OIL AND GAS LEASE

William State of the Control of the

Form 88 Producers

AGREEMENT, Made and entered into the 22nd Thomas White, a single man	day of July	192 4 by and between
of E. M. Byers, S.M. Byers and J.T. Har	party of the first part, hereinafter called	l lessor (whether one or more) and part, hereinafter called
WITNESSETH, That the said lessor, for and in considerati	of One Dollar and other v	aluable considerations
WITNESSETH, That the said lessor, for and in considerations in the said lessor, for and in considerations in hand paid, receipt of which is hereby acknowledged and of the serformed, ha	ovenants and agreements Aeromatter contained to do	on the part of lessee to be paid, kept and said lessee, for the sole and only purpose ereon to produce, save, and take care of t:
of Tulsa, Tulsa County, Ok plat thereof.	(4) in Vern Addition to shome, according to the re	the city corded
사람들을 하는 것 되었다면 제 된다.		
of section Township Range It is agreed that this lease shall remain in force for a term of	five years from this dat	e, and as long thereafter as oil or gas, or
ither of them is produced from said land by the lessee. In consideration of the premises the said lessee covenants and lst. To deliver to the credit of lessor, free of cost, in the pip produced and saved from the leased premises.	rees: line to which he may connect his	wells, the equal one-eighth part of all oil
2nd. To pay the lessor one eight is found, while the same is being use of gasoline or any other product, a rmarket rate; and lessor to have gas fand all inside lights in the principa by making his own connections with th	oyalty for the gas from ea off the premises, and if yalty of one-eighth (1/6) ee of cost from any such w dwelling house on said la	ch well where gas only used in the manufacture payable at the prevailing ell for all inside stove
3rd. To pay lessor for gas produce eight for the time during which such and if used in the manufacture of gas	as shall be used, said pays	ments to be made quarter!
(1/8) payable quarterly at the prevai	ing market rate.	
되기는 그리네트 하시는 것 같다.		
있으니는 어린일이 하는 모양을 다음		
If no well he commenced on said land on or before the	22nd day of July	19 25 the lease shall terminate
es to both parties, unless the lessee on or before that date shall pay or Bank at TULSA, OKLA homa	ender to the lessor, or the lessor's credit in the its successors, which shall continue as the deposit	FIRST NATIONAL
of soil and the sum of ROTTO	DOLL ADG which shall appears as a rout	of and serve the publicance of defending
he commencement of a well for	rry note, then, and in that event, it a second we rental has been paid, this lease shall terminate a of rentals in the same amount and in the same use provided, that the last preceding paragraph lean no interruntion in the rental payments.	in is not commenced on said land within is to both parties, unless the lessee on or manner as hereinbefore provided. And hereof, governing the payment of rentals
If said lessor owns a less interest in the above described land the provided for shall be paid the lessor only in the proportion which UL Lessee shall have the right to use free of cost, gas, oil and waters of the proportion which UL Lessee shall have the right to use free of cost, gas, oil and water second.	interest bears to the whole and undivided fee. produced on said land fori_5_Soper	ations thereon, except water from well of
When requested by lessor, lessee shall bury <u>his</u> No well shall be drilled nearer than 200 feet to the house or bar	ipe lines below plow depth. now on said premises, without the written conse	nt of the lessor.
Lessee shall pay for damages caused by	and fixtures placed on said premises, including t of assigning in whole or in part is expressly allo thange in the ownership of the land or assignmen asser or assignment or a true copy thereof; and i the assignment or assignment of part or parts a unit shall not operate to deseat or affect this leas surport of said central	wed—the covenants hereof shall extend to of rentals or royalties shall be binding t is hereby agreed in the event this lease hall fail or make default in the payment to in so far as it covers a part or parts of
늘다. 영화를 했다고 말을 하고 있다.		
. 하위 및 생각도 최근하는 그것 그 그 전에 함께 하였다. 2015년 및 교기 전 기계 기계 기계 등 전 기계		
In Testimony Whereof We Sign, this thed	y ofJuly4.	
WITNESS	Thomas Whit	e (SEAL)
		(SEAL)
		(SEAL)
ACKNOW TATE OF OKLAHOMA, COUNTY OF Tulsa	EDGMENT TO THE LEASE	
BE IT REMEMBERED, That on this 22ndday of	117in the year of our Lord one thousand	d nine hundred and 24
efore me, a Notary Public in and for said County and State, came:	personally appeared Thomas	: White, a single man
ndto me know. cknowledged to me that _h9executed the same as _his	to be the identical personwho executed t se and voluntary act and deed for the uses and pu	he within and foregoing instrument and proses therein set forth.
IN WITNESS WHEREOF I have bereinto set my official sig	ature and affixed my notarial seal the day and yea	r first above written
My Commission expires Dec. 2-1924. (Se	c. J. Thornto	on, Notary Public.
MAME OF OUT ATOMA MITTER COTINEY CC.		
This instrument was filed for record on the 25 and duly recorded in Book 463 Page 406	-t the second of this office	
ing any recorded in Dook 463 Page	O. G. W	Gounty Clerk. Brown, Deputy.
(Seal)	_{By} Brady F	County Clerk. Penuty.