A suggestion of the second second

	00	Tb	- X	uce	أسفت
rm	:00	1.5	ou	ucc	1.5

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<u>A</u> •	, Made and entered into the D. Jones and Ser		_day ofApri	192, 3 b	v and hetween
of		epera de soues			
	Mounds, Okla.		party of the first part,	hereinafter called lessor (wheth	er one or more) and.
W. J.	Brittain		Mhrao hundaio	Pifty and No (10)	t the second part, les
WITNESSETH cash in hand paid, rece performed, ha.Sgran of mining and operatin said products, all that	I, That the said lessor, for a pt of which is hereby acknow tod, demised, leased and let a g for oil and gas, and of laying certain tract of land, situate in	nd in consideration of \dots ledged and of the covenant and by these presents do \dots of pipe lines, and building n the County of Tulsa, Sta	s and agreements herein S. grant, demise, lease tanks, powers, stations te of Oklahoma, describe	1 fifty and No/100 after contained on the part of 1 and let unto the saïd lessee, for and structures thereon to produ d as follows to-wit:	boll for the sole and only pur the sole and only pur ice, save, and take chi
The States a		South East Qu south of Duck (arter of Sect: Creek. All in	on Eighteen, less Section Sixteen	
of section 18	Township 16	Range 13	and containing	70	acres, more or
	t this lease shall remain in for teed from said land by the less	ce for a term of5	and containing	ars from this date, and as long i	
In consideration 1st. To delive	of the important the sold losse	a samananta and amagas	which_hemay c	onnecthiswells, the equ	al one-eighth part of a
found, while cost from any house on said	the same is bei: y such well for	ng used off the all stoves and	e premises, an all inside l:	a each well where a lessor to have ghts in the princ m connections wit	gas free of ipal dwellin
at the rate	pay lessor for of one eight be made each thr	for the time,	during which a	all and used off t such gas shall be	the premises used, said
		n ar e shan an far a 1977. Ta' ar an an an an an an an an an		an an an an an Araba. An an Araba an Araba	•
•					
If no well be	commenced on said land on	or before the2	day of	pril 19 24	
	ess the lessee on or before that and s, Okla.	: date shall pay or tender t	o the lessor, or the lessor	s credit in the First_Ns ue as the depository regardless of	ttional
Bank at of said land, the sum	of One hundred f	orty		ue as the depository regardless of operate as a rental and cover	
the commencement of	a well for 12	months from said date.		on like payments or tenders th ood and agreed that the conside as aforesaid ,but also the lessee	
the down payment, co	d for like period of the same i vers not only the privileges gr d any and all other rights con	anted to the date when sa ferred.	id first rental is payable	as aforesaid , but also the'lessed	s option of extending
Should the first	well drilled on the above de	scribed land be a dry hole	e, then, and in that even	nt, if a second well is not comm shall terminate as to both part and in the same manner as he king paragraph hereof, governi payments.	ienced on said land w
before the expiration of it is agreed that upon	f said twelve months shall re- the resumption of the navman	sume the payment of ren at of rentals, as above pro	tals in the same amount vided, that the last prec	and in the same manner as he ding paragraph hereof, govern	einbefore provided.
and the effect thereof, If said lessor ov	shall continue in force just as ns a less interest in the above	though there had been no i described land than the e	nterruption in the rental ntire and undivided fees	paymonts. imple estate therein, then the r	oyalties and rentals h
provided for shall be p Lessee shall ha	aid the less or only in the prop ve the right to use free of cost	ortion which 015 int , gas, oil and water produc	erest bears to the whole a ed on said land for	imple estate therein, then the r nd undivided fee. LSoperations thereon,	except water from w
lessor. When requeste	by lessor, lessee shall bury _	its pipeline	s below plow depth.	he written consent of the lesso	
No well shall be Lessee shall pay	drilled nearer than 200 feet t for damages caused byi	o the house or barn now or ts	a said premises, without a	he written consent of the lesson d.	.
					w and remove casing
to their heirs, executed on the lesses until after shall be assigned as to of the proportionate p	entiler party norsets is assigne s, administrators, successors r the lessee has been furnished a part or parts of the above art of the rents due from him	u, and the privilege of assi or assigns, but no change d with a written transfer o described lands and the as or them, such default sho	in the ownership of the in the ownership of the r assignment or a true co signce or assignces of su ill not operate to defeat	is expressly allowedthe covi and or assignment of rentals of py thereof; and it is hereby ag h part or parts shall fail or ma or affect this lease in so far as	royalties shall be bin eed in the event this ke default in the pay it covers a part or pa
said lands which the sc Lessor hereby v for lessor, by paymen the rights of the hold	id lessee or any assignee there variants and agrees to defend t, any mortgages, taxes or ot er thereof.	the title to the lands here ther liens on the above de	it of said rental. in described, and agrees scribed lands, in the eve	that the lessee shall have the rient of default of payment by le	ght at any time to re ssor, and be subrogat
		95 t b	A	7	
In Testimony	Whereof We Sign, this the	2DUN day of	Apr 11.	192 9 Jones	
	WITNESS		A 	ndatie F Tomos	(SI
		and the state of the	50 ******	D. Jones preptia E. Jones	(SI
است. من هذه من ورو من ورو من ورو ورو ورو من ورو منطق المرافق ال			a an		(SI
		ACKNOWLEDGM	ENT TO THE LEASE		
STATE OF OKLAH	OMA, COUNTY OF	h devot Aug-	in the year of our	Lord one thousand nine hundred	Land twenty-
before me. a Notary P	ublic in and for said County a	and State, Tamper SON	ally appeared.	A. D. Jones	
and Ser	optia I. Jones		he identical person.	. who executed the within and	foregoing instrumen
				r the uses and puproses therein I the day and year first above v	
My Commissio	n expires	····	<u>P.1.8.</u>	ık Crum,	Notary P
STATE OF OKLAH	OMA, TULSA COUNTY, S	^{SS:} 6	Nov-	3 J.OO	TD.
This instrumen	t was filed for record on the	day ol	hannen in filte affer	2at	o'clock
and duly recorded in I	ouok 403 ruge		e records or chis omçe.	O. G. Weaver,	
STATE OF OKLAH This instrumen and duly recorded in I		(Seal)	an a	Brady Brown,	County Cle