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strument of the same as the second of the payment of the the executed the same as his fixed and the therm with the same as his fixed and the same as his fixed and the same shall terminate the state of the same as his fixed and the same shall terminate as to both parties, unless the lesse on or before that date shall pay or tender to the lessor, of the lessor's credit in the First National second and the same as a new state of the same as a new state of the same as a new state of the same as the depository regardless of changes in the ownership of said land, the sum of <u>Fifteen & No/100</u>	 Brill, fiftfag, and, D. M. Siftag. Parts and a set of the set of the owned and the set of th	
Commencing at the N.W. correst of Block 16, in Morrow Heights Addition to the city of Collinsville, OklastBanco running due south 100 feet thance shall 10 feet thance north 100 feet thenes outh 100 feet thance shall 10 feet thance north 100 feet thenes outh 100 feet thance shall 10 feet thance north 100 feet thenes outh 100 feet thance shall 10 feet thance north 100 feet thenes outh 100 feet thance shall north 100 feet thance north 100 feet thenes outh 100 feet thance shall north 100 feet than 100 feet thenes outh 100 feet thance shall north 100 feet than 100 feet thenes 100 feet than 100 feet than 100 feet than 100 feet than 100 feet thenes 100 feet than 100 feet t	Commencing at the N.W.corner of Block 15, in Morrow Heights Addition to the city of Collineville, Oklahoms, or the 100 feet; thence most 100 feet; thence Bast 140 feet; thence north 100 feet; thence west 140 feet to the place of beginning; Being a tract 140 ffet, by 100 ft. in dimensions in Block 15 of Morrow Heights Addition to the city of Collineville, Oklahoms. determine the data set of the set of th	
<pre>albs finds a product form with and by the insert. Is. To deprese the could enter the could enter first and grees: Is. To deprese the could enter first one ach well, where gas only is found, the equal one-eight part of all all produces and availing the the could enter first one ach well, where gas only is found, the equal one-eight part (1/6) of the groups proceeds at the prevailing market rate, for all gas used off the produces and availing the same the base and the monthly and lessor to have gas free of cost from any such well, for all stoves and all inside lights in the principal dwelling house on ead and expense. Srid. To pay lessor for gas produced from any oil well and used off the premises, for the market rate for the gas on tasd, for the time during which such gas shall be used, and all stoves and all for the first on the prevailing. Srid. To pay lessor for gas produced from any oil well and used off the premises, for the market rate for the gas on tasd, for the time during which such gas shall be used, and all stoves and all for the list on the same and and the prevailing strice trate for the gas on tasd, for the time during which such gas shall be used, and all stoves and any prevence on do the the prevailing the same and the prevailing transet by in anx (in my prevence on do the the systemical the same as the strice and or fille prevails as the advance of the same and the advance of the the systemical the same as the shall be used as dance the stringent by the mark (in my prevence on do the the systemical the same as the shall be the same at the same as the shall be used as the same as the same as a same and and as a block the same as the shall be strengt as the same as the shall be used as the same as the same different the same as the shall be the less of the same as the shall be the less of the same as the same as the same different the same as the same as the shall be the less of the same as the same as the same different the same astrenge the same as the same as the sam</pre>	<pre>entber of them a produced from and land by the lease. In considering of the primes the sail lases overants and agress: produced and avel from the bessed promises.</pre>	
<pre>(1/5) of the groups proceeds at the prevailing market rate, for all gas used off the promises, said sugments to be made monthly and lessor to have gas free of cost from any such well for all stores and all inside lights in the principal dwelling house on said and expense. The prevails of the burner tak and expense. The prevails of the time burner tak and expense. The prevails of the time burner tak and expense. The prevails of the time burner tak and expense. The prevails of the time during which burner tak and the prevails of the time during which burner tak and the prevails of the time during which burner tak and the prevails of the time tak and the prevails of the time during which burner tak and the prevails of the time tak and the prevails of the prevails of the time tak and ti</pre>	(1/8) of the gross proceeds at the prevailing market rate, for all gas used off the premises, said payments to be made monthly and lessor to have gas free of cost from any such well for all stoves and all inside lights in the principal dwelling house on said land during the same time by making his own connections with the well at his own risk and expense. Srd. To pay lessor for gas produced from any oil well and used off the premises, for the manufacture of costing-head gas, one-eighth (1/8) of the gross proceeds at the prevailing market rate for the gas so used, for the time during which such gas shall be used, said payments to be made monthly. ACKNOWLEDCMENTW WEERS THE LESSOR SIGNES FMARK ACKNOWLEDCMENTW WEERS THE LESSOR SIGNES FMARK Action of the gross of the gas so used. for the time during which such gas shall be used, said payments to be made monthly. ACKNOWLEDCMENTW WEERS THE LESSOR SIGNES FMARK Action of the prevent of the gas so used. for the time during which such gas shall be used. said the same shall be used. said the same the identical person who seconted the within and foregoing in-strument by his mark in my presence and in the presence of G.L.Spencer and C.R.Ritchinson as witnesses, and acknowledged to me that he ack outed the same as his first first mail terminate and both parties, muses the lesser at obter the. 10.11.1187:114.2. OK 10. Bonk:OOLINESTIES. MOLIONE. BOLLARS, which shall centure and eaver the priviles of detering the determine of a well the first of MARK in the same and the intervent of the same sector of the same same the descintor regardless of change in the ownership of add and, when add the remail symmets a constand, but also the exercise of one add with the private of the data when add the remail symmets. Is a submate of the same sector the data when add the remail symmets and eaver the priviles of detering the same same sector of the same sector the same sector. Is a submate of the same sector t	
<pre>manufacture of casing-head gos, one-cighth (1/6) of the gross proceeds at the prevailing market rate for the gas so used, port description of the description of</pre>	manufacture of casing-head gas, one-eighth (1/8) of the gross proceeds at the prevailing market rate for the gas so used, for the time during which such gas shall be used, said payments to be made monthly. ACKNOWLEDGMENT WHERE TH3 LESSOR SIGNS BY MARK the of Oklahoma, County of Tulsa, Jsa, On this loth day of larch, A.D. 1925, before me, the indersigned, a Notary Public in and for the County and State afforesid, personally appeared to be the identical person who executed the within and foregoing intervention by his mark in my presence and in the presence of G.L. Spencer and C.T. Hitchinson as witnesses, and acknowledged to me that he executed the same as his free and voluntary of 10 me that he executed the same as his free and voluntary of 10 me to be presenced on the presence of G.L. Spencer and C.T. Hitchinson as witnesses, and acknowledged to me that he executed the same as his free and voluntary of 10 me to be presenced on the presence of C.L. National	
<pre>strukturent of value of v</pre>	strument by his mark in my presence and in the presence of c.i. Spencer and c. T. Eutodillash as witnesses, and acknowledged to me that he executed the same as his free and volutary if (Below in overlap in the same of the same of the same in the executed the same as his free and volutary if the same as his free and the same of the same in the executed the same as his free and volutary as to both parties, unless the lesse on or before that date shall pay or tender to the lessor, of the lessor's credit in the First National mark t. COllings in the same of the same in the same conserves, which shall operate as a rental and cover the privilege of deferring the commencement of a well of Two of the privilege structed to the date when and in the rent is payable as informatic and the tendent of a well of the same in muber of months successively. And it is understood and agreed that the consideration first redied herein, the down payment, covers not only the privileges granted to the date when and in the rest and and cover the privilege of a well may be further deferred for like period of the same number of months successively. And it is understood and agreed that the consideration first redied herein, the down payment, covers not only the privileges ranted to the date when and in the rest and and cover the lesses on or before the expiration of and the rest interest in the same and intermatic is payable as informate as to both parties, unless the lesses on or before the expiration of and the privile rest period for which rental has been paid, this less shall teroin at and the rentals herein the priviled. And it is agreed that upon the resumption of the above described and priviled and for the last preceding payments. If a difference is a struct is the above described and there the entire and undivide of estill payments. If a difference is a struct is the above described and there the date of the last preceding pay meths. If a struct and the lessor only in the proportion which dufts	
If no well be commenced on axid land on or before the levels. (b) the lass's certain the 2AT25. Mol/LOPAL. Jank atQOLLARS Will be	If no well he commenced on said land on or before the1012	
