## OIL AND GAS LEASE

Form 88 Producers

265772 C.M.J. AGREEMENT, Made and entered into the 3rd day of day	등 사람 시작들은 이 사이들의 남자가 되었다. 그 하나는 그 회사들은 모르는 사람들은 그 사람이 되어?
ACDERATENT Made and entered into the	July 102 4 by and between
T. L. Matthews and Mattie Matthews, his wi	fe of Broken Arrow, Okla.
of-expansion of the	first part, hereinafter called lesser (whether one or more) and
J. E. Bartlett	party of the second part, lessee.
WITNESSETH, That the said lessor, for and in consideration ofOne{1} &	tents hereinafter contained on the part of lessee to be paid, kept and
performed, ha granted, demised, leased and let and by these presents do grant, de of mining and operating for oil and gas, and of laying of pipe lines, and building tanks, powe	emise, lease and let unto the said lessee, for the sole and only purpose rs, stations and structures thereon to produce, save, and take care of
said products, all that certain tract of land, situate in the County of Tulsa, State of Oklahor	na, described as follows to-wit:
경상 회장에 발표되는 그림을 들었다면 얼마들은 그림을 들었다.	보면 보면도 보는 함께 되었다면, 보다는 보이네요
그런 사이트를 만나는 그들다 가는 바람이면 나는 생물이다.	보이다 그 독신 이 어머니의 그리는 시스다였다.
The North one half $(\frac{1}{2})$ of the	North East One quarter
- (14. 15 - 15 - 15 - 15 - 15 - 15 - 15 - 15	그러워는 맛있다가 가수하셨다면서 그리다고 있다.
네 아래마 하는 아래 내내 아이에는 어린은 나고 있다.	하나 하는 것은 말에 걸었다는 것 같습니다. 나타 없었다.
하루인 아이들 경찰인 보고 있었다. 그들이 없는데 공료에 모르	
of section No.1 Township 17 N. Range 14 E. and cor	staining Eighty (80) acres, more or less.
It is agreed that this lease shall remain in force for a term-of until-first-	Well 18 completed years from this date, and as long thereafter as oil or gas, or
either of them is produced from said land by the lessee.	
1st. To deliver to the credit of lessor, free of cost, in the pipe line to whichh produced and saved from the leased premises.	emay connecthiswells, the equal one-eighth part of all oil
2nd. To pay lessor for gas from each well whe	re ses only is found, the equal one-
eighth (1/8) of the gross proceeds at the prevai	ling market rate, for all gas used off
the memises, said payments to be made each three cost from any such well for all stoves and all in	
house on said land during the same time by making	his own connections with the well at
his own risk and expense.	시 기계 기계 중에게 되는 것 같아요. 하고 있는 것
3rd. To pay lessor for gas produced from any	oil well and used off the memises of
for the manufacture of casing-head gas. one-eight	h (1/8) of the gross proceeds at the
prevailing market rate for the gas so used, for t	he time during which such gas shall be
used, said payments to be made each three months.	
	맛이 가는데 아이지의 그를 먹는 이 이 점점을
	이번 어로 함께서는 그렇는 사람이 되는 것이다.
loth	ay of August 19 24 the lease shall terminate
If no well be commenced on said land on or before the	
Bank at Broken Arrow or its successors, which	shall continue as the depository regardless of changes in the ownership
of said land, the sum ofDOLLABS, w	chich shall-operate as a rental and cover-the privileges of deferring
the commencement of a well for months from said date. In like ma	nner/and upon like payments or tenders the commencement of a well
the commencement of a well for	is payable as aforesaid, but also the lessee's option of extending that
inirt should ve the well drilled on the above described and he army hole, then, and	in that event, if a second well is not commenced on said land within
hirt should the first well drilled on the above described last he a slow hole, then, and twolve homes from the expiration of the first reliad point in which restal has been paid before the expiration of sold twolve mently shall require the proposal to fine state in the co	i, this lease shall terminate as to note parties, almost the respector of a manufacture and in the same manner as hereinhelded provided. And
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It said lessor owns a less interest in the above described land than the entire and unprovided for shall be paid the lessor only in the proportion which, hisinterest bears to	the whole and undivided fee.
Lessee shall have the right to use free of cost, gas, oil and water produced on said land	nd forLVBoperations thereon, except water from well of
When requested by lessor, lessee shall bury	es, without the written consent of the lessor.
Lessee shall pay for damages caused byoperations to growing crop	s on said land.
If the estate of either party hereto is assigned, and the privilege of assigning in who	de me in most is supposed, alterned the secondary based whall subsaid
to their neirs, executors, administrators, successors or assigns, but no change in the owner	ne or in part is expressly allowed—the covenants hereof shall be significant
on the lessee until after the lessee has been furnished with a written transfer or assignment	ship of the land or assignment of rentals or royalties shall be binding or a true copy thereof; and it is hereby agreed in the event this lease
on the lessee until after the lessee has been furnished with a written transfer or assignment shall be assigned as to a part or parts of the above described lands and the assignee or ass of the proportionate part of the rents due from him or them, such default shall not operat said long within the sixty less are resistant to the soft with the default shall not operate.	ship of the land or assignment of rentals or royalties shall be binding or a true copy thereof; and it is hereby agreed in the event this lease ignees of such part or parts shall fail or make default in the payment to to defeat or affect this lease in so far as it covers a part or parts of
on the lessee until after the lessee has been furnished with a written transfer or assignment shall be assigned as to a part or parts of the above described lands and the assignee or ass of the proportionate part of the rents due from him or them, such default shall not operal said lands which the said lessee or any assignee thereof shall make due payment of said rent Lessor hereby warrants and agrees to defend the title to the lands herein described the default shall be default the default shall be default the described be default to the lands herein described be default the default shall be default be default to the lands herein described be	on said premises, including the right to draw and remove casing, let or in part is expressly allowed—the covenants hereof shall extend ship of the land or assignment of rentals or royalties shall be binding or a true copy thereof; and it is hereby agreed in the event this lease ignees of such part or parts shall fail or make default in the payment to to defeat or affect this lease in so far as it covers a part or parts of all.  and agrees that the lesses shall have the right at any time to redeem
for lessor, by payment, any mortgages, taxes or other liens on the above described lands the rights of the holder thereof.	s, in the event of default of payment by lessor, and be subrogated to
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