of	Y. Smith and	loth: his wife Miss	ouri Smien	***	192_4_by and betw	
	. Adselesba		party of the first	part, hereinafter calle	d lessor (whether one or r	nore) and d part. lessee
WITNESSETH, The	at the said lessor, for and which is hereby acknowled demised. lessed and let an	d in consideration of dged and of the covenan	One ts and agreements	hereinafter contained	on the part of lessee to be	DOLLARS
mining and operating for id products, all that certain	oil and gas, and of laying o in tract of land, situate in t	of pipe lines, and buildin the County of Tuisa, Sta	g tanks, powers, str ite of Oklahoma, de	tions and structures the scribed as follows to-w	said lessee, for the sole and tereon to produce, save, and ti	d take care o
	The North Eas	t Quarter (NE	量) of the	North West Q	uarter (NW1)	
section 33	Township 18	Range 14	and containing	4o	acres, 1	word or load
It is agreed that this ther of them is produced f	lease shall remain in force rom said land by the lesses	for a term of One		years from this dat	e, and as long thereafter a	oil or gas, o
					wells, the equal one-eight	
1/8) of the grand remises, said ny such well fo	payments to be or all stoves of the same time	t the prevail made monthly and all insid	ing market and lesso: e lights in	rate, for a r to have gain n the princip	d, the equal on all gas used off a free of cost all dwelling ho a the well at h	the from use on
he manufacture ailing market	sor for gas pro of casing-head rate for the ga ents to be made	d gas, one-ei as so used. f	ny oil well ghth (1/8) or the time	and used or of the gross during which	ff the premises proceeds at the proceeds at the pas sha	or for he pre- 11 be
If no well be comm	ienced on said land on o	r before the	day of.	tion for the sail and sail are to secure and purchase has the spicing who have sec-	, they lease s	hall terminate
to both parties, unless the	e lesseo on or before that d	ate shall pay or tender to	o the lessor, or the l	essor's credit in the	ory regardless of changes in	
said land, the sum of		т	OLLARS, which s	hall operate as a rent	al and cover the privilege	a of deferring
e commencement of a wel ay be further deferred for	l forn like period of the same nu	nonths from said date. mber of months success	In like manner a ivoly. And it is ur	nd upon like payments derstood and agreed t	or tenders the commence nat the consideration first also the lessee's option of ca state of the parties, unless the manner as hereinbefore punered, governing the payn	ment of a wel
e down payment, covers n riod as aforesaid, and any	of only the privileges gran and all other rights confer	ted to the date when sa red.	id first rental is pay	able as aforesaid ,but	also the lessee's option of	extending tha
Should the first well elve months from the exp fore the expiration of said	drilled on the above description of the last rental p	ribed land be a dry hole period for which rental l	a, then, and in that has been paid, this	t event, if a second we lease shall terminate a	ell is not commenced on sa s to both parties, unless th	id land withir ne lessee on o
is agreed that upon the read the effect thereof, shall o	sumption of the payment continue in force just as the	of rentals, as above pro- ough there had been no i	vided, that the last nterruption in the i	preceding paragraph lental payments.	namer as hereindelore properties of the payre	ent of rental
ovided for shall be paid th Lessee shall have the	e less or only in the propor	tion which hisinte	erest bears to the w	role and undivided fee	in, then the royalties and ations thereon, except water	rentals nereit
	essor, lessee shall bury d nearer than 200 feet to t amages caused by					
Lesgee shall have the	right at any time to remo	ve all machinery and fix	tures mlaced on said	d pramises including t	ha right to draw and rome	ve casing.
