wanership of the land or assignment of rentals or royalties shall be binding on the lessee un-<br>ter of the land or assignment of rentals or royalties shall be binding on the lessee.   |
| Lessee shall pay for damages caused by AB operations to growing<br>Lessee shall have the right at any time to remove all machinery at<br>the shall have the right at any time to remove all machinery at   | crops on said lands.<br>nd fixtures placed on said premises, including the right to draw and remove casing.  |
| It she estate of either party hereto is assigned, and the privilege of a<br>lers, executors, administrators, successors or assigns, but no change in the c<br>il after the lessee has been furnished with a written transfer or assignment   | usanguing in whole or in part is expressly allowed, the covenants hereof shall extend to their<br>whorship of the land or assignment of rentals or royalties shall be binding on the lessee un-<br>or a true copy thereof; and it is hereby agreed in the event this lease shall be assigned   |
| ssigned thereof shall make due payment of said rental.   | or a true copy thereof; and it is hereby agreed in the event this lease shall be assigned<br>es of such part or parts shall fail or make default in the payment of the proportionate part<br>frect this lease in so far as it covers a part or parts of said lands which the said lessee or any a  |
| Lessor hereby warrants and agrees to defend the title to the lands<br>essor, by payment, any mortgage, taxes or other liens on the above describ<br>be belder thereaf  | herein described, and agrees that the lessee shall have the right at any time to redeem for<br>ed lands, in the event of default of payment by lessor, and be subrogated to the rights of  |
| 16th   | day ofSeptember  |
| In Testimony Whereof We Sign, this the<br>VITNESS  | Gay or   |
| 신경 한 일상에 가지 않는 것 같아. 이번 것 같아요? 이번 것  | Lillie M. Walter (SEAL)  |
|  | (SEAL)   |
|  | a de la constant de l  |
| TATE OF OKLAHOMA, County of USI 1001, ss.<br>BE IT REMEMBERED, That on this. 4   | DGMENT TO THE LEASE<br><u>Oct</u>  |
| undred and E. A. Walter  | ry rubic, in and for said County and State, personally appeared  |
| o me wayn to be the identical person who executed the within and<br>ame as UPOIX free and voluntary act and deed for the uses and pur<br>In Witness Whereof, I have hereunto set my official signature a   | poses therein set forth.<br>not affixed my notarial seal the day and year first above written.   |
| Ay Commission Expires June 2, 1926. (Seal)   | Notary Public.   |
| ACKNOWLEDGEMENT  | WHERE THE LESSOR SIGNS BY MARK   |
| TATE OF OKLAHOMA, County of, ss.<br>On thisday of  | A. D., 19, before me, the undersigned, a Notary Public, in and   |
|  | going instrument bymark in my presence and in the pre-   |
| ence of  |  |
| purposes therein set forth.<br>Given under my hand and seal of office the day and year last abo  | ve written,  |
| 그는 것 같은 사람들은 사람들은 것 같아요. 그는 것 같은 사람들은 것 같은 것 같은 것 같은 것 같은 것 같아요. ? ? ? ? ? ? ? ? ? ? ? ? ? ? ? ? ? ? ? | Notary Public.<br>Ime must be witnessed by two witnesses, one of whom must write lesson's name near such   |
| nark   |  |
| NOW ALL MEN BY THESE PRESENTS:   | <b>\SSIGNMENT</b>  |
| tate of  | of<br>the within named grantorin consideration of the sum of<br>   |
|  | fer, set over and convey unto  |
|  | nevertheless, to the conditions therein contained.   |
| To HAVE AND TO HOLD THE DAME TONEVER, Subject  | dev of   |
| In Witness Whereof, the said grantor hahereunto s  | ., 19,   |
| In Witness Whereof, the said grantorhahereunto s   |  |

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Commission Expires

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Notary Public,

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