from the first the same and the

Rorm 88 Producers

AGREEMENT, Made and entered into the SUTA day Robert Oglesby, H. U. Bartlett & E.	of November 192 3 by and between M. Bartlett	par January No. (40 July No. 140)
Robert Oglesby, H. U. Bartlett & E  party hoenix Refining Company, a corporation, party witnesseth, That the said lessor, for and in consideration of One cash in hand paid, receipt of which is hereby acknowledged and of the covenants and performed, ha S. granted, demised, leased and let and by these presents do. S. go of mining and operating for oil and gas, and of laying of pipe lines, and building tank said products, all that certain tract of land, situate in the County of Tulsa, State of C. hearder of the Said Arkansas River and from the Secretived Lots and Lands at Secretived Lots and Lands at the C. With and Lots and Lands to with the Secretived Lots and Lands at the C. With and Lots and Lands at the C. With and Lots of the Secretived Lots and C. With and Lots of the Secretived Lots and C. With and Lots of the Secretived Lots and C. With and Lots of the Secretived Lots and C. With and Lots of the Secretived Lots and C. With and Lots of the Secretived Lots and C. With and Lots of the Secretived Lots and C. With and Lots of the Secretived Lots and C. With and Lots of the Secretived Lots and Lands are set had been contained to the Lots of the Lo	of the first part, hereinafter called lessor (whether one or more)	and
WITNESSETH, That the said lessor, for and in consideration of One	Dollar & other good & valuable consid	erstions ottans.
ash in hand paid, receipt of which is hereby herhowledged and of the covenants and performed, ha S granted, demised, leased and let and by these presents do established and before the covenants and performed the second	raprements nerematter contained on the part of lessee to be plid, grant, demise, lesse and let unto the said lessee, for the sole and only	y purpose
r mining and operating for on and gas, and or laying of pipe lines, and building tank aid products, all that certain tract of land, situate in the County of Tulsa, State of C see riparian rights in the Arkansas River Red	Oklahoma, described exfollows to-wit: heing the Tots and Tands extending	to the
and of the Said Trans as River and from sai scribed lots and lands. to wit: NET of SEE:	d d meander and being adjacent to the	of the
te net of SE of the NET of SW and Fast Hat	d as right of way by the M.K. T.Ry.	, and
p. 19 N. R. 11 E. of the I.B. & M., Tulsa Co- eparney Mitchell.	winty, Oklahoma, being the allotment	of <sup>in</sup>
후 그림에 중요한 하라면 요즘 하고 있는데 하는데	요즘 함께 살았다면 하는 아니라 하는 나는데,	
기원인 바이 마이는 그 남자 계속 시간이 받아요?	회사 회에 이 등 하는데 하는 생기가 되었다.	
f section Range Produced T. Range produced T. It is agreed that this lease shall remain in force for a term of	and containing ares, more row said lends in naving quantities	or less.
ether of them is produced from said land by the lessee.	yours from One-date, and a long thereafter as oil	or gas, or
In consideration of the premises the said lessee covenants and agrees:  lst. To deliver to the credit of lessor, free of cost, in the pipe line to which produced and saved from the lessed premises.	he may connecthi ewells, the equal one-eighth par	rt of all oil
2nd. To deliver to lessors the equal 1/8 of cound, while the same is being used off the p	remises, and lessor to have gas free	of cost
From any such well for all stoves and all inson said land during the same time by making h	side lights in the principal dwelling	house
wn risk and expense.	TE OWN COMMODIZATION WITH THE WOLLD AD	nro.
3rd. To pay lessor the equal one-eighth o	of the value of the gas produced from	any
il well and used off the premises, for the taid payments to be made each three months in	ime during which such gas shall be us	sed,
PATE OF NEW YORK. County of New York)ss.		
