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OF.

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204034 C+N+J+ FROM	STATE OF OKL This ingy	E OF OKLAHOMA, Tulsa County, ss. 8th This instrument was filed for record on the A.D., 19.22 pt. 75:00 		
то	(SEAL)	M., and duly recorded in Book 416 on pag 0. D. Lawson	County Clerk.	
		ByF. Delman,	Deputy	
AGREEMENT, Made and entered into 15th by and between W. S. Vernon and Heirry S	J Fees, \$	in the second		
Ralph W. Loffwich WITNESSETH. That the said lessor, for and in consideral cash in hand paid, receipt of which is bereby acknowledged and of the performed, has granted, demised, lessed and let and by these presents d operating for oil and gas, and laying pipe lines, and building tanks, po- certain tract of land situate in the County of	tion of covenants and spreements l loes grant, demise lease and le wers, stations and structures Stations and structures	the second part, hereinafter called lessed ereinafter contained on the part of less unto the said lessee, for the sole and only thereon to produce, save and take care of tate of Oklahoma, described as follows, to	DOLLAR ee to be paid, kept an purpose of mining an said products, all tha p-wit:	
The East Half of the	Southwest Quart	er		
of Section <u>11</u> Township <u>18N</u> Range <u>13E</u> and It is agreed that this lease shall remain in force for a term of	containing eighty three	acres, more or l	ess thereafter as oil or ga	
or either of them, is produced from said land by the lessee, In consideration of the premises, the said lessee covenants and , lat. To deliver to the credit of lessor, free of cost, in the pipe from the leased premises.	e line to which he may connect		oil produced and save	
2nd To pay the lessor UHG-GIGHUH HEU DEOU	eeds from said of the prevailing market rate; as	on or off the premises, and if ysod in the ad lessor to have gas free of capt from any	manufacture of gasolin such well for all stove	
each year in udvance for the gas from each well where gas only is found or any other product, a royalty of one-eighth ()%), payable monthly at and all inside lights in the principal dwelling house on said land during 3rd. To pay lessor for gas produced from any oil well and us per year, for the time during which such gas shall be used, said payment	g the same time by making hi sed on or off the premises, QI ts to be madeMON th	s own connections with the cost at his own 10_ E1 Entro V	n risk. DOLLAR and if used in the mar	
ufacture of gasoline or any other product, a royalty of one-eighth (20). If no well be commenced on suid land on or before the. If to both parties, upless that lasses on or before that date shall pay or tet at the UNAPUE of the sum of	payable monthly, at the pre- der to the lessor or to the les	vailing market rate. ofUNG, 19_23, this 1 por's credit in the FJ, rst. Nation	case shall terminate a	
ownership of said land, the sum of	conths from said date. In like	manner and upon like payments or tend s understood and agreed that the consider	as a rental and covers the commencement ation first recited here	
the down payment, covers not only the privileges granted to the date wi as aforeanid, and any and all other rights conferred. Should the first well drilled on the above described land be a d	hen said first rentals is payable dry hole, then, and in that 6ve	as aforesaid, but also the lessee's option c at, if a second well is not commenced on s	f extending that period aid land within twely	
months from the expiration of the last rental period which rental has l ation of said twelve months shall resume the payment of rentals in the the resumption of the payment of rentals, as above provided, that the continue in force just as though there had been no interuption in the re-	been paid, this lease shall terr same amount and in the same last preceeding paragraph here	ninate as to both parties, unless the lessee manner as hereinbefore provided. And i	on or before the expl	
If said lessor owns a less interest in the above described land the vided shall be paid the lessor only in proportion which his interest bear	han the entire and undivided f rs to the whole and undivided	fee.	wells of lessor	
When requested by the lessor, lessee shall bury his pipe lines I No well shall be drilled nearer than 200 feet to the house or b Lessee shall pay for damages caused by his operations to groo Lessee shall have the right at any time to remove all machine If the estate of either party hereto is assigned, and the privileg	below plow depth. barn now on the premises, with wing crops on said lands.	out the written consent of the lessor.		
til after the lessee has been furnished with a written transfer or assign as to a part or parts of the above described lands and the assignee or as of the rents due from him, or them, such default shall not operate to defeat assignee thereof shall make due payment of said rental.	signees of such part or parts sl	all fail or make default in the payment of	the proportionate par	
assigned thereof sharf have due payment of sharf termin. Lessor, hereby warrants and agrees to defand the title to the h lessor, by payment, any mortgage, taxes or other liens on the above de the holder thereof.	ands herein described, and age escribed lands, in the event of	ees that the lessee shall have the right at default of payment by lessor, and be sub-	any time to redeem for ogated to the rights	
In Testimony Whereof We Sign, this the15"	day of	une		
WITNESS		W. S. Vernon Henry Secrest	(SEAL (SEAL	
	이 있는 것은 것은 것을 가지 않는다. 같이 같은 것은 것은 것은 것은 것은 것을			
Wagoner	VLEDGMENT TO THE LE	ASE		
STATE OF OKLAHOMA, County of ACKNOW BE IT REMEMBERED That on this 15th day of the hundred and before me, a	June A.I he-undersigned Notary Public, in and for said	1922 County and State, personally appeared.	ord; one thousand nir	
to me known to be the identical person who executed the within same as $-DAELT$, free and voluntary act and deed for the uses and	n and foregoing instrument and purposes therein set forth.	nd acknowledged to me that	executed th	
In-Witness-Whereof, I have bereinto set my official signati My Commission Expires. May 4, 1924. (Seal	ure and allowed my notarial s	al the day and year first above written. J. S. Skaggs,	•	
ACKNOWLEDGEM	- IENT WHERE THE LESSO		ente en la ella el	
On thisday of for the County and State aforesaid, personally appeared				
to me known to be the identical person who executed the within and sence of	d foregoing instrument by	in my p	resence and in the pro-	
as witnesses, and acknowledged to me thatex purposes therein set forth. Given under my hand and seal of office the day and year last	t alsove written.		a ¹ the state of a top	
My Commission Expires NOTE—The signature by mark of a lessor who cannot write h			Notary Public.	
mark.	ASSIGNMENT	y two witheses, one of whom must write	cosol 5 maine heat suc	
KNOW ALL MEN BY THESE PRESENTS: That	of.			
State of receipt whereof is hereby acknowledged, do hereby sell, assign,	DOLL transfer, set over and convey	ARS to	in hand paid, th	
TO HAVE AND TO HOLD THE SAME FOREVER, sub In Witness Whereof, the said grantorhahreeu	Alexandration as the sould			
	, 19	, this	이 사람들 물을 물을	
	MENT OF THE ASSIGNM		(SEAL	
STATE OF OKLAHOMA, County of				