The control of the co

17.4		00	Dan Jan		
				37.4	
				3 C 7 PM	

257076 C.M.J.	An and the second se	a magaintaka karakatan Manara Araba at ka			
AGREEMENT, Made and entered into the W. S. Jenkins, unmarried	15th of Schuvler	anv or	roh	192_4_by and betwe	en
John T. Lindsay, Tulsa	**************************************		part, hereinafter called	lessor (whether one or m	ore) and
John T. Lindsay, Tulsa	, Oklahoma, r	arty of the	e second part	party of the second	L part, lessee.
WITNESSETII, That the said lessor, for and cash in hand paid, receipt of which is hereby acknowledge performed by Saganted demised leased and let and	ed and of the covenan	ts and agreements	hereinafter contained on lease and let unto the so	the part of lessee to be p	aid, kept and
performed, ha Sigranted, demised, leased and let and of mining and operating for oil and gas, and of laying of said products, all that certain tract of land, situate in th	pipe lines, and buildin e County of Tulsa, Sta	g tanks, powers, sta ate of Oklahoma, de	tions and structures the scribed as follows to-wit:	reon to produce, save, and	I take care of
물건 보다가 되었다면요					
The South Half	of the Nort	heast Quar	ter		
of sectionTen (10)_Township_ 16 N.	_ 12 7		eighty (30)	
It is agreed that this lease shall remain in force either of them is produced from said land by the lessee.	or a term of tw	o (2)	years from this date,	and as long thereafter as	oîl or gas, or
1st. To deliver to the credit of lessor, free of c produced and saved from the leased premises.	ost, in the pipe line to	o which	nay connect11151	vells, the equal one-eighti	part of all oil
2nd. To pay lessor for gas	from each w	ell where	gas only is fo	ound, the equa	l one-
eighth (1/8) of the gross proc	eeds at the	prevailing	market rate.	for all gas u	sed off
the premises, said payments to any such well for all stoves a	nd all insid	e lights in	n the princips	al dwelling ho	use on
said land during the same time risk and expense.	by making h	is own con	nections with	the well at h	is own
3rd. To pay lessor for as for the manufacture of casing- prevailing market rate for the	produced fr head gas, on	om any oir ie-eighth (1/8) of the gr	ross proceeds	at the
prevailing market rate for the used, said payments to be made	gas so used	, for the	time during w	nich such gas	shall be
about, out a paymond of the mount					
If no well be commenced on said land on or	before the 15t	h day of		19 24, the lease sl	
as to both parties, unless the lessee on or before that da Bank at Schuyler, Nebraska	or its suc	to the lessor, or the l cessors, which shall	lessor's credit in the_QS continue as the depositor	vregardless of changes in	the ownership
Sighty (80)		DOTT AND List.	atenti amanata an a santa	I am I agree blee maledlane	
the commencement of a well for Six (6) mm any be further deferred for like period of the same nun the down payment, covers not only the privileges grant period as aforesaid, and any and all other rights conferred to the same and the same number of the same and the same number of	onths from said date. ther of months success	In like manner a sively. And it is u	nd upon like payments aderstood and agreed the	or tenders the commencer at the consideration first i	nent of a well ecited herein,
the down payment, covers not only the privileges grant period as aforesaid, and any and all other rights conferr	ed to the date when sa ed. had land he a dru ho	nd arst rentai is pay	t avent if a second well	so the lessee's option of e	id land within
Should the first well drilled on the above descritwelve months from the expiration of the last rental phefore the expiration of said twelve months shell resur it is agreed that upon the resumption of the payment o	eriod for which rental to the payment of re	has been paid, this ntals in the same ar	lease shall terminate as nount and in the same r	to both parties, unless the	ne lessee on or ovided. And
and the enect thereof, shall continue in force just as tho	ivn there had been no	interruption in the	rentai pavments.		
If said lessor owns a less interest in the above de provided for shall be paid the lessor only in the proport Lessee shall have the right to use free of cost, ga	on which _hisint	entire and undivided terest bears to the w	hole and undivided fee.	ions thereon except water	rentals nerein
lessor. When requested by lessor, lessee shall bury		es below plow depth		nous uncreon, except wave	. Hom wen of
No well shall be drilled nearer than 200 feet to th Lessee shall pay for damages caused byits	e nouse or para now o	n said premises, wit	hout the written consent	of the lessor.	
Laggas chall have the right at once time to remove	a all machinery and fi	vtures aloned on sai	d promises including the	e right to draw and remo	ve casing. f shall extend
to their heirs, executors, administrators, successors or on the lessee until after the lessee has been furnished wi	ssigns, but no change th a written transfer o	in the ownership or or assignment or a t	f the land or assignment rue copy thereof; and it	of rentals or royalties sh is hereby agreed in the c	all be binding vent this lease
It the estate of either party heroto is assigned, at their heirs, executors, administrators, successors or so the lessee until after the lessee has been furnished wishall be assigned as to a part or parts of the above descot the proportionate part of the rents due from him or said lands which the said lessee or any assignee thereof s	ribed lands and the as them, such default sh hall make due payme	ssignee or assignees all not operate to d at of said rental.	of such part or parts sh efeat or affect this lease	all fail or make default in in so far as it covers a p	art or parts of
Lessor hereby warrants and agrees to defend the for lessor, by payment, any mortgages, taxes or other the rights of the holder thereof.	title to the lands here liens on the above de	ein described, and a escribed lands, in t	grees that the lessee sha he event of default of p	ll have the right at any tayment by lessor, and be	ime to redeem subrogated to
the rights of the holder thereof.					
In Testimony Whereof We Sign, this the	15th	"farch	4.		
Winylage				ins	(SEAL)
Jos. M. Rogers Schuler,	Nebr.)				(SEAL)
				ins	(SEAL)
Nebraska.			EASE	**************************************	
Nebraska, STATE OF OKHAHOMA, COUNTY OF Colf BEIT REMEMBERED, That on this 15 th	ax ss:			t.w	enty four
BE IT REMEMBERED, That on this	State, come:_pers	onally app	our Lord one thousand	onkins (unmarr	ied)
and	to me known to be	the identical person	who executed th	e within and foregoing in	
acknowledged to me that he executed the same IN WITNESS WHEREOF, I have hereunto set					
My Commission expires Sept 112. 1	928. (Seal)		Jos. M. i	Rogers,	
A NAME OF THE OWNER, AND DESCRIPTION OF THE PROPERTY OF THE PR				**************************************	
STATE OF OKLAHOMA, TULSA COUNTY, SS: This instrument was filed for record on the	1day o	1 May	_, ₁₉₂ 4 at 8:00	o'clock_	AM.,
This instrument was filed for record on theand duly recorded in Book 463 Page274	of th	e records of this offi	ce. O. G. Wastre	.	
(Soc 7)			Brady Bros	wn.	unty Clerk.
			Зу		Deputy.
그리트로 보여지는 사고 등에서 사람들이 하나였					