Nora B.							y and between
	Doutt, a	single w	29th oman			·	
J. E. I WITNESSET	Moore pa H, That the sa eipt of which is	irty of the did lessor, for an hereby acknowle	he second p	art. herei	nafter cal	led lesses	ner one or more) and If the second part, lessee. DOLLARS, essee to be paid, kept and
rformed, ha_S_gra mining and operati id products, all that	mted, demised, ng for oil and go certain tract of	leased and let ar is, and of laying land, situate in	id by these presents of pipe lines, and bu the County of Tuls?	do_68_grant, de ilding tanks, power a, State of Oklahom	mise, lease and let s, stations and stru a, described as folk	into the said lessee, for ctures thereon to prod ows to-wit:	DOLLARS, essee to be paid, kept and the sole and only purpose uce, save, and take care of
	The Sout	hwest Qu	arter (SW4)	of the No	rtheast Que	arter (NE4)	
section One It is agreed the	Townsh at this lease sha luced from said	ll remain in forc	ce for a term of	One	tainingyears from	Forty this date, and as long	acres, more or less. thereafter as oil or gas, or
				ne to whichn	9may connect_	his wells, the equ	al one-eighth part of all oil
ne-eighth (ff the prem f cost from	(1/8) of mises, sa m any suc id land d	the gross aid paymen th well fo luring the	s proceeds nts to be m or all stov	at the pre- ade to Nor- es and all	vailing mar a B. Doutt inside lie	and lessor thts in the p	d, the equal r all gas used to have gas free rincipal dwellin th the wells at
rovailing n	narket rø	ite for th	as produced g-head gas, he gas so u de to Nora	sed, for the	oil well ar n (1/8) of ne time dur	nd used off t the gross pr ring which su	he premises or occeeds at the ch ras shall be
If no well be	commonced o	n enid land on	or before the2	9 d.	Novembe	er ₁₉ 24	the lease shall terminate
to both parties, un	less the lessee of	n or before that	date shall pay or ten	der to the lessor, o	the lessor's credit	in the First St	ate
nk atsaid land, the sur	so, Okla.	ty and No	or its	s successors, which	shall continue as th	e depository regardless	of changes in the ownership the privileges of deferring
said land, the sur e commencement o	n ofS	ix	months from said d	late. In like man	ner and upon like	as a rental and cover payments or tenders th	e commencement of a well
ay be further deferr e down payment, co	red for like perio overs not only t	od of the same n he privileges gra	umber of months su inted to the date wh	ccessively. And i en said first rental	t is understood and is payable as afores	agreed that the considual and also the lessee	e commencement of a well eration first recited herein, 's option of extending that
Should the firs	nd any and all o st well drilled o	n the above des	cribed land be a dr	y hole, then, and i	n that event, if a s	econd well is not com	nenced on said land within
fore the expiration is agreed that upon	of said twelve i	nonths shall res	ume the payment t of rentals, as abov	of rentals in the sa e provided, that the	me amount and in a lust preceding pa	the same manner as he ragraph hereof, govern	nenced on said land within ties, unless the lessee on or reinbefore provided. And ing the payment of rentals
d the effect thereof	, shall continue	in force just as t	hough there had bee described land than	n no interruption in	the rental paymer	ts.	ovalties and rentals herein
ovided for shall be	paid the lessor of	only in the propouse free of cost.	ortion which his_	interest bears to roduced on said lar	the whole and undi d for 1 t S	vided fee.	oyalties and rentals herein , except water from well of
sor. When requests	ed by lessor, les	see shall bury	its pir	e lines below plow	depth.		
No well shall be	e drilled nearer	than-200 feet-to	-thebouse or-barn-n	ew en said premise	s, without the write	en-consont of-tho-lesso	w and remove casing.
Lessee shall ha	ave the right at	any time to rem	love all machinery a	nd fixtures placed	on said premises, in	cluding the right to dr	aw and remove casing.
If the estate of	f either party he ors, administrat er the lessee has	ereto is assigned Ors, successors (, and the privilege or or assigns, but no ch		e or in part is expr	essly allowed—the cov assignment of rentals o of; and it is hereby ag	enants hereof shall extend r royalties shall be binding
the lessee until after all be assigned as to the proportionate pid lands which the states or hereby	o a part or part part of the rent said lessec or an warrants and a	s been furnished s of the above d s due from him y assignee there grees to defend	escribed lands and to or them, such defau of shall make due pathe title to the lands	nange in the owners sfer or assignment the assignee or assignt ilt shall not operaty yment of said rent; i herein described,	or a true copy there gnees of such part e to defeat or affect and agrees that the	or parts shall fail or me this lease in so far as e lessee shall have the r	want remove casing, enants hereof shall extend r royalties shall be binding reed in the event this lease sike default in the payment it covers a part or parts of light at any time to redeem
Lessor nereby	nt, any mortga	s been furnished s of the above d s due from him y assignee there grees to defend ges, taxes or oth	with a written tran- cscribed lands and to or them, such defau of shall make due pa the title to the lands ner liens on the abo	nange in the owners sier or assignment the assignee or assign ilt shall not operat- syment of said rents s herein described, ve described lands	inp of the land or or a true copy there are such part at the defeat or affect al. and agrees that the in the event of defeat or affect and agrees that the in the event of defeat or affect and agrees that the first the event of defeat are agrees that the event of defeat are agrees are agreed to the event of defeat are agreed to the event of the even	or parts shall fail or methis lease in so far as a lessee shall have the refault of payment by le	reed in the event this leasa ike default in the payment it covers a part or parts of ight at any time to redeem assor, and be subrogated to
lessor nereby	nt, any mortga	s been furnished s of the above d s due from him y assignee there grees to defend ges, taxes or oth	with a written tran- cascribed lands and it or them, such defau of shall make due pa the title to the lands ter liens on the abo	nange in the owners sfer or assignment ble assignee or assi ilt shall not operat- lyment of said rent s herein described, ve described lands	inp of the land or or a true copy there repeated by the part a to defeat or affect il. and agrees that the in the event of defeated by the land agrees that the sin the event of defeated by the land agrees that the sin the event of defeated by the land agrees that the event of defeated by the land agrees that the land agrees that the land agree that the land agree that the land agree that the land or a true control of the land or a true control o	or parts shall fail or m this lease in so far as lessee shall have the r fault of payment by k	reed in the event this lease its default in the payment it covers a part or parts of ight at any time to redeem essor, and be subrogated to
lessor nereby	nt, any mortga	s been furnished s of the above d s due from him y assignee there grees to defend ges, tuxes or otl	with a Written tran- cascribed lands and it or them, such defau of shall make due pa the title to the lands her liens on the abo	lange in the owners sier or assignment the assignee or assign ilt shall not operat- yment of said rent- s herein described, we described lands	mp of the fand or or a true copy there gnees of such part to defeat or affect and agrees that the in the event of di	or parts shall fail or mithis lease in so far as a state of the sessee shall have the refault of payment by lease of the sessee shall have the refault of payment by lease of the sessee shall have the refault of payment by lease of the sessee shall have the sessee shall have the sessee shall have the sessee shall have been sesseen to be sesseen the sessee shall have the sesseen the sessee	reed in the event this lease its default in the payment its covers a part or parts of ight at any time to redeem essor, and be subrogated to
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