AGNEMENT, Mucho and detable has the	OIL AND O	GAS LEASE
AGREMENTS, Micha and antered hato the 18 day of September 10. 15. 5 ay and between JOhn 5. Victory 2 his wife H. M. Victory 3. do 10.11169ville; Olifastry of the fast part, berinater called heavy (rebeher one or mare) and		
John J. Victory * his wife S. H. Victory of Ocilibration (C. O. D.) 118 wife S. H. Victory of Oc	240504 C·M.J.	
Andrew Y. Y. Strill. Author of the control of the c	John J. Victory ∞ his wife M. M. Vic	tory
is hand paid, receipted which is bloody advanced paged and of the coverant and agreements increasantly continued to the plant at the case of cost plant, agree the continued of the plant and cost plant agree and of all though of plant plants, and though a class provided by the continued of the plant and continued to the plant and continued to the plant and cost plants are produced, and the cost plants are produced as a cost plant agree to the plants are produced as a cost plant agree to the cost plants are plants as a cost plant agree to the cost plants are plants as a cost plant agree to the cost plants are plants are plants as a cost plant agree to the cost plants are plants are plants are plants as a cost plant agree to the cost of agree to the cost of agree to the cost of a plant agree		ma, hereinafter called party of the cocond part, lessee.
is a great that this lease shall remain is force for a term of. 5	WITNESSETH, That the said lessor, for and in consideration of shinand paid, receipt of which is hereby acknowledged and of the covenants a rformed, ha Segnanted, demised, leased and let and by these presents do Semining and operating for oil and gas, and of laying of pipe lines, and building the products, all that certain tract of land, situate in the County of Tulsa, State	and agreements, hereineiter contrined on the part of lessee to be paid, sent and
15 is great that this lease shall remain in force for a term of. 5	NW_4^2 of the NW_4^2 of Sec. 20, Township	22, North, Range 14 East.
15 is great that this lease shall remain in force for a term of. 5		
15 is great that this lease shall remain in force for a term of. 5		보인 발표 이 곳에 모든 사람이 가능되었다.
15 is great that this lease shall remain in force for a term of. 5		
15 is great that this lease shall remain in force for a term of. 5		말으로 대한 등을 받는 이번 등을 이고 있는
er of them is produced from said lands by the lead leases coveniants and agrees. In consideration of the premises the said leases coveniants and agrees. In consideration of the premises the said leases coveniants and agrees. In consideration of the premises. End. To pay lessor one eight royalty bollars each year, in advance, for the gas from he well where gas only is found, while the same is being used off the premises, and used in the manufacture of gasoline or any other product, a royalty of one-eighth and used in the manufacture of gasoline or any other product, a royalty of one-eighth as you used in the manufacture of gasoline or any other product, a royalty of one-eighth as any such well for all stoves and all inside lights in the principal dwelling before of cos many such well for all stoves and all inside lights in the principal dwelling be to the amountable of the premises of the manufacture of gasoline or any other product at the rate of royalty bollars per for the time during which such gas shall be used, payable one eight of a royalty one-eighth (1/6) payable monthly at the prevailing market rate. If no well be commenced on said land on er before the data shall pay or tender to the lessor, or the lessor's credit in the first the less shall terminate a both parties, unless the lesses on or before that data shall pay or tender to the lessor, or the lessor's credit in the first the less shall terminate a both parties, unless the lesses on or before that data shall pay or tender to the lessor, or the lessor's credit in the first the less shall terminate a both parties, unless the lesses on or before that data shall pay are tender to the lessor, or the lessor's credit in the first the less shall terminate a both parties, unless the lesses on or before that data shall pay or tender to the lessor, or the lessor's credit in the first the less shall terminate a both parties, and the lessor's credit in the first the less of the lessor of the lessor's credit in the first the less of the lesson of the lesso		
and award from the lessed premises. End. To pay lessor one eight royalty bollars each year, in advance, for the gas from he well where gas only is found, while the same is being used off the premises, and used in the manufacture of gasoline or any other product, a royalty of one-eighth (a) payable monthly at the prevailing market rate, and lessor to have gas free of ook and any such well for all stoves and all inside lights in the principal dwelling founds said land during the same time by making— own commections with the wells at—own k and expense. Fig. To pay lessor for gas produced from any oil well and used off the premises or the manufacture of gasoline or any other product at the rate of royalty bollars per ro for the time during which such gas shall be used, payable one eight or a royalty one-eighth (1/8) payable monthly at the prevailing market rate. If no well be commenced on said had on or before the 30	ther of them is produced from said land by the lessee.	그 얼굴을 하게 하게 하고만 그런지 수 없는데 어디어?
