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AGREEMENT, Made and entered into the			ober	192.  by and b	ctween
of Owasso Oklahoma ames Egan of Tulsa Oklahoma Ja	mee C Flyin	rty of the first part	, hereinafter called	lessor (whether one	or more) and Joliet.Ills.
WITNESSETH, That the said lessor, for and in ash in hand paid, receipt of which is hereby acknowledge erformed, ha. S. granted, demised, leased and let and he finining and operating for oil and gas, and of laying of raid products, all that certain tract of land, situate in the	consideration of	ne	inster contained or	the part of lessee to	be paid, kept and
The Et of the SEt of the	SE‡				
of section 31 Township 21 N.	Range 14 E.	and containing.	20 acr	9 S ucro	s, more or less.
It is agreed that this lease shall remain in force for them is produced from said land by the lessee. In consideration of the premises the said lessee coats. To deliver to the credit of lessor, free of coats.	or a term ofLive		years from this date	, and as long thereaft	er as oil or gas, or
produced and saved from the leased premises.	at, in the pipe inic to w	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			
2nd. To pay lessor for the same is being used off the rany other product, a royalty arket rate; and lessor to have all inside lights in the principaking his own connections with	premises, and of one-eight gas free of pal dwelling	l if used in th (1/8), pa cost from a house on sa	n the manuf ayable mont any such we aid land du	acture of ga hly at the p ll for all s ring the sam	soline revailing toves and
3rd. To pay lessor for gas n the manufacture of gasoline ne-eighth (1/8) payable monthl	produced from or any other y at the prev	any oil we product at ailing marl	ell and use the rate o	d off the pr	emises or royalty of
If no well be commenced on said land on or	before the24t	hday of	April	19 24 , the le	se shall terminate
s to both parties, unless the lessee on or before that dat Bank atTulsaOklaboma	or its success	ors, which shall con	tinue as the deposito	ry regardless of chang	es in the ownership
of said land, the sum of <u>fwo dollers</u> per the commencement of a well for <u>Six</u> money be further deferred for like period of the same num he down payment, covers not only the privileges grante period as aforesaid, and any and all other rights conferred	acre no	LLARS which shall	ll operate as a rent	al and cover the priv	ileges of deferring
Should the first well drilled on the above describ welve months from the expiration of the last rental perefere the expiration of said twelve months shall resume to a greed that upon the resumption of the payment of and the effect thereof, shall continue in force just as thou If said lessor owns a less interest in the above des provided for shall be paid the less or only in the proportion. Lessee shall have the right to use free of cost, gas	ned land be a dry hole, iciod for which rental has a the payment of renta rentals, as above provice there had been no interibed land than the entity of the state	then, and in that eys been paid, this lea is in the same amou led, that the last preruption in the rent ire and undivided feast bears to the wholest hears to the wholest	vent, if a second we see shall terminate a int and in the same eceding paragraph hall payments. e simple estate there and undivided fee.	it is not commenced; s to both parties, unl manner as hereinbeld ereof, governing the in, then the royalties	on said fand within sess the lessee on or re provided. And payment of rentals and rentals herein
essor. When requested by lessor, lessee shall bury &11	pipe lines l	pelow plow depth.			water from wen of
No well shall be drilled nearer than 200 feet to the Lessee shall pay for damages caused by drill! Lessee shall have the right at any time to remove. If the estate of either party hereto is assigned, are of their heirs, executors, administrators, successors or an the lessee until after the lessee has been furnished with all be assigned as to a part or parts of the above described by the proportionate part of the rents due from him or a did lands which the said lessee or any assignee thereof significant which the said lessee or any assignee thereof significant parts of the rents due from him or the said lessee or any assignee thereof significant parts of the proportionate parts of the rents due from him or the said lessee or any assignee thereof significant parts of the proportionate parts of the proportionate parts of the par	ngoperations to gro	owing crops on said l	and.		remove casing.  thereof shall extend es shall be binding the event this lease ult in the payment a parts of
aid lands which the said lessee or any assignee thereof si Lessor hereby warrants and agrees to defend the or lessor, by payment, any mortgages, taxes or other the rights of the holder thereof.	nall make due payment of title to the lands herein liens on the above descr	of said rental. described, and agre ribed lands, in the c	es that the lessee shevent of default of p	all have the right at a payment by lessor, an	ny time to redeem d be subrogated to
In Testimony Whereof We Sign, this the	24day of	Oct.	_ <sub>_192</sub>		
WITNESS			Freddie J	ones	
John D. McMackin					(SEAL)
	ACKNOWLEDGME	NE TO THE LEA	QT.		Maria Ma
STATE OF OKLAHOMA, COUNTY OF TULSE BETTER MEADINE, Undersigned IN THE TRANSPORMENT OF MANY TO THE TOTAL OCCUPANT, A TOURY PUBLISH HIS TO MIN COUNTY THE	a Notary Put	olic in and appeared Fi	d for said	County and S brine hardred and s	tate,
and he executed the same s	to me known to be the	identical person untary act and deed	who executed t for the uses and pur	he within and foregoi proses therein set forth	ng instrument and
IN WITHERS WHEREOF Three meantres Given under my hand and seal My Commission expires Feb. 18, 198	the day and 6. (Seal)	year last i	bove writt S. Staffor	r first above written. en. d.	Notary Public.
STATE OF OKLAHOMA, TULSA COUNTY, SS:	26	Dec.	3 1:20		P. w
This instrument was filed for record on the	day ofof the r	ecords of this office.	1921 at 1.79	o'c eaver,	ockM.,
This instrument was filed for record on the and duly recorded in Book 463 Page 88	(Seal)		Brady B	rown,	County Clerk.
		By_			Deputy.
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