	267813 C.M.J.	<b></b>		
AGREEMEN	r, Made and entered into the Lela L. Brown and	John B. Brown, he	September 1924 chusband	by and between
of	Tulsa.Ok	la homa party of	the first-part, hereinafter called lessor (w	hether one or more) and
L. G	. Bradstreet, Inc.	hereinalter c	alled lessee;	ty- of-the-seson d-party lesses
cash in hand paid, rec performed, ha_S_gri of mining and operati said products, all that	11. That the said lessor, for and eipt of which is hereby acknowled inted, demised, leased and let am ng for oil and gas, and of laying o certain tract of land, situate in t	in consideration of Section 2012, and aging and of the covenants and aging by these presents do 98 graps of pipe lines, and building tanks, the County of Tulsa, State of Oki	reements hereinafter contained on the part t, demise, lease and let unto the said lessee, lowers, stations and structures thereon to p ahoma, described as follows to-wit:	of lessee to be paid, kept and for the sole and only purpose roduce, save, and take care of
No. ( 26	rtheast Quarter of ), Township Sevent	the Northwest qua een (17), Range Ti	arter of Section Twenty- velve (12)	six
0.0				
of section26	Township17		containingyears from this date, and as le	acres, more or less
either of them is proc	luced from said land by the lessee	34,000	it may connect its wells, the	
the gas from premises, and one-eighth free of costatuelling how	n each well where nd if used in the (1/8) payable mont t from any such we	gas only is found, manufacture of gas hly at the prevail ll for all stoves during the same ti	while the same is being while the same is being soline or any other produing market rate; and leand all inside lights in me by making their own	g used off the uct, a royalty o ssor to have gas n the principal
manufacture	lessor for gas proof gasoline or an payable monthly	y other product at	well and used off the the rate of or a r market rate.	premises or in to oyalty of one-
	commenced on said land on o		day of September 19.25	
	dess the lessee on or before that d llsa, Oklahoma	ate shall pay or tender to the less	or, or the lessor's credit in the First. hich shall continue as the depository regard	National
	m of Forty and No/	100 DOLLAR	S, which shall operate as a rental and co	ess of changes in the ownershi ver the privileges of deferrin
the commencement	f a well for 12	months from said date. In like	manner and upon like payments or tender and it is understood and agreed that the co ental is payable as aforesaid, but also the le	s the commencement of a we
may be further defer the down payment, c	ed for like period of the same nu overs not only the privileges grai	mber of months successively. I ited to the date when said first re	and it is understood and agreed that the co ental is payable as aforesaid , but also the le	isideration first recited herein ssee's option of extending tha
period as aforesaid, a Should the fir	nd any and all other rights confe st well drilled on the above desc	red. ribed land be a dry hole, then,	and in that event, if a second well is not c	ommenced on said land withi
twelve months from before the expiration	the expiration of the last rental of said twelve months shall resu	period for which rental has been me the payment of rentals in t	and in that event, if a second well is not c paid, this lease shall terminate as to both he same amount and in the same manner a lat the last preceding paragraph hereof, go- tor in the spatal paragraph.	parties, unless the lessee on o s hereinbefore provided. An
If said lessor o	was a less interest in the above of	lescribed land than the entire and	undivided fee simple estate therein, then t rs to the whole and undivided fee. d land for1 tsoperations the	he royalties and rentals herei
				eon, except water from well o
When request	ed by lessor, lessee shall bury	its pipe lines below	plow depth.	
No well shall b Lessee shall p	oe drilled nearer than 200 feet to to y for damages caused byit:	the house or barn now on said pro	mises, without the written consent of the l	essor.
Ar 14 At 4				draw and remove casing.
If the estate o to their heirs, execut	f either party hereto is assigned, ors, administrators, successors of	and the privilege of assigning in assigns, but no change in the o	aced on said premises, including the right to whole or in part is expressly allowed—the whership of the land or assignment of renta cent or a true copy thereof; and it is hereby assignees of such part or parts shall fail of berate to defeat or affect this lease in so far rental.	covenants hereof shall exten ils or royalties shall be bindin
on the lessee until aft shall be assigned as t	er the lessee has been furnished to o a part or parts of the above de	with a written transfer or assignment scribed lands and the assignee or	nent or a true copy thereof; and it is hereby assignees of such part or parts shall fail o	r agreed in the event this leas r make default in the paymer
of the proportionate said lands which the	part of the rents due from him o said lessee or any assignce thereo	r them, such default shall not of f shall make due payment of said	rental.	as it covers a part or parts o
Lessor hereby for lessor, by payme	warrants and agrees to defend the nt. any mortgages, taxes or oth	ne title to the lands herein descri er liens on the above described	bed, and agrees that the lessee shall have t ands, in the event of default of payment	he right at any time to redee by lessor, and be subrogated
the rights of the hole	der thereof.			
			등 명일 어떻게 하는데 없었다.	
			다시 노력성원 근로 없다	
In Testimony	Whereof We Sign, this the	8th day of Sep		
	WITNESS		Lela L. Brown	
			John B. Brown	(SEAT
24 and 24 to 25 at 25				(SEAI
AND THE RESERVE AND THE PARTY	ng hay nay an lak ang parapa nin ar ang ning na mar ani nay per ang hiy nin par ner ak mini na parapa ni na na Papa <u>na na nay ng na mar na na nagang</u> na na na manapanana na na per ang hiy na na nagang na na na nagang ng na	ACKNOWLEDGMENT T	O. COTTO A TO A CUO	<del>, a company a separation of the second seco</del>
STATE OF OKLAN	HOMA COUNTY OF Tuls	sa <sub>SS.</sub> Befor te on this 6th day	of the the undersigned, a of September, 1924 the life of Brown	Notary Public,
			ical personSwho executed the within	and foregoing instrument an
acknowledged to me	that they executed the sam	gas their free and voluntar	y act and deed for the uses and nuproses the ir 1885 800 vo writton. dany-noterial seal the day-and year first also	rein set forth.
IV MALVES	S WHEREOF, I have become a	et my official eight ture and office	gunk-uetenich seut eine gak-cust koen tiest eine	+o-written.
	on expiresMay_21	. 1927. (Seal)	Dorothy Edger.	
My Commiss	The second secon	CONTRACTOR OF THE PARTY OF THE	والمرابع	Notary Public
The second secon	المحال المستعدد ا	. ·		
The second secon	HOMA, TULSA COUNTY, SS	19 devot Sept	1924 nt 3:15	o'clock P. M
The second secon	HOMA, TULSA COUNTY, SE nt was filed for record on the 445 Book 463 Page	19 day of Sept	, 1924 at 3:15 of this office	강화하다 하는 이번 그리고 있다.
	HOMA, TULSA COUNTY, SS nt was filed for record on the Book 463 Page 445	19 day of Sept	of this office. O. G. Weaver, By Brady Brown,	[14] [17] 이번 이렇게 되었다.

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