The second of the second secon

AGREEMENT, Made and entered into the 27th Mrs. S. E. Bullington, a sin	h day of February 1924 by and between
	Lahoma, party of the first part, hereinafter called lessor (whether one or more) and
. S. Reesman	and the first of the
WITNESSETH, That the said lessor, for and in consid sh in hand paid, receipt of which is hereby acknowledged and or formed, has a granted, demised, leased and let and by these mining and operating for oil and gas, and of laying of pipe line id products, all that certain tract of land, situate in the County	(deration of One & No/LOO DOLLARS, of the covenants and agreements hereinafter contained on the part of lessee to be paid, kept and a presents do. 28 grant, demise, lease and let unto the said lessee, for the sole and only purpose es, and building tanks, powers, stations and structures thereon to produce, save, and take care of cy of Tulsa, State of Oklahoma, described as follows to-wit:
South Half of the Southeast	Quarter of Section 1, Township 16,
Range 12	- 12 - 12 - 12 - 12 - 12 - 12 - 13 - 13
	네돌 물건 일본 사이를 보고 있는 사람들은 나는 경기를 보고 있다.
section 1 Township 16 Range. It is agreed that this lease shall remain in force for a term	
ther of them is produced from said land by the lessee. In consideration of the premises the said lessee covenants 1st. To deliver to the credit of lessor, free of cost, in the oduced and saved from the lessed premises.	s and agrees: the pipe line to which demay connect_ his_wells, the equal one-eighth part of all oil
here gas only is found, while the ave gas free of cost from any such	ath of the net proceeds for the gas from each well same is being used off the premises, and lessor to the well for all stoves and all inside light in the and during the same time by making his own connections expense.
ne rate of one eighth of the net r	ced from any oil well and used off the premises at proceeds for the time during which gas shall be used, - If operations for the drilling of a well are not the lst day of April 1924.
	lat Annil 24
	the 1st day of April 1924, the lease shall terminate
t at	qына түрө мүн өнүн түрөн докурын да тарын та
Nound the list well drilled on the above described had live months from the expiration of the last rental period for yore the expiration of said twelve months shall resume the pay a greed that upon the resumption of the payment of rentals, the effect thereof, shall continue in force just as though there It said lessor owns a less intorest in the above described la vided for shall be naid the lessor only in the proportion which	on-sald-date. In like manner and upon like payments or tenders the commencement of a well months successively. And it is understood and agreed that the consideration first recited herein, e date when said first rental is payable as aforesaid, but also the lessee's option of extending that d be a dry hole, then, and in that event, if a second well is not commenced on said land within which routal has been paid, this lease shall terminate as to both parties, unless the lessee on or syment of rentals in the same amount and in the same manner as hereinbefore provided. And 3, as above provided, that the last preceding paragraph hereof, governing the payment of rentals e had been no interruption in the rental payments. and than the entire and undivided fee simple estate therein, then the royalties and rentals herein h. ALS_interest bears to the whole and undivided fee.
When requested by lessor, lessee shall buryits	or barn now on said premises, without the written consent of the lessor.
TRACE STATE OF STATE	chinery and fixtures placed on said premises, including the right to draw and remove casing.
in we assigned as to a part or parts of the above described lan he proportionate part of the rents due from him or them, such and which the said lessee or any assignee thereof shall make Lessor hereby warrants and agrees to defend the title to the lessor, by payment, any mortgages, taxes or other liens on	privilege of assigning in whole or in part is expressly allowed—the covenants hereof small extend but no change in the ownership of the land or assignment of rentals or royalties shall be binding then transfer or assignment or a true copy thereof; and it is hereby agreed in the event this lease nds and the assignce or assignces of such part or parts shall fail or make default in the payment and default shall not operate to defeat or affect this lease in so far as it covers a part or parts of ke due payment of said rental. the lands herein described, and agrees that the lessee shall have the right at any time to redeem the above described lands, in the event of default of payment by lessor, and be subrogated to
Lessor hereby warrants and agrees to defend the title to t lessor, by payment, any mortgages, taxes or other liens on rights of the holder thereof. e lessee further agrees as apart own as the Wilcox sand unless oil	nds and the assignee or assignees of such part or parts shall fall or make default in the payment used default shall not operate to defeat or affect this lease in so far as it covers a part or parts of ke due payment of said rental. the lands herein described, and agrees that the lessee shall have the right at any time to redeem a the above described lands, in the event of default of payment by lessor, and be subrogated to of the terms of this lease to drill in to a same of the same of the paying quantities at a lesser deptage.
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