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AGREMANNI Kahe and entered tain the 12th	m 88 Producers	The transfer of the transfer o	The second second second second		
point in the case of the control of	보이 가지가 하는 사람들이 되었다. 아는 얼마를 보고 있는 것은 사람들이 되었다. 가는 사람들이 없는				en e
A TREESENTI. That the add beaver, for and in considerations of 316.11.2. \$ Mod. 100.000. A STATE AND ADDRESS	pnia Sheenan, individually and Sophi eenan, Sam Sheenan, Luther Sheenan, Alvi	a Sheehan as G a Sheehan and party of the firs	uardian of t Ethel Sheeha t part, hereinalter call	he estate of Jo n minors ed lessor (whether one er	assamine
section. S. Township. 22 Range 14 and containing 64 Chity	WITNESSETH, That the said lessor, for and in consideratic sh in hand paid, receipt of which is hereby acknowledged and of the	of the second on of Eighty & coverants and agreements	part No/100 hereinafter contained	on the part of lessee to be	nd pmt, lessee. DOLLARS.
It is arrect that this knew shall remain is force for a term of	The north half of so	outheast quart	er		
It is arrect that this knew shall remain is force for a term of					
It is arrect that this knew shall remain is force for a term of	section5Township_22Rnnge_14	4 and contain	ning eighty	ncres,	more or less.
ighth (1/8) of the gross proceeds at the prevailing market rate, for all gas used off he premises, said payments to be made monthly and lessor to have gas free of cost from your well for all stoves and all inside lights in the principal dwelling house on aid land during the same time by making his own connections with the wells at his own lake and expones. At 70 pay lessor for gas produced from any oil well and used off the premises or for he manufacture of casing-head gas, one-eighth (1/8) of the gross proceeds at the president in the gas and payments to be made monthly. If no well be commenced on mid. Jand on or before the 12th	ther of them is produced from said land by the lessee.	Ilve	years from this da		- A 1/2
he menufacture of casing-head gas, one-sighth (1/8) of the gross proceeds at the presiding market rate for the gas so used, for the time during which such gas shall be sed, said payments to be made monthly. If no well be commenced on said land on or before the 12th day of 15th 15th 15th 15th 15th 15th 15th 15th	ighth (1/8) of the gross proceeds at he premises, said payments to be made my such well for all stoves and all is aid land during the same time by making the same time time time time time the same time time time time time time time ti	the prevailin e monthly and inside lights	g market rate lessor to have in the princ	e, for all gas ve gas free of loal dwelling h	used off cost from louse on
If no well be commenced on said land on or before the	he manufacture of casing-head gas, or ailing market rate for the gas so use	ne-eighth (1/8 ed, for the ti) of the gros	ss proceeds at	the pre-
If no well be commerced on said Jand on or before the					
If no well be commerced on said Jand on or before the					
only and the sum of	If no well be commenced on said land on or before the_1	2th day o)f	0 to - 1 -	shall terminate
a commencement of a well for	Collinsville, Okla.	its successors, which shal	l continue as the deposi	form regardless of changes	n the ownership
Should the first well drilled on the above described land be a dry hole, then, and in that event, if a second woll is not commenced on said land within even months from the expiration of the last rental period for which retail also sheep and this lease shall terminate as to both parties, pulses the lease on or is agreed that upon the resumption of the payment of rentals, as above provided, that the last preceding paragraph hereof, governing the payment of rentals are due to the effect the control of the payment of rentals. If said lessor owns a less interest in the above described land than the entire and undivided fee simple state therein, then the royalties and rentals herein ovided for shall be paid the lessor only in the proportion which. All sincrease heats to the whole and undivided fee. Lesses shall have the right to use free of cost, gas, oil and water produced on said land fortks	said land, the sum of BIERLY & NO/100 commencement of a well for 12 months from said	DOLLARS, which d date. In like manner	shall operate as a re- and upon like paymen	ital and cover the privile ts or tenders the commend	ges of deferring cement of a well
Should the first well drilled on the above described and be a dry hole, then, and in that event, if a second woll is not commenced on said land within even monits from the expiration of the last rental period for which retail, has been paid, this lease shall terminate as to both parties, pulses the lease on or as agreed that upon the resumption of the payment of rentals, as above provided, that the last preceding transgraph hereof, governing the payment of rentals as a second to the event of the payment of rentals. If said lessor owns a less interest in the above described land than the cutter and undivided fees simple state therein, then the royalties and rentals herein ovided for shall be paid the lessor only in the proportion which. All sincreta bears to the whole and undivided fee. Lesses shall have the right to use free of cost, gas, oil and water produced on said land forts	ty be further deferred for like period of the same number of months a down payment, covers not only the privileges granted to the date riod as aforegated, and any and all other rights conferred.	successively. And it is when said first rental is p	understood and agreed ayable as aforesaid ,but	that the consideration firs also the lessee's option of	t recited herein, I extending that
