Commence of the commence of th

Form 88 Producers

| AGREEMENT, Made and entered into the J. H. Smith and Clar | 26th ca T. Smith | Rebruary 192 4 by a | nd between |
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| on Owasso, Okla. J. W. Kuhns, Tulsa, Okla.,pa | ty of the second par | nt part, hereinafter called lessor (whether t_hereinafter called les 7100 | one or more) and 866. se-stoond part, lessee_ |
| WITNESSETH, That the said lessor, for and cash in hand paid, receipt of which is hereby acknowled performed, ha. S. granted, demised, leased and let and of mining and operating for oil and gas, and of laying o said products, all that certain tract of land, situate in t | in consideration of | ts hereinafter contained on the part of lesse ise, lease and let unto the said lessee, for the stations and structures thereon to produce, described as follows to-wit: | DOLLARS. et o be paid, kept and sole and only purpose saye, and take care of |
| Southwest of the south | nwest quarter and the | Northwest of the southe | est |
| of the southwest quar | Jer | | |
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| of section 20 Township 21. It is agreed that this lease shall remain in force either of them is produced from said land by the lessee In consideration of the premises the said lessee 1st. To deliver to the credit of lessor, free of produced and saved from the leased premises. | for a term of (5) Five in paying quantities covenants and agrees: | 3. | |
| 2nd. To pay lessor for gas one-eighth (1/8) of the gross off the premises said rayments and lessor to have gas free of in the principal dwelling house connections with the wells at | proceeds at the preva to be made one-eight cost from any such ve on said land during | tiling market rate, for a soft net proceeds from the sell for all stoves and a the same time by making | all gas used ne sale of gas all inside lights |
| 3rd. To may lessor for easfor the manufacture of casing- | nroduced from any of head gas, one-eighth | l well and used off the of net proceeds from the | premises or sale of gas. |
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| If no well be commenced on said land on or as to both parties, unless the lessee on or before that do | | | lease shall terminate |
| Bank at Owasso, Okla. of said land, the sum of (50) Fifty | or its successors, which sh | all continue as the depository regardless of ch | anges in the ownership |
| or said faild, the sum of | | ch shall operate as a rental and cover the | mmencement of a well |
| the commencement of a well for 12 n may be further deferred for like period of the same nu the down payment, covers not only the privileges gran period as aforesaid, and any and all other rights confer | nder of months successively. And it is ted to the date when said first rental is red. | runderstood and agreed that the considerati payable as aforesaid ,but also the lessee's of | on first recited herein, tion of extending that |
| Should the first well drilled on the above descr twelve months from the expiration of the last rental p | ibed land be a dry hole, then, and in eriod for which rental has been paid, t | that event, if a second well is not commend his lease shall terminate as to both parties, | ed on said land within unless the lessee on or |
| Should the first well drilled on the above descr welve months from the expiration of the last rental p lefore the expiration of said twelve months shall resur t is agreed that upon the resumption of the payment that the effect thereof, shall continue in force just as the If said lessor owns a less interest in the above de provided for shall be paid the lessor only in the proport Lessee shall have the right to use free of cost, gr | ne the payment of rentals in the sam of rentals, as above provided, that the nigh there had been no interruption in the scribed land than the entire and undivi- ion which | amount and in the same manner as herein last preceding paragraph hereof, governing the herental payments. ded fee simple estate therein, then the royal e whole and undivided fee. | pelore provided. And the payment of rentals ties and rentals herein |
| | | | ept water from well of |
| When requested by lessor, lessee shall bury No well shall be drilled nearer than 200 feet to t Lessee shall pay for damages caused by Lessee shall have the right at any time to remo | re all machinery and fixtures placed on | gaid promises including the right to draw a | nd ramova assing |
| If the estate of either party hereto is assigned, a otheir heirs, executors, administrators, successors or | and the privilege of assigning in whole assigns, but no change in the ownershi | or in part is expressly allowed—the covenant p of the land or assignment of rentals or roy | ts hereof shall extend |
| If the estate of either party hereto is assigned, a continuous term of the lessee until after the lessee has been furnished we hall be assigned as to a part or parts of the above des fill he proportionate part of the rents due from him or aid lands which the said lessee or any assigned thereof Lessor bereby warrants and agrees to defend the or lessor, by payment, any mortgages, taxes or other thereof. | tion a whiten transfer or assignment or cribed lands and the assignee or assign- them, such default shall not operate t shall make due payment of said rental. e title to the lands herein described, an liens on the above described lands, in | a true copy thereof; and it is nersuly agreed sees of such part or parts shall fail or make of o defeat or affect this lease in so far as it co d agrees that the lessee shall have the right the event of default of payment by lessor | in the event this lease lefault in the payment vers a part or parts of at any time to redeem , and be subrogated to |
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| In Testimony Whereof We Sign, this the | 26th Feby. | J. H. Smith | |
| WITNESS | | Clara T. Smith | (SEAL) |
| | | | |
| TATE OF OKLAHOMA, COUNTY OFT | ACKNOWLEDGMENT TO THE | LEASE | |
| BE IT REMEMBERED, That on this 265 | n day of repruary in the yea | r of our Lord one thousand nine hundred and | twenty four |
| efore me, a Notary Public in and for said County and Clara T. Smith, his Wi | | | |
| cknowledged to me that <u>they</u> executed the same IN WITNESS WHEREOF, I have hereunto se | | | |
| My Commission expires Feb. 18, 1 | | | |
| TATE OF OKLAHOMA, TULSA COUNTY, SS: This instrument was filed for record on the | 17 Enrch | no 4 - 10·10 | |
| This instrument was filed for record on the nd duly recorded in Book 463 Page 189 | | | |
| | (Seal) | O. G.Weaver. Brady Brown. | County Clerk. |
| | | By | Deputy. |
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