en proposition de la company de la compa

AGREEMENT	Made and entered in S. Jenkins,	nto the	Д)	_day of	hr. T.T		192.4	by and between
	Schingler	Nahr			B	reinafter cal	led lessor (who	ether one or more) and
Sheridan 0: WITNESSETI thin hand paid, rece formed, ha S. gran	il Company, I, That the said lesso ipt of which is hereby ated, demised, leased s	a corporation, for and in consider acknowledged and of the confider and by these parts and the confider and	n ation of he covenant esents do	three t	housand ents hereina mise, lease a	and No.	100 d on the part o	of the second part, lessee. DOLLARS. I lessee to be paid, kept and or the sole and only purpose duce, save, and take care of
nining and operatin I products, all that	gior oil and gas, and d certain tract of land, s	ituate in the County c	and building of Tulsa, Sta	te of Oklahor	ns, stations at na, described	as follows to-	wit:	duce, save, and take care of
	the South We	(N½) of the	South (SW表)	West Que	arter () South W	SW½) and est Quar	l ter	
	(SW杂)							
section_10	Township1	6 Range	12	and cor	taining	120	ote and colon	acres, more or less,
It is agreed tha er of them is produ In consideration 1st. To delive duced and saved fr	t this lease shall remai seed from said land by a of the premises the si r to the credit of lesso om the leased premise	the lessee. aid lessee covenants a pr. free of cost, in the	nd agrees: pipe line to	which it	may co	nect_its	wells, the e	g thereafter as oil or gas, or qual one-eighth part of all oil
ere gas onle e manufacti nthly at th ll for all	ly is found, are of gasol: he prevailing stoves and a	while the s ine or any o g market rat all inside l	ame is ther pr e; and ights	being wroduct, lessor in the	ased of a roya to have orincips	f the prolifer the prolifer of the pass from the pass from the prolifer of the	emises, one-eightee of co	from each well and if used in the (1/8), payable st from any sucse on said land own risk and
3rd. To p the manufa e-eighth ()	pay lessor for acture of gas 1/8) payable	or gas produ soline or an monthly at	ced from	om any o r produc evailing	oil well et at the market	l and us ne rate rate.	ed off of of	the premises or or a royalty of
If no well be	commenced on said !	land on or before the	. 291	tha	ay of Oct	ober	1924.	., the lease shall terminate
to both parties, unl	ess the lessee on or bef	ore that date shall pay	or tender t	o the lessor, o	r the lessor's	credit in the	Schuyle	r State
nkatSC	one hundi	raska red twenty a	nd NO/	essors, which	shall continu	e as the depor	sitory regardles	s of changes in the ownership or the privileges of deferring
commencement of	a well for Six	months from	said date.	In like ma	ner and upo	n like payme	nts or tenders	the commencement of a well
y be further deferre down payment, co	ed for like period of the vers not only the privi	e same number of mo ileges granted to the d	nths success late when sa	ively. And id first rental	it is understo is payable a	od and agreed aforesaid ,bu	that the cons it also the less	the commencement of a well ideration first recited herein, ee's option of extending that
Should the first	t well drilled on the a	bove described land	e a dry hol	e, then, and	in that even	, if a second	well is not cor	nmenced on said land within arties, unless the lessee on or hereinbefore provided. And rning the payment of rentals
fore the expiration of	of said twelve months	shall resume the pays	ment of rer	nas been pare stals in the sa	me amount a	ind in the sai	ne manner as	hereinbefore provided. And
d the effect thereof,	shall continue in force	just as though there h	ad been no	interruption i	n the rental p	ayments.	erein then the	royalties and rentals herein
ovided for shall be p	and the less or only in	the proportion which	hisint	erest bears to	the whole an	djindivided f	ee.	royalties and rentals herein on, except water from well of
ROT	d by lessor, lessee shal			es below plow				
No well shall be	drilled nearer than 20	00 feet to the house or	barn now o	n sald premis	es, without th	e written con	sent of the les	sor.
	y for damages caused b ve the right at any tin						g the right to	lraw and remove easing.
