방법을 위한 것을 통	ULACK PRINTING CO. TULJA, OKLA	
	220705 C-M-J. FROM	STATE OF OKLAHOMA, Tulsa County, ss. 1
		STATE OF OKLAHOMA, Tuisn County, ss. 1 This intrument was filed for record on the 23.403 of A. D. 19.23 to 2.403 o'clock
	ŤŎ	(SEAL) County Clerk.
		By Brady Brown, Deputy
) 96th	Fees.\$
	by and between	d Childers, his wife, of Broken Arrow,
	Printing the first must have	inafter called lessor (whether one or more) and
	WITNESSETH That the said lesson for and in consideration of	Forty (\$40.00) DOLLARS
	performed, has granted, demised, leased and let and by these presents does grant, operating for oil and gas, and laying pipe lines, and byilding tanks, powers, stat certain tract of land situate in the County ofIU.SB	and agreements hereinafter contained on the part of lessee to be paid. kept and demise lesse and let unto the said lessee, for the sole and only purpose of mining and ons and structures thereon to produce, save and take care of said products, all that
	The Southeast quarter (S^{E_1}) of the	Southwest Cuarter (SW1) of
	Section Thirty-five (35), Township Fourteen (14) East.	Eighteen (18) North, Range
	of Section Township Range	<u>forty (40)</u> acres, more or less (5)
	or either of them, is produced from said land by the lessee. In consideration of the premises, the said lessee covenants and agrees:	그는 사람이 가격을 위한 것 다른 것이 있는 것을 하는 것을 하는 것을 하는 것을 하는 것을 수 있다.
	from the leased premises. in money equipmed ant to I	hich he may connect his wells, the equal one-eighth part of all oil produced and saved /8 of all gas produced and saved Deblars
	each your in advance, for the gas from each well where gas only is found, while th or any other product, a royalty of one-eighth (1/2), payable monthly at the prevs	same is being used on or off the premises, and if used in the manufacture of gasoline iling market rate; and lessor to have gas free of rad from any such well for all stoves
	and all inside lights in the principal dwelling house on said land during the same [All gaship first learn grass gody go from any oil well and used on or	time by making his own connections with the two during the warriet of the premises. 11 MONEY OULVALENT OF LOOPLARS
	ufacture of gasoline or any other product, a royalty of one-eighth (1%) payable a If no well be commenced on said land on or before the same 2010	nonthly, at the ynevaling marino at 18
	to both parties, unless the lessee on or before that date shall pay or tender to the atBTOKED. ATTOW, OF ADDING ownership of said land the sum of TROTIV (4200 000)	e lessor or to the lessor's credit in the <u>ATKAUSUS</u> <u>VALLEY</u> <u>5646</u> Bank s successors, which shall continue as the depository regardless of the changes in the DOI LARS, which shall porter as a result and cover
	2nd. To pay the lessor. Int. MONEY, 50 (ULIVALION, 50) eschware, for the gas from each well where gas only is found, while th or any other product, a royalty of one-eighth (%), payable monthly at the preve and all inside lights in the principal dwelling house on said land during the same [21] gas in for the time during which such gas shall be used, said payments to be m ufacture of gasoline or any other product, a royalty of one-eighth (%) payable in the owell be commenced on said land on or before the	a said date. In like manner and upon like payments or tenders the commencement seesively. And it is understood and agreed that the consideration first recited herein
	Should the first well drilled on the above described land be a dry hole, t	ien, and in that event, if a second well is not commenced on said land within twelve
	months from the expiration of the last rental period which rental has been paid ation of said twelve months shall resume the payment of rentals in the same and	this lease shall terminate as to both parties, unless the lessee on or before the expir unt and in the same manner as hereinbefore provided. And it is agreed that upon- ding paragraph hereof, governing the payment of rentals and the effect thereof, shall
	continue in force just as though there had been no interuption in the rental paym If said lessor owns a less interest in the above described land than the en	ents, tire and undivided fee simple estate therein, then the royalties and rentals herein pro-
	When requested by the lessor, lessee shall bury his pipe lines below ploy	ed on said land for its operation thereon, except water from wells of lessor. / depth.
	No well shall be drilled nearer than 200 feet to the house or barn now of	n the premises, without the written consent of the lessor.
	If the estate of either party hereto is assigned, and the privilege of assign heirs, executors, administrators, successors or assigns, but no change in the owner	on said lands. tures placed on said premises, including the right to draw and remove casing. ing in whole or in part is expressly allowed, the covenants hereof shall extend to their ship of the land or assignment of rentals or royalties shall be binding on the lessee un- true copy thereof; and it is hereby agreed in the event this lease shall be assigned such part or parts shall fail or make default in the payment of the proportionate part his lease in so far as it covers a part or parts of said lands which the said lessee or any a
	the holder thereof. In Testimony Whereof We Sign, this theday WITNESS	Deniel Childers (SEAL) Mildred Childers (SEAL)
		D. M. Smith
		D. M. Smith (SEAL)
	Tulsa ACKNOWLEDGM	ENT TO THE LEASE
	Tulsa ACKNOWLEDGM	ENT TO THE LEASE
	Tulsa ACKNOWLEDGM	ENT TO THE LEASE
	STATE OF OKLAHOMA, County of Tulsa, ACKNOWLEDGM BE IT REMEMBERED, That on this 25 th day of NOV9N hundred and twonty - two before me, a Notary P DBM169 Childers to me known to be identical person. Who executed the within and for same as the state identical person. Who executed the within and person to me known to be identical person. Who executed the within and for same as the state identical person.	ENT TO THE LEASE berin the year of our Lord, one thousand nine blic, in and for said County and State, personally appeared and
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