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Constitution Literature Landsminister and a construction of

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AGREEMĖ	693 C.M.J.	이 것은 것은 물질을 물었다.	일상에는 전문을 못한 것으로 했다.	
	NT, Made and entered into the.	8th day o	May, 1924,	by and between
of	Sapulpa, Okla	t.	am B. Aubrey of the fret-pert, hereinafter colled lessor (v	hether one or more) and
84773				
WITNESSE cash in hand paid, r	TH, That the said lessor, for an	nd in consideration of One a	and No/100 igreements hereinafter contained on the part ant, demise, lease and let unto the said lease , powers, stations and structures thereon to p klahoma, described as follows to-wit:	of lessee to be paid, kept and
performed, have g	ranted, demised, leased and let a ting for oil and gas, and of lavius	and by these presents do_ 88gr	ant, demise, lease and let unto the said lessee	for the sole and only purpose roduce, save, and take care of
said products, all th	at certain tract of land, situate in	n the County of Tulsa, State of Ol	kinhoma, described as follows to-wit:	
2	The Southwest qu	arter of the South	heast quarter and the Sou	ith
	Half of the Nort	thwest Quarter of t	the Southeast Quarter of orth, Range Ten Last.	Section
	TMOILON WIGHT, TO	мпантр итнагаан ИС	orth, Range Ten Mast.	
of section_28	Township 19	Range 10 an	d containing	acres, more or less.
either of them is pro	oduced from said land by the less	500.	years from this date, and as l	ong therealter as oil or gas, or
1st. To deli	ver to the credit of lessor, free o		ititsits	equal one-eighth part of all oil
produced and saved	from the leased premises.			
2nd. To ach wall wi	pay the lessor on	le eighth of the ma	arket value, quarterly fo ame is being used off the	r the gas from
essor to ha	we gas free of co	st from any such w	vell for all stoves and e	ll inside lights
a the princ	ipal dwelling hou	use on said land du	vell for all stoves and a uring the same time by ma	king her own
		her own risk and e	고 문제 관련 전쟁을 가려서 가지 않는 것 같	
3rd. To	pay lessor for ga	s produced from an	y oil well and used off the time during which su	the premises at
sed, said r	ayments to be mad	e each three month	the time during which su	cn gas shall be
generation de la composition de la comp				
	an a		이 이 같은 것 같	
			day of19_25	
as to both parties, u Bank atSar	nless the lessee on or before that ulpa	date shall pay or tender to the les	ssor, or the lessor's credit in the	
of said land, the s	im of Sixty and No/	100 DOLLA	which shall continue as the depository regard RS, which shall operate as a rental and co	ver the privileges of deferring
he commencement	of a well for 12	.months from said date. In lik	te manner and upon like payments or tender And it is understood and agreed that the co rental is payable as aforesaid ,but also the le	s the commencement of a well
he down payment, period as aforesaid	covers not only the privileges gri and any and all other rights conf	anted to the date when said first	rental is payable as aforesaid, but also the le	ssee's option of extending that
Should the fi	st well drilled on the above der	scribed land be a dry hole, then,	and in that event, if a second well is not c	ommenced on said land within
efore the expiration	of said twelve months shall res	sume the payment of rentals in t of rentals, as above provided, t	, and in that event, if a second well is not c n paid, this lease shall terminate as to both the same amount and in the same manner a that the last preceding paragraph hereof, go	s hereinbefore provided. And
na the enert therec	i. shah continue in force lust as t	chough chere had been no interrut	DLION IN the rental payments.	
provided for shall be Lessee shall 1	paid the less or only in the property of the right to use free of cost.	ortion which herinterest be gas, oil and water produced on s	nd undivided fee simple estate therein, then t ears to the whole and undivided fee. aid land forISoperations ther	eon. except water from well of
essor. When reques	ted by lessor, lessee shall bury	its pipe lines below	plow depth.	
No well shall	be drilled nearer than 200 feet to	o the house or barn now on said pr itsoperations to growing	remises, without the written consent of the l	DSSOT.
Lessee shall]	neve the right at any time to rem	nove all machinery and fixtures a	laced on sold premises including the right to	draw and remove casing.
o their heirs, execute of the lesse until of	ors, administrators, successors of ter the lessee has been furnished	or assigns, but no change in the c	n whole or in part is expressly allowed to warmship of the land or assignment of renta ment or a true copy thereof; and it is hereby prassignees of such part or parts shall fail of pperate to defeat or affect this lease in so far d rental.	ls or royalties shall be binding
hall be assigned as f the proportionate	to a part or parts of the above d	lescribed lands and the assignee of the second seco	or assignees of such part or parts shall fail or	make default in the payment
aid lands which the Lessor bareby				as it covers a part or parts of
weighter and the state of the s	said lessee or any assignce there warrants and agrees to defend	of shall make due payment of said the title to the lands herein descr	i rental.	as it covers a part or parts of he right at any time to redeem
or lessor, by paym he rights of the hol	said lessee or any assignce there warrants and agrees to defend i int, any mortgages, taxes or oth der thereof,	of shall make due payment of said the title to the lands herein descr her liens on the above described	rental. ribed, and agrees that the lessee shall have t lands, in the event of default of payment t	as it covers a part or parts of ne right at any time to redeem y lessor, and be subrogated to
or lessor, by paym he rights of the ho	said lessee or any assignce there warrants and agrees to defend int, any mortgages, taxes or oth der thereof.	of shall make due payment of said the title to the lands herein descr her liens on the above described	rental. ibod, and agrees that the lesses shall have t lands, in the event of default of payment t	as it covers a part or parts of he right at any time to redeem y lessor, and he subrogated to
or lessor, by paym he rights of the ho	said lessee or any assignee there warrants and agrees to defend int, any mortgages, taxes or ot der thereof.	of shall make due payment of said the title to the lands herein descr her liens on the above described	ifendal. Ifendal agrees that the lessee shall have t lands, in the event of default of payment l	as it covers a part or parts of he right at my time to redeem y lessor, and be subrogated to
or lessor, by paym he rights of the ho	said lessee or any assignce there warrants and agrees to defend int, any mortgages, taxes or ot der thereof,	of shall make due payment of sait the title to the lands herein descr her liens on the above described	rental. rental. ribed, and agrees that the lessee shall have t lands, in the event of default of payment l	as it covers a part or parts of he right at mny time to redeem y lessor, and he subrogated to
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In Testimony STATE OF OKLA BE IT REMI sefore me, a Notary nd	 Warrants and agrees to defend 1 ant, any mortgages, taxes or off der thereof. Whereof We Sign, this the <u>6</u> WITNESS HOMA, COUNTY OF <u>Cr</u> IMBERED, That on this <u>5</u> Public in and for said County ar <u>Aubrey</u> that they <u>executed the san</u> S WHEREOF, I have hereunto a ion expires <u>March</u> 24th, 	ACKNOWLEDGMENT T ACKNOWLEDGMENT T COOK ACKNOWLEDGMENT T COOK SS: Ch. day of May of May of Id State, cumer. per SOURL to me known to be the iden me as their secand voluntar set my official signature and affixe (Seal) S: 7 day of AU	 Node, and agrees that the lessee shall have the lands, in the event of default of payment in the second seco	Area and <u>Twentty</u> Four (SEAL)

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Form SS Producers