Form 88 Producers	OIL AND	GAS 1	LEASE		
Additional content of the service of		AND THE PROPERTY SPEED OF THE SECOND		der de la companya d	
264841 C.M.J. AGREEMENT, Made and entered into the T. D. Webb and Dellie A.	16	day of	Joly	192_4_by and b	ctween
of Broken Arrow Thos. J. Green WITNESSETH, That the said lessor, for a cash in hand paid, receipt of which is hereby acknow		party of the f	rst part, hereinafter cal	led lessor (whether one	or more) and econd part, lessee,
WITNESSETH, That the said lessor, for a cash in hand paid, receipt of which is hereby acknow performed, ha. S. granted, demised, leased and let a of mining and operating for oil and gae, and of laying said products, all that certain tract of land, situate in	nd in consideration of, ledged and of the coven; and by these presents do g of pipe lines, and build n the County of Tulsa, S	ants and agreeme ORS grant, der ling tanks, powers State of Oklahomi	nts hereinafter containe nise, lease and let unto th , stations and structures ,, described as follows to-	d on the part of lessee to the said lessee, for the sole thereon to produce, save wit:	DOLLARS. be paid, kept and and only purpose e, and take care of
The West half of th Quarter of the Sout	e South West h West Quarte	Quarter a	nd the South l	Last	
용으로 발표되는 함보스 등로 보다. 					
of section 36 Township 18	P 14	and cout	nining 720	2000	ne more or lege
It is agreed that this lease shall remain in for either of them is produced from said land by the less. In consideration of the premises the said lesse last. To deliver to the credit of lessor, free produced and saved from the leased premises.	see.		aining 120 years from this d		
2nd. To pay the lessor of found, while the same is being from any such well for all so on said land during the same own risk and expense.	ng used off t toves and all	he premis	es, and lesson	to have gas	free of cos
3d. To pay lessor for gas for the manufacture of casing such gas shall be used, said	r-head gas on	e eighth	per vear for	the time duri	mises or ng Which
If no well be commenced on said land on as to both parties, unless the lessee on or before that Bank at Broken Arrow of said land, the sum of.	date shall pay or tende	r to the lessor, or accessors, which s	the lessor's credit in the nall continue as the depos	Arkansas Val	ley es in the ownership
the commencement of a well for————————————————————————————————————	months from said date number of months successive to the		A CONTRACTOR OF THE CONTRACTOR	1 A 1 T 1 T 1 T 1 T 1 T 1 T 1 T 1 T 1 T	
period as aforesaid, and any and all other rights com Should the first well drilled on the above de twelve months from the expiration of the last renta before the expiration of said twelve months shall re- it is agreed that upon the resumption of the paymer and the effect thereof, shall continue in force just as	scribed land be a dry l il period for which rents sume the payment of a	nole, then, and in al has been paid, rentals in the sam provided, that the	that eyent, if a second this lease shall terminate e amount and in the san last preceding paragraph	well is not commenced of as to both parties, unleading manner as hereinbefor hereof, governing the	on said land within ess the lessee on or re provided. And
and the effect thereof, shall continue in force just as If said lessor owns a less interest in the above provided for shall be paid the lessor only in the prop Lessee shall have the right to use free of cost,	e described land than the	e entire and undiv interest bears to t	rided fee simple estate the re whole and undivided fo	erein, then the royalties	and rentals herein
lessor. When requested by lessor, lessee shall bury No well shall be drilled nearer than 200 feet to Lessee shall pay for damages caused by	its pipe li	ines below plow d	epth. without the written con-		
I access whall have the wight at our time to you	now all machinery and	firtures placed a	s enid praminan inaluding	the right to draw and a	emove casing.
to their heirs, executors, administrators, successors on the lessee until after the lessee has been furnished shall be assigned as to a part or parts of the above of the proportionate part of the rends due from him said lands which the said lessee or any assignee there. Lessor hereby warrants and agrees to defend for lessor, by payment, any mortgages, taxes or ot the rights of the holder thereof.	the title to the lands he	erein described, a	nd agrees that the lessee	shall have the right at a	ny time to redeem
	16	July			
In Testimony Whereof We Sign, this the	day of_		192 T- D- Webb)	
WITNESS			Nellie 6	Webb	(SEAL)
WITNESS	tan ang pang ang pang ang man ang ang ting dan man ing ang ang ang dan dan		mention of many many many many many many many many	ga ya yayeen maraji shakeen Jaha Yamaana mada waxaa waxaa waxaa yada ahaa ahaa waxaa waxaa yaa yaan saar waxaa Aaraa waxaa waxaa waxaa waxaa waxaa ahaa ah	(SEAL)
			and the service on the service and the service of t		(SEAL)
STATE OF OKLAHOMA, COUNTY OF TU- BE IT REMEMBERED, That on this before me, a Notary Public in and for said County a and Nellie A. Webb	lsa ss: 16th of July	in the ve	E LEASE ar of our Lord one thousa	and nine hundred and I	wenty four
acknowledged to me that they executed the sail in Wifness Whereof, I have become	me as The iree an	d voluntary net a	nd deed for the uses and p	ouproses therein set forth	
My Commission expires2/25/1926					
STATE OF OKLAHOMA, TULSA COUNTY, S This instrument was filed for record on the	s:				aroung a doller
This instrument was filed for record on the and duly recorded in Book 463 Page411					
			office. O. G. By Brady	Weaver,	County Clerk.
마음하는 사고의 교육을 가지지 않다는 그리고 한 글라였다. 마음하는 1일 대학교에서 당하는 기계 등록 기계 학교 학교	(Seal)		ByBrady	Brown,	Deputy.