PLACK PRINTING CO. TULBA, OKLA	
51412 C.J. FROM	STATE OF OKLAHOMA, Tulsa County, ss.  Thingstrument was filed for record on the 25 to 3 to 5 to 5 to 5 to 5 to 5 to 5 to
angiya. Wangani angani angani kalanda ina angani angani angani angani angani angani angani angani angani angan Bangiya angani anga	o'clock PM., and duly recorded in Book 418 on page
	O. G. Weaver County Clerk.
	ByBrady_Brown
	Peputy Fees, \$
ACRETICATION M. L. J.	
by and between Rosa Drake Davidson, guardi	day of June 1924 Ian of Theodore Carfield Travis, a minor
Party of the first	t part, hereinafter called lessor (whether one or more) and Sand Springs Home
WITNESSETH. That the said lessor, for and in considera	stion of don't Hindred DOLLARS
ash in hand paid, receipt of which is hereby acknowledged and of the performed, has granted, demised, leased and let and by these presents (	s covenants and agreements hereinafter contained on the part of lessee to be paid, kept and does grant, demise lesse and let unto the said lessee, for the sole and only purpose of mining and
operating for oil and gas, and laying pipe lines, and building tanks, po	owers, stations and structures thereon to produce, save and take care of said products, all that \$2state of Oklahoma, described as follows, to wit:
The Southeast Que	erter of the Northeast Quarter of
Section 3, Townshi	ip 19 North, Range 11 East, and the f the Northwest Quarter of Section 2 ,
Township 19 North, 1	Renge 11 East,
of Section Township===Ranger and	containing. 80 luring minority of said minor seres, more or less luring minority of said was here date and as long thereafter as oil or gas a ying quantitles. I agrees:
or either of them, is produced from said land by the lessec. In DE	iying quantitles.
from the learned promises	o line to which he may connect his wells, the equal one office he are on products
2nd. To pay the lessorOneaighth royalty	Mowhile the same is being used on or off the premises, and if used in the manufacture of gasoling
or any other product, a royalty of one-cighth (1/2), payable *** ABAR*** and all inside lights in the principal dwelling house on said land durin  3rd. To pay lessor for gas produced from any oil well and upper year, for the time during which such gas shall be used, said paymen.	dawhile the same is being used on or off the premises, and if used in the manufacture of gasolim the prevailing market rate; and lessor to have gas free of 0.0 Silvem any such well for all the same time by making his own connections with the same time by making his own connections with the same time by making his own connections with the same time by making his own rise sed on or off the premises. One -eighth royalty and if used in the manufacture of the premises. One -eighth royalty and if used in the manufacture of the premises.
facture of resoline or any other product, a royalty of one-eighth [16].  If no well be commenced on said land on or before the	Deputible monthly at the prevailing market sate.  10th 1925, this lease shall terminate a moder to the lessor or to the lessor's credit in the FIRST MATIONAL Bandor its successors, which shall continue as the depository regardless of the changes in the DOLLARS, which shall operate as a rental and covered that the consideration first recited herein months successively. And it is understood and agreed that the consideration first recited herein the state of the consideration first recited herein the state of the consideration for the days of the consideration for the consideration for the consideration of the consideration for the c
to both parties, unless the lessee on or before that date shall pay or te atMu.sko.geeOkle	inder to the lessor or to the lessor's credit in the HITST HETI ONE Bank
ownership of said land, the sum ofEighty the privilege of deferring the commencement of a well for	nonths from said date. In like manner and upon like payments or tenders the commencemen
of a well may be further deferred for like periods of the same number of the down payment, covers not only the privileges granted to the date w as aforesaid, and any and all other rights conterred.	months successively. And it is understood and agreed that the consideration hist recited here: then said first rentals is payable as aforesaid, but also the lessee's option of extending that period
Should the first well drilled on the above described land be a months from the expiration of the last rental period which rental has	dry hole, then, and in that event, if a second well is not commenced on said land within twelv been paid, this lease shall terminate as to both parties, unless the lessee on or before the expir
ation of said twelve months shall resume the payment of rentals in the the resumption of the payment of rentals, as above provided, that the	same amount and in the same manner as hereinbefore provided. And it is agreed that upor last preceeding paragraph hereof, governing the payment of rentals and the effect thereof, sha
continue in force just as though there had been no interuption in the re If said lessor owns a less interest in the above described land t	han the entire and undivided fee simple estate therein, then the royalties and rentals herein pro-
vided shall be paid the lessor only in proportion which his interest bea Lessec shall have the right to use, free of cost, gas, oil and we When requested by the lessor, lesses shall bury his pine lines	ater produced on said land for its operation thereon, except water from wells of lessor.
