OIL AND GAS LEASE

The second secon

AGREEMENT, Made and entered into the Lea McBirney, Trustee,	15thds	y of March	192. 4 by and	between
of Tulsa Oklahoma. E. R. Minshall, of Tulsa, Okla.	par	ty of the first part, here	nafter called lessor (whether on hereinafter calle	d of more) and
H. MINSASII, OT TUISS, UKIA.	narty of the	second part,	party_of the	second_next_lesses_ DOLLARS.
WITNESSETH. That the said lessor, for and is cash in hand paid, receipt of which is hereby acknowledg performed, ha. S. granted, demised, leased and let and I of mining and operating for oil and gas, and of laying of sid and gas, and ot laying of sid and gas, and other than the performance of the	ed and of the covenants a by these presents do. 9 S pipe lines, and building ta e County of Tulsa, State o	nd agreements hereinafte grant, demise, lease and nks, powers, stations and of Oklahoma, described as	contained on the part of lessee let unto the said lessee, for the so structures thereon to produce, so follows to-wit:	to be paid, kept and ole and only purpose eve, and take care of
ll of Block 1: All of Block Tw	o: All of Bloc	k 3, except Lo	t 1; All of Block	4, except
ots 4 and 5; All of Block 5; a , except Lots 1, 16 and 17; Al lock 15; All of Lots 1, 2, 3, f a portion of the South 2 of	1 of Block 10, 8, 9, 10 and 3	, 11, 12 and 13 11. in Block 10	3; All of Block 14	; all of
가 있으면 다른 하루하게 되는 다음				
of section 4 Township 19 11.	Range 12 E.		rom this date, and as long theres	
It is agreed that this lease shall remain in force feither of them is produced from said land by the lessee. In consideration of the premises the said lessee co. 1st. To deliver to the credit of lessor, free of coorduced and saved from the lessed premises.	venants and agrees; ost, in the pipe line to wh			
2d. To pay the lessor one-e from each well where gas only	ighth of gross	s proceeds, pay	vable monthly, for	the gas
3d. To pay lessor for gas p the rate of one-eighth of gros said payments to be made month product, a royalty of one-eigh	s proceeds, follows, and if use	or the time dur	ring which gas sha facture of gasolin	ll be used, e or anv oth
If no well be commenced on said land on or		and the same of th	Motionel Por	mir of Commor
s to both parties, unless the lessee on or before that dat Bank at Tulsa, Oklahoma, of said land, the sum of Eighty (\$80.00)	e shall pay or tender to the	ne lessor, or the lessor's cro ors, which shall continue a	s the depository regardless of cha	nges in the ownership
of said land, the sum of Eighty (\$80.00)	DOI	LLARS, which shall oper	ate as a rental and cover the p	rivileges of deferring
has be further deferred for like period of the same number decrease, covers not only the privileges grants period as aforesaid, and any and all other rights conferred	onths from said date. In the successive and to the date when said f	n like manner and upon l ly. And it is understood irst rental is payable as af	ke payments or tenders the com and agreed that the consideratio oresaid ,but also the lessee's opt	mencement of a well n first recited herein, on of extending that
Should the first well drilled on the above descri welve months from the expiration of the last rental pe efore tile expiration of said twelve months shall resum: is agreed, that upon the resumption of the payment of and the effect thereof, shall continue in force just as thou	bed land be a dry hole, to priod for which rental has be the payment of rental	hen, and in that event, if been paid, this lease shal s in the same amount and	a second well is not commenced terminate as to both parties, u in the same manner as hereinbe	l on said land within nless the lessee on or fore provided. And
t is agreed that upon the resumption of the payment of and the effect thereof, shall continue in force just as thou If said lessor owns a less interest in the above des	f rentals, as above provid 1gh there had been no inte scribed land, than the enti	ed, that the last preceding erruption in the rental pay re and undivided fee simpl	g paragraph hereof, governing the ments. e estate therein, then the royalti	e payment of rentals es and rentals herein
provided for shall be paid the lessor only in the proporti Lessee shall have the right to use free of cost, gas	on whichA1Sinterest, oil and water produced	st bears to the whole and u on said land for1_ts	ndivided fee. operations thereon, excep	
When requested by lessor, lessee shall bury	its pipe lines b	elow plow depth. id premises, without the v	ritton consent of the lesser-	
Lessee shall have the right at any time to remove	operations to gro	wing-crops-on said-land.	including the right to draw an	d remove casing.
If the estate of either party hereto is assigned, as o their heirs, executors, administrators, successors or an tho lessee until after the lessee lus been furnished withall be assigned as to a part or parts of the above desc of the proportionate part of the rents due from him or aid lunds which the said lessee or any assignee thereof s	nd the privilege of assigni ssigns, but no change in th a written transfer or as ribed lands and the assign them, such default shall i	ing in whole or in part is e the ownership of the land isignment or a true copy t nee or assignees of such pu not operate to defeat or a	xpressly allowed—the covenant: or assignment of rentals or roya or assignment of rentals or roya into parts shall fail or make de lect this lease in so far as it cov	s hereof shall extend lities shall be binding n the event this lease fault in the payment ers a part or parts of
aid lands which the said lessee or any assignee thereof s Lessor hereby warrants and agrees to defend the or lessor, by payment, any mortgages, taxes or other	title to the lands herein of liens on the above descr	r said rental. described, and agrees that ibed lands, in the event o	the lessee shall have the right a	t any time to redeem
**Lessor hereby warrants and agrees to defend the or lessor, by payment, any mortgages, taxes or other the rights of the holder thereof. It is agreed our chaser shall participate i part thereof for each lot to the several purchasers there is a full paymen, and it is a properly to the several purchasers there is a full paymen.	that in event n the royaltie purchased; al efor and the t and acquitte	of a sale of es reserved her larger than the contract there are the less than the less	any of said lots, euclider to the extender to be paid of to said lessor, see, his heirs or	that the ent of 1/321 to lessor as trustee, assigns,
In Testimony Whereof We Sign, this the				
WITNESS		Lea Mo	Birney, Trustee	(SEAL)
	that was this very as was and was that then tree term to per-			(SEAL)
				(SEAL)
	ACKNOWLEDGMEN	T TO THE LEASE		
STATE OF OKLAHOMA, COUNTY OF Tuls BEIT REMEMBERED, That on this 15th perfore me, a Notary Public in and for said County and	day of March State, come person	ally appeared	Lea McBirney, Tru	steo,
md	_to me known to be the	identical personwh	o executed the within and foreg	oing instrument and
IN WITNESS WHEREOF, I have hereunto set	my official signature and	affixed my notarial seal the	day and year first above writter	i.
My Commission expires July 3, 192	4. (Seal)	<u> v</u> .	Baker,	Notary Public
and the second of the second o				
		April , 1924	_at_1U:00	'clockA. M.,
This instrument was filed for record on the and duly recorded in Book 463 Page226	of the re	coras or this office.	. G. Weaver.	
	(Seal)	ву	brady Brown.	County Clerk.
			- 1976 - 1984 - 1987 († 1977) 1986 - 1986 - 1986 - 1986 († 1986)	