Bould the first well drilled on the above described land be a dry holy, then, and in this event, if a second well is not commensed on and land within of each two months half unmany the payment of rentable the same amount of the same and the same amount of the same amount ano	Should the first well drilled on the above described land be a dry hole, then, and in that event, if a second well is not commenced on sail land within the vertex months from the expiration of the last rental period for which rental has been paid, this lease shall terminate as to both parties, unless the lesse on or before the expiration of said twelve months shall resume the payment of rentals in the same amount and in the same manner as hereinhefore provided. And it is agreed that upon the resumption of the payment of rentals, as above provided, that the last preceding paragraph hereof, governing the payment of rentals and the effect thereof, shall continue in force just as though there had been no interruption in the rental payments. If said lessor owns no less interest in the above described land that the entire and undivided fee simple estate therein, then the royalties and rentals herein provided for shall be paid the lessor only in the proportion which <u>0.45</u>	
Nexts: When requested by leasor, lease shall bury119pipelines heavy plow dopth. No well shall be dile to the house or harn now and promises, without the written consent of the leasor. Lease shall pays the same that a used by118	When requested by lessor, lessee shall bury <u>1118</u> open lines below plow depth. No well shall be drilled nearer than 200 feet to the house or barn now on said premises, without the written consent of the lessor. Lessee shall payfor damages caused by <u>118</u> open tions to growing crops on said land. Lessee shall have the right at any time to remove all machinery and fatures placed on said premises, including the right to draw and remove casing. If the estate of either party hereto is assigned, and the privilege of assigning in whole or in part is expressly allowed—the covenants horeof shall extend to their heirs, executors, administrators, successors or assigns, but no change in the ownership of the land or assignment of rentals or rovalties shall be binding on the lessee until after the lessee has been furnished with a written transfor or assignment or a true copy thereof; and it is hereby agreed in the event this lease shall be assigned as to a part or parts of the above described lands and the assignee or assignment or parts shall fail or make default in the payment of the proportionate part of the ronts due from him or them, such default shall not operatio to defaut or affect this lease in so far as it covers a part or parts of said lands which the said lessee or any assignee thereof shall make due payment of said rental. Lessor hereby warrents and agrees to defend the title to the lands herein described and agrees that the lessee shall have the right at any time to redeem for hesor, by payment, any mortgages, taxes or other liens on the above described lands, in the event of default of payment by lessor, and be subrogated to the rights of the holder thereol. #1.act and deed for the uses and purposes therein set forth. Given under my hand and seal of office the day and year last above written. My commission expires Aug.l2-1926. (Seal) In Testimony Whereof We Sign, this the <u>10th</u> day of <u>March</u> <u>192.5</u> his WITENESS es to eignesture by mark	
Lesses shall have the right at any time to remove all machinery and fixtures placed on said prants, including the right to draw and remove easing. If the esset not of the rarry hereots is assigned, and the privilege of assignment of or assignment of or assignment of remains and the covent this lesses of the tesses of the research or a true convy threed; and it is assigned as to a part of parts of the novel that is lessed as a different of the set of the tesses of tesses of the tesses of tesses of the tesses of the tesses of tesses of the tesses of the tesses of tesses of the tesses of tesse	Lessee shall have the right at any time to remove all machinery and fixtures placed on said promises, including the right to draw and remove casing. If the estate of either party foreato is assigned, and the privilege of assigning in whole or in part is expressly allowed—the covenants horeof shall extend to their heits, executors, administrators, successors or assigns, but no change in the ownership of the land or assignment of rentals or royalties shall be binding on the lessee until after the lessee has been furnished with a written transfer or assignment or a true copy thereof; and it is hereby agreed in the ovent this lease shall be assigned as to a part or parts of the above described lands and the assignee or assignees of such part or parts shall fail or make default in the parment of the proportionate part of the rents due from him or them, such default shall not operate to defeat or affect this lease in so far as it covers a part or parts of said lands which the suid lessee or any assignee thereof shall make due payment of said rental. Lessor hereby warrants and agrees to defend the title to the lands herein described, and agrees that the lessee shall have the right at any time to redeem for lessor, by payment, any mortgages, taxes or other liens on the above described lands, in the event of default of payment by lessor, and be subrogated to the right so it the holder thereoi. *1. act and deed for the uses and purposes therein set forth. Given under my hand and seal of office the day and year last above written. Joe Harshbarger, Notary Public. In Testimony Whereof We Sign, this the <u>loth</u> day of <u>March</u> 192 5 his wurnness es to signature by mark of <u>March</u> 192 5 Notary Public.	