If the estate of their heirs, executo	either party hereto is rs, administrators, suc	assigned, and the pri- cessors or assigns, bu	vilege of ass t no change	igning in who in the owner	le or in part ship of the la	is expressly a nd or assign	llowed—the co nent of rentals	ovenants hereof shall extend or royalties shall be binding
the lessee until afte all be assigned as to	r the lessee has been f a part or parts of the	urnished with a writte above described land	n transfer o	r assignment signee or ass	or a true cop gnees of such	y thereo; an part or part	s shall fail or	traw and remove casing, overnants hereof shall extend or royalties shall be binding agreed in the event this least make default in the payments it covers a part or parts of which at any time to redeen
d lands which the sa	aid lessee or any assign	ice thereof shall make	due paymer	nt of said rent	al.	hat the legger	shall have the	right at any time to redeen
lessor hereby v lessor, by paymen rights of the hold	t, any mortgages, tax er thereof.	es or other liens on t	he above de	escribed lands	, in the ever	t of default	of payment by	right at any time to redeen lessor, and be subrogated to
	가는 사이 사람들 발생하는 것이 되었다.							
In Testimony	Whereof We Sign, thi	is the 29th	day of	April	1	92 4.		
	WITNESS				V	. S. Je	nkins	(SEAL
J	oe M. Rogers	3						(SEAL)
								(SEAL)
	an, ang hai, ani	there was a present was the same site and the same and the per same part of the same part o	****					(SEAL)
Mohano	ka,	**************************************	OM EDGA	IENT TO T	HE LEASE			(SEAL)
M o have o	ika, gma, couper of infired, the of muse is count muse is count	**************************************	OM EDGA	Public W. S.	HE LEASE 29th d year of dur C Jenkin ument s			(SEAL)
Mohano	ka, ema, countred thereb, fate the mission count sme is affix be his volum na and Notar	**************************************	OM EDGA	IENT TO TO TO TO THE TO	HE LEASE 3 29th d duly year of dur C Jonkin Ument a and deed for last			(SEAL)
Nebras the unders the unders residing i son whose n trument to knowledged to see the see wyw.rs	ema, couver of Merro, these th museid count lame is affix be his volum hat and Notar	ACKNOW AC	owledge oty ss: Notary Ly came Fregoir deed 1 deed 1 deed	Public W. S. Is instr indragan	duly c Jenkin ument a anddod for last.	ay of A ormissi s/to me s_lesso thereand heve-and	pril A.I oned and known t Luguduge nupusather itterac	(SEAL) 1. 1924, before 2. 1924, before 3. 1924, before 4. 1924, said
Nebras ATE OF OKLAH the Uniters the Uniters to ding the gon whose n trument to knowledged to me ness N. WLATES My Commission	AMAR COUNTY OF MARKED, TORSON IN MARKED TO SET IN COUNTY OF THE TORSON IN THE PROPERTY OF THE	ACKNOW ACKNOWN	owledge oty SS: Notary ly came oregoir 1 deed: 1 deed: 2 day 2	Publicate W. S. Instrument of the contract of	year oldur C Jenkir ument e anddod (w al) Jo	ay of A of Mississis of Commissis of Commission of Commissis of Commissis of Commissis of Commissis of Commission of Comm	pril A.I oned and known t Known t Insulas uprosesthere itternow ogers,	(SEAL) 1. 1924, before qualified for o be the identic knowledged said nectorth powitten.
Nebras ATE OF OKLAH TO ME TO THE TO T	tema, county of the county of	ACKNOWN ACKNOW	owledge hy ss: hy came fregoir deed. deed. deed. sidey.	Publice W. S. Ps. instr Ps. instr Ps. instruction Ps. instruct	ved volve Conference of the co	ay of A ommission of the second t	pril A.I oned and oned and known t Fusnduss ittsps ogers.	(SEAL) 1. 1924, before qualified for codund o be the identi- knowledged said in setforth Envitten. Notary Public
Nebras TATE OF OKLAH THE UNITED THE INTERNATION OF THE OF OKLAH	tema, county of the county of	ACKNOWN ACKNOW	owledge hy ss: hy came fregoir deed. deed. deed. sidey.	Publice W. S. Ps. instr Ps. instr Ps. instruction Ps. instruct	ved volve Conference of the co	ay of A ommission of the second t	pril A.I oned and oned and known t Fusnduss ittsps ogers.	(SEAL) 1. 1924, before qualified for o be the identic knowledged said nectorth powitten.