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18-14/191 - 2014/147, 2014, 107, 12242 253637- C	.M.J.	<u></u>			
AGREEMENT, Ma nry Bowser & A Ston-& Iva Hus osalio-of-Clar	de and entered into the mes Bowser, hi ton, his wife, k, his wife, man herein	15th s wife, James Bow James L: Oideor parts after called les	March Ser & Elizabeth - & Thez Gideon, h of the first-part, hereinafter 1860:	1924 by and betw Bowser, his wife, C is-wife-James-O.C called lessor (whether one or party of the second	harles D. Lark-&
WITNESSETH, Th	at the said lessor, for and	in consideration of O	ie (\$1.00)	ined on the part of lessee to be o the said lessee, for the sole an res thereon to produce, save, a to wit:	DOLLARS.
id products all that earthan Lot 1 (onwed b ames 0. Clark) 1 in Block 2, t is understoo overed on any ipates in the remises leased	n tract of land, situate in t y Charles D. H ; Lot 4 (owned Rayburn Sub-D d and agreed of the premise royalty there i	he County of Tulsa, State of uston): Lot 2 (by James Bowser ivision of Lot ; hat this is a j s covered hereon n in such propo	Oldahomá, described as follows wned by James L. ' Lots 5 & 6 (0 ' df Sec. 9, Twp. int lease and th all owners ment tion as his inte	to wit: Gideon): Lot 3 (whed by Henry Bow 19 North, Rge. 1 at if oil or gas ioned herein Shal rest bears to the	owned by ser). 2 East. 1 parti- entire
	Management being	Termina 1990 - State St	nd- containing		mma or others.
It is agreed that this ther of them is produced f	lease shall remain in force rom said land by the lessee ne premises the said lessee of he credit of lessor, free of	for a term ofOne	year¥from th	is date, and as long thereafter	us oil or gas, or urth
or the gas fro remises, and if t the prevaili or all stoves ame time by ma 3rd.To pay he manufacture er year for th	m each well wh sed in the m ng market rate and all inside king their own lessor for gas of gasoline o e time during	ere gas only is anufacture of g ; and lessor to lights in the produced from wi r any other pro- which such gas	found, while the soline a royalty have gas free of principal dwellin oh the well at the uny oil well and luct at the rate shall be used, pa	year, payable qua same is being us of 1/4th payable cost from any su g on said land du eir own risk and used off the prem of Fifty (\$50.00) yable semi-annual iling market rate	ed off the monthly ch well ring the expense. ises or in Dollars ly or a
s to both partics, unless th	nenced on said land on o e lessee on or before that d Oklahoma,	ate shall pay or tender to the	day of April lessor, or the lessor's credit in s, which shall continue as the d	the Exchange Natio	shall terminate
said land, the sum of T e commencement of a we ay be further deferred for e down payment, covers r	en Dollars per ll for like period of the same nu not only the privileges gran	day for each off nonths from said date. In mber of months successively ited to the date when said fir	ARS, which shall operate as like manner and upon like pay And it is understood and ag st rental is payable as aforesaid	epository regardless of changes a rental and cover-the privile yments or tenders the comment reed that the consideration firs 1, but also the lessee's option o	ges of deferring 1 21 rement of a well 92 t recited herein. I extending that
Should the first well should the first well velve months from the ex- fore the expiration of said is agreed that upon the re	drilled on the above desc juration of the last rental j twelve months shall resu sumption of the payment	rea. ribed land be a dry hole, th period for which rental has h me the payment of rentals of rentals, as above provide	en, and in that event, if a sec een paid, this lease shall term in the same amount and in the l, that the last preceding parage uption in the react hyperpete	ond well is not commenced on inate as to both parties, unless same manner as hereinbefore graph hereof, governing the pay	said land within the lessee on or provided. And rment of rentals
If said lessor owns a l rovided for shall be paid th Lessee shall have the ssor.	less interest in the above d he lessor only in the propor a right to use free of cost, g	lescribed land than the entire tion whichinterest as, oil and water produced of	and undivided fee simple estat bears to the whole and undivid said land for	e therein, then the royalties an	d rentais herein
No well shall be drill Lessee shall have the Itessee shall have the If the estate of eithe their heirs, executors, ad the lessee until after the all be assigned as to a pa the proportionate part of id lands which the said les	ed nearer than 200 feet to t lamages caused by r ight at any time to remar r party hereto is assigned, ministrators, successors or lessee has been furnished v rt or parts of the above dee f her ents due from him o ssee or any assignee thereof	operations to grow yoe all machinery and fixture and the privilege of assignin assigns, but no change in ti with a written transfer or ass scribed lands and the assign r them, such default shall n I shall make due payment of	premises, without the written ing crops on said land. s placed on said premises, inclu g in whole or in part is express e ownership of the land or ass gnment or a true copy thereof o or assignces of such part or t operate to defeat or affect the aid rental.	consent of the lessor. ding the right to draw and ren ly allowed—the covenants her ignment of rentuls or royalties ; and it is hereby agreed in the parts shall fail or make default its lease in so far as it covers a ssee shall have the right at any ult of payment by lessor, and h	eof shall extend shall be binding event this lease in the payment part or parts of time to redeem
e rights of the holder the	ereof.				
In Testimony Wher	eof We Sign, this the WITNESS	day ol		•	(SEAL)
			 		(SEAL)
		ACKNOWLEDGMEN'	TO THE LEASE		
BE IT REMEMBEI	RED, That on this	day of	_in the year of our Lord one th	ousand nine hundred and	*****
efore me, a Notary Public	in and for said County and	d State, came	م ها ساسية هو هو هو الله الله جو به رما جو الم حو الم حو الله عنه الله و عالم بو		
cknowledged to me that IN WITNESS WII)	EREOF, I have hereunto s	e asfree and volu et my official signature and a	tary act and deed for the uses i fixed my notarial seal the day i		instrument and
My Commission exp	ires		an ann an Air		Notary Public.
This instrument was		: day of of the rec	ords of this office.	o'cloc	경험이 가지 않는 것이 같이 했다.
ng and lecolded in Rook ,	200 - BBG,,,-,-,-,-	une rec			County Clerk.
			By		Deputy.
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