Willard Lee Turley and Wilma R. Turley, h	February 192 5	
of	he first part, hereinatter called lessor (with and Terry Oil & GBS Of the Control	ether one or more) and ompany an undivi- y dike second part resso. DOLLARS. of lessee to be paid, kept and for the sole and only purpose oduce, save, and take care of
d products, all that certain tract of land, situate in the County of Tuisa, State of Okia.	aoma, described as follows to-wit:	
Lot 4 (being the Southwest	Quarter (SW1) of the	
Southwest Quarter (SW2)		
아이 크레레스 토루를 하고 있다고 있다.		
section	years from this date, and as lo	
nd. To pay lessor 1/8th royalty or the gas fro hile the same is being used off the premises, r any other product, a royalty of one-eighth (arket rate; and lessor to have gas free of cos nside lights in the principal dwelling house o is own connections with the well at his own ri	and if used in the manu (1/3) payable monthly at from any such well foon said land during the	facture of gasoling the prevailing
rd. To pay lessor for gas produced from any oi he manufacture of gasoline or any other produc ime during which suchgas shall be used, payabl ayable monthly at the prevailing market rate.	l well and used off the t at the rate of 1/8th .e or a royalty of o	premises or in royalty for the ne-eighth (1/6)
	Tohanows 55	
If no well be commenced on said land on or before theloth to both parties, unless the lessee on or before that date shall pay or tender to the lesso	r, or the lessor's credit in the Central	national
or its successors, wheat the sum of Forty (40) DOLLARS	ich shall continue as the depository regardle	ss of changes in the ownership
commencement of a well for	manner, and upon-like payments or tenders nd it is/understood and agreed that the con- tal is payable as aforesaid , buy also the les	the commencement of a well sideration first recited herein, see's option of extending that
Should the first well drilled on the above described land be a dry hole, then, are live months from the expiration of the last rental period for which rental has been pore the expiration of said twelve months shall resume the payment of rentals in the agreed that upon the resumption of the payment of rentals, as above provided, that dithe effect thereof, shall continue in force just as though there had been no interruption. If said lessor owns a less interest in the above described land than the entire and voided for shall be paid the lessor only in the proportion which his_ninterest bears Lessee shall have the right to use free of cost, gas, oil and water produced on said	undivided fee simple estate therein, then the sto the whole and undivided fee.	e royaities and rentals herein
When requested by lessor, lessee shall bury his pipe lines below pl No well shall be drilled nearer than 200 feet to the house or barn now on said pren Lessee shall pay for damages caused by hisoperations to growing co	low depth, nises, without the written consent of the le rops on said land.	ssor.
Lessee shall have the right at any time to remove all machinery and fixtures place. If the estate of either party hereto is assigned, and the privilege of assigning in their heirs, executors, administrators, successors or assigns, but no change in the own the lessee until after the lessee has been furnished with a written transfer assignment in the assigned as to a part or parts of the above described lands and the assignee or the proportionate part of the rents due from him or them, such default shall not open the proportionate part of the rents due from him or them, such default shall not open the proportionate part of the rents due from him or them, such default shall not open the proportionate part of the rents due from him or them, such default shall not open the proportionate part of the rents due from him or them.	whole or in part is expressly allowed—the enership of the land or assignment of rental ent or a true copy thereof; and it is hereby assignees of such part or parts shall fail or erate to defeat or affect this lease in so far	ovenants hereof shall extend s or royalties shall be binding agreed in the event this lease make default in the payment as it covers a part or parts of
I lands which the said lessee or any assignee thereof shall make due payment of said r Lessor hereby warrants and agrees to defend the title to the lands herein describ lessor, by payment, any mortgages, taxes or other liens on the above described la rights of the holder thereof.	entari	
In Testimony Whereof We Sign, this the 11th day of Fe b	ruary ₁₉₂ 5	
WITNESS	Willard Lee Turle	(SEAU)
	Wilma R. Turley	(SEAL)
	an de la company de la comp Des la company de la compa	
ACKNOWLEDGMENT TO ACKNOWLEDGMENT TO ACKNOWLEDGMENT TO STEED TO STATE OF THIS STATE OF THE STATE	THE CEASE me, the undersigned, a	Notary Public, in
TOKE STREET SHEET THE AND THE COUNTY AND STREET THE AND THE STREET	d Lee Turley and Wilme.	R. Turley, his
	act and deed for the uses and puproses there	in set forth. • writton —
nowledged to me that they executed the same as the itree and voluntary on him of the day and your last last last last last last last last	my notified soulthouley and your first abov	
cnowledged to me that they executed the same as the irree and voluntary on which and seal the day and year less with the less the day and year less with the less than the	D. G. Kehrer,	Notary Public.
My Commission expires July 15, 1928. (Seal) ATE OF OKLAHOMA, TULSA COUNTY, SS: This instrument was filed for record on the 11 day of Fe	D. G. Kehrer,	
My Commission expires July 15, 1928. (Seal) ATE OF OKLAHOMA, TULSA COUNTY, SS: This instrument was filed for record on the 11 day of Fe	D. G. Kehrer, bb. ,192 5 at 1:00 of this office.	Notary Public. o'clock
TATE OF OVIATIONA THIS COUNTY SS	D. G. Kehrer,	Notary Public.