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251605 C.I.J.	al i Farin da di Anto Palita i dan		and an	
그는 것 같은 것 같	day of	Feby.	192. <u>4</u> by and	between
<u>H. J. Gray &amp; Mae Gray his wife</u> 	party of the	first part, hereinaf	er called lessor (whether on	e or more) and
C. F. Peffley, W. D. Casebolt & W. J.	Matych		party of the	second part, lessee
WITNESSETH, That the said lessor, for and in consideration h in hand paig, receipt of which is hereby acknowledged and of the cov	ofOI enants and agreem	ents hereinafter co	ntained on the part of lessee	to be paid, kept and
formed, hagranted, demised, leased and let and by these presents nining and operating for oil and gas, and of laying of pipe lines, and bu d products, all that certain tract of land, situate in the County of Tuls			nto the said lessee, for the sa tures thereon to produce, sa ws to-wit:	le and only purpose we, and take care of
e South half (S2) of the South West 2 OKLAHOMA FORM OF ACKN			OR SIGNS BY MAR	<b>K</b> •
this 13 day of Feb. A.D. 1924, before	me, the un	dersigned,	a Notary Public	in and for the identic
unty and state aforesaid, personally rson who executed the within and fore	poing inst	sument by l	er mark, in my	presence ar
OKLAHOMA FORM OF ACKN this 13 day of Feb. A.D.1924, before unty and state aforesaid, personally rson who executed the within and fore e presence of Chas. Oberst and Bertha e executed the same as her free and v ersin set forth. Given under my hand "commission expires Jan. 29, 1928.	oluntary a and seal o (Seal)	ct and deed f office th Chas	l'for the uses a le day and year Oberts, Notary	nd purposes last above Public.
				res. more or less
	6 MO.	years from	this date, and as long therea	
er of them is produced from said land by the lessee. In consideration of the premises the said lessee covenants and agre 1st. To deliver to the credit of lessor, free of cost, in the pipe l laced and saved from the leased premises.	ne to which the	Y may connect	their wells, the equal one	eighth part of all c
2nd. To nav lessor one eighth (1/8)	market val	ue quarter.	Ly Dollars each	year, in
lvance, for the gas from each well whe	re gas onl	v is found	, while the same	is being
ed off the premises, and if used in t royalty of one-eighth (1/8), payable m	ionthly at	the prevai.	ling market rate	; and less
have gas free of cost from any such a principal dwelling house on said la	well for a	11 stoves a	and all inside l	ights in
mnections with the well at their own			THE DY HOLTHE VI	OTT OWN
3rd. To pay lessor for gas produced	from any	oil well a	nd used off the	premises,
in the manufacture of gasoline or an r the time during which such gas shall	y other pr	oduct at tl	ne rate of one e	ighth (1/8
he eighth (1/8) payable monthly at the	prevailir	ig market r	ite.	Jurij 0+
completed It no well be commenced on said land on or before the <u>8</u>	d	av of Aug.	19.24, the l	ease shall termina
o both parties, unless the losses on or hefore that data shall pay or ter	der to the lesser o	r-the-losser's-orodit	in-the	
1k ator it			depository regardless of char as a rental and cover the p	
aid land, the sum of				
commencement of a well formonths from said / y be further deferred/for like period of the same number of months fu down payment, covers not only the privileges granted to the date/wh	ccessively. And i en said first rental	t is understood and is payable as afores	agreed that the consideration aid , but also the lessee's opti	n first recited herei on of extending th
iod as aforesaid, and any and all other rights conferred. Should the first well drilled on the above described land be a dr (ve months frow the expiration of the last rental period for which re re the expiration of said twelve months shall resume the payment agreed that zoon the resumption of the payment of rentals, is above the effect thereof, shall continue in force just as though there had bee	y hole, then, and i	n that event, if a s	econd well is not commenced	l on said land with
re the expiration of said twelve months shall resume the payment agreed that goon the resumption of the payment of rentals, as above	of rentals in the sa e provided, that t	me amount and in the last preceding pa	he same manner as hereinber agraph hereof, governing th	fore provided. An e payment of rents
the effect thereof, shall continue in force just as though there had been If said lessor owns a less interest in the above described land than	n no interruption i the entire and und	n the rental paymen livided fee simple es	s. ate therein, then the royalti	es and rentals here
If said lessor owns a less interest in the above described land than vided for shall be paid the lessor only in the proportion which Lessee shall have the right to use free of cost, gas, oil and water p	Linterest bears to roduced on said lar	the whole and undivided for their	ided fee. operations thereon, excep	ot water from well (
When requested by lessor, lessee shall bury their	e lines below plow	depth.		
