- Participant for a same attachment of an experience are in a same attention of the contract of

COMPANIES.

254583 C.M.J.	in de la principal de la companya d	and the second s	Angataryk litelyte and brooking and transportation and any
AGREEMENT, Made and entered into the Bertha Dorman nee Storm N	29th day of	March 1924 by an	d between
of Checotak, Okla.	merty of the	first-part, hereinafter called lesson (whether o	one or more) and
Reuben L. Partridge of 1	ulsa, Oklanoma nerel	natter called lesses by the	e second-part. lessee.
WITNESSETH, That the said lessor, for an eash in hand paid, receipt of which is hereby acknowle performed, ha. E. granted, demised, leased and let an of mining and operating for oil and gas, and of laying said products, all that certain tract of land, situate in	lged and of the covenants and agreen I by these presents do OS grant, d	ents hereinafter contained on the part of lessed emise, lease and let unto the said lessee, for the	to be paid, kept and sole and only purpose
of mining and operating for oil and gas, and of laying a said products, all that certain tract of land, situate in	of pipe lines, and building tanks, power the County of Tulsa, State of Oklaho	ers, stations and structures thereon to produce, a ma, described as follows to-wit:	save, and take care of
The Southeast qu	arter (SE4*		
25			
of section 25 Township 19 It is agreed that this lease shall remain in force	#4 Tro	ntaining 160 years from this date, and as long there	acres, more or less.
either of them is produced from said land by the lesse	<u> </u>		
1st. To deliver to the credit of lessor, free of produced and saved from the leased promises.	cost, in the pipe line to which	may connect_1119wells, the equal or	re-eighth part of all oil
and. To pay lessor for the	e gas from each well	where gas only is found,	while the
same is being used off the protect, a royalty of o	ne-eighth (1/8).paya	ble monthly at the prevail	ing market
rate; and lessor to have gas side lights in the principal	dwelling house on sa	id land during the same ti	me by making
her own connections with the			
3rd. To pay lessor for gain the manufacture of rasolin	s produced from any	oil well and used off the	premises or
shall be used, a royalty of o	ne-eighth (1/8) paya	ble monthly at the prevail	ing market rate.
If no well be commenced on said land on	r before the 29th	lay of March 19 25, the	lease shall terminate
as to both parties, unless the lessee on or before that of Checotah, Okla.	ate shall pay or tender to the lessor, o	or the lessor's credit in the FSOPIES 11300 a shall continue as the depository regardless of ch	anges in the ownership
\$160.00	DOTT ING .	alder along comments on a second base delication	unicitization of deforming
the commencement of a well for 12 may be further deferred for like period of the same in the down payment, covers not only the privileges graperiod as aforesaid, and any and all other rights confe	months from said date. In like ma unber of months successively. And ated to the date when said first renta	nner and upon like payments or tenders the cou it is understood and agreed that the considerati	mmencement of a well on first recited herein, tion of extending that
period as aforesaid, and any and all other rights confe Should the first well drilled on the above des twelve months from the expiration of the last rental	ried. ribed land be a dry hole, then, and	in that event, if a second well is not commence	ed on said land within
twelve months from the expiration of the last rental before the expiration of said twelve months shall resu it is agreed that upon the resumption of the payment	me the payment of rentals in the s	ame amount and in the same manner as herein	pefore provided. And
and the effect thereof, shall continue in force just as the	ough there had been no interruption	in the rental payments.	1
If said lessor owns a less interest in the above oprovided for shall be paid the lessor only in the propo Lessee shall have the right to use free of cost, it			ept water from well of
When requested by lessor, lessee shall bury No well shall be drilled nearer than 200 feet to Lessee shall pay for damages caused by. dri	the the house or barn now on said premis	depth. es, without the written consent of the lessor.	
Lesses shall have the right of any time to rem	we all machinery and fixtures placed	on said premises, including the right to draw a	nd remove casing.
If the estate of either party hereto is assigned, to their heirs, executors, administrators, successors of on the lesses until after the lesses has been furnished.	and the privilege of assigning in who assigns, but no change in the owner with a written transfer or assignment	ole or in part is expressly allowed—the covenan ship of the land or assignment of rentals or roy or a true copy thereof; and it is berely agreed	ts hereof shall extend alties shall be binding in the event this lease
If the estate of either party hereto is assigned, to their heirs, executors, administrators, successors of on the lessee until after the lessee has been furnished shall be assigned as to a part or parts of the above do of the proportionate part of the rents due from him said lands which the said lessee or any assignee thereo	scribed lands and the assignee or ass r them, such default shall not opera	ignees of such part or parts shall fail or make of te to defeat or affect this lease in so far as it co	lefault in the payment vers a part or parts of
Lessor hereby warrants and agrees to defend t for lessor, by payment, any mortgages, taxes or oth the rights of the holder thereof.	i shall make due payment of said ren ne title to the lands herein described er liens on the above described land	tar. , and agrees that the lessee shall have the right a, in the event of default of payment by lessor	at any time to redeem
the rights of the holder thereof.			
In Testimony Whereof We Sign, this the	29th March	192_ E I	
WITNESS		Bertha Dorman, nee St	orm(SEAL)
		Ransie Dorman Reuben D. Partridge	(SEAL)
		Reuben D. Partridge	
STATE OF OKLAHOMA, COUNTY OF MCI and for Said County and State BEITREMEMBER THE COUNTY OF	ACKNOWLEDGMENT TO T itosh Ss. Before	me, the undersigned, a Not	ary Public, in
BEITREMEMBERED, Thatou this before me, a New Public is and for said Great and			
.8714	to me known to be the identical	person S who executed the within and force	going instrument and
acknowledged to me that they mader my hand same as their free and voluntary act and deed for the uses and puproses therein set forth. 118 54 (1927) And the my hand said seal the day and year 125t above will ten. 118 54 (1927) And the distribution of the same as their managements of the last above will be a seal of the deep seal of the same as the sam			
My Commission expires. April 3.1		G. W. Stidham Jr.	
STATE OF OKLAHOMA, TULSA COUNTY, SS			Notary Public.
This instrument was filed for record on the	31 day of March	,192 4 at 8:00	o'clockAM.,
and duly recorded in Book 463 Page 219	of the records of t	his office. O. G. Weaver,	
	(Seal)	By. Brady Brown,	County Clerk. Deputy.
			<u>"</u>
人名英格兰 医多氏性衰竭 医阴炎 电热电离 医电影 医二十二氏病 医外侧畸形			uriya da