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AGREEMENT, Made and entered into the 11th J. C. Schricker and Clara Chricker, his w	April 192.24 by and between 1.75
Davenport, Iowa party of the	e-first part, hereinafter called lessor (whether one or more) and
Homer P. Lee, hereinefter called lesses:	party of the second purk louses.
WITNESSETH, That the said lessor, for and in consideration of	ments hereinafter contained on the part of lessee to be paid, kept and demise, lease and let unto the said lessee, for the sole and only purpose vers, stations and structures thereon to produce, save, and take care of oma, described as follows to-wit:
North half (N2) of Northeast Quart	ter (NB)
f section 25 Township 17N Range 12E and c	ontaining 80 acres, more or less.
It is agreed that this lease shall remain in force for a term of Three It is not one from said land by the lessee. In consideration of the premises the said lessee covenants and agrees: 1st. To deliver to the credit of lessor, free of cost, in the pipe line to which included and saved from the leased premises.	the may connect $rac{1ts}{}$ wells, the equal one-eighth part of all oil
2nd. To pay lessor, as royalty, one eighth of the gas from each well where gas only is found, while and lessor to have gas free of cost from any successful in the principal dwelling house on said lown connections with the well at his own risk and	th well for all stoves and all inside
3rd. To pay lessor for gas produced from any oil time during which such gas shall be used. a roya prevailing market rate.	well and used off the premises for the alty of one-eighth (1/8) monthly at the
이 남은 시간에 많아 이 얼굴을 다니면 겨로 살이다.	
If no well be commenced on said land on or before the <u>11th</u> is to both parties, unless the lessee on or before that date shall pay or tender to the lessor,	
ankat contact of and the sum of contact of and the sum of contact of and the sum of contact of and the conta	which shall operate as a rental and cover the privileges of deferring
he commencement of a well for	anner and upon like payments or tenders the commencement of a well dit is understood and agreed that the consideration first recited herein,
ae down payment, covers not only the privileges granted to the date when said first rent eriod as aforesaid, and any and all other rights conferred.	al is payable as aforesaid, but also the lessee's option of extending that
Should the first well drilled on the above described land be a dry hole, then, an welve months from the expiration of the last rental period for which rental has been processed to the population of said these months skyll processes the population of said these saids and the said t	d in that event, it a second well is not commenced on said land within iid, this lease shall terminate as to both parties, unless the lessee on or same amount and in the same manner as beginned as provided. And
Should the first well drilled on the above described land be a dry hole, then, an we've months from the expiration of the last rental period for which rental has been perfore the expiration of said twelve months shall resume the payment of rentals in the is agreed that upon the resumption of the payment of rentals, as above provided, that not the effect thereof, shall continue in force just as though there had been no interruption If said lossor owns a less interest in the above described land, than the entire and u	the last preceding paragraph hereof, governing the payment of rentals in the rental payments. adivided (so simple estate therein, then the royalties and rentals herein
If said lessor owns a less interest in the above described land than the entire and u provided for shall be paid the lessor only in the proportion which LPS. Interest bears Lessoe shall have the right to use free of cost, gas, oil and water produced on said lessor.	and fornl3operations thereon, except water from well of
When requested by lessor, lessee shall bury his_ pipe lines below plo No well shall be drilled nearer than 200 feet to the house or barn now on said prem	ow depth. ises, without the written consent of the lessor.
Lessee shall pay for damages caused by	ops on said land.
Lessee shall have the right at any time to remove all machinery and fixtures place. If the estate of either party hereto is assigned, and the privilege of assigning in which is a state of the privilege of assigning in the state of the party hereto is assigned.	ad on said premises, including the right to draw and remove casing. hole or in part is expressly allowed—the covenants hereof shall extend
If the estate of either party hereto is assigned, and the privilege of assigning in we other heirs, executors, administrators, successors or assigns, but no change in the own in the lessee until after the lessee has been furnished with a written transfer or assignmentall be assigned as to a part or parts of the above described lands and the assignee or assignee proportionate part of the rents due from him or them, such default shall not oper aid lands which the said lessee or any assignee thereof shall make due payment of said re	at or a true copy thereof; and it is hereby agreed in the event this lease slignees of such part or parts shall fail or make default in the payment take to defect on a feet this lease in as far as it covers a part of parts of
I the proportionate part of the rents due from him or them, such detault shall not oper aid lands which the said lessee or any assignee thereof shall make due payment of said re	ate to deleat or sheet this lease in so far as it covers a part or parts of ntal.
Lessor hereby warrants and agrees to defend the title to the lands herein describe or lessor, by payment, any mortgages, taxes or other liens on the above described lan he rights of the holder thereof.	ds, in the event of default of payment by lessor, and be subrogated to
In Testimony Whereof We Sign, this the 11th day of April	
WITNESS Adolf Guymann	J. C. Schricker (SEAL) Clara Schricker (SEAL)
Helen Fellner	Homer P. Lee (SEAL)
ACKNOWN TROXESSOR TO	THE LEASE
Iowa ACKNOWLEDGMENT TO SCOTT SS: Before TATE OF OKEAHOMA, COUNTY OF SCOTT SS: Before of this lith day of the science of this lith day of the science of the	me, the undersigned, a Notary Public, in
l for agid. County and State on this lith day of the country who have desired country and the property of the country and the	Acceptate to Constitution of the Constitution
nd to me known to be the identication	of person Swho executed the within and foregoing instrument and
acknowledged to me that they executed the same as their free and voluntary a Civen under my hand and seal the day and year in with the clay and year in with the control of	ct and deed for the uses and puproses therein set forth. 1ast, above written.
IN WITH SEVERITE OF J. In who with Set my official separate of the commission expires July 4-1924. (Set 1)	ny normana ana indrandra desartista above written. Helen Fellner,
TATE OF OKLAHOMA, TULSA COUNTY, SS: This instrument was filed for record on the 28 day of July and duly recorded in Book 463 Page 407 of the records of	1:30 P. M.,
nd duly recorded in Book 403 Page	O. G. Weaver.
(Seal)	Brady Brown, County Clerk.
아는 이 그들은 전 가는 맛이들을 내가 먹는 것 같아 보고 생각하고	
에 보고 보고 있다. 경기 등학생들은 마스 배를 통해 그리고 있다. 하는 이 그리고 말했다. 1985년 - 1987년	