252998 C.M.J.	and the later party and the state party of the later party and the state party and	
Allen Smith and Minnie Bell Smith,		Larch 1924 by and between
of El Paso, Texas Elizabeth Greer, Ester Greer M.	arties party of the Levinson and Jo	first part, hereinafter called lessor (whether one or more) and the Kraus, and Gladys /Daniels parties of Kraus, and Gladys /Daniels parties.
WITNESSETH, That the said lessor, for and in con	sideration of One & No	100 DOLLARS ents hereinafter contained on the part of lessee to be paid, kept and
cash in hand paid, receipt of which is hereby acknowledged and performed, ha_S_granted, demised, leased and let and by the of mining and operating for oil and gas, and of laying of pipe lisald products, all that certain tract of land, situate in the Cour	l of the covenants and agreen se presents do 98 grant, d nes, and building tanks, powe aty of Tulsa, State of Oklahor	ents hereinafter contained on the part of lessee to be paid, kept and emise, lease and let unto the said lessee, for the sole and only purpose as, stations and structures thereon to produce, save, and take care of an described as follows to-wit:
Beginning at the Southeast corner	of the Southwest	Quarter (S.W.) of the Southwest
Quarter (S.W.) of NET of Section F	our (4) Townshi	Quarter (S.W.) of the Southwest Nineteen (19) North, Range Twelve (12)
said ri-ht-of-way 540.3 feet, then East 504 feet to beginning, contai	ice South to the	I.& T.R.R. thence Southwesterly along East and West Half Section lines, thence eres, more or less,
of section 4 Township 19 Ran	ge 12 E. and con	five (5)
It is agreed that this lease shall remain in force for a to		tainingacres, more or lessacres, more or less
either of them is produced from said land by the lessee.	its and agraces	
1st. To deliver to the credit of lessor, free of cost, in produced and saved from the leased premises.	the pipe line to which	2may connecthiswells, the equal one-eighth part of all oil
2nd. To pay the lessor 1	ollars each yea	r in advance, for the gas from each wel
the manufacture of gasoline or any	other product.	used off the premises, and if used in a royalty of one-eighth (1/8) payable
at the prevailing market rate; and	l lessor to have	gas free of cost from any such well
during the same time by making his	own connection	e principal dwelling house on said land with the wells at his own risk.
3rd. To pay lessor for gas pro	duced from any	oil well when used off the premises - gas shall be used, said payments to be
made and if used in the manufa one=eighth (1/8) payable a	cture of gasoli	ne or any other product a royalty of
		된다. 그는 그리고 있다는 이번 다른다.
If no well be commenced on said land on or before		ay of June 19 24 the lease shall terminate
as to both parties, unless the lessee on or before that date shal	l pay or tender to the lessor, o	r the lessor's credit in the Security National
of said land, the sum of Two Hundred (\$200.0	O) DOLLARS	shall continue as the depository regardless of changes in the ownership MONTH 11 Edvance hich shall operate as a rental and cover the privileges of deferring
the down payment, covers not only the privileges granted to t period as aforesaid, and any and all other rights conferred.	he date when said first rental	ner and upon like payments or tenders the commencement of a well tis understood and agreed that the consideration first recited herein, is payable as aforesaid, but also the lessee's option of extending that
Should the first well drilled on the above described la twelve months from the expiration of the last rental period f	nd be a dry hole, then, and or which rental has been paid	in that event, if a second well is not commenced on said land within , this lease shall terminate us to both parties, unless the lessee on or me amount and in the same manner as hereinbefore provided. And he last preceding paragraph hereof, governing the payment of rentals in the rental payments.
before the expiration of said twelve months shall resume the it is agreed that upon the resumption of the payment of rent and the effect thereof shall continue in force just as though the	payment of rentals in the sa ils, as above provided, that t ero had been no interruption i	me amount and in the same manner as hereinbelore provided. And he last preceding paragraph hereof, governing the payment of rentals in the rental navments.
If said lessor owns a less interest in the above described	l land than the entire and undich his interest bears to	ivided fee simple estate therein, then the royalties and rentals herein the whole and undivided fee. ad for15Soperations thereon, except water from well of
When requested by lessor, lessee shall buryhis No well shall be drilled nearer than 200 feet to the house	pipe lines below plow e or barn now on said premis	depth.
Lessee shall pay for damages caused by	operations to growing crop	s on said land.
If the estate of either party hereto is assigned, and the	privilege of assigning in who	on said plemises, including the right of that and relimive cashing. le or in part is expressly allowed—the covenants hereof shall extend ship of the land or assignment of rentals or royalties shall be binding or a true copy thereof; and it is hereby agreed in the event this lease gnees of such part or parts shall fail or make default in the payment e to defeat or affect this lease in so far as it covers a part or parts of al.
on the lessee until after the lessee has been furnished with a w shall be assigned as to a part or parts of the above described	ritten transfer or assignment lands and the assignee or ass	or a true copy thereof; and it is hereby agreed in the eyeat this lease gnees of such part or parts shall fail or make default in the payment
of the proportionate part of the rents due from him or them, said lands which the said lessee or any assignee thereof shall m	such default shall not operat take due payment of said rent	e to defeat or affect this lease in so far as it covers a part or parts of al.
Lessor hereby warrants and agrees to detend the title to lessor, by payment, any mortgages, taxes or other liens the rights of the holder thereof.	on the above described land	and agrees that the lessee shall have the right at any time to redeem, in the event of default of payment by lessor, and be subrogated to
병이 기계를 위해 밝힌 다양된		기록 존개의 사실 하는 경기를 받는 것이다.
		보고 그렇게 하고 있는 아름이 먹다.
In Testimony Whereof We Sign, this the 7th	day of Marel	1924
WITNESS		Allen Smith
		Minnie Bell Smith (SEAL)
		(SEAL)
	KNOWLEDGMENT TO T	
STATE OF OKLAHOMA, COUNTY OF TUISE	ss:	year of our Lord one thousand nine hundred and _ 24
before me, a Notary Public in and for said County and State,	emepersonally-	appeared Allen Smith and Minnie Bell
acknowledged to me that they executed the same as th	e known to be the identical	personwho executed the within and foregoing instrument and
IN WITNESS WHEREOF. I have hereunto set my of	ficial signature and affixed my	notarial seal the day and year first above written.
My Commission expires May .21-1927.	(Seal)	Dorothy Edgar. Notary Public.
STATES OF OWLATIONA TITES COTINEY SS.		
This instrument was filed for record on the 8		,1924 at 10:15 o'clock A. M.,
and duly recorded in Book 463 Page 167	of the records of t	us office.
· · · · · · · · · · · · · · · · · · ·		
발생 불편 발하고 처음 강해 성으니다. 급하다 시간	(Seal)	o. C. Weaver, By Brady Brown, County Clerk. Deputy.