in well where gas only is found, while the same is being used off the premises, and used in the manufacture of gasoline or any other product, a royalty of one-eighth (1) payable monthly at the prevailing market rate; and lessor to have gas free of cos many such well for all stoves and all inside lights in the principal welling house said land during the same time by making — own connections with the wells at — own kend expense. Brd. To pay lessor for gas produced from any oil well and used off the premises or the manufacture of gasoline or any other product at the rate of royalty Dollars per rof ro the time during which such gas shall be used, payable one eight or a royalty one-eighth (1/8) payable monthly at the prevailing market rate. If no well be commenced on said land on or before the	1st. To deliver to the credit of lessor, free of cost, in the pipe line to we oduced and saved from the leased premises.	hich
used in the manufacture of gasoline or any other product, a royalty of one-eighth (8) payable monthly at the prevailing market rate; and lessor to have gas free of cosm any such well for all stoves and all inside lights in the principal dwelling house said land during the same time by making — own connections with the wells at — own k and expense. 3rd. To pay lessor for gas produced from any oil well and used off the premises or the manufacture of gasoline or any other product at the rate of royalty bollars per r for the time during which such gas shall be used, payable one eight or a royalty one-eighth (1/8) payable monthly at the prevailing market rate. If no well be commenced on said hand on or before the manufacture of gasoline or any other product at the rate. 1825. the lesse shall terminate the both parties, unless the lesses on or before that date shall pay or tender to the lessor, or the lessor stedit in the . State Bank (2111) 1189 (1/12) . Other commencement of a well for commencement of a first payable to describe the successors, which shall continue at the dejustory regardless of changes in the ownership and the sum of a well for commencement of a first payable in first payable as derough it at a state to see of control of the same number of months successory. And it is understood and agreed that the senses optimized by the state of the same of the privale of the same number of months successory. And it is understood and agreed that the same same of the privale of the same of the privale of the same of th	2nd. To pay lessor one eight royalty Doll.	ars each year, in advance, for the gas from
(8) psyable monthly at the prevailing market rate; and lessor to have gas free of ose and any such well for all stoves and all inside lights in the principal dwelling house said lend during the same time by making: — own connections with the wells at — own ke and expense. 3rd. To pay lessor for gas produced from any oil well and used off the premises or the manufacture of gasoline or any other product at the rate of royalty Dollars per one-eighth (1/8) payable monthly at the prevailing market rate. If no well be commenced on said land on or before the sall be used, payable one eight of a royalty one-eighth (1/8) payable monthly at the prevailing market rate. If no well be commenced on said land on or before the sall be used. Advantage of the sall be used to be the parties, unless the lesses on or before that date shall say or tender to the lessor, or the lessor's credit in the State Bark. If no well be commenced on said land on or before the sale shall say or tender to the lessor, or the lessor's credit in the State Bark. If no well be commencement of a well for	ch well where gas only is found, while the	same is being used off the premises, and v other product, a royalty of one-eighth
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If no well be commenced on said land on or before the	ar for the time during which such gas shall	l be used, payable one eight or a royalty
If no well be commenced on said land on or before the	one-eighth (1/8) payable monthly at the property	revailing market rate.
