EST JULIANIA DE COMO CONTROL DE CARACITO

AGREEMENT, Made and entered into the Ella Wilcox and H. H.		y of Oct.	192	4 by and between
	Wilcoxher	husband	~~	
G. J. Applemen, Decatur Ill, he	reinefter of	iy of the first past, here!	nafter called lessor (w	hether one or more) and
WITNESSETH, That the said lessor, for and in c	onsideration of	ne		DOLLARS.
WITNESSETH, That the said lessor, for and in c sh in hand paid, receipt of which is hereby acknowledged a fformed, ha. S. granted, demised, leased and let and by t mining and operating for oil and gas, and of laying of pipe d products, all that certain tract of land, situate in the Co	and of the covenants an hese presents do. 65. lines, and building tarounty of Tulsa, State of	d agreements herematte, grant, demise, lease and iks, powers, stations and of f Oklahoma, described as	e contained on the part let unto the said lessee, tructures thereon to p follows to-wit:	of lessee to be paid, kept and for the sole and only purpose roduce, saye, and take care of
St of SEt				
section 28 Township 17 R	ange 14	and containing	30	acres, more or less.
section	ants and agrees: in the pipe line to whi	ich he may conne	t his wells, the	equal one-eighth part of all oil
nd. To pay lessor One eight Dol here gas only is found, while the manufacture of gasoline or a onthly at the prevailing market ell for all stoves and all insiuring the same time by making happense.	lars each ye he same is b my other pro rate; and l de lights in	ar, in advance eing used off duct, a royal essor to have the principal	the premises by of one-eignes free of dwelling ho	s from each well, and if used in hth (1/8) payable cost from any suuse on said land
rd. To pay lessor for gas produce manufacture of gasoline or a por the time during which such gasols payable monthly at the pre-	ced from any ny other pro as shall be vailing mark	oil well and duct at the raused, payable et rate.	used off the te of or a roy	premises or in Dollars per ýear alty of one-eigh
If no well be commenced on said land on or before to both parties, unless the case on or before that date should be a commencement of a well for	all pay or tender to the control of	plessor, or the lessor's cre rs, which shall continue as LARS, which shall opera like manner and upon li c. And it is understood a st rental is payable as af- cen, and in that event, if een paid, this lease shall in the same amount and d, that the last preceding ruption in the rental pay	the depository regardles as a rental and core payments or tender und agreed that the concressid , but also the less a second well is not contentiate to the terminate as to both 1 in the same manner as paragraph hereof, govents.	ess of changes in the ownership or the privileges of deferring side commencement of a well sideration first recited herein, see's option of extending that mmenced on said lund within arties, unless the lessee on or hereinbefore provided. And erning the payment of rentals
vided for shall be paid the less or only in the proportion w Lessee shall have the right to use free of cost, gas, oil sor.	vhich ALSinterest and water produced o	hears to the whole and un n said land forhis	ndivided fee, operations there	eon, except water from well of
When requested by lessor, lessee shall buryhi No well shall be drilled nearer than 200 feet to the ho Lessee shall pay for damages caused byhis	use or barn now on said	d premises, without the wing crops on said land.		
When requested by lessor, lessee shall buryhi. No well shall be drilled nearer than 200 feet to the ho Lessee shall pay for damages caused byhis. Lessee shall have the right at any time to remove all the estate of either party hereto is assigned, and their heirs, executors, administrators, successors or assig- the lessee until after the lessee has been furnished with a le lessee until after the lessee has been furnished with a le proportionate part of the rents due from him or then lands which the said lessee or any assignee thereof shall Lessor hereby warrants and arcees to defend the titl	use or barn now on saleoperations to grow machinery and fixture he privilege of assignin ns, but no change in th written transfer or ass d lands and the assign n, such default shall ne make due payment of, e for the lands herein de	I premises, without the w ving crops on said land. is placed on said premises ig in whole or in part is e- ne ownership of the land ignment or a true copy the se or assignces of such pa to operate to defeat or aff said rental.	, including the right to expressly allowed—the corressignment of rental ereof; and it is hereby to or parts shall fail or ect this lease in so far	draw and remove easing. covenants 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 gright at any time to redeem
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