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COMPARM

Time						

**************************************	C.M.J.			A PROPERTY.
AGREEMENT,	Made and entered into the 2nd	day of	May 192 4 by and between	
John	4. Gibson & his wife Sadie		part, hereinalter called lessor (whether one or more) and	•
WITNESSETH	nberton, party of the secon That the said lessor, for and in consideration of the constant of	nd part, herei	i part, hereinatter called lessor (whether one or more) and	- i
	Southwest quarter of north	west quarter	(SW1 NW1)	
of section 13	Township 19 N. Range 13 E	and containi	ingacres, more or less	
It is agreed that either of them is produ	ced from said land by the lessee.  of the premises the said lessee covenants and age to the credit of lessor, free of cost, in the pipe	room :	years from this date, and as long thereafter as oil or gas, or may connecthis_wells, the equal one-eighth part of all oil	r
eighth (1/8) the premises from any suc	of the gross proceeds at , said payments to be made h well for all stoves and during the same time by m	the prevailing quarterly and all inside li	e gas only is found, the equal one- ag market rate, for all gas used off ad lessor to have gas free of cost afts in the principal dwelling hous a connections with the well at his	
or for the m	anufacture of casing-head	gas, one-eigh used, for the	.1 well and used off the premises th (1/8) of the gross proceeds at to time during which such gas shall be	he e
If no well be e	ommenced on said land on or before thessthe lessee on or before that date shall pay or te	2 day of	May 19 25, the lease shall terminate	à .
Rank at Tul	Saor i	ts successors, which shall	continue as the depository regardless of changes in the ownership	•
the commencement of a may be further deferred the down payment, cov period as aforesaid, and Should the first twelve months from the before the expiration of it is agreed that upon the and the effect thereof, such as a such payment of the period of the such period of the such payment of the such period of the such p	a well for	date. In like manner a uccessively. And it is un then said first rental is pay ry hole, then, and in the ental has been paid, this of rentals in the same are provided, that the last en no interruption in the in the entire and undividedinterest bears to the w	shall operate as a rental and cover the privileges of deferring and upon like payments or tenders the commencement of a well understood and agreed that the consideration first recited herein yable as aforesaid, but also the lessee's option of extending that at event, if a second well is not commenced on said land within a lease shall terminate as to both parties, unless the lessee on of mount and in the same manner as hereinbefore provided. An expression paragraph hereof, governing the payment of rentals are the estimple estate therein, then the royalties and rentals herein whole and undivided fee.  118operations thereon, except water from well of	t n r d s
When requested	by lessor, lessee shall bury his pi drilled nearer than 200 feet to the house or barn a	pe lines below plow depth now on said premises, wit	h. Thout the written consent of the lessor.	
Lessee shall pay Lessee shall hav If the estate of e to their heirs, executors on the lessee until after shall be assigned as to r of the proportionate pa said lands which the sai	for damages caused by	ons to growing crops on sa and fixtures placed on sai of assigning in whole or i hange in the ownership o sifer or assignment or a t the assignce or assignces ult shall not operate to dyment of said rental.	said land, aid premises, including the right to draw and remove casing, aid premises, including the right to draw and remove casing, in part is expressly allowed—the covenants hereof shall extent of the land or assignment of rentals or royalties shall be binding true copy thereof; and it is hereby agreed in the event this leas s of such part or parts shall fail or make default in the payment defeat or affect this lease in so far as it covers a part or parts of agrees that the lessee shall have the right at any time to redeen the event of default of payment by lessor, and be subrogated to	i r a b f
the rights of the nonce.	thereor.		보다 : 사람들이 함께 하는 것이다. 보다 : 사람들이 하는 것이다.	
In Testimony W	Thereof We Sign, this theday	of		
	WITNESS		John A. Gibson (SEAL) Sadie Gibson (SEAL)	, .
	A CIP NOTE THE	CONTRACTOR AND STREET, T	(SEAL)	-
STATE OF OKLAHO	MA, COUNTY OF TULSA	EDGMENT TO THE L .SS:(7924)	LEASE of our Lord one thousand nine hundred and _twenty _ four	
before me, a Notary Pu Saide	BERED, That on this 2nd day of Ma; blic in and for said County and State, came pe Jibson, his wife to me known t athey executed the same as their free	rsonally-appea to be the identical person	ared_John_AGibson nSwho executed the within and foregoing instrument and	ľ
IN WITNESS V	VHEREOF, I have hereunto set my official signa	ture and affixed my notar	rial seal the day and year first above written.	
My Commission	expires Nov. 15, 1925. (	Seal/	R. B. Hansen, Notary Public.	
STATE OF OKLAHO	MA, TULSA COUNTY, SS: was filed for record on the12	May		
This instrument and duly recorded in Bo	was filed for record on the	day ofof the records of this offi	1:30 P. M.,  lice O. G. Weaver,  Brady Brown County Clerk.	
			O. G. Weaver, County Clerk.	
	(Seal)		Brady Brown, County Clerk.  Deputy.	