- transference was made our resemble with the second secon

WALKERITAYLOR COMPANY, ORLANDITY PARES					acomonical acceptance and an arrangement	
241269	C.M. J.	26±h		Sentember		
AGREEMENT, Mad Mar	e and entered into the		day of	And San Constitution of the Constitution of the	192 3 by and	l between
TIT.		******************	party of the f	irst part, hereinafter c	alled lessor (whether or	ne or more) and
	. Best , party					
WITNESSETH, Tha	t the said lessor, for and i	n consideration o	nants and agreeme	nts hereinafter contain	ned on the part of lessee	to be paid, kept and
performed, haS.granted, do of mining and operating for o said products, all that certain	emised, leased and let and	by these presents	lo_AS_grant, der	nise, lease and let unto	the said lessee, for the s	ole and only purpose
said products, all that certain	i tract of land, situate in th	e County of Tulsa,	, State of Oklahom:	s, stations and structure a, described as follows t	es thereon to produce, as o-wit:	ive, and take care of
West o	ne half of the	North eas	t quarter,	and the west	half of the	east half
of the	north-east que orth, Range Thi	rter, all	in Section	n twenty five	e (25) Townshi	p eighteen
(18) 7/	ortn, Range Th	rreen (13	/ mast,			
of section	Township	Range	and cont	aining 120	ā	cres, more or less,
It is agreed that this l	ease shall remain in force f	or a term of	5	years from this	date, and as long there	after as oil or gas, or
either of them is produced from	om said land by the lesses.	wengnts and sores	age.	and the second		
1st. To deliver to the produced and saved from the	e credit of lessor, free of c	est, in the pipe lin	e to whichhe	may connecthi	S_wells, the equal one	e-eighth part of all oil
products and parties that						
2nd.To pay t	he lessor the	qual one	eighth net	part for the	gas from eac	h well where
ges only is foun	d. while the sa	me is bei	ng used of:	f the premise	es, and if use	ed in the
manufacture of go monthly at the p	asoline or any	otner pro	duct, a ro	to have eas f	free of cost f	rom any such
well for ell stor	ves and all ins	side light:	s in the m	rinciple dwel	ling house or	i said land
during the same	time by making	his own co	onnections	with the wel	ls at his own	ı risk.
3rd. To nev	lessor for gas	produced	from any o	il well and u	sed off the r	remises the
3rd. To pay equal one eighth	net part for t	he time do	uring which	h such gas sh	all be used,	said payments
to be made quarte a royalty of one	erly and if use	ed in the r	nanuracture	e or gasoline	or any otner	product.
а годатту ок опе	-erguru (TYO) #	sayante mor	nonity, at	nue Treverrru	ig market rate	
				Sentembe	m - 24	
If no well be comme as to both parties, unless the	enced on said land on or					
of said land, the sum of O	ne Hundred twer	ity (\$120.0	OOLOLLARS. wh	ich shall operate as a	rental and cover the p	rivileges of deferring
the commencement of a well	for 12 m	ontha from said de	ite. In like manr	er and upon like paym	ents or tenders the com	mencement of a well
the commencement of a well may be further deferred for li the down payment, covers no period as aforesaid, and any	t only the privileges grant	ed to the date who	cessively. And it n said first rental i	is understood and agre s payable as aforesaid,	ed that the consideration but also the lessee's opt	n first recited herein, ion of extending that
Should the first well d	irilled on the above descri	bed land be a dry	hole, then, and in	that event, if a secon	d well is not commence	d on said land within
Should the first well of twelve months from the expi- before the expiration of said	ration of the last rental pe twelve months shall resum	e the payment of	tal has been paid, frentals in the san	this lease shall terming ie amount and in the s	ate as to both parties, u ame manner as hereinbe	nless the lessee on or fore provided. And
and the effect thereof, shall co	umption of the payment of ontinue in force just as thou	rentals, as above igh there had been	no interruption in	last preceding paragra the rental payments.	aph hereof, governing th	e payment of rentals
If said lessor owns a le provided for shall be paid the Lessee shall have the r	ss interest in the above des less or only in the proporti	cribed land than t on which_N1.S	he entire and undi- interest bears to t	vided fee simple estate ( he whole and undivided	therein, then the royalti liee.	es and rentals herein
iessor.			and the second second		operations thereon, excep	ot water from well of
When requested by les	ssor, lessee shall bury	tspipe	lines below plow d	epth.		
Lessee shall pay for da	nearer than 200 feet to the mages caused by 158	nouse or parn no operation	w on said premises s to growing crops (	on said land.	onsent of the lessor.	
Lessee shall have the	right at any time to remov	e ell machinery an	d fixtures placed o	n said premises, includi	ing the right to draw an	d remove casing.
to their heirs, executors, adm	inistrators, successors or a	ssigns, but no cha	nge in the ownersh	ip of the land or assign	nment of rentals or roya	Ities shall be binding
If the estate of either to their heirs, executors, adm on the lessee until after the le shall be assigned as to a part of the proportionate part of said lands which the said lesses	or parts of the above desc	ribed lands and th	e assignee or assign	nees of such part or pa	rts shall fail or make de	fault in the payment
said lands which the said less	ee or any assignee thereof s	hall make due pay	ment of said rental	ad names that the lane	and the state of the state of	t and the transform
Lessor hereby warrant for lessor, by payment, any the rights of the holder there	mortgages, taxes or other	liens on the abov	e described lands,	in the event of default	t of payment by lessor,	and be subrogated to
The region of the fortier that						
7 77	of We Sign, this the	7c+	October	3-		
In Testimony Wherec		-ਜੂਰਨ"-"-quÀ o	rochoper_		argholl	
	WITNESS			Mary x Ma mark		(SEAL)
G.	A. Snyder d Burgess					(SEAL)
Ed	d Burgess					(SEAL)
		ACKNOWLED	GMENT TO TH	E LEASE		A STATE OF THE STA
STATE OF OKLAHOMA,	COUNTY OF Tu	lsas	S:			<b></b>
BE IT REMEMBERI	ED, That on this 1st	day of OCTO	DOPin the ye	ar of our Lord one thou	sand nine hundred and	-three
before me, a Notary Public in						
acknowledged to me that S						
	REOF, I have hereunto set	and the second of the second o		一 有一点 化自己 化二十二二甲基甲基乙二十二	and the contract of the contra	to the contract of the contrac
My Commission expir	es October 21st	. 1926.	(Seal)	Mrs. M. W.	Nickel,	
i de la compania del la compania de la compania de la compania del la compania de la compania del la compania de la compania del la compa						Notary Public.
STATE OF OKLAHOMA,	TULSA COUNTY, SS:	<b>7</b>	0.4		von	Δ
This instrument was fill	Rege 429	vd:	f the records of this	, 1929 at] coffice	LXX0	clockM.,
and duly recorded in Book 46				0.	G. Weaver,	
그 다르는 시민들은 이번						County Clerk.