AGREI	EMENT	, Made	and ent	ered in	to the	ته مخود شد شد بند بند س	rd	day of	Mit	iren		1925_	by and bet	ween
, we ser an im tok an on ini se an an a ma we se		S	1811.	.and.	.h18\	wife.	C <u>a</u> lia.	# A1_1 party (the first	part, hereins	iter called	lessor (whe	her one or	more) and Lled less and part lesses
1 3g or 4g at 100 maje 40 41		Sarl	and.	Di	lTi	ffany	part	ies_of	the-	secondr	art,	party	or the sect	hid_best_lesses
WITNI sh in hand p	iSSETI	i, That ipt of wi	the said lich is he	lessor reby a	, for and eknowled	in considered	deration of of the cover	nants and a	greements	hereinafter o	ontained or	the part of	lessee to b	DOLLARS e paid, kept and nd only purpose and take care o
rformed, ha. mining and	S gran	ted, der	nised, le and gas	ased an , and of	d let and laying of	by these pipe line	presents des, and buil	o 98 gra ding tanks,	nt, demise powers, st	, lease and let ations and str	into the st uctures the	id lessee/fo reon to proc	r the sole a luce, save,	nd only purpost and take care o
id products,	all that	certain t	ract of l	and, sit	unte in tl	he Count	y of Tulsa,	State of Ol	dahoma, d	escribed as fol	lows to-wit			Commission
			per la live											Barrier A
	The	East	one	ha]	Lf (E	e) of	East	one ha	1f (E)	of the	e N. W	·表 of t	he NE	Alleo
	of	the]	lorth	Wes	st Qu	arter	(MM子)	THOU	(00%)	01 0176	South,	mado (g)	al udl	(554)
									\$ 15 KM					
		V 1 17.										en e		
section3	1	т	ownship	, 22.	N.	Range	, 14 E	•an	d containi	ngE'lI	teen		acres,	more or less
It is ago ther of them	reed that is produ	t this lea aced from	ıse shall n said la	remair nd by	in force he lessee	for a term	m of_/			years fro	m this date,	and as long	therealter	more or less
In cons	ideratio: 'o delive	i of the j r to the	oremises credit o	the sai f lessor	d lessee c	Svenants cost, in t	and agree he pipe lin	s: e to which.	he	may connect	his	wells, the eq	ual one-eigl	hth part of all o
roduced and	saved fr	om the l	eased pr	emiscs.										
2nd. To	f th	seer Tess	or I	or g	sas II	rom ea	acn we a prev	II wne ailing	re gas marke	t rate,	for a	d, the	adnar	one-eigh
premise	8. 8	aid r	avme	nts	to be	e made	e mont	hlv an	đ less	or to h	ave ga	s free	of cos	t from a
auch We land du	II fo	r al the	.I st	oves	and ae hv	all :	inside ng hip	ilght	s in t	ne prin	cipal th the	awellir well s	ig hous	se on sai own risk
and exp			_ 4,110				-0 ****	J 3						THE LEGA.
ard. To	neur	1000	ion f	onen	rgg ni	codnac	ad fro	ייות פ	oil wa	ll and	^ hear	ff the	nremin	188 OF
for the	manı	ufact	ure	of c	asing	-head	i gas.	one-e	ighth	(1/8) o	f the	gross T	roceed	is at the
			·	4	~ L1									
#1. Sta	teo	foki	ahom	ia, C	ounty	of!	rulsa.	JSS. A	CKNOWI	EDGMENT	WHERE	THE LI	essor s	SIGNS BY in and to be the in my es, and deed f
On this for the	Cou	day atγε	of M	arch	1 A.D.	.1925 resai	befor d. per	e me sonall	the un vappe	dersign ared J.	ed, a S.Nail	Notary to me	Public	in and
identic	al p	rsor	who	exe	cuted	the	withi	n and	forego	ing ins	trumon	t by h	s mark	in my
acknowl	edge	i to	me t	hat	he ex	cecut	ed the	same.	as his	free	nd vol	untary	act ar	d deed f
one use	san	ı pur	pose	Stn	ie re 11	ı set	TOTUM 3	· (#	T. Ber	. March		10 26	the longe	shall terminat
no no 11 to both per	ven be	commen ess the l	ced on	or befo	na on or rethat d	r belore ate shall t	the3	er to the le	sor, or the	lessor's credi	t in the S	tate	., the lease	s shan terminat
ink at	Co	olens	vill	e,Ok	cla.		or its	successors,	which shall	continue as t	he deposito	ry regardless	of changes	in the ownershi
enid land	the sum	of	Fift	een			5 P. T.	DOLLA	RS. which	shall operate	as a renta	d and cover	the privile	eges of deferrin
ie commence	ment of	a well f	or	L of the	Same nu	nonths fr	om said da	te. In lil	e manner And it is u	and upon like	payments	or tenders t	he commenderation fire	cement of a we st recited herein of extending the
e down payr	nent, co esaid, an	vers not	only the	e privil	eges gran its confer	ted to the	e date whe	n said first	rental is pa	yable as afor	esaid ,but a	lso the lesse	e's option o	of extending the
Should	the first	well dr	illed on	the ab	ove descr t rental r	ribed land	d be a dry which ren	hole, then	and in the	at event, if a s lease shall t	second wel	l is not com to both pa	menced on rties, unless	said land withi s the lessee on c provided. An yment of renta
fore the exp is agreed the	iration c at upon	I said to the resu	velve me mption	onths s of the j	hall resur payment	me the pa of rentals	ayment of s, as above	rentals in provided,	the same a that the las	mount and it st preceding p	the same i aragraph h	manner as h ereof, gover	ereinbefore ning the pa	provided. An yment of renta
												in, then the	royalties a	nd rentals herei
rovided for s Lessee	hall be p shall ha	aid the l ve the ri	essor on ght to u	dy in th se free	ie proport of cost, g	tion whic as, oil and	h_hls d water pro	_interest be duced on s	ars to the vaid land fo	whole and und its	livided fee. opera	tions thereo	n, except w	ater from well o
essor.		4 1		المطييم	Lucian	his	nine	lines balon	nlow dont	h				
No well	shall be	drilled	nearer t	han 200) feet to t	he house	or barn no	w on said p	remises, wi	thout the wri	tten consen	t of the less	or.	
