FROM James H. Anthis & wr	STATE OF OKLAHOMA, Tulsa County, ss. This instrument was filed for record on the
TO	(SEAL)
Sanders Oil & Gas Copn.	By F. Delman, Deputy
AGREEMENT, Made and entered into. 8th	nthis, his wife
Cas Condoration. WITNESSETH, That the said lessor, for and in consideration cash in hand paid, receipt of which is hereby acknowledged and of the covered that the said lessor and by these present does not be the covered that the said lessor and by these present does not be the said lessor and by these present does not be the said lessor and by these present does not be the said lessor and by these present does not be the said lessor.	to the scount part, hereinatter caused issect. DOLLARY venants and agreements hereinafter contained on the part of lessee to be paid, kept and grant, demise lesse and let unto the said lessee, for the sole and only purpose of mining and restations and structures thereon to produce, save and take care of said products, all that
The Southeast Ten (10) acres of Lot Tacres of lot Three (3)	Iwo (2), and the Northeast Ten (10)
acres of 15t raree (5)	하는 사람들이 사용하게 하는 사람들이 함께 하는 것이다. 19 대한 20 대한 사람들은 10 전에 가장을 보면 보다 보기를 받는다.
or either of them, is produced from said land by the lessee. In consideration of the premises, the said lessee covenants and agrilles. To deliver to the credit of lessor, free of cost, in the pipe lin from the leased wremises.	rest it its te to which Ke may connect his wells, the equal one-eighth part of all oil produced and saved
or any other product, a royally of one-eighth (%), payable monthly at the and all inside lights in the principal dwelling house on said land during the 3rd. To pay lessor for gas produced from any oil well and used-person, for the time during which were another the comparison.	prevailing market rate; and lessor to have gas free outless from any such wen for all stove esame time by making his own connections with the warth his own risk and
If no well be commenced on said land on or before the. To no well be commenced on said land on or before the. To both parties, unless the lessee on or before that date shall pay or tender the said land, the sum of the privilege of delering the commencement of a well for TWE LVG onto of a well may be further deferred for like periods of the same number of mor	proceeds. Trom. sale. or use In 188 of 188 or solid the same is being used error off the premises, and it used in the manufacture of gasoline prevailing market rate; and lessor to have gas free of the form any such well for all stover as more time by making his own connections with the variation and such well for all stover as more fifther premises. The prevailing market rate. The process of the prevailing market rate. Other of the prevailing market rate. Down any such well of the man- The prevailing market rate. Down any such well of the man- The prevailing market rate. Down any such well of the man- The prevailing market rate. The prevailing market rate. Down any such well or all store of the man- The prevailing market rate. Down any such well for all store of the man- The prevailing market rate. Down any such well or all store or any such well or all store or any such well or any such we
as aforesaid, and any and all other rights conferred. Should the first well drilled on the above described land be a dry months from the expiration of the last rental period which rental has been ration of said twelve months shall resume the payment of rentals in the san the resumption of the payment of rentals, as above provided, that the last	hole, then, and in that event, if a second well is not commenced on said land within twelve n paid, this lesse shall terminate as to both parties, unless the lessee on or before the expir ne amount and in the same manner as hereinbefore provided. And it is agreed that upon preceeding paragraph hereof, governing the payment of rentals and the effect thereof, shal
vided shall be paid the lessor only in proportion which his interest bears to Lessee shall have the right to use, free of cost, gas, oil and water Video and water belower the lesson that have the size below the	o the whole and undivided fee. produced on said land for its operation thereon, except water from wells of lessor. so plow depth. now on the premises, without the written consent of the lessor. g crops on said lands. and ixtures placed on said premises, including the right to draw and remove casing.
If the estate of either party hereto is assigned, and the privilege of heirs, executors, administrators, successors or assigns, but no change in the til after the lessee has been furnished with a written transfer or assignmen as to a part or parts of the above described lands and the assignee or assign of the renta due from him, or them, such default shall not operate to defeat or assigned thereof shall make due payment of said reptal.	assigning in whole or in part is expressly allowed, the covenants neteol shall extend to due cownership of the land or assignment of rentals or royalties shall be binding on the lessee un- nt or a true copy thereof; and it is hereby agreed in the event this lease shall be assigned nees of such part or parts shall fail or make default in the payment of the proportionate par- affect this lease in so far as it covers a part or parts of said landswitch the said lessee or any of the said lessee or any or a
lessor, by payment, any mortgage, taxes or other liens on the above descri the holder thereof.	is herein described, and agrees that the leasee shall have the right at any time to redeem for ibed lands, in the event of default of payment by lessor, and be subrogated to the rights o
In Testimony Whereof We Sign, this the 8th WITNESS	day of
	(SEAL
	(SEAL
OKTAHOLA FORM OF STATE OF OKLAHOMA, County of THE ESPER 38 ACKNOWLE	DGMENT TO THE LEAS E
be the REMEMBERED. That on this	Tunder Signed tary Public, in and for said County and State, proposed appeared. James 11. Annual County and State, proposed appeared. James 11.
My Commission Expires NOV. 20, 22	SEAL) Notary Public. IT WHERE THE LESSOR SIGNS BY MARK
STATE OF OKLAHOMA, County of, ss.	A D 19 before me the understoned a Notary Public, in an
for the County and State aforesaid, personally appeared	and
to me known to be the identical person who executed the within and to	oregoing instrument bymark,in my presence and in the preand
ne witnesses, and acknowledged to me that	uted the same as free and voluntary act and deed for the uses and pur
purposes therein set forth. Given under my hand and seal of office the day and year last at My Commission Expires. NOTE—The signature by mark of a lessor who cannot write his a	name must be witnessed by two witnesses, one of whom must write lessor's name near such
	ASSIGNMENT
KNOW ALL MEN BY THESE PRESENTS;	the within named granter in consideration of the sum of
	DOLLARS to
TO HAVE AND TO HOLD THE SAME FOREVER, subject	t nevertheless, to the conditions therein contained, sets
IN VIIICES WHEREOF, the Said grantor	(SEAL
ACKNOWLEDGM	ENT OF THE ASSIGNMENT
STATE OF OKLAHOMA, County ofss. Be It Remembered, That on thisday of	in the year of our Lord, one thousand nine hundred and
and strument and acknowledged to me that executed the same as. In Witness Whersof, I have hereunto set my official signature	to me known to be the identical person
My Commission Expires	Notary Public