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W. Baker Grimes & Wf.	o clock	:-00
ŢŌ.	((SEAL))O. D. Lawson, County	Clerk,
Gladys Belle Oil Co.	By F. Delman	
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AGREEMENT, Made and entered into 12th y and between W. Baker Grimes and Lida	day of June B. Grimes, husband and wife, of rules, okla pert, hereinafter called lessor (whether one or more) and Gladys Belle (, 1922 homa
OMPANY. 8. COMPONATION. WITNESSETH, That the said lessor, for and in considerations in high paid, receipt of which is hereby acknowledged and of the cerformed, has granted, demised, leased and let and by these presents doperating for oil and gas, and laying pipe lines, and building tanks, powertain tract of land situate in the County of	on of	DOLLARS L kept and
The West half of the Northeast	Quarter and the Southeast Quarter of the	
quarter of the Southwest Quarte	살이라도 하는 살림이라고 말라는 할 때 얼룩 모일이 지도하다 가는 말라는 없어.	
In consideration of the premises, the said lessee covenants and a	containing 240 #ive [5] years from date, and as long thereafter a agrees: they their line to which Se may connect his wells, the equal one-eighth part of all oil produced by wrong ends.	l and eased
znd. To pay the lessor—unterest in the control of t	proceeds. while the same is being used anterpreter to have gas free of group from any such well the same time by making into own connections with the cost at his own risk. Dr. own off the premises.	of gasoline or all stoves EXDENSE DOLLARS
acture of gasoline or any other product, a toyalty of one-dight (1); I facture of gasoline or any other product, a toyalty of one-dight (1); I for well be commenced on said land on or before the both parties, unless the lessee on or before that date shall pay or tene the land of the land. The land of the land of the same of the land of the land of the same of the land of land	payable modelity, it the prevaining limitee and support this lease shall to the lessor or to the lessor's credit in the LIDERTY METLONAL was represented by this lease shall to the lessor which shall continue as the depository regardless of the characteristic successors, which shall continue as the depository regardless of the characteristic successors which shall operate as a renta problem of the composition of the continue and upon like payments or tenders the composition of the control of the c	rminate as (m rminate as (m riges in the and cover mencement cited herein that period
tion of said twelve months shall resume the payment of rentals in the st he resumption of the payment of rentals, as above provided, that the la ontinue in force just as though there had been no interuption in the reni If said lessor owns a less interest in the aboved-sexical and tha	ry hole, then, and in that event, if a second well is not commenced on said land wit een paid, this lease shall terminate as to both parties, unless the lessee on or befor ame amount and in the same manner as hereinbefore provided. And it is agreed ast preceeding paragraph hereof, governing the payment of rentals and the effect that payments. tal payments. an the entire and undivided fee simple estate therein, then the royalties and rentals s to the whole and undivided fee. er produced on said land for its operation thereon, except water from wells of lesse clow blow depth.	herein pro-
No well shall be drilled nearer than 200 feet to the house or ba		
Lessee shall pay for damages caused by *** operations to grow. Lessee shall have the right at any time to remove all machiner. If the estate of either party hereto is assigned, and the privilege teirs, executors, administrators, successors or assigns, but no change in t il after the lessee has been furnished with a written transfer or assignm is to a part or parts of the above described lands and the assignce or assign.	arn now on the premises, without the written consent of the lessor, ining crops on said lands. Thing crops on said lands. The said fixtures placed on said premises, including the right to draw and remove ca of assigning in whole or in part is expressly allowed, the covenants hereof shall extend the coverabip of the land or assignment of rentals or royalties shall be binding on the coverabip of the land or assignment of rentals or royalties shall be signes of souch part or parts shall fail or make default in the paymepto-the property.	sing. end to their e lessee un- ssigned lonate part
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