AGREEMENT, Made and entored into the 10th day of James Chalakee, Guardian of Legus Che	March 1925 by and between alakee Berthalee Chalakee and
Solomon Chalakee, Minors party of the first pa	art, hereinafter called lessor (whether one or more) and
Red Bank Oil Company, party of the second ps WITNESSETH, That the said lessor, for and in consideration of	TEL DETECTION DELL'AND CONTRACTOR DE LA
Northwest Quarter (출) of South	west Quarter (†)
of section 12 Township 18 N. Range 13 E. and containing	40 neres, more or less.
It is agreed that this lease shall remain in force for a term of	years from this date, and as long thereafter as oil or gas, or
2nd. To pay lessor for gas from each well where gas only is found, the equal one-eighth (1/8) of the gross proceeds at the prevailing market price, 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.	
3rd. To pay lessor for gas produced from any oil well the manufacture of casing-head gas, one-eighth (1/8) prevailing market price for the gas so used, for the used, said payments to be made monthly.	L and used off the premises or for of the gross proceeds at the time during which such gas shall be
크리 그리다 살아 되는 경험, 그렇게 하는 것 같아요?	
요요. 이 이 집은 그 그뿐 그리는요? 그렇는데	
. If no well he commenced on said land on or before thelothday of	March 1926 , the lease shall terminate
as to both parties, unless the lessee on or before that date shall pay or tender to the lessor, or the lessor, or the lessor arrow, Oklahoma, or its successors, which shall contained in the sum of Forty. DOLLARS, which shall commencement of a well for 12. months from said date. In like manner amy be further deferred for like period of the same number of months successively. And it is unthe down payment, covers not only the privileges granted to the date when said first rental is paymented and excessed.	essor's credit in the Arkansas Valley State ontinue as the depository regardless of changes in the ownership hall operate as a rental and cover the privileges of deferring ad upon like payments or tenders the commencement of a well derstood and agreed that the consideration first recited herein, able as aforesaid, but also the lessee's option of extending that
twelve months from the expiration of the above described and be a dry not, then, and it has been paid, this I before the expiration of said twelve months shall resume the payment. of rentals in the same am it is agreed that upon the resumption of the payment of rentals, as above provided, that the last and the effect thereof, shall continue in force just as though there had been no interruption in the resume the said lessor owns a less interest in the above described land, than the entire and undivided provided for shall be paid the less or only in the proportion which hillinterest bears to the what Lessee shall have the right to use free of cost, gas, oil and water produced on said land for.	leavent, it is second were to both parties, unless the lessee on or count and in the same manner as heroinbefore provided. And preceding paragraph heroof, governing the payment of rentals ental payments. fee simple estate therein, then the royalties and rentals heroin pole and undivided fee. 118operations thereon, except water from well of
When requested by lessor, lessee shall bury	out the written consent of the lessor.
Lessee shall pay for damages caused by1E_Soperations to growing crops on sai Lessee shall have the right at any time to remove all machinery and fixtures placed on saic If the estate of either party hereto is assigned, and the privilege of assigning in whole or in to their heirs, executors, administrators, successors or assigns, but no change in the ownership of on the lessee until after the lessee has been furnished with a written transfer or assignment or a tr shall be assigned as to a part or parts of the above described lands and the assignee or assignees of the proportionate part of the rents due from him or them, such default shall not operate to de	id land. I premises, including the right to draw and remove casing. I part is expressly allowed—the covenants hereof shall extend the land or assignment of rentals or royalties shall be binding ue copy thereof; and it is hereby agreed in the event this lease of such part or parts shall fail or make default in the payment efeat or affect this lease in so far as it covers a part or parts of
Lessor hereby warrants and agrees to defend the title to the lands herein described, and agrees to release, the title to the lands herein described, and agrees to resor, by payment, any mortgages, taxes or other liens on the above described lands, in the rights of the holder thereof.	rees that the lessee shall have the right at any time to redeem se event of default of payment by lessor, and be subrogated to
Exceptions: If no well is drilled to the Wilcox Sand hundred feet, on some part of the following describe date hereof, this lease shall terminate: South Half and the Northeast Quarter (NE4) of the Southwest Qual 18 N. Range 13 E.	i, found at approximately twenty one d land within six months from the $\mathbb{F}(S_2^1)$ of the Southwest Quarter (SW $_2^1$) arter (SW $_2^1$) of Section 12, Township
In Testimony Whereof We Sign, this the 10th day of March	Tomas Chalakas Guardian for
WHTNESS Approved March 10, 1925, as shown by order Soll of confirmation this day made. John P. Boyd, Judge. (No Seal	us Chalakee, Berthalee Chalakee and comon Chalakee, Minors (SEAL)
ACKNOWLEDGMENT TO THE LI	
STATE OF OKLAHOMA, COUNTY OF Tulsa Ss:	our Lord one thousand nine hundred and twenty five
before me, a Notary Public in and for said County and State, come personally appeared James Chalakee, Guardian of Legus Chalakee, Berthalee Chalakee and Solomon Chalakee, minors and solomon chalakee, minors and the chalakee and Solomon Chalakee, minors and the chalakee and Solomon Chalakee, minors and caccuted the within and foregoing instrument and acknowledged to me that he executed the same as 118 increased of the same and soluntary act and deed for the uses and pupposes therein set forth.	
IN WITNESS WHEREOF, I have hereunto set my official signature and affixed my notari My Commission expires March 23, 1926. (Seal)	Missal the day and year first above written. Mrs. J. Burnett,
This instrument was filed for record on the 17 day of March	,192 5 at 11:30 o'clock A. M.,
and they recorded in Dook 200 1 age.	o. G. Weaver, Brady Brown, Deputy.
(Šeal) B	Brady Brown, Deputy.

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