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WALKER/TAYLOR/DOMPANY, ORIAL CUTE OF 242		APPROXIMATION CONTRACTOR AND CONTRAC	and the second little and an address of the party of the
243957 C.M.J. AGREEMENT, Made and entered into the 24t R. T. Bentley, and S. C. of Collinsville, Okla.		Assemble to	
AGREEMENT, Made and entered into the 241	Rentley his v	August II fa	192by and between
of Collinsville, Okla.	narty of the	ie first nart hereinafter called	lessor (whether one or more) and
O. P. Bernett Collingwille	OV10		
WITNESSETH, That the said lessor, for and in consi	deration of \$1.00	No/100	DOLLARS.
performed, ha_S_granted, demised, leased and let and by these	presents do Bgrant,	demise, lease and let unto the s	aid lessee, for the sole and only purpose
WITNESSETH, That the said lessor, for and in consicably in hand paid, receipt of which is hereby acknowledged and uperformed, ha. S. granted, demised, leased and let and by these of mining and operating for oil and gas, and of laying of pipe linis and products, all that certain tract of land, situate in the Countries of the cou	es, and building tanks, por y of Tulsa, State of Oklah	vers, stations and structures the oma, described as follows to-wit	reon to produce, save, and take care of
그 하지 않는데 하는 그 살님 하는데 되었다.			시간 하다 그는 그들은 이 시간하다.
The North 5.2: acres of the	Et of the S.E.	tof the N.E. to	? Section
30, Township 22 North, Range	JA Post		H. L. 프로프 - B. 프리스트 레브,
oo, rowining as north, mange	LT DGSU.		
어제한 지난 이 이 화장이 살려고 있었다.			하기 끝에 하는 것은 나요
of sectionTownship 22 Range	14 and c	ontaining 5.2	acres, more or less.
It is agreed that this lease shall remain in force for a ter			, and as long thereafter as oil or gas, or
either of them is produced from said land by the lessee. In consideration of the premises the said lessee covenants	and agrees:		가는데 보이 상대가 되고있다.
1st. To deliver to the credit of lessor, free of cost, in t produced and saved from the leased premises.	he pipe line to which!	19may connect_his	wells, the equal one-eighth part of all oil
2nd. To pay lessor for gas fro	m each gas wel	l where gas is fo	ound, the equal one-
eighth (1/8) of the gross proceeds the premises, said payment to be m	at the prevai	ling market rate,	s free of cost from
any such well for all stoves and a	ll inside ligh	ts in the princip	oal dwelling house on
said land during the same time by	making his own	connections with	n the wells at his own
risk and expense.			
3rd. To pay lessor for gas pr	oduced from ar	y oil well and us	ed off the premises or
for the manufacture of casing-head prevailing market rate for the gas	gas, one-eigh	th (1/8) of the g	gross proceeds at the
used, said payments to be made -		one orme during a	Anten auch gas anall be
	16th	day of February	19.24 the lease shall terminate
If no well be commenced on said land on or before as to both parties, unless the lessee on or before that date shall p			The State Bank-of-
Bimkat- Collinsville.			ry regardless of changes in the ownership
of said land, the sum of Five 25/100	DOLLARS,	which shall operate as a renta	al and cover the privileges of deferring
the commencement of a well for twelve months fr may be further deferred for like period of the same number of r the down payment, covers not only the privileges granted to th period as aforesaid, and any and all other rights conferred.	om said date. In like m	anner and upon like payments	or tenders the commencement of a well
the down payment, covers not only the privileges granted to the	date when said first rent	al is payable as aforesaid , but a	lso the lessee's option of extending that
Should the first well drilled on the above described lan twelve months from the expiration of the last rental period for	be a dry hole, then, and	in that event, if a second well	Il is not commenced on said land within
before the expiration of said twelve months shall resume the pa	lyment of rentals in the	same amount and in the same	manner as hereinbefore provided. And
it's agreed that upon the resumption of the payment of rentals and the effect thereof, shall continue in force just as though the first of lessor ways a less interest in the above described.	e had been no interruption	in the rental payments.	in then the royalties and rentals herein
If said lessor owns a less interest in the above described l provided for shall be paid the less or only in the proportion whic Lessee shall have the right to use free of cost, gas, oil and	h hisinterest bears	to the whole and undivided fee.	tions thereon arount wenter front well of
lessor			
When requested by lessor, lessee shall buryits_ No well shall be drilled nearer than 200 feet to the house	pipe lines below plo or barn now on said prem	w depth. ises, without the written consen	t of the lessor.
Lessee shall pay for damages caused byITS	operations to growing cro	ps on said land.	
If the estate of either party hereto is assigned, and the party hereto hereto essee and party hereto hereto essee has been furnished with a wrishall be assigned as to a part or parts of the above described as of the proportionate part of the rents due from him or them, so said lands which the said lessee or any assignee thereof shall ma	privilege of assigning in what no change in the own	nole or in part is expressly allowership of the land or assignmen	wed—the covenants hereof shall extend
on the lessee until after the lessee has been furnished with a wrishall be assigned as to a part or parts of the above described la	tten transfer or assignment ands and the assignee or as	it or a true copy thereof; and it	is hereby agreed in the event this lease
of the proportionate part of the rents due from him or them, staid lands which the said lessee or any assignee thereof shall ma	ich default shall not oper ke due payment of said re	ate to defeat or affect this least	in so far as it covers a part or parts of
Lessor hereby warrants and agrees to defend the title to for lessor, by payment, any mortgages, taxes or other liens or the rights of the holder thereof.	the lands herein describe	d, and agrees that the lessee sha	all have the right at any time to redeem
Unless party of the 2nd part comme 1923, on block of acreage in Secti	nces a well wi	thin three months	from date of Aug. 16th
void.	or so rominit	· ~~ Wange Talie /	TOURS IN THEIR CO.
[4] 그 네는 보다 오면 14 개 회사 수 없			
In Testimony Whereof We Sign, this the 24th	day of August	192_3	
WITNESS		R. T. Bent	ley(SEAL)
		S. C. Bent	ol en
and the state of t			
			(SEAL)
ACK STATE OF OKLAHOMA, COUNTY OF Tulsa	NOWLEDGMENT TO	THE LEASE	
BE IT REMEMBERED, That on this 24thday	of August	a your of our Lord one theurs	ning hundred and 23
before me, a Notary Public in and for said County and State, of	me personally	appeared R. T. Be	ntley and
mm-S. C. Bentley, his wife to me	known to be the identica	l person_Swho executed the	ne within and foregoing instrument and
acknowledged to me that they executed the same as the	ir _free and voluntary a	ct and deed for the uses and pup	roses therein set forth.
IN WITNESS WHEREOF, I have hereunto set my office	ial signature and affixed n	y notarial seal the day and year	rfirst above written.
My Commission expires 3/2/1925. Seal		J. A. Reavis.	Nahous Deblia
OT ATE OF OUT ATIONA THIT SA COTINITY SS.			
STATE OF OKLAHOMA, TULSA COUNTY, SS: This instrument was filed for record on the	Nov.	3 at 4:2	0 o'clock P. M.,
and the second of the second o	of the records of		
		O. G. We	aver, County Clerk.
(Seal		By Brady Br	OWIL, " County Clerk.