The state of the s

			LEAS		mith
IL.	AND	GAS	LEAS	SE (4-5-58

AGREEMENT, Made and entered into	the 23rd	day of	October	1924_1	oy and between
Georgia Woods Ad	ams_and_Wa	Llace-HA	damswife-&	-husband	
or Kansas Ci Brooks Drilling Co	an Okla	homa Corpo	ration herei	nafter called lesser (what	Tessee.
WITNESSETH, That the said lessor, for	or and in considera	tion ofOne_	&_No/100		DOLLARS
ash in hand paid, receipt of which is hereby acky performed, ha_B_granted, demised, leased and l	lowledged and of the let and by these pre	e covenants and a sents do .esgro	greements hereinafter nt, demise, lease and le	contained on the part of t unto the said lessee, for	the sole and only purpose
WITNESSETH, That the said lessor, fr ash in hand paid, receipt of which is hereby ackr performed, ha. E. granted, demised, leased and I of mining and operating for oil and gas, and of la- aid products, all that certain tract of land, situa	ying of pipe lines, a te in the County of	id building tanks, Tulsa, State of Ok	powers, stations and st clahoma, described as fo	ructures thereon to prod blows to-wit:	uce, save, and take care of
14. 공소 21차 L 4만후 보기를 받					
S	west Onest	om (0m/1) o	& Conthonat	(0724.)	
		ar (5W4) o	f Southeast	(854)	
quart	er.				
f section 32 Township 19	N. Range	14 E.	Leantoining	forty (40)	neres more or less
f section 32. Township 19 It is agreed that this lease shall remain in ther of them is produced from said land by the	force for a term of	Three	(3) years from	om this date, and as long	thereafter as oil or gas, or
ther of them is produced from said land by the In consideration of the premises the said l	lessee. essee covenants and	l agrees:	1		
In consideration of the premises the said l 1st. To deliver to the credit of lessor, for oduced and saved from the leased premises.	ree of cost, in the p	ipe line to which.	Lesseemay connec	t1USwells, the equ	ial one-eighth part of all oil
nd. To pay lessor one-eig					
or the gas from each well	where gas	only is f	ound, while th	he same is bei	ng used off the
remises, and if used in tayable monthly at the pre	he manufact	ure of ga	soline a roya	alty of one-ei to have gas fr	ghth (1/8), ee of cost from
ny such well for all stoy	es and all	inside li	ghts in the	principal dwel	ling on said la
uring the same time by ma	king their	own conne	etions with	the well at th	eir own risk
rd. To pay lessor for gas	produced :	from any o	il well and a	used off the p	remises or in t
anufacture of gasoline or sed, a royalty of one-eig	any other	product f	or the time of	during which s	uch gas shall be
arket rate.					
1. The payment herein ref ption of the lessee: and	erred to me	y be made	in currency	draft, or ch	eck at the
ffice with sufficient pos r before said last mention	tage and pr	operly ad	dressed to the	le lessor, or	said bank on
r before said last mentio	ned date sh	all be de	emed payment	as herein pro	vided.
If no well be commenced on said land	on or before the_	23rd	day of Octob	per25	, the lease shall terminate
e to both parties unless the lesses on or helpre	that data shall nav	r tonder to the los	sor or the lessor's cred	it in the Traders	National
kansas City, Mo. ankat Kansas City, Mo. said land, the sum of Forty (\$	40.001	or its successors, v	which shall continue as	the depository regardless	of changes in the ownership
said land, the sum of twelve	months from	nid data/ In W	RS, which shall operat	e as a rental and cover	the privileges of deferring
ay be further deferred for like period of the say	me number of mont	hs successively.	And it is understood as	nd agreed that the consid	eration first recited herein,
f said land, the sum of Forty (*) the commencement of a well for twe lve the commencement of a well for twe lve the down payment, covers not only the privilege eriod as aforesaid, and any and all other rights Should the first well drilled on the above	conferred.	a dry hole then	and in that event if	second well is not come	nanced on said land within
Should the first well drilled on the above velve months from the expiration of the last refore the expiration of the last refore the expiration of said twelve months shal is agreed that upon the resumption of the pay and the effect thereof, shall continue in force just	ental period for whi	ch rental has been	paid, this lease shall	terminate as to both part	ties, unless the lesses on or
is agreed that upon the resumption of the pay nd the effect thereof, shall continue in force just	ment of rentals, as	above provided, t d been no interrup	hat the last preceding tion in the rental paym	paragraph hereof, govern ents.	ing the payment of rentals
If said lessor owns a less interest in the ab provided for shall be paid the lessor only in the p Lessee shall have the right to use free of c	pove described land	than the entire an	d undivided fee simple	estate therein, then the r	oyalties and rentals herein
				operations thereon	, except water from well of
When requested by lessor, lessee shall but	ryits	_ pipe lines below	plow depth.	ittan assessed of the large	
No well shall be drilled nearer than 200 fe Lessee shall pay for damages caused by	itsope	rations to growing	crops on said land.	itten consent of the lesso	
o their heirs, executors, administrators, success a the lessee until after the lessee has been furni	ors or assigns, but shed with a written	no change in the c transfer or assign	wnership of the land o ment or a true copy the	r assignment of rentals o ereof; and it is hereby ag	r royalties shall be binding reed in the event this lease
Lessee shall have the right at any time to If the estate of either party hereto is assistent their, executors, administrators, success a the lessee until after the lessee has been furniall be assigned as to a part or parts of the aboth the proportionate part of the rents due from id lands which the said lessee or any assignee to	ve described lands him or them, such	and the assignee o default shall not o	r assignees of such par perate to defeat or affo	t or parts shall fail or ma ect this lease in so far as	ake default in the payment it covers a part or parts of
id lands which the said lessee or any assignee t Lessor hereby warrants and agrees to def	hereof shall make d end the title to the	ie payment of said lands herein descr	i rental. Tbed, and agrees that t	he lessee shall have the r	ight at any time to redeem
Lessor hereby warrants and agrees to defor lessor, by payment, any mortgages, taxes one rights of the holder thereof.	r other liens on the	above described	lands, in the event of	default of payment by le	essor, and be subrogated to
		function P			
In Testimony Whereof We Sign, this th	23rd	Oct	ober 100 4		
	.6	day of	Georgia	Woods Adams	(SEAL)
WITNESS			earn and a	Coanada Maad	(SEAL)
			Tormerly	Georgia Wood	s (SEAL)
			Marrace	H. Adams	(SEAL)
Wi ssouri	ACKNO	VLEDGMENT J		المراجعين والمساويات	77. b 70. 2.7.2.
