Form 88 Produce MP ARED

AGREEMENT, Made	and entered into the	12day of	June	192_3_by and bety	veen
C. W. R	oss & Cynthia Ros	s, his wife,			
Arkansas	era, Okla. Natural Gás Co.	hereinaft	he first part, hereinafter calle er called lesses	lessor (whether one or	more) and mirpart, lessee,
WITNESSETII, That cash in hand paid, receipt of w performed, ha started, do of mining and operating for ois said products, all that certain	t the said lessor, for and in con thich is hereby acknowledged and smised, leased and let and by the I and gas, and of laying of pine li tract of land, situate in the Cou	sideration of	ements hereinafter contained demise, lease and let unto the weers, stations and structures the toma, described as follows to-witton	on the part of lessee to be said lessee, for the sole ar lereon to produce, saye, s tt:	DOLLARS, paid, kept and d only purpose and take care of
North Half and Southes El3, Washir	of North West Qua st quarter of the gton Co. Okla.	rter (N2-NW4); Southwest qua:	Sec-1-T22-R13E of ter (SE4-SW4) of	Tulsa Co. Sec.36-T25-	
			700		
	TownshipRan			acres,	
either of them is produced fro	premises the said lessee covenar e credit of lessor, free of cost, in				
lessor to have lights in the p	the lessor 1/8 on gas only is foun gas free of cost rincipal dwelling with the well at	from any such thouse on said	vell for all stove land during the	es and all ins	ide
at the rate of	lessor for gas p one eight Monthly ayments to be mad	Dollars, for	y oil well and un he time during w	sed off the pr hich such gas	emises shall
If no we he comme	nced on said land on or befor	e the 12	day of June	1924, the lease	shall terminate
as to both parties, unless the	lessee on or before that date sha	ll pry ortender to the less a	or the lessor's credit in the		
Bank at		or its successors, wh	ch shall continue as the deposit	ory regardless of changes t tal and cover the privile	in the ownership
the commencement of A well may be further deferred for li the down payment, covers no paried as afgressid and any	formonths ike period of the same number of the only the privileges granted to	from said date. In like in from said date. In like in from the successively. Are the date when said first ren	nanner and ypon like payment d it is undgistood and agreed t tal is payable as aforesaid ,but	s or tenders the commend hat the consideration firs also the lessee's option o	tement of a well t recited herein, f extending that
Should the first well we would be fore the expiration of said it is agreed that upon the resumt the effect thereof, shall come and the effect thereof, shall come for shall be paid the provided for shall be paid the	rilled on the above described as ration of the last rental period favelve months shall resume the umption of the payment of rent on time in force just as though the sinterest in the above describeless or only in the proportion whiless or only in the proportion whiless to use free of cost, gas, oil a	ma be a dry hole, then, and or which rental has been programment of rentals in the als, as above provided, the als, as above provided, the are had been no interruptic diand than the entire and the control of the cont	de in that event, if a second waid, this lease shall terminate a same amount and in the same the last preceding paragraph n in the rental payments, undivided fee simple estate ther to the whole and undivided fee	ell is not commenced on a sto both parties, unless manner as hereinbefore hercof, governing the parein, then the royalties are	said land within the lessee on or provided. And yment of rentals id rentals herein
When requested by les No well shall be drilled	ssor, lessee shall bury1 I nearer than 200 feet to the hou mages caused by1ts	ts pipe lines below pl	ow depth. lises, without the written conse ons on said land.	nt of the lessor.	
Lessee shall have the:  If the estate of either to their heirs, executors, adm on the lessee until after the lessel be assigned as to a part of the proportionate part of the	right at any time to remove all r party hereto is assigned, and the inistrators, successors or assigns ssee has been furnished with a w or parts of the above described the rents due from him or them, a or now assigned thereof shall n	nachinery and fixtures plate privilege of assigning in vs., but no change in the own ritten transfer or assignme lands and the assignee or a such default shall not openate due payment of said.	ed on said premises, including thole or in part is expressly all the ship of the land or assignment or a true copy thereof; and issignees of such part or parts trate to defeat or affect this learners.	the right to draw and ren owed—the covenants her not of rentals or royalties it is hereby agreed in the shall fail or make default se in so far as it covers u	eof shall extend shall be binding eyent this lease in the payment part or parts of
for lessor, by payment, any the rights of the holder there As a futher con	s and agrees to defend the title mortgages, taxes or other liens eof. Sideration Lessee	on the above described la	nds, in the event of default of	payment by lessor, and i	be subrogated to
thirty dayes fr manner until co	om date hereof th mpleted, Location	is lease, and to be made in	c continue operat Sec. 1 or 2-22-13	ion in a work Tulsa Co.Okl	man like a.
In Testimony Where	of We Sign, this the	day of	1921;		
	WITNESS		C. W. Ross		(SEAL)
			Cynthia Ross	1	(SEAL)
			Cynthia Ross	no per mili me po nici pre mi pre me pre nici pri del Pre interpreta del Milia del Pre interpreta del Presidente del President	(SEAL)
ACKNOWLEDGMENT TO THE LEASE  STATE OF OKLAHOMA, COUNTY OF. Washington SS:  BE IT REMEMBERED, That on this 16" day of June in the year of our Lord one thousand nine hundred and twenty-three before me, a Notary Public in and for said County and State, came personally appeared C.W. Ross and Cynthia Ross his and to me known to be the identical person. S. who executed the within and foregoing instrument and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and puproses therein set forth.					
in witness whei	REOF, I have hereunto set my o	fficial signature and affixed	my notarial scal the day and ye	ar first above written.	
My Commission expir	es July 26, 1923		Florence E. Wo	odward.	Notary Public
STATE OF OKLAHOMA, This instrument was fi	TULSA COUNTY, SS: 18	day ofAug	ust , <sub>192</sub> 3 at 8:	OOo'cloc	A M.,
STATE OF OKLAHOMA, TULSA COUNTY, SS: 18					
	(Sea	<b>11</b> )	By Brady	Brown,	County Clerk.
	그 사람이 나는 사람들은 사람들은 함께 없다.		e y alem 10 meter le la Market		