Form 88 Producers

AGREEMENT, Ma	de and entered into thes. Sophie Schee	5th	day of March		192_4 by and between
					or (whether one or more) and
H. C. Ditri cash in hand puid, receipt of performed, ha S granted, of mining and operating for said products, all that certai	at the said lessor, for and is which is hereby acknowledge demised, leased and let and oil and gas, and of laying of a tract of land, situate in the	in consideration of ed and of the covenant by these presents do _ pipe lines, and building e County of Tulsa, Sta	One & No/100 s and agreements hereing as grant, demise, lease a tanks, powers, stations a te of Oklahoma, described	after contained on the and let unto the said le ind structures thereon i as follows to-wit:	party of the second part, lessee. DOLLARS. part of lessee to be paid, kept and ssee, for the sole and only purpose to produce, save, and take care of
Northwest	quarter of the	Southwest qu	arter		
of section 22 It is agreed that this either of them is produced i In consideration of ti 1st. To deliver to produced and saved from th	lease shall remain in force f rom said land by the lessee.	or a term of TWO			as long thereafter as oil or gas, or , the equal one-eighth part of all oil
2nd. To pay where gas only the manufacture monthly at the such well for a	the lessor one is found, while of gasoline or prevailing mark il stoves and a	eight (1/8) the same is any other p et rate; and ll inside li	royalty each being used of roduct, a roya lessor to hav ghts in the pr	year, for the ff the premisulty of one-ever gas free controle dwell	ne gas from each well ses, and if used in eighth (1/8) payable of cost from any ling house on said ls at his own risk.
one eighth (1/8 payments to be	lessor for gas) royalty per y- made monthly an- lty of one-eigh	ear, for the d if used in	time during w	vhich such ga ure of gasoli	If the premises as shall be used, said the ne or any other ailing market rate.
as to both parties, unless the Bank at Broken A: of said land, the sum of the commencement of a we may be further deferred for the down payment, covers a period as aforesaid, and any Should the first well twelve months from the expiration of said it is agreed that upon the rand the effect thereof, shall I facil lessor owns a provided for shall be paid the Lessee shall have the lessor. When requested by I No well shall be drille Lessee shall pay for descending the period on the lessee shall have the If the estate of either to their heirs, executors, adon the lessee until after the shall be assigned as to a pay of the proportionate part of said lands which the said less said lands which the said less of the said less which the said less of the said less the said less of the said less the said less of the said l	FOR TY & No/10 For ty & No/10 If or 12 If or 14 If or 15 If or 15 If or 16 If o	ce shall pay or tender to combine from said date, there of months successed to the date when said, bed land be a dry hole of the payment of ren frentals, as above programment of the payment of rend for which rad been not scribed land than the e on which _0.18into, oil and water produce its pipe line a house or barn now or perations to e all machinery and find the privilege of assissigns, but no change the awritten transfer or ribed lands and the assistent, such default she hall make due paymentitle to the lands here liens on the above de	o the lessor, or the lessor's essors, which shall continuously the continuously that the continuously the continuously that the continuously the continuously that the conti	se credit in the	gardless of changes in the ownership d cover the privileges of deferring enders the commencement of a well econsideration first recited herein, he lessee's option of extending that not commenced on said land within both parties, unless the lessee on or her as hereinhefore provided. And covering the payment of rentals herein the royalties and rentals herein thereon, except water from well of
In Testimony Where	eof We Sign, this the	5th day of		92	강남년의 발가
L. F	witness Copeland				(SEAL)
					(SEAL)
before me, a Notary Public andncknowledged to me that IN WITNESS WHE	in and for said County and	S:day ofMarch State, came: PORto me known to be t ashORfree and , my official signature as	sonally appear he identical person voluntary act and deed for nd affixed my notarial sea	ord one thousand nine ed Sophie So who executed the wi the uses and puproses I the day and year first	thin and foregoing instrument and therein set forth. above written.
STATE OF OKLAHOMA This instrument was and duly recorded in Book 4	filed for record on the	6day of	records of this office.	O. G. Weav	er, County Clerk.
		(Seal)	Ву	Brady Brow	m, County Clerk. Deputy.