If the estate of either their heirs, executors, adm	party hereto is assigned, a ninistrators, successors or	and the privilege of assi assigns, but no change	gning in whole or in in the ownership of	part is expressly allo the land or assignmen	wed—the covenants hereo at of rentals or royalties sh	f shall extend all be binding
the lessee until after the li ill be assigned as to a pari the proportionate part of	essee has been turnished w t or parts of the above des the rents due from him or	with a written transfer or scribed lands and the ass them, such default sha	assignment or a tr signee or assignees that operate to de	ue copy thereof; and i of such part or parts s efeat or affect this leas	wed—the covenants hereout to frentals or royalties shit is hereby agreed in the ehall fail or make default in ein so far as it covers a p	vent this lease the payment art or parts of
d lands which the said !	its and norces to delend th	a fitto to the lands here:	in decertibed, and a	rrang that the locace ch	all have the world at ower t	math madain
Liessor hereny warran	mortgages, taxes or other	r liens on the above de	scribed lands, in th	e event of default of p	payment by lessor, and be	subrogated to
lessor, by payment, any				The Control of the Co		
lessor hereby warran lessor, by payment, any						
lessor hereby warran lessor, by payment, any rights of the holder ther						
lessor hereby warran lessor, by payment, any rights of the holder ther	of We Sign, this the 10	Othday of	April			
lessor hereby warran lessor, by payment, any prights of the holder ther	of We Sign, this the <u>10</u> WITNESS	Oth day of	April	R. T. Smi	th	
bessor hereby warran lessor, by payment, any e rights of the holder ther		Oth day of	April	R. T. Smi Missouri	Smith	(SEAL)
bessor hereby warran lessor, by payment, any e rights of the holder ther				R. T. Smi Missouri		(SEAL)
lessor hereby warran lessor, by payment, any prights of the holder ther In Testimony Where	WITNESS COUNTY OF Tul	ACKNOWLEDGM .SB. SS:	ENT TO THE LI	R. T. Smi Missouri EASE	Smith	(SEAL)
lessor hereby warran lessor, by payment, any prights of the holder ther In Testimony Where ATE OF OKLAHOMA, BEIT REMEMBER	WITNESS COUNTY OF Tul ED, That on this 10t	ACKNOWLEDGM .58 SS: .th day of Apri	ENT TO THE LI	R. T. Smi Missouri ASE our Lord one thousand	Smith	(SEAL)
lessor hereby warran lessor, by payment, any e rights of the holder ther In Testimony Where ATE OF OKLAHOMA, BE IT REMEMBER ore me, a Notary Public in	COUNTY OF Tul ED, That on this 10t n and for said County and th, bis wife	ACKNOWLEDGM SS. SS: h day of Apri State, conver parso to me known to be the	ENT TO THE LI	R. T. Smi Missouri EASE our Lord one thousand erad R. T. S s who executed t	Smith I nine hundred and twel mith and foregoing in	(SEAL)
In Testimony Where In Testimony Where ATE OF OKLAHOMA, BEIT REMEMBER ore me, a Notary Public in mis sour Smi	COUNTY OF Tul ED, That on this 10t n and for said County and th, bis wife	ACKNOWLEDGM SS. h day of Apri State, cance perso to me known to be the state of the cance of the cancel of t	ENT TO THE LI ilin the year of nally_appe he identical person oluntary act and de	R. T. Smi Missouri CASE our Lord one thousand a rad R. T. S who executed the deforthe uses and pured.	Smith I nine hundred and twel mith and ne within and foregoing in roses therein set forth,	(SEAL)
ATE OF OKLAHOMA, BE IT REMEMBER ore me, a Notary Public in moveledged to me that. IN WITNESS WHEE	COUNTY OF Tul ED, That on this 10t n and for said County and th, bis wife Ley executed the same REOF, I have hereunto sel	ACKNOWLEDGM SS: h day of Apri State, cance parso to me known to be tl as theirfree and v	ENT TO THE LI	R. T. Smi Missouri EASE our Lord one thousand ared R. T. S who executed the dor the uses and pure all seal the day and year all years.	Smith I nine hundred and twel mith and ne within and foregoing in proses therein set forth, thirst above written.	(SEAL)
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COMPARED BY