LARGITATION ASSESSMENT BELLA			
249248 C.M.J.		January	
J. C. Parks and Ada Parks	his wife		192by and between
		he first part, hereinafter call	d lessor (whether one or more) and
WITNESSETH, That the said lessor, for and in contain in hand paid, receipt of which is hereby acknowledged an	nsideration ofOne d of the covenants and agre	ements hereinafter contained	on the part of lessee to be paid, kept and
formed, ha. S., granted, demised, leased and let and by the	ese presents do QSgrant ines, and building tanks, po	, demise, lease and let unto the	said lessee, for the sole and only purpose hereon to produce, save, and take care of
d products, all that certain tract of land, situate in the Cou	nty of Tulsa, State of Oklal	homa, described as follows to-v	rit:
이 그런 말이라고 말이 살아 모양하다는			
Northwest Quarter	(NW2) of the So	outhwest Quarter	(sw l)
네마스 사이 맛있다는 아들리다 것도 하다고 하다.			그는 아들 그들은 이 그 가게되었다.
			나님이 가게 될 때 나라면이다.
section 11 Township 16 North	nge_12 Eand	containing forty	
It is agreed that this lease shall remain in force for a ther of them is produced from said land by the lessee.	erm of	years from this da	te, and as long thereafter as oil or gas, or
The same of the market of the formal and the first of the formal and the same of the same	nts and agrees:	it its	mally the arrival are statish most of all all
duced and saved from the leased premises.	the pipe line to which	may connect	_wens, the equal one-eighth part of an on
2nd. To pay lessor 1/8 of th	e proceeds deri	ived from the sal	e of the gas from each
ll where gas only is found, whi	le the same is	being used off t	he premises, and if used
the manufacture of gasoline or	any other production	luct, a royalty o	f one-eighth (1/8) payab
ll for all stoves and all insid	e lights in the	e principal dwell	ing house on said land
	eir own connect	tions with the we	ll at their own risk and
pense.			
3rd. To pay lessor for gas pr	oduced from any	y oil well and us	ed off the premises or
r the time dyring which such ga	s shall be used	i, payable monthl	y or a royalty of one-
ghth (1/8) payable monthly at t	he prevailing n	market rate.	
to both parties, unless the lessee on or before that date sha	Il pay or tender to the lesson	r, or the lessor's credit in the	tory regardless of changes in the ownership
said land, the sum of \$40.00	DOLLARS	, which shall operate as a re-	tal and cover the privileges of deferring
commencement of a well for 12 months	from said date. In like n	nanner and upon like paymen	ts or tenders the commencement of a well
y be further deterred for five period of the same further to down payment, covers not only the privileges granted to	the date when said first ren	tal is payable as aforesaid, but	also the lessee's option of extending that
Should the first well drilled on the above described I	and be a dry hole, then, an	nd in that event, if a second v	yell is not commenced on said land within
ore the expiration of said twelve months shall resume the	payment of rentals in the	same amount and in the sam	e manner as hereinbefore provided. And hereof, governing the payment of rentals
I the effect thereof, shall continue in force just as though the	ere had been no interruption	on in the rental payments.	rein, then the royalties and rentals herein
pyided for shall be paid the lessor only in the proportion w	nich the ir interest bears	to the whole and undivided fe	retions thereon except water from well of
ior.			and one court except water from well of
No well shall be drilled nearer than 200 feet to the hou	se or barn now on said pren	nises, without the written cons	ent of the lessor,
Lessee shall pay for damages caused by			the right to draw and remove casing.
If the estate of either party hereto is assigned, and the	e privilege of assigning in w	whole or in part is expressly all	owed—the covenants hereof shall extend
the lessee until after the lessee has been furnished with a value of the above described	vritten transfer or assignme	mt or a true copy thereof; and	it is hereby agreed in the event this lease shall fail or make default in the payment
the proportionate part of the rents due from him or them d lands which the said lessee or any assignee thereof shall r	, such default shall not ope nake due payment of said re	rate to defeat or affect this le	se in so far as it covers a part or parts of
rights of the holder thereof.			
		Description of the first part, bereinsiter called lessor (wickber one or merch and	
그는 이 불법이는 생각 않는 그 등록 생각을			
In Testimony Whereof We Sign, this the	th day of Janua		
WITNESS		J. C. Park	S (SEAL)
일요 그리고 얼마는 생각을 보고 하고 했다.		Ada Parks	
			(SEAL)
fore me, the undersigned, a Not	ary Public, 124	and for said Cou	nty and State, on this
Tomo, a Wotaly Public walls to be said from ty and State	came personally	appeared J. C. F	arks and Ada Parks, his
1 4 to n	ne known to be the identic	al person.Swho executed	the within and foregoing instrument and
cnowledged to me that they executed the same as t Given under my hand and seal th	heir free and voluntary a	act and deed for the uses and p last above writt	uproses therein set forth. en.•
My Commission expires Feb. 19, 192	4(Seal)	G.H. Hawkins,	Notary Public.
ATE OF OKLAHOMA, TULSA COUNTY, SS:			
This instrument was filed for record on the 18	day of Jan.	,1924 at 8:0	Oo'clock_A•M.,
l duly recorded in Book 463 Page99		f this office	
원들은 소리를 느낀 그런 그리 마음을 들었다.			
	(Seal)	_ Brady Br	own, Deputy