If no well be commenced on said land on or before the		
If no well be commenced on said land on or before the	30 m	November
and land, the sum of	If no well be commenced on said land on or before the	day of the lease shall terminate
commencement of a well for	ank at COLLINSVILLE, OKLA. or its success	sors, which shall continue as the depository regardless of changes in the ownership
Should the first well drilled on the above described land be a dry note, then, and in that event, it a second well is not commenced on said hand we not the expiration of said the whom the shall resume the payment. Of seathing this lease shall terminate as to both parties, unless the lessee on or the expiration of said they must be shall resume the payment. Of seathing this lease shall terminate as to both parties, unless the lessee on or re the expiration of said they were the expiration of said they are the expiration of the said they are they are the expiration of the said they are they are they are the expiration of the said they are the are they	said land, the sum of 43 DO	LLARS, which shall operate as a rental and cover the privileges of deferring
Should the first well drilled on the above described land be a dry note, then, and in that event, it a second well is not commenced on said hand we not the expiration of said the whom the shall resume the payment. Of seathing this lease shall terminate as to both parties, unless the lessee on or the expiration of said they must be shall resume the payment. Of seathing this lease shall terminate as to both parties, unless the lessee on or re the expiration of said they were the expiration of said they are the expiration of the said they are they are the expiration of the said they are they are they are the expiration of the said they are the are they	ay be further deferred for like period of the same number of months successive e down payment, covers not only the privileges granted to the date when said	ely. And it is understood and agreed that the consideration first recited herein, first rental is payable as aforesaid, but also the lessee's option of extending that
wided for shall be paid the lessor only in the proportion which. his. interest bears to the whole and undivided fee. Lessee shall have the right to use free of cost, gas, oil and water produced on said land for. his. operations thereon, except water from well of the received by lessor, lessee shall bury. It is now on said premises, without the written consent of the lessor. Lessee shall have the right at any time to remove all machinery and fixtures placed on said premises, including the right to draw and remove cusing. If the estate of either party hereto is assigned, and the privilege of assigning in whole or in part is expressly allowed—the covenants hereof shall extender heir, executors, administrators, successors or assigns, but no change in the ownership of the land or assignment of receive and the said lessee has been furnished with a written transfer or saisignes of such part or parts shall fail or make default in the payment proportion to part of the rents due from him or them, such default shall not operate to defeat or affect this lesse in so far as it covers a part or parts a lands which the said lessee or any assignee thereof shall make due payment of said rental. Lessor hereby warrants and agrees to defend the title to the lands herein described, and agrees that the lessee, that the lessee, the proportion of the payment of the rents due from him or them, such default shall not operate to defeat or affect this lesse in so far as it covers a part or parts a lands which the said lessee or any assignee thereof shall make due payment of said rental. Lessor hereby warrants and agrees to defend the title to the lands herein described, and agrees that the lessee shall have the right at any time to redeer lessor, by payment, any mortgages, taxes or other liens on the above described lands, in the event of default of payment by lessor, and be subrogated trights of the holder thereof. ACKNOWLEDGMENT TO THE LEASE Mrs. C. H. Wallaston ACKNOWLEDGMENT TO THE LEASE Mrs. C. H. Wallaston ACKNOWLEDGMENT TO	eriod as aforesaid, and any and all other rights conferred. Should the first well drilled on the above described land be a dry hole,	then, and in that event, if a second well is not commenced on said land within
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When requested by lessor, lessee shall bury	nd the effect thereof, shall continue in force just as though there had been no int If said lessor owns a less interest in the above described land than the enti	erruption in the rental payments. ire and undivided fee simple estate therein, then the royalties and rentals herein
When requested by lessor, lessee shall bury	ovided for shall be paid the less or only in the proportion which <u>h i.s.</u> intere Lessee shall have the right to use free of cost, gas, oil and water produced	est bears to the whole and undivided lee. For said land forhisoperations thereon, except water from well of
Lessee shall pay for damages caused by	When requested by lessor, lessee shall bury pipe lines l	below plow depth.
If the estate of either party hereto is assigned, and the privilege, of assigning in whole or in part is expressly allowed—the covenants hereof shall extender heir heirs, executors, administrators, successors or assigns, but no change in the ownship of the land or assignment of rentals or royalties shall be bindin he lessee until after the lessee has been furnished with a written transfer or assignment or a true copy thereof; and it is hereby agreed in the event this leas it he assigned as to a part or parts of the above described lands and the assignees of such part or parts shall fall or make default in the paymen he proportionate part of the rents due from him or them, such default shall not operate to defeat or affect this lease in so far as it covers a part of parts or lands which the said lessee or any assignee thereof shall make due payment of said rental. Lessor hereby warrants and agrees to defend the title to the lands herein described, and agrees that the lessee shall have the right at any time to redeer lessor, by payment, any mortgages, taxes or other liens on the above described lands, in the event of default of payment by lessor, and be subrogated trights of the holder thereof. In Testimony Whereof We Sign, this the	Lessee shall pay for damages caused by his soperations to great the state of the st	owing crops on said land.
