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	of the first-part, hereinafter called lessor (whether one or more) and	AGREEMENT, Made and entered into the 16th Charles Lowery and 2dith Lowrey, h of Skiatook, Oklahoma
	party of the second part, lessee.	H. J. Steinberger and A. W. Lucas WINESSETH. That the said lessor, for and in consideration of
	(\$1.00) marky of the second part, lessee. DOLLARS, agreements hereinafter contained on the part of lessee to be paid, kept and rant, demise, lesse and let unto the said lessee, for the sole and only purpose is, powers, stations and structures thereon to produce, save, and take care of Oklahoma, described as follows to-wit:	sh in hand paid, receipt of which is hereby acknowledged and of the covenan promed, ha9granted, demised, leased and let and by these presents do a mining and operating for oil and gas, and of laying of pipe lines, and buildin id products, all that certain tract of land, situate in the County of Tulan. St
	west and Southeast of Northeast of	North Half (=) of Northeast of Se
	and Northeast of Southwest of r (24), Township Twenty-two (22),	
		Range Twelve (12)
	nd containing (80)	section 24 22 12 Range 12
	years from this date, and as long thereafter as on or gas, or	the sagreed that this lease shall remain in force for a term of the of them is produced from said land by the lessee.
	h. hemay connect_ hiswells, the equal one-eighth part of all oil	lst. To deliver to the credit of lessor, free of cost, in the pipe line t roduced and saved from the lessed premises.
· · · · · · · · · · · · · · · · · · ·	- Dollars, each year in advance, for the hile the same is being used off the premises	2nd. To pay the lessor One-eighth $(1/8)$ as from each well where gas only is found
	such well for all stoves and all inside d'land during the same time by making his	nd lessor to have gas free of cost from a ights in the principal dwelling house on
	k and expense.	wn connections with the wells at his own
	any oil well and used off the premises at , for the time during which such gas shall	he rate of One-eighth (1/8)-Dollars per y
	months in auvence.	e used, said payments to be made each thi
		If no well be commenced on said land on or before the16th
	lessor, or the lessor's credit in theThe_OKLEhoma_National_ s, which shall continue as the depository regardless of changes in the ownership	s to both parties, unless the lessee on or before that date shall pay or tender ank atSkiatook, Oklahomaor its sue
	ARS, which shall operate as a rental and cover the privileges of deferring	said land, the sum of Eighty and No/100
	like manner and upon like payments or tenders the commencement of a well And it is understood and agreed that the consideration first recited herein, it rental is payable as aforesaid ,but also the lessee's option of extending that	ay be further deferred for like period of the same number of months from said date, ay be further deferred for like period of the same number of months succes be down payment, covers not only the privileges granted to the date when s gridd as a doresaid, and nan and all other rights conferred.
	n, and in that event, if a second well is not commenced on said land within even paid, this lease shall terminate as to both parties, unless the lessee on or	Should the first well drilled on the above described land be a dry ho relye months from the expiration of the last rental period for which rental
	n the same amount and in the same manner as hereinbefore provided. And , that the last preceding paragraph hereof, governing the payment of rentals uption in the rental payments, and undivided fee simple estates therein, then the royalties and rentals herein	is agreed that upon the resumption of the payment of rentals, as above pr d the effect thereof, shall continue in force just as though threa had been no If said lessor owns a less interest in the above described lend then the
	and undivided fee simple estate therein, then the royalties and rentals herein bears to the whole and undivided fee. said land for	Lessee shall have the right to use free of cost, gas, oil and water produ
	w plow depth. premises, without the written consent of the lessor.	When requested by lessor, lessee shall bury <u>its</u> pipelin No well shall be drilled nearer than 200 feet to the house or barn now o Lessee shall pay for damages caused by <u>Its</u> operations to
	a sta and an and down that the Andrew War addition down and some and some and some the set and	The second shall be an abreat the second strength of the second stre
	placed on suc premises, including the right to draw and remove casing, in whole or in part is expressly allowed—the covenants hereof shall extend e ownership of the land or assignment of rentals or royalties shall be binding gument or a true copy thereof; and it is hereby agreed in the event this lease e or assignces of such part or parts shall fail or make default in the payment to operate to defeat or affect this lease in so far as it covers a part or parts of aid rental.	o their metric, excentions, administrators, successors or assigns, but no change I the lesses until after the lesse has been furnished with a written transfer full be assigned as to a part or parts of the above described lands and the a
	c operate to deleat of allect this lease in so far as it covers a part of parts of aid rental. scribed, and agrees that the lessee shall have the right at any time to redeem ad lands, in the event of default of payment by lessor, and be subrogated to	Lessor hereby warrants and agrees to defend the title to the lands here lessor hereby warrants and agrees to defend the title to the lands here lessor hereby warrants and agrees to defend the title to the lands here
	on reactory in the event of default of payment by lessor, and be subrogated to	r lessor, by payment, any mortgages, taxes or other liens on the above d he rights of the holder thereof.
	pril 4.	In Testimony Whereof We Sign, this theday of
	Charles Lowery (SEAL)	WITNESS
	Edith Lowery (SEAL)	Grace L. Nowell
•	(SEAL)	
	TO THE LEASE	TATE OF OKLAHOMA, COUNTY OF TUISE
	in the year of our Lord one thousand nine hundred and <u>Twenty-four</u> ly appeared Charles Lowrey	fore me, a Notary Public in and for said County and State, enne. DOLSO
	entical person. Swho executed the within and foregoing instrument and tary act and deed for the uses and puproses therein set forth.	ndEdith LOWY by to me known to be cknowledged to me that theyexecuted the same as their free and
		IN WITNESS WHEREOF, I have hereunto set my official signature :
	Notary Public.	
	April, 1924_at/9:00o'clock_AM.,	TATE OF OKLAHOMA, TULSA COUNTY, SS: This instrument was filed for record on the4
	rds of this office. O. Q. Weaver, By Brady Brown, Deputy.	nd duly recorded in Book 463 Page6
	Brady-Brown, County Clerk.	(Seal)
		나는 바람과 그는 것이 다. 이렇게 그는 것이 가져져져 가슴을 물었다. 이는 것이 가지 않는 것이 같이 나라.

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