No well shall be drilled nearer than 200 feet to the house or barn m Lessee shall pay for damages caused by	ow on said premise ns to growing crop	s, without the writt s on said land.	en consent of the lessor.	
Lesson shall have the right at any time to remove all machinery	nd fixtures placed	on said premises in	Juding the right to draw an	d remove casing. 5 hereof shall exter
heir heirs, éxecutors, administrators, successors or assigns, but no ch he lessee until after the lessee has been furnished with a written tran	ange in the owner sier or assignment	ship of the land or a or a true copy there	ssignment of rentals or roya of; and it is hereby agreed in	lties shall be bindir n the event this lea
If the estate of either party hereto is assigned, and the privilege e heir heirs, executors, administrators, successors or assigns, but no ef he lessee until after the lessee has been furnished with a written tran l be assigned as to a part or parts of the above described lands and i he proportionate part of the rents due from him or them, such defau lands which the said lessee or any assignee thereof shall make due pa	it shall not operat went of said rent	gnees of such part o e to defeat or affect al	this lease in so far as it cov	ers a part or parts
Lessor hereby warrants and agrees to defend the title to the land lessor, by payment, any mortgages, taxes or other liens on the abo rights of the holder thereol.	s herein described,	and agrees that the	lessee shall have the right a fault of payment by lessor.	t any time to redee and be subrogated
rights of the holder thereof. .ch of above lessors have a equal one				
GU OT SPORE TESSOLS HAVE & Educt one	DITTA MIM	.ylded ino.	CCC/1.	
7 In Testimony Whereof We Sign, this theday	ofFeby.	192 4 •	یں ایک اور میں ایک ایک میں میں ایک ایک ایک ا	
WITNESS		H. J. (	iray Iray	(SEA)
Chas. Oberst		Mae x (	lray	(SEAI
Bertha K. Gray				
A CUNOW P	DGMENT TO T	HE LEASE	an an ann an	ana ana amin'ny faritr'o amin'ny faritr'o amin'ny faritr'o amin'ny faritr'o amin'ny faritr'o amin'ny faritr'o a
TE OF OKLAHOMA, COUNTY OF TUISS	Silic, in_s	nd for sai	1 County and Ste	te on this
ATE OF OKLAHOMA, COUNTY OF TUIS DTORS MS the undersigned, a Notury Fi 3 day to Manager phat on Use on all y day to the former of the sound of the sound ly day are me, a Notury Public in and for mill County and State, a me	d-H.J.T.G	ay of our tord one	thousand mite hand for hird.	
to me known t	be the identical	personwho ex	ecuted the within and foreg	oing instrument an
nowledged to me that he executed the same as his free ren under my hand and seal the day and -IN-WINESS WHEREOF, there have been to be they official signed	and voluntary act vear last	and deed for the use above wri notarial scaltheday	s and puproses therein set for <b>U</b> C II. <b>and year first-above writte</b>	th. 1.
My Commission expires Jan. 29, 28:33 (Sea #1.	1)	Chas. Ob	erts,	Notary Publi
ATE OF OKLAHOMA, TULSA COUNTY, SS:	Peh.	4	1.50	P
This instrument was filed for record on the 20 duly recorded in Book 463 Page 129	of the records of th	nis office	1:50	
		0. G.	Weaver . Brown,	Constant Olivit
(Seal)	B. Star	Dwodar	Brown	oounty olerk,

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