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lessor, by payment, any mortgages, taxes or other liens on the above described lands, in the event of default of payment by lessor, and be subrogated trights of the holder thereof. In Testimony Whereof We Sign, this the	the lessee until after the lessee has been furnished with a written transfer or a all be assigned as to a part or parts of the above described lands and the assig	ssignment or a true copy thereof; and it is hereby agreed in the event this least one or assignees of such part or parts shall fall or make default in the payment
In Testimony Whereof We Sign, this the 18 day of September 192 3 WITNESS John J. Victory (x)by (SEAL Mrs. C. H. Wallaston (SEAL ACKNOWLEDGMENT TO THE LEASE ACK	the proportionate part of the rems due from him or them, such defaults and lands which the said lesses or any assignee thereof shall make due payment of Lessor berely warrants and agrees to defend the title to the lands herein	described, and agrees that the lessee shall have the right at any time to redeem
In Testimony Whereof We Sign, this the 18 day of September 192 3 WITNESS John J. Victory (x)by (SEAL Mrs. C. H. Wallaston (SEAL ACKNOWLEDGMENT TO THE LEASE ACK	r lessor, by payment, any mortgages, taxes or other liens on the above describe rights of the holder thereof.	ribed lands, in the event of default of payment by lessor, and he subrogated to
WITNESS John J. Victory (x)by (SEAL Mrs. C. H. Wallaston (SEAL ACKNOWLEDGMENT TO THE LEASE ATE OF OKLAHOMA, COUNTY OF Tulse SS: The Undersigned for said County and State, come personally appeared John J. Victory and M. M. Victore Mrs. Victory and M. M. Victore Mrs. Victory and M. M. Victore Mrs. Victory and M. M. Victore Victore Victory and M. M. Victore Vict	보이다 보고 아이들 이 그들은 말로 되었다.	
WITNESS John J. Victory (x)by (SEAL Mrs. C. H. Wallaston (SEAL ACKNOWLEDGMENT TO THE LEASE ATE OF OKLAHOMA, COUNTY OF Tulse SS: The Undersigned for said County and State, come personally appeared John J. Victory and M. M. Victore Mrs. Victory and M. M. Victore Mrs. Victory and M. M. Victore Mrs. Victory and M. M. Victore Victore Victory and M. M. Victore Vict	어려워 네스 방송의 시민 연구하는 것	
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Mrs. C. H. Wallaston (SEAL ACKNOWLEDGMENT TO THE LEASE ATE OF OKLAHOMA, COUNTY OF Tulsa SS: The Wild Tarak And Experimental State of County and State of County and State of County and M. M. Victor me/a Notary Public in and for said County and State of County and M. M. Victor M. Vict		
Mrs. C. H. Wallaston (SEAL ACKNOWLEDGMENT TO THE LEASE ATE OF OKLAHOMA, COUNTY OF Tulsa SS: The Triangular Department of the control of th	WITNESS	
ACKNOWLEDGMENT TO THE LEASE ATE OF OKLAHOMA, COUNTY OF Tulsa ss: In the year of our bord one thousand nine hundred and a light of the start of our bord one thousand nine hundred and a light of the start of the s		
ATE OF OKLAHOMA, COUNTY OF TUISS SS: THE OF OKLAHOMA, COUNTY OF TUISS SS. THE OF OKLAHOMA, COUNTY OF TUISS	ACKNOWEDOME	
te Traders Land of the country and State, came parsonallyappeared John L. Victory and M. M. Victor his wife	TITLE OF OVER TOOKS GOVERNMENT ON THE TOOK OF	어디 생활하게 가게 한다면 한 경우 동생님들이 되었는 회사에 들어 사고를 가지 않는데 생활하는 것이다.
his wife	the undersigned	all vanneared John J. Victory and M. M. Victor
	nd_his_wifeto me known to be the	identical person. Swho executed the within and foregoing instrument and

The transfer of the second second

O. G. Weaver, County Clerk.

County Clerk.

By. Brady Brown,Deputy.