OIL AND GAS LEASE

Form 88 Producers	BETTE THE RESTORE THE RESTORE THE RESTORE THE		
259318 C.M.J.			
AGREEMENT, Made and entered into the1	6th day o	November 1923 192 3 by a	ind between
John Ediger and Anna Ed Hillsboro Kansas			1 M M M M M M M M M M M M M M M M M M M
J. H. Middleton.par	ty of the sec	of the first part, hereinafter called lessor (whether cond part hereinafter called party of	Lessee Lessee he second part lessee.
WITNESSETH, That the said lessor, for and in concash in hand paid, receipt of which is hereby acknowledged an	sideration of	One	DOLLARS.
norformed by S. granted domised legged and let and by the	oce precents do AS or	ant, demise, lease and let unto the said lessee, for the	e sole and only ourpose
of mining and operating for oil and gas, and of laying of pipe li said products, all that certain tract of land, situate in the Cou	nty of Tulsa, State of O	klahoma, described as follows to-wit:	, save, and take care of
		원생하는 경우의 교육 시험에 받았다.	
St of the NEt			
W. 6.0	13 E.	eighty	
of section 23 Township 22 N. Rar	igenr	nd containingyears from this date, and as long the	acres, more or less.
It is agreed that this lease shall remain in force for a t either of them is produced from said land by the lessee.		years from this date, and as long the	reatter as on or gas, or
In consideration of the premises the said lessee covenu- list. To deliver to the credit of lessor, free of cost, in	its and agrees: i the pipe line to which	he may connect his wells, the equal	one-eighth part of all oil
produced and saved from the leased premises.			
2nd. To pay lessor for gas from eighth (1/8) of the gross proceeds	m each well w	where gas only is found, the	equal one-
the premises, said payments to be	mademonthly a	and lessor to have gas free o	f cost from
any such well for all stoves and a said land during the same time by			
risk and expense.	making his ov	MI GOUNGCIONS WITH THE WELL	at his own
3rd. To pay lessor for gas pro-	draged from or	oil woll and need off the	mmomicos of
for the manufacture of casing-head	gas, one-eig	with (1/8) of the gross proce	eds at the
prevailing market rate for the gas used, said payments to be made mon	so used, for	the time during which such	gas shall be
used, said payments to be made mon	oura.		
	8th	May 10 24 11	
If no well be commenced on said land on or before as to both parties, unless the lessee on or before that date sha	e the	day or tr	ne lease shall terminate State
		, which shall continue as the depository regardless of c	
of said land, the sum of Twenty (\$20.00)		ARS, which shall operate as a rental and cover the	
the commencement of a well for 3 months may be further deferred for like period of the same number o	from said date. In li f months successively.	ke manner and upon like payments or tenders the c And it is understood and agreed that the considera	ommencement of a well tion first recited herein,
the down payment, covers not only the privileges granted to period as aforesaid, and any and all other rights conferred.	the date when said first	rental is payable as aforesaid, but also the lessee's	option of extending that
twelve months from the expiration of the above described if	or which rental has be	on and in that event, if a second well is not/commented paid, this lease shall terminate as to both parties the same amount and in the same my long as here.	, unless the lessee on or
period as aforesaid, and any and all other rights conferred. Should the first well drilled on the above described letwelve months from the expiration of the last rental period f before the expiration of said twelve months shall resume the it is agreed that upon the resumption of the payment of rent and the effect thereof, shall continue in force just as though the	als, as above provided, sere had been no interru	that the last preceding paragraph hereof, governing	the payment of rentals
If said lessor owns a less interest in the above describe provided for shall be paid the lessor only in the proportion wh	d land than the entire a	nd undivided fee simple estate therein, then the roy ears to the whole and undivided fee.	alties and rentals herein
Lessee shall have the right to use free of cost, gas, oil a lessor.	ınd water produced on	said land foritsoperations thereon, ex	cept water from well of
When requested by lessor, lessee shall bury his	g pipe lines below	w plow depth.	
No well shall be drilled nearer than 200 feet to the hou Lessee shall pay for damages caused by			and more one order
Lessee shall have the right at any time to remove all the estate of either party hereto is assigned, and the to their heirs, executors, administrators, successors or assigns on the lessee until after the lessee has been furnished with a windle be assigned as to a part or parts of the above described of the proportionate part of the reuts due from him or them, said lands which the said lessee or any assigned thereof shall not the proportionate of the property of the parts of the property of the parts of the	e privilege of assigning	in whole or in part is expressly allowed the cover	ints hereof shall extend
on the lessee until after the lessee has been furnished with a way in the lessee that the lessee has been furnished with a way in the second as to a part or parts of the above described	ritten transfer or assig lands and the assignee	ownersing of the land of assignment of rentals of renta	d in the event this lease
of the proportionate part of the rents due from him or them, said lands which the said lessee or any assignee thereof shall n	such default shall not nake due payment of sa	operate to defeat or affect this lease in so far as it a	covers a part or parts of
for lessor, by payment, any mortgages, taxes or other liens	to the lands herein des	cribed, and agrees that the lessee shall have the righ d lands, in the event of default of payment by less	t at any time to redeem or, and be subrogated to
the rights of the holder thereof.		[[: 2011년 일 발표된 2011년 2011년	
그 이 등으로 사용하다 돼요 하다 그			
		그렇게 그들 때 집에 가려가서 살아났다.	
	sth v	Iowenhar 7	
In Testimony Whereof We Sign, this the	day of	Tohn Edicar	
WITNESS		John Ediger	(SEAL)
		Anna Ediger	(SEAL)
		J. H. Middleton	(SEAL)
Kansas	KNOWLEDGMENT	TO THE LEASE	
STATE OF ORTAHOMA, COUNTY OF Maric BE IT REMEMBERED, That on this 16th de	avor November	in the year of our Lard one thousand nine hundred a	a twenty three
before me, a Notary Public in and for said County and State,	came_nergonal	J.v.annared John Ediger	
andto n	ie known to be the ide	ntical personwno executed the within and to	regoing instrument and
acknowledged to me that they executed the same as the in Witness Whereof, I have hereunto set my o			
July 6. 1924.	(See 1)	J. K. Warkentin	rywell of the second of the se
My Commission expires July 6, 1924.			Notary Public.
STATE OF OKLAHOMA, TULSA COUNTY, SS:		Morr A 3.00	D
This instrument was filed for record on the 28 and duly recorded in Book 463 Page 328	day of	May ,192 4 at 1:00	_o'clockM.,
and duly recorded in Book 463 Page	of the recor	0. G. Weaver,	
된 바로보다는 발발하다 보다는 사람들이 다양하는 하다 사람이 되었다. 사람들은 사고의 남성을 하는 물론을 보고 있다면 불어나 하다 하나요?	(Seal)	0. G. Weaver, Brady Brown,	County Clerk.
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		물론 이 마이팅 물로의 하는 하고 모양하는 물을 하는 것	partitoria Partiro Milia