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255717 C.M		antine a le Realise quistional attentante Contra de Contra de C	an a	
AGREEMENT, Mad	e and entered into the26	thday of	November	192.3 by and between
Geo. C. Probst				
Brooks Dri	lling Co. hereinaft	er called lesse		party of the second part, hassee.
WITNESSETH, The ash in hand paid, receipt of	at the said lessor, for and in cons which is hereby acknowledged and	ideration of Une and agreem	NO/ LOU	DOLLARS.
performed, ha.Sgranted, c of mining and operating for c aid products, all that certai	lemised, leased and let and by thes oil and gas, and of laying of pipe lin n tract of land, situate in the Count	e presents do esgrant, de es, and building tanks, power ty of Tuisa, State of Oklahor	mise, lease and let unto the said le s, stations and structures thereon a, described as follows to-wit:	ssee, for the sole and only purpose to produce, save, and take care of
	st Quarter of the S nine (29) Township			
an an an an an Air ann an Air an A An Air an Air				
of section	TownshipRang	e ond con	taining forty (40)	acres, more or less.
either of them is produced fr Ty consideration of th	lease shall remain in force for a ter rom said land by the lessee. he premises the said lessee covenant	rm olOllow_1 1. /	years from this date, and	as long thereafter as oil or gas, or
produced and saved from th	he credit of lessor, free of cost, in ; e leased premises. lessor One eighth			, the equal one-eighth part of all oi
where ras only in manufacture of g the prevailing and the prevailing and the by mak- brd. To pay less the manufacture	is found, while the gasoline or any oth ag market rate; and all inside lights in cing his own connec sor for gas produce of gasoline or any	same is being u er product, a ro lessor to have n the principal tions with the w d from any oil w other product	used off the premise oyalty of one-eight gas free of cost f dwelling house on well at his own rise well and used off t	es, and if used in h (1/8), payable mon rom any such well f said land during th k and expense. he premises or in e-eighth (1/8) pays
nonthly at the p	provailing market r	ate.		
efore me, the u ay of April 192 erson who execu xecuted the sam	ndersigned, a Nota: 4. personally appea ted the within and he as her free and	/83. ry Public, in an ared Florence Pr foregoing instr voluntary act an	d for said County obst to me known t ument and acknowle d deed for the use	and State on this 1 o be the identical dred to me that she s and purposes ther
iven under my h	and and seal the da pires July 8, 1927	ay and year last	above written.	e, Jotary Public.
	enced on said land on or before e lessee on or before that drife shall			, the lease shall terminate
Bank at		or its successors, which	shall continue as the depository re-	gardless of changes in the ownership
of said land, the sum of the commencement of a well may be further deferred for the down payment, covers n	l formonths fu like period of the same number of ot only the privileges granted to th	DOLLARS, w com said date. In like man months successively. And i he date when said first rental	lich shall operate as a rental an ner and upon like payments or te t bunderstood and agreed that th a payable as aforesaid, but also t	d cover the privileges of deferring inders the commencement of a well e consideration first recited herein, he lessee's option of extending that
Should the first well welve months from the exp pefore the expiration of said t is agreed that upon the for and the effect thereof shall	drilles on the above described lan iration of the last rental period for twelve months shall resume the p sumption of the payment of rental continue in force just as though the	in he a dry noie, then, and i r which rental has been phid ayment of rentals in the san is, as above provided/ that th re had been no interruntion in	n that event, if a second well is n , this lease shall terminate as to h me amount and in the sume mann se last preceding paragraph hereof i the rental payments.	ot commenced on said land within both parties, unless the lessee on or er as hereinbefore provided. And , governing the payment of rentals nen the royalties and rentals herein thereon, except water from well of
essor. When requested by h	essor, lessee shall bury1ts d nearer than 200 feet to the house	nine lines helow plow	denth	
Lessee shall pay for d	amages caused byS	_operations to growing crops	on said land.	
If the estate of either to their heirs, executors, adm the lessee until after the l hall be assigned as to a par of the proportionate part of	party hereto is assigned, and the ninistrators, successors or assigns, essee has been furnished with a wr t or parts of the above described if the rents due from him or them, s	privilege of assigning in whol but no change in the owners itten transfer or assignment of mds and the assignee or assigned uch default shall not operate	e or in part is expressly allowed- hip of the land or assignment of n r a true copy thereof; and it is hi mees of such part or parts shall f to defeat or affect this lease in s	the covenants hereof shall extend rentals or royalties shall be binding reby agreed in the event this leass ail or make default in the paymen o far as it covers a part or parts o
Lessor herely warnan or lessor, by payment, any the rights of the holder the ste, within thr oth parties. Sa urkey Mountain	see or any assignee thereof shall ma ts and agrees to defend the site to mortgages, taxes or other lies o reo[I t is agreed that oe thousand (3000) .id well to be dril. Sand unless a payin	the lands herein described, n the above described lands, ; unless a well feet of said la led to a depth o ng well is found	ind agrees that the lessee shall ha in the event of default of paym be commenced withi nd, this lease sha f 2200 feet or to at a less depth.	ht to draw and remove casing. -the covenants hereof shall extend rentals or royalties shall be binding areby agreed in the event this lease all or make default in the payment o far as it covers a part or parts of we the right at any time to redeem ent by lessor, and he subrogated to n six months from t l terminate as to a sand known as the
In Testimony Where	cof We Sign, this the26t1	h day of Novembe	r ₁₉₂ 3.	
	WITNESS		Geo. C. Probst	(SEAL)
			FIOLENCE LLODS	6 (SEAL)
				and a second
TATE OF OKLAHOMA Ma IOT SAIQ COU BLITRENENDER RIGRENERICNARTPUBLIC	ACK COUNTY OF TUISE Inty and State on th UBP History the in and for suit-County and Stoley a	NowLEDGMENT TO TH Before iis 26th day of Geo. C. Pro	HE LEASE me, the undersigne November, 1923 per Set destantion destantion hst	d, a Notary Public, sonally appeared
md	to me	known to be the identical r	personwho executed the wi	thin and foregoing instrument and
	18 - oxecuted the same as his my hand and seal is BEGF, i have been to seal is resJuly 8, 1927.			Deboue weitten. Notary Public
MATE OF OUT AHOMA	THISA COUNTY SS.			
This instrument was i and duly recorded in Book 4	filed for record on the14 63 Page243	and the second	t	oʻclock P. M.
			U. G. Weave	er, 1, County Clerk. Deputy.
		(Seal)	Brady Brown	1, County Clerk.

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