OIL AND GAS LEASE

COMPAREI
Form 88 Producers

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k. E. Keese (single) of Omaha, Douglas C	July 1923 by and between ounty, Nebraska
	first part, hereinafter called lessor (whether one or more) and
WITNESSETH, That the said lessor, for and in consideration ofOne_hun h in hand paid, receipt of which is hereby acknowledged and of the covenants and agreem	ents hereinafter contained on the part of lessee to be paid, kept and
formed, ha.S. granted, demised leased and let and by these presents do.G.S. grant, do mining and operating for oil and gas, and of laying of pipe lines, and building tanks, powed products, all that certain tract of land, situate in the County of Tulsa, State of Oklahor	omise, lease and let unto the said lessee, for the sole and only purpose res, stations and structures thereon to produce, save, and take care of
a products, all that certain tract of land, situate in the County of Thisa, State of Oklahor	na, described as follows to-wit:
김 이동 시간의 이 노이에, 그리는 그들이 들었다면 살았다.	보이 뭐 하면 하면 되었다. 이번 어디에서 얼굴하다
The west 22-05 Acres of Lot Three in Township Twenty-two North, Range Fo	Section Thirty,
township twenty-two notten, names to	The second mass, and the second secon
	어느 이 이 어머니 얼마나 하는 사는 말이 되었다.
그 이 몇 분에서 눈이 살아보다. 그 그 그렇게 되었으네요.	나의 하는 아들이 하는 그들은 하다고 하고 있다.
	경영 등 그 아들면 아름이 되면 살아들다고 있다.
sectionRangeand cor	staining acres, more or less.
It is agreed that this lease shall remain in force for a term ofOne ther of them is produced from said land by the lessee.	years from this date, and as long thereafter as oil or gas, or
In consideration of the premises the said lessee covenants and agrees:	hio w 41 - 11 - 12 - 13 - 15 - 17 - 17 - 17 - 17 - 17 - 17 - 17
1st. To deliver to the credit of lessor, free of cost, in the pipe line to which_ h9. coduced and saved from the lessed premises.	may connectLLLBwens, the equal one-eighth part of all of
2nd. To pay the lessor the equal one-eighth pa	rt of all gas from each well where
gas only is found, while the same is being used gas free of cost from any such well for all stov	es and all inside lights in the prin-
cipal dwelling house on said land during the sam	e time by making his own connections
with the wells at his own risk and expense. 3rd. To pay lessor the equal one-eighth part of	sll gas produced from any oil well
and used off the premises.	are gas broaden from any off watt.
If no well be commenced on said land on or before the 25th d	av of August 19 23 the lease shall terminate
s to both parties, unless the lessee on or before that date shall pay-or tender to the lessor-o	
nmrator its successors; which	shall continue us the depository regardless of changes in the ownership
said land, the sum ofDOLLARS, w	hich shall operate as a rental and cover the privileges of deferring
ne commencement of a well formonths from said date. In like man hay be further deferred for like period of the same number of months successively. And in he down payment, covers n/t only the privileges granted to the date when said first rental eriod as aloresaid, and any and all other rights conferred.	nger and upon like payments or tenders the commencement of a well it is understood and agreed that the consideration first recited herein.
ne down payment, covers ntt only the privileges granted to the date when said first rental eriod as aforesaid, and any and all other rights conferred.	is payable as aforesaid, but also the lessee's option of extending that
I destable the first well drilled on the above described land be a dry hole, then, and rely months-front-the-expiration of the hast-rental period for which tends has been paid for the expiration of said business months shall resume the poyment of rental pin the said for the expiration of said business months shall resume the poyment of rental pin the said.	in that event, if a second well is not on moneod on said land within this lease shall terminate as to both parties, indeed the desire and
ne eith micht hierele - debnezengen de amment finde midnem er lend einen le meitenigke odt ereig: Eithet de biward-evade de d	brit – eloshivory ereled eierek euroemen emseeklaik brit brit teulems-an -slatues to-t norru en-outs-vritusev op Loerek-droemsgan-ng ibooorg teeled
is agreed that upon the resumption of the payment of restals, as above provided, that it at the right thereof, shall continue in force just as though there had been she show a play in a pay a loss in the payment of the payment o	n the rontal paymenter-
If said lessor owns a less interest in the above described land than the entire and un- rovided for shaft be paid the lessor only in Maproportion which interest bears to Lessee shall have the right to use free of cost, cas, oil and water produced on said lar	the whole and undivided fee.
essor. When requested by lessor, lessee shall buryitspipe lines below plow	
No well shall be drilled nearer than 200 feet to the house or barn now on said premise	es, without the written consent of the lessor.
Lessee shall pay for damages caused byitsoperations to growing crop	s on said land.
If the estate of either party hereto is assigned, and the privilege of assigning in who	ole or in part is expressly allowed—the covenants hereof shall extend
o their heirs, executors, administrators, successors or assigns, but no change in the owner a the lessee until after the lessee has been furnished with a written transfer or assignment	or a true copy thereof; and it is hereby agreed in the event this lease
tall be assigned as to a part or parts of the above described lands and the assignee or assi	
the proportionate part of the rents due from him or them, such default shall not operate	te to defeat or affect this lease in so far as it covers a part or parts of
the proportionate part of the reats due from him or them, such default shall not operal id 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,	gless of such part of parts sain and in so far as it covers a part or parts of all. and agrees that the lessee shall have the right at any time to redeem
r lessor, by payment, any mortgages, taxes or other liens on the above described lands	ghees of such part of parts shan this in the covers a part or parts of al. and agrees that the lessee shall have the right at any time to redeem a, in the event of default of payment by lessor, and be subrogated to
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