OIL AND GAS LEASE

The state of the s

Form 88 Producers

Continuous course, part sur. 12245.
253736 C.M. J.

		Roll No. 5144, and Hamie J. Howard
a widow Muskogae,Okla.	party of the first par	rt, hereinafter called lessor (whether one or more) and
WITNESSETH, That the said lessor, for and in consider	ration of One and O	0/100 DOLLARS.
WILLIAM A. Wright WITNESSETH, That the said lessor, for and in considerable in hand paid, receipt of which is hereby acknowledged and of performed, ha. Sgranted, demised, leased and let and by these of mining and operating for oil and gas, and of laying of pipe lines said products, all that certain tract of land, situate in the County	the covenants and agreements her bresents do <u>es</u> grant, demise, les and building tanks, powers, statio of Tulsa, State of Oklahoma, descr	reinafter contained on the part of lesses to be paid, kept and ase and let unto the said lesses, for the sole and only purpose was and structures thereon to produce, save, and take care of ibed as follows to-wit:
The North Helf (是) o	f South Helf (1)	된다. 유민은 보다를 하는데 된다고 하다.
THE NOT OIL HELL (27 C	r pogett trait (8)	
		한테를 어떻게 되는 요즘 행과들도 다음
of section 15 Township 17. N. Range	14 E	160
of sectionRangeRange	α	years from this date, and as long thereafter as oil or gas, or
either of them is produced from said land by the lessee.		
In consideration of the premises the said lessee covenants a lat. To deliver to the credit of lessor, free of cost, in the produced and saved from the leased premises.	s pipe fine to whichmay	y connect#9.9wells, the equal one-eighth part of all oil
2nd. To pay the lessor One Eighth of gas only is found, while the same i free of cost from any such well for dwelling house on said land during the well at their own risk and expe	s being used off th all stoves and all the same time by ma	ne premises, and lessor to have gas I inside lights in the principal
3rd. To pay lessor for gas produced rate of One Eighth of gas per year, said payment to be made each three	for the time during	and used off the premises at the ag which such gas shall be used,
If no well be commenced on said land on or before th		
as to both parties, unless the lessee on or before that date shall pa	y or tender to the lessor, or the less	or's credit in the FITST NATIONAL
Bank at Muskogee, Okla. of said land, the sum of \$160.00	or its successors, which shall con	tinue as the depository regardless of changes in the ownership
the commencement of a well for	said date. In like manner and	upon like payments or tenders the commencement of a well
the commencement of a well for 12 months from may be further deferred for like period of the same number of mothe down payment, covers not only the privileges granted to the operiod as aforesaid, and any and all other rights conferred.	nths successively. And it is unde late when said first rental is payab	rstood and agreed that the consideration first recited herein, le as aforesaid ,but also the lessee's option of extending that
Should the first well drilled on the above described land twelve months from the expiration of the last rental period for w	be a dry hole, then, and in that e	vent, if a second well is not commenced on said land within
Should the first well drilled on the above described land twelve months from the expiration of the last rental period for whefore the expiration of said twelve months shall resume the pay it is agreed that upon the resumption of the payment of rentals, and the effect thereof, shall continue in force just as though there is the other of the same of the	ment of rentals in the same amou is above provided, that the last pr	int and in the same manner as hereinbefore provided. And eceding paragraph hereof, governing the payment of rentals
and the ellect thereof, shall continue in force just as though there if	and been no interruption in the ren of than the entire and undivided fe	tal payments. e simple estate therein, then the royalties and rentals herein
If said lessor owns a less interest in the above described lar provided for shall be paid the lessor only in the proportion which. Lessee shall have the right to use free of cost, gas, oil and v lessor.	vater produced on said land for	1 USoperations thereon, except water from well of
When requested by lessor lesson shall have 1TS	pipe lines below plow depth.	
No well shall be drilled nearer than 200 feet to the house or Lessee shall pay for damages caused by 1 ts o Lessee shall have the right at any time to remove all mach	perations to growing crops on said	land.
If the estate of either party hereto is assigned, and the pri	inery and fixtures placed on said p vilege of assigning in whole or in p	oremises, including the right to draw and remove casing. art is expressly allowed—the covenants hereof shall extend
If the estate of either party hereto is assigned, and the pri to their heirs, executors, administrators, successors or assigns, bu on the lessee until after the lessee has been furnished with a writte shall be assigned as to a part or parts of the above described land of the proportionate part of the rents due from him or them, suc said lands which the said lessee or any assignee thereof shall make	en transfer or assignment or a true is and the assignee or assignees of	to find or assignment of rentals or royalties shall be binding copy thereof; and it is hereby agreed in the event this lease such part or parts shall fail or make default in the payment.
of the proportionate part of the rents due from him or them, suc said lands which the said lessee or any assignee thereof shall make	n default shall not operate to defer due payment of said rental.	nt or affect this lease in so far as it covers a part or parts of
Lessor hereby warrants and agrees to defend the title to the for lessor, by payment, any mortgages, taxes or other liens on the rights of the holder thereof.	e lands herein described, and agre he above described lands, in the e	es that the lessee shall have the right at any time to redeem event of default of payment by lessor, and be subrogated to
the rights of the holder thereof.		
		한테 생각, 그래 나를 가는 어떻게 되는 어때
In Testimony Whereof We Sign, this the 15th	day of March	19. 4
WITNESS		Pleasant Grayson (SEAL)
W. P. Tomson		Mamie J. Howard (SEAL)
		(SEAL)
STATE OF OKLAHOMA, COUNTY OF MUSKOgee	OWLEDGMENT TO THE LEA. SS:	고, 그, 그리고 그리고 그리고 있다. 그리고 있다.
BEIT REMEMBERED, That on this 15th day of	March in the year of ou	r Lord one thousand nine hundred and Twenty Four
before me, a Notary Public in and for said County and State, emm and Mamie J. Howard, a widow to make	er personally appear	red Pleasant Grayson, a single man
acknowledged to me that they executed the same as the i	Tfree and voluntary act and deed	for the uses and puproses therein set forth.
IN WITNESS WHEREOF, I have hereunto set my official	signature and affixed my notarial s	seal the day and year first above written.
My Commission expiresJune_15th, 1984.	(Seal).	James B. Wright Notary Public.
STATE OF OKLAHOMA, TULSA COUNTY, SS: This instrument was filed for record on the 18 and duly recorded in Book 463 Page 194	2 3 mm st 7 mm	4 9:05
This instrument was filed for record on the 194	day of Marion	192 * nt 2:05
and and recorded in 1900 400 Fage	of the recutus of this diffe.	O. G. Weaver!
	(Seal)	Brady Brown, County Clerk.
어마님이들 본토의 기가 그러워 된다고 되어 오래를 받아?	Derbit a Statung arva d	사내는 그 아내는 것 같아요? 이 그릇가지 않는 하는데