lessee chall not be obligated against the wish or option of the lessee to drill or otherwise carry on any operations hereunder.

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If during the period i or any extendion of this lease and prior to the discovery of oil or gas on said land there shall be drilled on adjacent land, and within 200 feet of any line of the leased land, a well producing daily for 30 consecutive days as much as 50 barrels of oil acceptable in qiantity to pipe line companies, the lesses will, with reasonable diligence, begin and prosecute the drilling of a well in the leased land in a faithful effort to reach the stratum and produce oil on the leased hand.

If the lessee shall drill a well and dicorver oil or gas in paying quantities in orunder said leased land, then this lease shall remain in full force and effect for yen years from such disco very, and as much longer as oil or gas is produced in payment quantities and having so discovered oil or gas in paying quantities the lessee shall be exempt from loss or forfeiture of this lease in whole or in part, except after judicial ascertainment of forfeiture and a reasonable opportunity to save the less after such ascertainment, or at the election of the lessee, to save each producing well and have the lease remain in force to the extent of 10 acres of land to be designated by the lessee surrounding e ch producing well,

> When drilling or other operations are delayed or interrupted by fire, storm, flood, war, rebellion, insurrection, r.ot, strike, differences with workmen, or fuilure of carriers to transport or furnish facilities for transpotation, or as a result of some order, requisition or necessity of the government, or as the result of any cause whatsoever beyond the control of the lessee, the time of such delay or interruption shall not be counted against the lessee anything in this lesse to the controry notwithstanding.

XIX

No well shall be drilled nearer than 200 feet to any house or barn now on said land, unless by consent of the lessor, and nothing herein contained shall deprive the lessor of the full use and enjoyment of said land, subject to the privileges and estate hereby granted, and when requested by the lessor the lessee shall bury all pipe lines so that they will hot interfere with cultivation.

Should the interest owned by the lessor in said land prove to be less than the entire fee the rpyalties and moneys herein provided for shall be delivered or raid to the lessor in the proportion only that the interest of the lessor bears to the entire fee.

If the estate of either party hereto be assigned the covenents hereof shall extend to the assigns and successive assigns. but no change or division in the ownership of the land or the rentals or royalties, by purchase or otherwise, shall operate to enlage the obligations or deminish the fights and privileged of the lessee hereubder in any particular from that they would have been in the absence of such change or division; hor shall it be binding on the lessee for any purpose until the lossee shall have been furnished with proper evidence thereof.

And more than one lessor joining in this lease it shall be construed as though "lessor" were written "lessors" and verbs in their numbered were changed to correspond.

In witness whereof, this instrument is signed on this 5th day of September, 1922

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