Missouri TATE OF OHALLOJEA, COUNTY ON E	ACKNOT	vledgment 1		ndersigned, a	Notary Public,
Missouri TATE OF OHMAHOMA COUNTY ON S and FOR SHIP COUNTY SING T BETT REMEMBERSHO, THE OHME	ACKNOW ckson state on th	vLEDGMENT 10 TS SIO day	or THE LEASE ore me, the u	ndersigned, a 1924, persona methoward nine hundred	Notary Public,
Missouri TATE OF OHMHOMA COUNTY OF BEIT REMEMBERED, The orthis.	ACKNO	wledgment for the second secon	or THE LEASE ore me, the u	ndersigned, a 1924, persons methomandame hundred formerly Geor	Notary Public, lly appeared reis Woods and
elere me a Newry-Indlicio ond for said Com mr = Wallace H. Adams, wif	& husband	Georgia wn to be the iden	or the LEASE ore me, the unof November, the years and Lead & Woods Adams	executed the within and	gia Woods and foregoing instrument and
elere me, a Nober-Public in and for said Com mi = Wallace H. Adams, wif	& husband	Georgia wn to be the iden	OTHE LEASE OF ME, the u of November the the u have set here woods Adams tical person. 5 who y act and deed for the car when a grant and the car was a grant when a grant was a	executed the within and uses and purposes therein e written.	gia Woods and I foregoing instrument and set forth.
efore me, a Newry Public in and for said Commit - Wallace H. Adams, wif cknowledged to me that they executed the chowledged to me that they executed the chowledged to me that they executed the chowledged that they are the chowledged to me that they executed the chowledged that they are the chowledged the	ty and State come hus band to me kno esame astheir l seal the intaget my objects	Georgia wn to be the iden free and voluntar day and ye ignature and affici	OTHE LEASE OF ME, the u of November the the u have set here woods Adams tical person. 5 who y act and deed for the car when a grant and the car was a grant when a grant was a	executed the within and uses and purposes therein e written.	gia Woods and I foregoing instrument and set forth.
elore me, a Newry Public in mad for said Commit - Wallace H. Adams, wif cknowledged to me that they executed the Chief wind with they reached and Chief wind with the Property of the world and	& husband	Georgia wn to be the iden free and voluntar day and ye ignature and affici	OTHE LEASE OF ME, the u of November the the u have set here woods Adams tical person. 5 who y act and deed for the car when a grant and the car was a grant when a grant was a	executed the within and uses and purposes therein e written.	gia Woods and I foregoing instrument and
clore me, a Newry Public in and for said Commit - Wallace H. Adams, wif choosing deed to me that they, executed the Chyen wind and the My name and the Chyen wind and the Chyen State of the Commission expires. 2/10-27	ty and state come of first search of the sea	Georgia wn to be the iden free and voluntar day and ye gary and ye eal)	O THE LEASE OF Me, the u of November, the words where Woods Adams tical person. S who y act and deed for the part last above the control of t	cxecuted the within and uses and pupposes therein experies above the Hensley,	R18 WOODS AND I foregoing instrument and set forth, written.— Notary Public.
TATE OF OKLAHOMA, TULSA COUNT: This instrument was filed for record on the	ty 20 state come a fus band a function with a function of the same as their last a function (S	Georgia wn to be the iden free and voluntar day and ye eal)	OTHE LEASE OF Me, the u of November, the year of the lease of Woods Adams tical person 5 who y act and deed for the year lest above the lease of the	executed the within and uses and pupposes therein the mind year first shows to the state of the	R1a WOOds and I foregoing instrument and set forth, written Notary Public. o'clock P
clore me, a Newry Public in and for said Commit - Wallace H. Adams, wif a cknowledged to me that they, executed the Given winds and in the property of the commission expires. 2/10-27	ty 20 state come a fus band a function with a function of the same as their last a function (S	Georgia wn to be the iden free and voluntar day and ye eal)	OTHE LEASE OF Me, the u of November, the year of the lease of Woods Adams tical person 5 who y act and deed for the year lest above the lease of the	executed the within and uses and pupposes therein the mind year first shows to the state of the	R1a WOOds and I foregoing instrument and set forth, written Notary Public. o'clock P
efore me, a Nobery Public in and for said Commit - Wallace H. Adams, wif cknowledged to me that they executed the Thy Manual and the My Public State of My Commission expires 2/10-27 TATE OF OKLAHOMA, TULSA COUNTY This instrument was filed for record on the	ty 20 state come a fus band a function with a function of the same as their last a function (S	Georgia wn to be the iden free and voluntar day end ye igam and ye gather and affect eal) day of of the record	OTHE LEASE OF Me, the u of November, the year of the lease of Woods Adams tical person 5 who y act and deed for the year lest above the lease of the	executed the within and uses and pupposes therein the mind year first shows to the state of the	R18 WOODS AND I foregoing instrument and set forth, written.— Notary Public.