When requested by lessor, lessee shall bury its pipe lines below plow depth. No well shall be drilled mearer than 200 feet to the house or barn now on said premises, without the written consent of the lessor. Lessee shall pay for damages caused by 152 — operations to growing crows on said premises, including the right to draw and remove casing. Lessee shall have the right at any time to remove all machinery and faxtures placed on said premises, including the right to draw and remove casing. If the estate of either party hereto is an saigned, and the privilege of assigning in whole or in part is expressly allowed—the covenants hereof shall extend their heirs, executors, administrators, successors or assigns, but no change in the ownership of the land or assignment of rentals or royalties shall be binding the lessee until after the lessee has been furnished with a written transfer or assignment or a true of the land or assignment of rentals or royalties shall be inding the lesses can be seen from him or them, such defaults shall not operate to delean or affect this lease in so far as it covers a part or parts of lands which the said lessee or any assignee thereof shall make due payment of said rental. Lessor hereby warrants and agrees to defend the title to the lands herein described, and agrees that the lessee shall have the right at any time to redeem lessor, by payment, any mortgages, taxes or other liens on the above described lands, in the event of default of payment by lessor, and be subrogated to erights of the holder thereof. In Testimony Whereof We Sign, this the 12th day of May 192 192 193 200 193 193 193 193 193 193 193 193 193 193	Should the first well drilled on the above described land be a elvo months from the expiration of the last rental period for which for the expiration of said twelve months shall resume the payment is agreed that upon the resumption of the payment of rentals, as ah d the effect thereof, shall continue in force just as though there had be I said lessor owns a less interest in the above described land the ovided for shall be paid the lessor only in the proportion which	dry hole, then, and in the rental has been paid, the color provided, that the la seen no interruption in the antice entire and undivided. Sinterest bears to the	nat eyent, if a second v is lease shall terminate amount and in the sam st preceding paragraph a rental payments. ed fee simple estate the whole and undivided fe	rell is not commenced on a as to both parties, unless e manner as hereinbefore hereof, governing the pay rein, then the royalties an	said land within the lessee on or provided. And ment of rentals d rentals herein
Lessee shall have the right at any time to remove all machinery and fixtures placed on said premises, including the right to draw and remove easing. If the estate of either party hereto is assigned, and the privilege of assigning in whole or part is expressly allowed—the covenants hereof shall extend their heirs, executors, administrators, successors or assigns, but no change in the ownership of the land or assignment of rentals or royalties shall be binding the lessee until after the lessee who have furnished with a written transfer or assignment or a true copy thereof; and it is hereby agreed in the event this lease in the second of the proportion of the proportion of the proportion of the rents due from him or them, such default shall not operate to grave part so fall all or make default in the payment of the proportion at part of the rents due from him or them, such default shall not operate to detact or affect this lease in so far as it covers a part or parts of dands which the said lessee or any assignee thereof shall make due payment of said rental. Lessor hereby warrants and agrees to defend the title to the lands herein described, and agrees that the lessee shall have the right at any time to redeem lessor, by payment, any mortgages, taxes or other liens on the above described lands, in the event of default of payment by lessor, and be subrogated to erights of the holder thereof. In Testimony Whereof We Sign, this the	when requested by lessor, lessee shall buryitsits	pipe lines below plow dep	th:		ter from well of
Lessor hereby warrants and agrees to defend the title to the lands herein described, and agrees that the lessee shall have the right at any time to redeem lessor, by payment, any mortgages, taxes or other liens on the above described lands, in the event of default of payment by lessor, and be subrogated to a rights of the holder thereof. In Testimony Whereof We Sign, this the lands herein described lands, in the event of default of payment by lessor, and be subrogated to a rights of the holder thereof. In Testimony Whereof We Sign, this the lands herein described lands, in the event of default of payment by lessor, and be subrogated to a rights of the holder thereof. In Testimony Whereof We Sign, this the lands herein described lands, in the event of default of payment by lessor, and be subrogated to a right at the lands herein described lands, in the event of default of payment by lessor, and be subrogated to a right at the lands herein described lands, in the event of default of payment by lessor, and be subrogated to a right at the lands at the land	I osspa shall have the right at any time to remove all machiners	e and fixtures placed on e	aid promises including	the right to draw and ram	ove casing.
