<b>.</b>	ENT, Made and enter		D.	day of	April	192 4	by and between	, 100 m <b></b>
of		n, Kansas		arty of the fire	t-part, hereinafter	called lessor (whet	her one or more) and	
	W. D. Flourno	oy, hereinaf	ter calle	d lessee			of the second-part,-less	ec
WITNESS: sh in hand paid,	ETH, That the said I receipt of which is here	essor, for and in cons	of the covenants	no and agreement Somet domi	s hereinafter conta	ned on the part of	lessee to be paid, kept a	S. nd
mining and open d products, all t	granted, demised, leas rating for oil and gas, a that certain tract of lan	ied and let and by the and of laying of pipe lir ad, situate in the Coun	nes, and building ty of Tulsa, Stat	tanks, powers, i e of Oklahoma,	se, lease and let unto stations and structu described as follows	tne said lessee, loi res thereon to prod to-wit:	lessee to be paid, kept at the sole and only purpouce, save, and take care	of
		of S.W. quar (8) eight T						
	Fourteen.							
					16	3		
section It is agreed	that this lease shall re roduced from said land			and contai	mng		acres, more or le thereafter as oil or gas,	
1st. To de	ation of the premises t	ne said lessee covenant lessor, free of cost, in	ts and agrees:		_may connect_ <u>i_t</u>	Swells, the equ	ual one-eighth part of all	oil
2nd. T	lo pay lesson	one eight	for the g	as from e	ach well w	nere gas or	nly is found, acture of gaso	างก
r any oth arket rat ll inside	ner product,s se: and lesso	royalty of or to have go the principal	one-eigh as free o l dwellin	th (1/8), f cost fr g house c	payable mor om any such n said land	ithly at the second of the second in the sec	ne prevailing all stoves an ne same time b	đ.
n the man ime durin	ufacture of	gasoline or gas shall b	any other	r product payable -	at the rat	e of One e	e premises or eight for t e-eighth (1/8	he )
		- Lune Lower water	THE PERSON AND ADDRESS OF THE CO.					
If no well	be commenced on sa	id land on or before	the 17th	day	on_April	19 25	, the lease shall termina	te
to both parties,	unless the lessee on or .sa. Okla.	before that date shall	pay or tender to	the lessor, or th			National	
said land, the	sum of One hund	red & sixty		OLLARS, which	n shall operate as a	rental and cover	of changes in the ownersh the privileges of deferri	nσ
e commencemen	t of a well for	welve months for	rom said date.	In like manner	and upon like pay	nents or tenders th	e commencement of a weration first recited here's option of extending the	ell
e down payment griod as aforesaid	, covers not only the p , and any and all other	rivileges granted to the rrights conferred.	e date when said	d first rental is p	ayable as aforesaid	but also the lesses	's option of extending th	at
Should the elve months fro	first well drilled on the m the expiration of the	ne above described lar e last rental period fo	nd be a dry hole r which rental h	, then, and in t as been paid, th	hat event, if a seconds lease shall termin	nd well is not commute as to both par	nenced on said land with ties, unless the lessee on reinbefore provided. A ing the payment of rent	nin or
fore the expirations agreed that up	on of said twelve mon oon the resumption of	ths shall resume the p the payment of rental	ayment of rent is, as above prov	als in the same ided, that the la	amount and in the ast preceding paragr	same manner as he aph hereof, govern	reinbefore provided. A ing the payment of rent	nd als
d the effect there	eof, shall continue in fo r owns a less interest i	orce just as though the n the above described	re had been no in land than the en	terruption in th tire and undivid	e rental payments. led fee simple estate	therein, then the	ovalties and rentals here	in
11 Said lesso	be paid the lessor only I have the right to use	in the proportion which	ch_ULSinter d water produce	rest bears to the d on said land f	whole and undivide	d fee.		
ii said lesso ovided for shall l Lessee shall					JC	operations thereon	except water from well	of
ovided for shall l Lessee shall			bipe lines	below plow den		operations thereon	, except water from well	of
ovided for shall Lessee shall Lessee shall with the second When requestion No well shall be second to second with the second w	ested by lessor, Iessee s Il be drilled nearer tha	shall buryits n 200 feet to the house	or barn now on	said premises, w	th. vithout the written o			of
ovided for shall Lessee shall soor. When requestion will shall Lessee shall Lessee shall	ested by lessor, lessee s il be drilled nearer that pay for damages cause	shall bury its n 200 feet to the house ed by its	or barn now on operations to g	said premises, w rowing crops on	th. vithout the written of said land.	onsent of the lesso	r.	
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