No well shall be drilled nearer than 200 feet to the house or Lessee shall pay for damages caused by his operations to gre	below plow depth.  barn now on the premises, without the written consent of the lessor. OWNSTS  wing crops on said lands— OT Otherwise  ery and fixtures placed on said premises, including the right to draw and remove casing.
if the estate of either party hereto is assigned, and the privileg	te of assigning in whole of in part is expressly allowed, the covenants hereof shall extend to the
heirs, executors, administrators, successors or assigns, but no change in til after the lessee has been furnished with a written transfer or assign	i the ownership of the land or assignment of rentals or royalties shall be binding on the lessee un iment or a true copy thereof; and it is hereby agreed in the event this lease shall be assigned.
of the rents due from him, or them, such default shall not operate to defea	ssignees of such part or parts shall fail or make default in the payment of the proportionate par tor affect this lease in so far as it covers a part or parts of said lands which the said lessee or any i
assignee thereof shall make due payment of said rental.  Lessor hereby warrants and agrees to defend the title to the l lessor, by payment, any mortgage, taxes or other liens on the above d the holder thereof.	lands herein described, and agrees that the lesses shall have the right at any time to redeem fo escribed lands, in the event of default of payment by lessor, and be subrogated to the rights o
In Testimony Whereof We Sign, this the10th	day ofJune
WITNESS	Rose Drake Davidson (SEAL
Approved June 6/10/24	Guardian of Theodora Garfieldal Travis <sub>(SEAL</sub>
W. W. Cotton	는 사람들이 있으면 가는 100분이 가는 하는 사람들이 되었다. 이 학생들은 전환하다는 사람들이 가득하고 있다면 하는 것이 되었다. 그 사람들이 모습니다.
County Judge (SEA)	
STATE OF OKLAHOMA, County of	WLEDGMENT TO THE LEASEin the year of our Lord, one thousand nin
BE IT REMEMBERED. That on this	Notary Public, in and for said County and State, personally appeared
to me known to be the identical person	Notary Public, in and for said County and State, personally appeared SQQOPE GARTIELD TRAVIS, A MINOR in and foregoing instrument and acknowledged to me that She executed the depurposes therein set forth.  She executed the depurpose of the set of the state of the set of the s
00+ 15 1097	(SEAL) Ernestine B. Smith Notary Public.
STATE OF OKLAHOMA, County of, 98.	MENT WHERE THE LESSOR SIGNS BY MARKA, D., 19, before me, the undersigned, a Notary Public, in an
for the County and State aforesaid. personally appeared	. 55 55 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5
to me known to be the identical person who executed the within an	andind foregoing instrument by mark in my presence and in the pre
sence of	andand
as witnesses, and acknowledged to me that.  purposes therein set forth.  Given under my hand and seal of office the day and year lat	사용하는 사람들이 되는 사람들이 하는 것이 되었다. 그는 사람들이 되었다면 하는 사람들이 되었다면 하는 사람들이 되었다면 하는 것이 없다.
My Commission Expires	Notary Public
NOTE-The signature by mark of a lessor who cannot write	his name must be witnessed by two witnesses, one of whom must write lessor's name near suc
mark	ASSIGNMENT
KNOW ALL MEN BY THESE PRESENTS:	원과 사람들은 이 사이 이 이 아름다는 사이가 있다. 사람들은 중에 얼마나 되었다면 하는 사람들이 가지 않는데 가지 않는데 나를 받는데 되었다.
State of	the within named grantor, in consideration of the sum of
receipt whereof is hereby acknowledged, do hereby sell, assign,	transfer, set over and convey unto
TO HAVE AND TO HOLD THE SAME FOREVER, sul	heirs, and assigns, the within grant. bject nevertheless, to the conditions therein contained.
In Witness Whereof, the said grantorhaheret	bject nevertheless, to the conditions therein contained. unto sethand, thisday c
	SEAL
ACKNOWE PR	GMENT OF THE ASSIGNMENT
	civient of the Assignment
before me, a Notary Public, in and for said	d County and State, personally appeared
andstrument and acknowledged to me thatexecuted the same	to me known to be the identical person who executed the within and foregoing in e asfree and voluntary act and deed for the uses and purposes therein set forth ture and affixed my notarial seal the day and year first above written.
In Witness Whereof, I have hereunto set my official signa  My Commission Expires	ture and affixed my notarial seal the day and year first above written.
My Commission Expires	Notary Public.