IT REMEMBERED, That on this 8th day of Januine hundred and twenty four before me, a Note	ary in the year of our Lord one thou ary Public, in and for said county ar	isand id state,
oregoing instruments and acknowledged to me to	that he executed the same as his free	and and
of the set and deed for the uses and purposed witness whereof. I have hereunto set my off	ficial signature and affixed my notar	cial seal
ATE OF NEW YORK, County of New York)ss.  IT REMEMBERED, That on this 8th day of Januare number of twenty four before me a Nota me Robert Oglesby to me known to be the iden regoing instruments and acknowledged to me to luntary act and deed for the uses and purpos a Witness Whereof I have hereunto set my off the day and year first above written.  If no well be commenced on said land on or before the.	mo-/2/ Regimo	50P1
s to both parties, unless the lessee on or before that date shall pay or tender to the l	lessor, or the lessor's credit in the	
ank ator its syccessors		
said land, the sum ofDOLLs	ARS, which shall operate as a rental and/cover the privileges of like manner and upon like payments or tenders the commencement	t of a well
ne commencement of a well formonths from said date. In I nay be further deferred for like period of the same number of months successively. ne down payment, dovers not only the privileges granted to the data when said first eriod as nforesaid, and any and all other rights conferred.	. And it is understood and agreed that the consideration first recit st rental is payable as aforesaid , but also the lessee's option of exter	ted herein, nding that
eriod as aloresaid, and any and all other rights conferred.  Should the first well drilled on the above described land be a dry hole, the	en, and in that event, if a second well is not commenced on said is	and within
Should the first well drilled on the above described land be a dry hole, the welve months from the expiration of the last rental period for which rental has be efore the expiration of said twelve months shall resume the payment of rentals in is agreed that upon the resumption of the payment of rentals, as above provided, and the effect thereof, shall continue in force just as though there had been no interru	in the same amount and in the same manner as hereinbefore provice, that the last preceding paragraph hereof, governing the payment	ded. And
nd the effect thereof, shall continue in force just as though there had been no interru If said lessor owns a less interest in the above described land than the entire	and undivided fee simple estate therein, then the royalties and ren	tals herein
If said lessor owns a less interest in the above described land than the entire or ovoided for shall be paid the lessor only in the proportion which.  Lessee shall have the right to use free of cost, gas, oil and water produced on essor.	a said land for 155operations thereon, except water from	om well of
When requested by lesser lesses shall have 115 nine lines held	ow plow depth.	
No well shall be drilled nearer than 200 feet to the house or barn now on said Lessee shall pay for damages caused by		າດໜ້າງຕ
If the estate of either party hereto is assigned, and the privilege of assigning of their heirs, executors, administrators, successors or assigns, but no change in the	g in whole or in part is expressly allowed—the covenants hereof she covenants hereof she covenants hereof she covership of the land or assignment of rentals or royalties shall?	hall extend be binding
n the lessee until after the lessee has been furnished with a written transfer or assig all be assigned as to a part or parts of the above described lands and the assignee	gnment or a true copy thereof; and it is hereby agreed in the event e or assignces of such part or parts shall fail or make default in the	t this lease e payment
Lessee shain have the right at any time to remove an inacinery and a fixtures  If the estate of either party hereto is assigned, and the privilege of assigning their heirs, executors, administrators, successors or assigns, but no change in the the lessee until after the lessee has been furnished with a written transfer or assig tall be assigned as to a part or parts of the above described lands and the assignee the proportionate part of the rents due from him or them, such default shall not idlands which the said lessee or any assignee thereof shall make due payment of ss  Lessor hereby warrants and agrees to defend the title to the lands herein des rlessor, by payment, any mortgages, taxes or other liens on the above describe her rights of the holder thereof	t operate to defeat or affect this lease in so lar as it covers a part caid rental. As to any persons claiding by socied indiadalahat himsess aball have the right of any time	thru or