Given under my hand and seal of office the day and year last above written. My commission expires Aug.12-1926. (Seal) Joe Harshbarger, Notary Public. In Testimony Whereof We Sign, this the <u>loth</u> day of <u>March</u> <u>192</u> 5. WITNESS es to signature by mark. <u>L. J. King x mark</u> (SEAL) <u>G. L. Spencer</u> <u>Eliza A. King</u> (SEAL) <u>G. T. Hutchinson</u> (SEAL) <u>ACKNOWLEDGMENT TO THE LEASE</u> STATE OF OKLAHOMA, COUNTY OF. <u>Tulsa</u> SS: BE IT REMEMBERED, That on this <u>loth</u> day of <u>March</u> in the year of our Lord one thousand nine hundred and <u>twenty-fix9</u> hefore me, a Notary Public in and for said County and State, emme. <u>Personally</u> appeared. <u>Eliza A. King</u> (1925) and <u>sceneted the same as her</u> free and voluntary act and deed for the uses and pupress therein set forth. IN WITNESS WHEREOF, I have hereunto set my official signature and affixed my notarial seal the day and year first above written. My Commission expires <u>Aug. 12</u> , 1925. (Seal) Joe Harshbarger, <u>Mary Public</u> This instrument was filed for record on the <u>12</u> day of <u>Mare</u> , <u>192</u> 5 at <u>9:30</u> o'clock <u>A</u> . M. and duly recorded in Book 463 Page <u>616</u> of the records of this office. O. G. Weaver, <u>County Clock</u>	Given under my hand and seal of office the day and year last above written. My commission expires Aug.12-1926. (Seal) Joe Harshbarger, Notary Public. In Testimony Whereof We Sign, this the <u>10th</u> day of <u>March</u> <u>192.5</u> WUTNESS es to signature by mark L. J. King x mark (SEAT)	
Intermediation Intermediation Construction Construction <td colsp<="" td=""><td>WITNESS as to signature hy mark L. J. King X mark (SEAT)</td></td>	<td>WITNESS as to signature hy mark L. J. King X mark (SEAT)</td>	WITNESS as to signature hy mark L. J. King X mark (SEAT)
G. L. Spencer SI128 A. King (SEAL) G. T. Hutchinson (SEAL) ACKNOWLEDGMENT TO THE LEASE STATE OF OKLAHOMA, COUNTY OF	G. L. Spencer Eliza A. King (SEAL)	
ACKNOWLEDGMENT TO THE LEASE STATE OF OKLAHOMA, COUNTY OFTUlsaS: BE IT REMEMBERED, That on this 10thday of Marchin the year of our Lord one thousand nine hundred andtwenty-fixe before me, a Notary Public in and for said County and State, cmme. personally_appeared_Eliza_AKing(1925) andto me known to be the identical personwho executed the within and foregoing instrument and acknowledged to me thatSheexecuted the same as _hertree and voluntary act and deed for the uses and puppeses therein set forth. IN WITNESS WHEREOF, I have hereunto set my official signature and affixed my notarial seal the day and year first above written. My Commission expiresAng121926(Seal)JOB_Harshbarger, #1		
STATE OF OKLAHOMA, COUNTY OFTUlsaSS: BE IT REMEMBERED, That on this 10thday of Marchin the year of our Lord one thousand nine hundred and _twenty-five before me, a Notary Public in and for said County and State, came. personally.appaared_Eliza_A. King(1925) (1925) and	G. T. Hutchinson (SEAL)	
acknowledged to me that <u>She</u> executed the same as <u>her</u> free and voluntary act and deed for the uses and puproses therein set forth. IN WITNESS WHEREOF, I have hereunto set my official signature and affixed my notarial seal the day and year first above written. My Commission expires <u>Aug. 12, 1926</u> (Seal) <u>JOB Harshbarger</u> , <u>Notary Public</u> STATE OF OKLAHOMA, TULSA COUNTY, SS: This instrument was filed for record on the <u>12</u> day of <u>Mar</u> , <u>1925</u> at <u>9:30</u> o'clock <u>A</u> . <u>M</u> . and duly recorded in Book 463 Page <u>616</u> of the records of this office. O. G. Weuver,	STATE OF OKLAHOMA, COUNTY OF <u>Tulsa</u>	
STATE OF OKLAHOMA, TULSA COUNTY, SS: This instrument was filed for record on the 12 day of Mar., 192 5 at 9:30 o'elock. A. M., and duly recorded in Book 463 Page 616 O. G. Weuver, County Clerk	ncknowledged to me that_ <u>Bhe</u> executed the same as_ <u>her</u> free and voluntary act and deed for the uses and puproses therein set forth. IN WITNESS WHEREOF, I have hereunto set my official signature and affixed my notarial seal the day and year first above written.	
and duly recorded in Book 463 PageOLDOf the records of this office. County Clerk. (Seal) ByBrady Brown, Deputy.	STATE OF OKLAHOMA, TULSA COUNTY, SS:	
(Seal) Brady Brown, Deputy.	and duly recorded in Book 463 PageOLOof the records of this office. O. G. G. Weaver,	
法教师 医肠外外 网络小小花 化合同物 化合同物 化合物合物合物合物合物合物合物合物合物合物合物合物合物合物合物 经资本性资产性产生 化合合物 化合物合物合物 化生素	(Seal) By Brady Brown, Deputy.	

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