In Testimony Whereof We Sign, this the lease is examined Sophia Sheehan and approved by WITNESS me on this 12th Sophia Sheehan, Guardian of the (SEAL) State of Jassamine Sheehan, Sam Sheeh Confirmation thereof. State of Jassamine Sheehan, Sam Sheeh Confirmation thereof. Sheehan, Alva Sheehan, Ethel (SEAL) Sheehan, Alva Sheehan, Ethel (SEAL) Sheehan. Judge of the County Court of Tulsa County, Oklahoma. (SEAL) ACKNOWLEDGMENT TO THE LEASE ATE OF OKLAHOMA, COUNTY OF Tulsa Ss: BE IT REMEMBERD, That on this 12th day of May in the year of our Lord one thousand nine hundred and twenty the ore near North Sheehan, and Sophia Sheehan and S	Lessor hereby warrants and agrees to defend the title to the lar lessor, by payment, any mortrages, taxes or other liens on the a	payment of said rental.			
Acknowledgment to the Lease Bett Remembered, That on this 12th day of May in the year of our Lord one thousand nine hundred and twenty threfore nearly and formation of Seal) Acknowledgment to the Lease Bett Remembered, That on this 12th day of May in the year of our Lord one thousand nine hundred and twenty threfore nearly and for said County and Sheehan, all a Sheehan and Sophia Sheehan shee	e rights of the holder thereof.				
Judge of the County Court of Tules County, Oklshoms. (SEAL) ACKNOWLEDGMENT TO THE LEASE ACKNOWLEDGMENT TO THE LEASE ACKNOWLEDGMENT TO THE LEASE SET REMEMBERED, That on this 12th day of May in the year of our Lord one thousand nine hundred and twenty the lore means in the first of the land for said County and State companies on all y appeared Sophia Sheehan, and Sophia Sheehan, and Sophia Sheehan and Ethel Sheehan to me known to be the identical person. who executed the within and foregoing instrument and knowledged to me that She executed the same as her irre and voluntary act and deed for the uses and puproses therein set forth. IN WITNESS WHEREOF, I have beccunto set my official signature and affixed my notarial seal the day and year first above written.	In Testimony Whereof We Sign, this the 12th da ne above and foregoing lease is exact and appropriate by weeker me on this 201	y of May ned So	192	Guardian of t	he verati
ACKNOWLEDGMENT TO THE LEASE ATE OF OKLAHOMA, COUNTY OF Tulsa Ss: BEITREMEMBERED, That on this 12th day of May in the year of our Lord one thousand nine hundred and twenty three the second of the s	y of May 1923. concurrently with the confirmation thereof. Judge (Seal) Judge of the Count Court Boy Au	Order Is Lu She llsa County O	sonau.	mine Sheehan, Alva Sheehan, E	
BEIT REMEMBERED, That on this 12th day of May in the year of our Lord one thousand nine hundred and twenty thr fore near a hold of the first of the	ACKNOWL	EDGMENT TO THE			The second secon
knowledged to me that	12th Ma	TV	of our Lord one thousand ared Sophia S	nd nine hundred and the hear and Sop	wenty thre
My Commission expires (Court Seal) Hal @urner, Court Clerk By E. A. Wartarfield Wilders Public.	knowledged to me thatexecuted the same asitofr	ce and voluntary act and	deed for the uses and pr	iproses therein set forth.	instrument and ETONIM
	My Commission expires	eal)	Hal Turner,	Court Clerk	Motary Public

Brady Brown,

(Seal)