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AGREEMENT, Made and entered into the 15	day ofJanuary192_4 by and between
E. C. Funk and John T. Lindsay, Tulsa, Ol	cla., parties of the second part, hereinafter wall
with MESSETH, That the said lessor, for and in consideration of cash in hand paid, receipt of which is heroby acknowledged and of the coven performed, ha. 2 granted, demiced, leased and let and by these presents do of mining and operating for oil and gas, and of laying of pipe lines, and build said products, all that certain tract of land, situate in the County of Tulsa, is	ants and agreements incrinaiter contained on the part of lessee to be paid, kept and SS grant, demise, lease and let unto the said lessee, for the sole and only purpose ling tanks, powers, stations and structures thereon to produce, save, and take care of State of Oldahoma, described as follows to-wit:
The Southwest Quarter of the	Morthwest Quarter of
	그리고 되는 이 보통을 다른 그렇게 보다면 보였다.
of section 1 Township 16N Range 12E . It is agreed that this lease shall remain in force for a term of	and containing for ty (40) acres, more or less. One year years from this date, and as long thereafter as oil or gas, or
one-eighth (1/8) of the gross proceeds at off the premises, said payments to be mad from any such well for all stoves and all	t the prevailing market rate, for all gas used de quarterly and lessor to have gas free of cost l inside lights in the principal dwelling house
3rd. To pay lessor for gas produced for the manufacture of casing-head gas, of prevailing market rate for the gas so use used, said payments to be made quarterly.	ed, for the time during which such gas shall be
If no well be commenced on said land on or before the	day of19, the lease shall terminate
as to both parties, unless the lessee on or before that date shall pay or tende	er to the lossor, or the lessor's credit in the
of said land, the sum of	_DOLLARS, which shall operate as a rental and cover the privileges of deferring
the commencement of a well formonths from said dat may be further deferred for like period of the same number of months succepted down payment, covers not only the privileres granted to the date when	c. In like manner and upon like payments of tenders the commencement of a well essirely. And it is understood and agreed that the consideration first recited herein, as id first rental is nayable as aforesaid, but also the lessee's option of extending that
period as aforesaid, and any and all other rights conferred. Should the first well drilled on the above described land he a dry I	hole, then, and in that event, if a second well is not commenced on said land within
before the expiration of said twelve months shall resume the payment of it is agreed that upon the resumption of the payment of rentals, as above and the effect thereof their partinus in lose plust as though there had been	rentals in the same amount and in the same manner as hereinbefore provided. And provided, that the last preceding paragraph hereof, governing the payment of rentals an intermining in the restyl payments.
If said lessor owns a less interest in the above described land, than the provided for shall be paid the less or only in the proportion which I 19	e entire and undivided fee simple estate therein, then the royalties and rentals herein interest bears to the whole and undivided fee.
When requested by lessor, lessee shall bury its	lines below plow depth.
Lessee shall pay for damages caused byitsoperations	v on said premises, without the written consent of the lessor. to growing crops on said land.
If the estate of either party hereto is assigned, and the privilege of a to their heirs, executors, administrators, successors or assigns, but no chan on the lessee until after the lessee has been furnished with a written transfe shall be assigned as to a part or parts of the above described lands and the of the proportionate part of the rents due from him or them, such default said lands which the said lessee or any assigner thereof shall make due ways	assigning in whole or in part is expressly allowed—the covenants hereof shall extending in the ownership of the land or assignment of rentals or royalties shall be binding or or assignment or a true copy thereof; and it is hereby agreed in the event this lease a sasignee or assignees of such part or parts shall fail or make default in the payment shall not operate to defeat or affect this lease in so far as it covers a part or parts of peat of said rental.
Lessor hereby warrants and agrees to defend the title to the lands h for lessor, by payment, any mortgages, taxes or other liens on the above	Late and accordance into the 15
Second parties agree to commence a well v to be drilled to Wilcox sand unless oil depth.	vithin ninety days from date in NET NET 2-16-12 or gas is found in paying quantities at a lesse
In Testimony Whereaf We Sign, this the 15th day of	January 192 4.
	W. R. Martin (SEAL)
	Pearl Martin (SEAL)
	(SEAL)
STATE OF OKLAHOMA, COUNTY OF Hidalgo ss	[4] 이 보이고 말았다면 하다 나를 하다 하는 그들은 말이 있는데 되었다.
BE IT REMEMBERED, That on this 21 day of Janua before me. a Notary Public in and for said County and State. cancer the	rsonally appeared W. M. Martin
and Learl Martin to me known to b	be the identical personwho executed the within and foregoing instrument and
IN WITNESS WHEREOF, I have hereunto set my official signatur	o and affixed my notarial seal the day and year first above written.
My Commission expires June 1-1925.	(Seal) Vera B. Newman, Notary Public.
STATE OF OKLAHOMA, TULSA COUNTY, SS: 17	
This instrument was filed for record on the	y of meas on 192 at 0'clock f. M., the records of this office.
	County Clerk.
na, ana , ang kalabata si si sakan na kalabata si sakan si sakan si sakan si sakan si sakan si sakan si sakan Sakan sakan sakan si	By Brady Brown, Deputy.
(1985년) 이 아이들은 전 가능하는데, 그는 그는 가는 가는 분야 하는 일을 하다.	생물 회 본 이번 사용을 살려지고 하는 물을 수 있다. 있는 것 같은 생물을 다고 하는데