Form 88 Producers

Cwr	ement, Ma us W. E	ade and entered in FOWN, had		9th Emma B	day of rown	January	192	4by and bet	ween
	1	ulsa, Okl	ahoma		party of the	fi rst part, hereinafte			
WITNI ish in hand pa erformed, ha mining and id products,	ESSETH, Ti aid, receipt o S granted, operating for all that certs	hat the said lesson f which is hereby a demised, leased a oil and gas, and o in tract of land, si	f for and in cocknowledged and let and by the flaying of pipe tuate in the Co	nsideration of nd of the cover nese presents d lines, and buil- unty of Tulsa,	One Dol nants and agreem o_98_grant, de ding tanks, powe State of Oklahor	lar and othe ents hereinafter cont mise, lease and let un ss, stations and struct a, described as follow	r good a ained on the pe to the said less ures thereon to s to-wit:	arty of the second valuatort of lessee to be, for the sole a produce, save,	ond part lessed le COISIA eri le DOLLARS. et i e paid, kept and nd only purpose and take care of
		TAMS OF TA	V⊋ OI Sec	3. ZI, T	мр• та ио	. Rng. 12 E.			
						Ti one	.		
section It is agreement there of them In consi 1st. T	reed that this	Township	n in force for a the lessee,	term of	Pwo (2)	taining hor years from the transfer to the transfer	his date, and as	long thereafter	
2nd. as from nd less he prin	To pay each w or to h cipal d	the less ell where ave sas fi	or Two Hu gas only see of co ouse on s	indred (S is four st from said land	\$200.00) nd, while any such d during	ollars each the same is well for st	year, i being u oves and	n advance sed off t inside l	, for the he premises,
3rd. ne rate nall be	To pay of One used,	lessor for Hundred (or gas pr \$100.00) ents to b	oduced Dollars e made	from any of the second three se	oil well and , for the t months in	used of ime duri advance.	f the preng which	mises at such gas
If no v	well be com	nenced on said la	nd on or befo	re the	9 th d	y of Janua	ry ₁₉ 2	5 the lease	shall terminate
nk at said land, t	Tulsa,	Oklahoma Forty (\$4	0.00)	all pay or tende	er to the lessor, o uccessors, which	the lessor's credit in shall continue as the d	the Plant	ers and M dless of changes	echanics in the ownership
commencer by be further down payn riod as afore Should	ment of a wo r deferred for nent, covers said, and an the first well	ll for the like period of the not only the privil y and all other right drilled on the ab	same number of same number of seges granted to its conferred.	from said dat of months succ the date when and be a dry	te, In like man essively. And in a said first rental	ner and upon like page is understood and age is payable as aforesaid that event, if a sec	yments or tend reed that the o l ,but also the	ers the commen onsideration firs lessee's option of commenced on	cement of a well t recited herein, f extending that
elve months ore the expi s agreed tha d the effect t	from the ex iration of said at upon the re thereof, shall	piration of the las d twelve months s esumption of the p continue in force	t rental period hall resume the ayment of rent ust as though t	for which rent payment of tals, as above here had been	al has been paid rentals in the sa provided, that the no interruption in	n that event, if a sec this lease shall term ne amount and in the e last preceding para the rental payments	inate as to bot same manner graph hereof, g	h parties, unless as hereinbefore overning the pa	the lessee on or provided. And yment of rentals
						vided fee simple estat he whole and undivid d for	e therein, then ed fee. operations th	the royalties ar ereon, except w	id rentals herein
No well	shall be drill	lessor, lessee shall ed nearer than 200 lamages caused by	feet to the hou	se or barn nov	v on said premise	, without the written	consent of the	lessor.	
Lessee s If the es their heirs, e the lessee ur all be assigne the proportion d lands which	shall have the state of either executors, ad ntil after the ed as to a part on the sold less than the sold l	e right at any tim r party hereto is a ministrators, succ lessee has been fu rt or parts of the a f the rents due fro	sto remove all ssigned, and the essors or assign rnished with a value of them or them	machinery and te privilege of a s, but no chan written transfel lands and the such default make due navr	I fixtures placed assigning in who age in the owners or or assignment assignee or assignee shall not operate spent of said rents	on said premises, inclue or in part is express hip of the land or as sir a true copy thereof nees of such part or the defeat or affect til. und agrees that the le in the event of defa	ly allowed—th ignment of ren ; and it is here parts shall fail iis lease in so f	e covenants her tals or royalties by agreed in the or make default ar as it covers a	eof shall extend shall be binding event this lease in the payment part or parts of
			70	+ ъ	Towns	7 7			
In Test	imony Wher	eof We Sign, this WITNESS	the	day of	Janua	cyrus W	. Brown		(SEAL)
	· >1 4 6		.,			Emma Br	awo		(SEAL)
					orenam mo m				(SEAL)
ATE OF O	HACHOMA THE MENTE	county of y of Janus the That afor	Tulsa ry 1924, esaid. 8	befores Fromall	me, the to be a possible of the contract of th	ndersigned, d Cyrus W.	Notary	Public in	and for
Emma mowledged	Brown to me that	they executed	to n the same as th	ne known to b	e the identical p nd voluntary act e and affixed my	ersonwho executed deed for the uses a	uted the withind puproses the	n and foregoing erein set forth.	Instrument and
My Con	nmission exp	_{ires} March	15th, 19	27. (Se	eal)	W. J. Ma	son,		Notary Public
ATE OF O	KLAHOMA	, TULSA COUN	TY, SS: 7.9		₩eh.	4	11:50		A.
This inst d duly record	trument was ded in Book 4	filed for record on 163 Page	127	day	the records of th	s office.	Wassa	o'cloc	kM.,
				(Seal)	192 ⁴ at soffice. O. G. Brad	weaver ly Brown		County Clerk.
ALC: 100						West and the second of the			