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No. 16 Percenter

المؤر مادير فيتكر الميكية والمحتوي

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BLACK PHINTING CO. TULBA, OKLA	
203805 C. M. J. FROM	STATE OF OKLAHOMA, Tulsa County, ss. 5th This-justryment was filed for record on the D. 19.25, at 3:0 ofA. D. 19.25, at 3:0 o clockM. and duly recorded in Book 418 on page
то	o'clock
	F. Delman,
2045	
AGREEMENT, Made and entered into 2001 by and between	June skell Oflahoma,
of Section 17 Township 16 N Range 14 E and cor	tainingeightyares, more or less
or either of them, is produced from said land by the lesses. In consideration of the premises, the said lessee covenants and agr lat. To deliver to the predit of lessor, free of cost, in the pine in	e to which he may connect his wells, the equal one-eighth part of all oil produced's
from the leased premises. 2nd. To pay the lessor one eighth of the pr	e to which he may connect his wells, the equal one-eighth part of all oil produced a OCCERS PAYABLE MONTHLY
each year in advance, for the gas from each well where gas only is found, w or any other product, a royalty of one-eighth (36), payable monthly at the and all inside lights in the principal dwelling house on soid land during th	hile the same is being used on or off the premises, and if used in the manufacture o prevailing market rate; and lessor to have gas free of dioy from any such well for e same time by making his own connection with the contact his own off on or off the premises
ufacture of gasoline or any other product, a royalty of one-eighth (½) po If no well be commenced on said land on or before the po to both pattics, unless _the lesses on or before that date shall now or tonde	yable monthly, at the prevailing market rate. The second
at_HASFOLL, OK1a. ownership of said land, the sum of Elghty and no/100	or its successors, which shall continue as the depository regardless of the chang DOLLARS, which shall operate as a rental a
the down phyment, covers not only the privileges granted to the date when	he from said date. In like manner and upon like payments or tenders the commu- the successively. And it is understood and argued that the consideration first recit said first rentals is payable as aforesaid, but also the lessee's option of extending th
as aforesaid, and any and all other rights conferred. Should the first well drilled on the above described land be a dry months from the expiration of the last rental period which rental has been	hole, then, and in that event, if a second well is not commenced on said land within a paid, this lease shall terminate as to both parties, unless the lessec on or before to
ation of said twelve months shall resume the payment of rentals in the sam the resumption of the payment of rentals, as above provided, that the last	ie amount and in the same manner as hereinbefore provided. And it is agreed the preceeding paragraph hereof, governing the payment of rentals and the effect the
continue in force just as though there had been no interuption in the renta If said lessor owns a less interest in the above described land than vided shall be paid the lessor only in proportion which fins interest bears to	the entire and undivided fee simple estate therein, then the royalties and rentals he
Lessee shall have the right to use, free of cost, gas, oil and water When requested by the lessor, lessee shall bury his pipe lines below No well shall be deiled nearer than 200 feet to the house or barr	produced on said land for its operation thereon, except water from wells of lessor. w plow depth. now on the premises, without the written consent of the lessor.
Lessee shall have the right at any time to remove all machinery	
Lessee shall have the right at any time to remove all machinery If the estate of either party hereto is assigned, and the privilege of heirs, executors, administrators, successors or assigns, but no change in the til after the lessee has been furnished with a written transfer or assignment.	g crops on said lands. and fixtures placed on said premises, including the right to draw and remove casi assigning in whole or in part is expressly allowed, the covenants hereof shall exter cowncrship of the land or assignment of rentals or royalites shall be binding on the
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