Form 88 Producers

그들은 이 그들으로 1.그들이 되는 사람들은 사람들이 되었다면 하지만 하지 않는 것이다.			
253451 C.M.J.			
AGREEMENT, Made and entered into the 3rd Rollo C. Maxwell, a single	man.	March	192.4by and between
of Mounds, Oklahoma		rst part, hereinafter called	lessor (whether one or more) and
H. J. Hurdle			party of the second part lesses.
WITNESSETH, That the said lessor, for and in considerat cash in land paid, receipt of which is hereby acknowledged and of the	covenants and agreeme	its hereinafter contained or	DOLLARS.
performed, ha_B_granted, demised, leased and let and by these pres of mining and operating for oil and gas, and of laying of pipe lines, an said products, all that certain tract of land, situate in the County of I	ents do <u>99</u> grant, den d building tanks, powers Fulse, State of Oklahom:	nise, lease and let unto the s , stations and structures the described as follows to wit	reon to produce, save, and take care of
said produces, an enay certain ease of land, sivulate in the country of	, disa, peate of oxianom	, described as follows ad-wiv	
The South East Quarter (SE2)			
of section 30 Township 18 Range	13	ining160	acres, more or less.
It is agreed that this lease shall remain in force for a term of either of them is produced from said land by the lessee.	Three	years from this date	and as long thereafter as oil or gas, or
In consideration of the premises the said lessee covenants and 1st. To deliver to the credit of lessor, free of cost, in the pi	agrees: pe line to which he	may connect_ his_	wells, the equal one-eighth part of all oil
produced and saved from the leased premises.			
2nd. To pay the lessor one eighth	of the proceed	ds each year,	for the gas from each
well where gas only is found, while to have gas free of costfrom any such	the same is be well for al	ing used off the stoves and all	e premises, and lessor in the
principal dwelling house on said land	l during the s	same time by mal	cing his own connections
with the wells at his own risk and ex			
3rd. To pay lessor for gas produce the rate of one eighth of the proceed	ed from any of	l well and used	off the premises at
shall be used, said payments to be ma	ide each three	months.	THE HILLOID DOOD BOD
			自动 经回收的公司 医二类性
If no well be commenced on said land on or before the.	3rd day		19.25, the lease shall terminate
as to both parties, unless the lessee on or before that date shall pay or	r tender to the lessor, or	he lessor's credit in the	Sank of Mounds
Bankat Mounds, Okla. of said land, the sum of One Hundred Forty Five	or its successors, which sl	all continue as the deposito oh shall operate as a rent:	ry regardless of changes in the ownership
the commencement of a well for	iid date. In like manr	er and upon like payments	or tenders the commencement of a well
the commencement of a well for	s successively. And it when said first rental is	s understood and agreed the payable as aforesaid, but a	lso the lessee's option of extending that
Should the first well drilled on the above described land be twelve months from the expiration of the last rental period for which before the expiration of said twelve months shall resume the payment it is agreed that upon the resumption of the payment of rentals, as and the effect thereof, shall continue in force just as though there had	a dry hole, then, and in h rental has been paid.	that event, if a second wel	l is not commenced on said land within to both parties, unless the lessee on or
before the expiration of said twelve months shall resume the payment it is agreed that upon the resumption of the payment of rentals, as a	nt of rentals in the sam bove provided, that the	e amount and in the same i last preceding paragraph h	nanner as hereinbefore provided. And ereof, governing the payment of rentals
and the ellect thereof, shall continue in force just as though there had If said lessor owns a less interest in the above described land t provided for shall be paid the lessor only in the proportion which. Li	been no interruption in han the entire and undi	the rental payments. ided fee simple estate there	n, then the royalties and rentals herein
Lessee shall have the right to use free of cost, gas, oil and wat lessor.	er produced on said land	for1tsopera	tions thereon, except water from well of
When requested by lessor, lessee shall bury his	pipe lines below plow d	epth.	t of the league
No well shall be drilled nearer than 200 feet to the house or ba Lessee shall pay for damages caused by 119oper	ations to growing crops	on said land.	t of the lessor.
Lessee shall have the right at any time to remove all machine. If the estate of either party hereto is assigned, and the privile	ry and lixtures placed or ege of assigning in whole	or in part is expressly allow	e right to draw and remove casing. ed—the covenants hereof shall extend
It the estate of either party hereto is assigned, and the privile to their heirs, executors, administrators, successors or assigns, but n on the lessee until after the lessee has been furnished with a written shall be assigned as to a part or parts of the above described lands a of the proportionate part of the rents due from him or them, such d said lands which the said lessee or any assignee thereof shall make du	o change in the ownersh ransfer or assignment of nd the assignee or assign	ip of the land or assignmen a true copy thereof; and it	t of rentals or royalities shall be binding is hereby agreed in the event this lease tall fail or make default in the neyment
of the proportionate part of the rents due from him or them, such d said lands which the said lessee or any assignee thereof shall make du	efault shall not operate e payment of said rental	to defeat or affect this lease	in so far as it covers a part or parts of
Lessor hereby warrants and agrees to defend the title to the life or lessor, by payment, any mortgages, taxes or other liens on the the rights of the holder thereof.	ands herein described, a above described lands,	nd agrees that the lessee sha in the event of default of p	ill have the right at any time to redeem
tne rights of the holder thereof.		•	ayment by lessor, and be subrogated to
			ayment by lessor, and be subrogated to
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In Testimony Whereof We Sign, this the Zrd			ayment by lessor, and be subrogated to
In Testimony Whereof We Sign, this the	iny of March	192.4 Rollo C. Maxw	311
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WITNESS R. D. Red JOE BETTYHILL ACKNOW STATE OF OKLAHOMA, COUNTY OF Creek BE IT REMEMBERED, That on this 3rd day of 1 before me, a Notary Public in and for said County and State, came.	March Merch	192.4 Rollo C. Maxwe E LEASE ar of our Lord one thousand	ell (SEAL) (SEAL) (SEAL) nine hundred and Twenty Four
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