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FROM This ingtrument was filed for recorded in Book 416 on page44 ofO, and duly recorded in Book 416 on page44 O. G. Vieuver,	
TO { ((SEAL)) Brady Brown, County Clerk.	
ByDeputy	
AGREEMENT, Made and entered into 22nd dey of January 1923 y and between Waltor G. Sanger, as guardian of Lyeman Brightman, a minor	
y and between Walter G. Sanger, as guardian of Iveman Brightman, a minor	
Charles L. Follanshee and store and provide the first part, because of the second part, hereinafter called lessee. WITNESSETH, That the said lessor, for and in consideration of TWO HUNGRED. ash in hand paid, receipt of which is bereby acknowledged and of the covenants and agreements hereinafter contained on the part of lessee to be paid, kept an erformed, has granted, demised, leased and let and by these presents does grant, demise lesse and let unto the said lessee, for the sole and only purpose of mining an perating for oil and gas, and laying pipe lines, and building tanks, powers, stations and structures thereon to produce, save and take care of said products, all tha ertain tract of land situate in the County of	S d d t
The Northeast Quarter of the Northeast Quarter	
f Section 30 Township 19 N. Range 10 E. and containing forty (40) acres, more or less It is agreed that this lease shall remain in force for a term of 1499 years from date, and as long thereafter as oil or ga r either of them, is produced from said land by the lessee. In consideration of the premises, the said lessee covenants and agrees: Ist. To deliver to the credit of lessor, free of cost, in the pipe line to which he may connect his wells, the equal one-eighth part of all oil produced and save	
tom the leased premises.	
2nd. To pay the lessor a TOYALLY OL UNBECTRICIT OF THE FOSS DIVECTOR DEVENTE UNARTORIZED GHAR STORES TO THE PROVIDE UNART DETAYDED AND are reading to the provide a royalty of one-eighth (%), payable monthly at the prevailing market rate; and lessor to have gas free of read from any such well for all store of a line of the prevailing former of the prevailing market rate; and lessor to have gas free of read from any such well for all store of the prevailing the sense is being used on or off the prevailing the sense of the prevailing from any such well for all store of the prevailing former of the prevailing from any such well for all store of the prevailing market rate; and lessor to have gas free of read from any such well for all store of the prevailing the sense time by making his own connections with the Kathar his own risk. To pay lessor for gas produced from any such well and used on or off the premises, a. TOYALLY. OT ONG-CERATION - A start of the consideration on the fore the lessor for the time during which such gas shall be used, said payments to be made. QUARTETINGT, or DIG-CERATING - A start of the set of the prevailing market rate. If no well be commenced on soid land on or before the set. A start of the prevailing market rate. If no well be commenced on soid land on or before the set. A start of the lessor or to the lessor's credit in the	o- as. ik he
Should the first well drilled on the above described land be a dry hole, then, and in that event, if a second well is not commenced on said land within twelv	e i i i i i i i i i i i i i i i i i i i
tonths from the expiration of the last rental period which rental has been paid, this lease shall terminate as to both parties, unless the lesse on or before the expi tion of said twelve months shall resume the payment of rentals in the same amount and in the same manner as hereinbefore provided. And it is agreed that upon be resumption of the payment of rentals, as above provided, this the same amount and in the same manner as hereinbefore provided. And it is agreed that upon be resumption of the payment of rentals, as above provided, this the same argoing paragraph hereof, governing the payment of rentals and the effect thereof, she portinue in force just as though there had been no interuption in the rental payments. If said lessor owns a less interest in the above described land than the entire and undivided fee simple estate therein, then the royalties and rentals herein pro- ided shall be paid the lessor only in proportion which his interest bears to the whole and undivided fee.	r n- 1)
Lessee shall have the right to use, free of cost, gas, oil and water produced on said land for its operation thereon, except water from wells of lessor. When requested by the lessor, lessee shall bury his pipe lines below plow depth. No well shall be drilled nearer than 200 feet to the house or barn now on the premises, without the written consent of the lessor. Lessee shall have the right at any time to remove all machinery and fixtures placed on said lands. Lessee shall have the right at any time to remove all machinery 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 privilege of assigning in whole or in part is expressly allowed, the covenants hereof shall extend to the eits, executors, administrators, successors or assigns, but no change in the ownership of the land or assignment of rentals or royalties shall be binding on the lessee un l after the lessee has been furnished with a written transfer or assignment or a true copy thereof; and it is hereby agreed in the event this lease shall be assigned s to a part or parts of the above described lands and the assignce or assignces of such part or parts shall fail or make default in the payment of the proportionate par f the rents due from him, or them, such default shall not operate to defaut or affect this lease in so far as it covers a part or parts of said lands which the said lessee or any signce thereof shall make due payment of said rental.	1- rt
segree thereof shall make due payment of said refutil. Lessor hereby warrants and agrees to defond the title to the lands herein described, and agrees that the lesses shall have the right at any time to redeem for essor, by payment, any mortgage, taxes or other liens on the above described lands, in the event of default of payment by lessor, and be subrogated to the rights he holder thereof.	or of
In Testimony Whereof We Sign, this the <u>22nd</u> <u>day of</u> <u>1923</u> VITNESS Examined and approved on this <u>Walter C. Sanger</u> (SEAN	•
Judge of the County County, Okla.	
TATE OF OKLAHOMA, County of MCIntosh, ACKNOWLEDGMENT TO THE LEASE BE IT REMEMBERED, That on this 22nd day of January in the year of our Lord, one thousand nu undred and Twonty to the second of the guardian and for said County and State, personally appeared Walter G. Sanger, as the guardian and of Ityeman Brightman, a minor o me known to be the identical person	음양에 걸려갔
All S free and voluntary act and deed for the uses and purposes therein set forth. In Witness Whereof, I have hereunto set my official signature and affixed my notarial seal the day and year first above written. 2-12-23 (Seal) My Commission Expires Notary Public.	
My Commission Expires	
TATE OF OKLAHOMA, County of	i de la stat
o me known to be the identical person who executed the within and foregoing instrument byand	e-
wirnesses, and acknowledged to me that	
NOtary 1 unic. 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 nark.	
INOW ALL MEN BY THESE PRESENTS: Thatof	
tate of in within named grantof in consideration of the sum of in consideration of the sum of DOLLARS to DOLLARS to in hand paid, th consideration of the sum of	ië
In Witness Whereof. the said grantorhahereunto sethandhand, this	an shi salar
)
TATE OF OKLAHOMA. County of, ss. Be it Remembered, That on thisday of in the year of our Lord, one thousand nine hundred and 	
nd	
Ay Commission ExpiresNotary Public.	
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