Lessor neredy warrants and agrees to distont the title in the title in the	ed lands, in the event of default of payment by lessor, and be sub	on redecin
or lessor, by payment, any mortgages, taxes or other liens on the above describe he rights of the holder thereof.		progated to
or lessor, by payment, any mortgages, taxes or other liens on the above describe the rights of the holder thereof.		progated to
or lessor, by payment, any mortgages, taxes or other liens on the above describe the rights of the holder thereof.		progated to
		progated to
In Testimony Whereof We Sign, this the 30thday ofNor	vember 3	
	vember 3	
In Testimony Whereof We Sign, this the 30thday ofNor	yember 1923 Robert Oglesby H. U. Bartlett	(SEAL)
In Testimony Whereof We Sign, this the 30thday ofNorwice WITNESS	vember 3 Robert Oglesby H. U. Bartlett E. M. Bartlett	(SEAL) (SEAL) (SEAL)
In Testimony Whereof We Sign, this the 30thday ofNorwice WITNESS	vember 3 Robert Oglesby H. U. Bartlett E. M. Bartlett	(SEAL) (SEAL) (SEAL)
In Testimony Whereof We Sign, this the 30thday ofNorwice WITNESS	vember 3 Robert Oglesby H. U. Bartlett E. M. Bartlett	(SEAL) (SEAL) (SEAL)
In Testimony Whereof We Sign, this the 30thday ofNov  WITNESS  N.Y. ACKNOWLEDGMENT  TATE OF OKLATIOMA, COUNTY OFN.YSS:  BE IT REMEMBERED, That on this30thday ofNovember  efore me, a Notary Public in and for said County and State, cameH. U. 1	yember 192 3  Robert Oglesby  H. U. Bartlett  E. M. Bartlett  TO THE LEASE  in the year of our Lord one thousand nine hundred and Twent;  Bartlett	(SEAL) (SEAL) (SEAL) y-three
In Testimony Whereof We Sign, this the 30th day of Norwithess  N.Y.  ACKNOWLEDGMENT TATE OF OKLATIOMA, COUNTY OF N.Y. SS: BE IT REMEMBERED, That on this 30th day of November efore me, a Notary Public in and for said County and State, came H. U. Ind E. M. Bartlett, his wife to me known to be the ide cknowledged to me that they executed the same as their free and volunt	Robert Oglesby  H. U. Bartlett  E. M. Bartlett  TO THE LEASE  in the year of our Lord one thousand nine hundred and Twent; Bartlett  lentical person. S. who executed the within and foregoing instructary act and deed for the uses and puproses therein set forth.	(SEAL) (SEAL) (SEAL) y-three
In Testimony Whereof We Sign, this the 30thday ofNorward Sign	yember 192 3  Robert Oglesby  H. U. Bartlett  E. M. Bartlett  TO THE LEASE  in the year of our Lord one thousand nine hundred and Twent; Bartlett  lentical person. S. who executed the within and foregoing instructions of the control of the contro	(SEAL)(SEAL)(SEAL) y-three ument and
In Testimony Whereof We Sign, this the 30th day of Norward WITNESS  N.Y. ACKNOWLEDGMENT TATE OF ORGANIOMA, COUNTY OF N.Y. SS: BE IT REMEMBERED, That on this 30th day of November efore me, a Notary Public in and for said County and State, came H. U. Ind E. M. Bertlett, his wife to me known to be the ide cknowledged to me that they executed the same as the 1r free and volunt IN WITNESS WHEREOF, I have hereento set my official signature and affin My Commission expires 1-13-24 (See 1)	Robert Oglesby  H. U. Bartlett  E. M. Bartlett  TO THE LEASE  in the year of our Lord one thousand nine hundred and Twent; Bartlett  lentical person S who executed the within and foregoing instructory act and deed for the uses and puproses therein set forth. Sixed my notarial seal the day and year first above written.  Evelyn Holtzelaw,	(SEAL)(SEAL)(SEAL) y-three ument and
In Testimony Whereof We Sign, this the 30th day of Norward WITNESS  N.Y. ACKNOWLEDGMENT TATE OF ORGANIOMA, COUNTY OF N.Y. SS: BE IT REMEMBERED, That on this 30th day of November efore me, a Notary Public in and for said County and State, came H. U. Ind E. M. Bertlett, his wife to me known to be the ide cknowledged to me that they executed the same as the 1r free and volunt IN WITNESS WHEREOF, I have hereento set my official signature and affin My Commission expires 1-13-24 (See 1)	Robert Oglesby  H. U. Bartlett  E. M. Bartlett  TO THE LEASE  in the year of our Lord one thousand nine hundred and Twent; Bartlett  lentical person S who executed the within and foregoing instructory act and deed for the uses and puproses therein set forth. Sixed my notarial seal the day and year first above written.  Evelyn Holtzelaw,	(SEAL)(SEAL)(SEAL) y-three ument and
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