FROM IIIIie Naharkey.	STATE OF OKLAHOMA, Tulsa County, ss. This instrument was filed for record on the
Martha James TO Gladys Belle Oil Co	(SEAL) 0, D, Lawson County Clerk.
	Frees, \$
	hday of19.22. If tha James I nee Nabarkey) both of Red Fork., Oklahoma he first part. hereinafter called lessor (whether one or more) andGladys_Belle.011
Company of Julsa, Okla. WITNESSETH, That the said lessor, for and in cor cash in hand paid, receipt of which is hereby acknowledged and performed, has granted, demised, leased and let and by these pre	he first part, hereinafter called lessor (whether one or more) and GLEDVS BELLE. OIL
operating for oil and gas, and laying pipe lines, and building ta certain tract of land situate in the County of	asideration of
	and containing
or either of them, is produced from said land by the lessee. In consideration of the premises, the said lessee covenan lst. To deliver to the credit of lessor, free of cost, in t	m ofL文Gyears from date, and as long thereafter as oil or gas, its and agrees: 1t 1ts he pipe line to which life may connect 前所 wells, the equal one-eighth part of all oil produced and saved
from the leased premises. 2nd. To pay the lessor- To pay the lessor- for any other product, a royalty of one-eighth (½), payable mon and all inside lights in the principal dwelling house on said land 3rd. To pay lessor for gas produced from any oil well perform the time during which such gas challes used, said pay	s found, while the same is being used or of the premises, and if yind in the manufacture of gasoline they at the prevailing market rate; happlessor to have gas free of the form any such well for all stoves i during the same time by making this own connections with the same time with the same time by making the or the same time by making the or the same time by making the same time by a same time by a same time by the same tin the same time by the same time by the same tin the s
uncture of gasoline or any other product, a logary of one-sign I no well be commenced on said land on or before the to both parties, unless the lessen on or before that date shall pa at	A grants to be made
Should the first well drilled on the above described land months from the expiration of the last rental period which rent ation of said twelve months shall resume the payment of rentals the resumption of the payment of rentals, as above provided, th combine in force just as though there had been no interruing in	I be a dry hole, then, and in that event, if a second well is not commenced on said land within twelve al has been paid, this lease shall terminate as to both parties, unless the lessee on or before the expir in the same amount and in the same manner as hereinbefore provided. And it is agreed that upon- at the last preceeding paragraph hereof, governing the payment of rentals and the effect thereof, shall
Lessee shall have the right to use, free of cost, gas, oil When requested by the lessor, lessee shall bury bris hip No well shall be drilled nearer than 200, for to the hou Lessee shall pay for damages caused by the offerations I ease shall baye the right at any time to remove all t	set bears to the whole and undivided ice. and water produced on said land for its operation thereon, except water from wells of lessor. a lines below plow depth. use or barn now on the premises, without the written consent of the lessor. to growing crops on said lands. nachinery and fixtures placed on said premises, including the right to draw and remove casing. privilege of assigning in whole or in part is expressly allowed, the covenants hereof shall extend to their ange in the ownership of the land or assignment of rentals or royalties shall be binding on the lessee un-
til after the lessee has been furnished with a written transfer or as to a part or parts of the above described lands and the assigne of the rents due from him, or them, such default shall not operate to assignee thereof shall make due navment of said rental	assignment or a true copy thereof; and it is hereby agreed in the event this lease shall be assigned assignment for a true copy thereof; and it is hereby agreed in the event this lease shall be assigned to defast or alfect this lease in so far as it covers a part or parts of sail landfwhich the sail lease or any a o the lands herein described, and agrees that the lessee shall have the right at any time to redeem for powe described lands, in the event of default of payment by lessor, and be subrogated to the rights of
	day ofJUDA, 19_22 Millie Neharkey(SEAL)
Foxie Red WfD Conully А. В. Песно	Martha X James (SEAL) hermark (SEAL) (SEAL)
MissouriOKLAHOMA_FORM_OF _AC	KNOWLEDGMENT TO THE LEASE
BE FT REMEMBERED. That on this access and municit and The Das finite life on the second second second to me known to be the identical person S Who executed the same as Who executed the same as Who executed the same as Who executed the same as	- in the under signed inc. me/a Notary Public, in and for said County and Starks periodatic (periodatic 'IMILLIE. Naharkey colared hor Start (and Martha Jahes (nee Ncharkey) seventia and foregoing instrument and acknowledged to me thatthey
ACKNOWLE	DGEMENT WHERE THE LESSOR SIGNS BY MARK
for the County and State aforesaid, personally appeared	and thin and foregoing instrument bymark in my presence and in the pre-
as witnesses, and acknowledged to me that purports therein set forth. Given under my hand and seal of office the day and y My Commission Expires	
mark,	ASSIGNMENT
ThatState of	of the within named grantor
TO HAVE AND TO HOLD THE SAME FOREVE In Witness Whereof, the said grantor	R, subject nevertheless, to the conditions therein contained. hereunto sethandthisthisday of
	(SEAL) .
STATE OF OKLAHOMA, County of, ss. Be It Remembered, That on this,day of before me, a Notary Public, in and f and strument and acknowledged to me that executed th	VLEDGMENT OF THE ASSIGNMENT for said County and State, personally appeared
In Witness Whereof, I have hereunto set my official	e same as
My Commission Expires	Total and the second

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House and the second second