Lessee	shall ha	ve the ri	ght at a	ny tim	e to remo	ve all ma	chinery an	d fixtures p	laced on s	id premises,	including th	e right to d	raw and rei	move casing.
If the e their heirs,	state of executor	either p rs, admi	arty her nistrato	eto is s rs, succ	ssigned, essors or	and the r assigns,	but no cha	assigning i nge in the	n whole or ownership	of the land of	assignmen	t of rentals	or royalties	reof shall extens shall be binding event this least in the payment part or parts of the time to redee
i the lessee u iall be assign	ntil afte ed as to	a part c	see has i or parts	of the	rnished w	oribed la	nds and th	er or assign e assignee	ment or a	true copy the s of such part	reor; and re or parts sl	all fail or n	greed in the	t in the paymer
id lands whi	ch the s	id lesse	e rents	assigne	e thereof	shall ma	ke due pay	ment of sai	d rental.	deleas or ane	ct this lease) la so lar a:	o it covers a	. part or parts t
Lessor l r lessor, by	iereby v paymen	t, any n	and agr aortgage	ees to e	defend thes or othe	e title to r liens or	the lands the abov	herein desc e described	lands, in	agrees that the event of	default of p	ayment by	right at an lessor, and	y time to redee be subrogated t
ie rights of t #1. Civ	ne nolde en ur	r thered lder	my h	and	and s	eal c	of off	ice th	e dav	and vee	r last	above	writte	n.
iy, comm	issic	xe a	pire	s 4/	30/27	(Seal)		W .	and yea R. Fri	ck, No	ary Pu	blic.	77 1 17
					125									
		with the						1fc	roh					
In Tes	timony	Whereof	We Sig	n, this	the	ord	day o	t	r G (1)	192_5	This			
			WITNE	SS						J. 1	X Nai	1		(SEAI
G	. L.	Spen	cer_							Ear	Laiffe	ny		(SEAI (SEAI
G	. т.	Hute	hiso	rı.	2222				u ta	Dan	N. Tit	Tany Afany		(SEAT
						ACK	NOWLED	GMENT '	TO THE	LEASE				
TATE OF	OKLAH	OMA,	COUNT	Y OF	Tuls	8	S	S:						
BEIT	REMEN	MBERE	D, That	on this	$_{\rm s}$ 3rd	day	of Marc	<u> </u>	n the year	of our Lord o	ie thousand	nine hundr	ed andT	wenty fir
										eared_Co				
nd	, to me t				ereunto se	t my offi	cial signatu	re and affix	ed my not	rial seal the d	ny and year	first above	written.	
nd cknowledged	TNESS	AA L4 10:15	EOK !				\			W 75				
ndcknowledged IN WI	TNESS	WHER	4/30	/27		(S	eall	10 CH 10 10 10 10 10 10 10 10 10 10 10 10 10		We Re	Erick			
ndcknowledged IN WI	TNESS mmissio	n expire	4/30,	/27		(\$	earl			₩• R•	. Erlok			Notary Public
nd cknowledged IN WI My Co	mmissio	n expire	4/30,	/27	ITY, SS	(S	ear)			W• R•	. Frick			Notary Publi
id: cknowledged IN WI My Co	ommissio OKLAH	n expire	4/30, TULSA	COUN	the	4	d:	votMe	r.	192 5	at 9:0	0	o'clo	ck A. M
nd; cknowledged IN WI My Co	ommissio OKLAH	n expire	4/30, TULSA	COUN	the	4	d:	votMe	r.	192 5	at 9:0	0	o'clo	ck A. M
id: cknowledged IN WI My Co	ommissio OKLAH	n expire	4/30, TULSA	COUN	the	4	d:	votMe	r.	192 5	at 9:0	0	o'clo	Notary Publick A • M County Clerk. Deputy.

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