Land of the second of the seco

Form 88 Producers
257992 C.N

AGREENIENT AND	Made and enter	ed into the	8th ung his	day of wife	March	192.	4_by and between
01	Broke	n Arrow.	Oklahoma	party-of the	the state of the s		hether one or more) and
Brooks	Drilling That the said	co., Tul	sa, UKLA.	of One and	No/100	pa	ty of the second part, lessee.  DOLLARS. of lessee to be paid, kept and
cash in hand paid, recei performed, haS gran of mining and operatin said products, all that	pt of which is her ted, demised, leas g for oil and gas, s certain tract of lar	eby acknowledg sed and let and and of laying of ad, situate in th	ed and of the co by these present pipe lines, and b e County of Tuls	venants and agreer s do 88grant, d uilding tanks, pow- sa, State of Oklaho	nents hereinalter of emise, lease and let ers, stations and str ma, described as fol	contained on the part t unto the said lessee uctures thereon to p llows to-wit:	of lessee to be paid, kept and for the sole and only purpose roduce, save, and take care of
	East hal	f of the	Southwes	t Quarter	(EB SWZ)		
of section 5	Powerhin	18N	Panga	14E and co	ntaining Aight:	w (80)	acres, more or less.
It is agreed that either of them is produ	t this lease shall r ced from said lan of the premises t	emain in force i d by the lessee. he said lessee co		ive (5)	years fro	m this date, and as l	ong thereafter as oil or gas, or
							equal one-eighth part of all oil
							ble monthly, for th
and if used in the prevailable stoves and the by making of the pay language of the time sighth (1/8) of first party	n the man ling mark d all ins g their o lessor for of gasolin during wh of the pr	ufacture et rate;; ide ligh wn connec gas proce e or any ich such oceeds or	of gasol and lesso ts in the ctions wi duced fro other pr gas shal ayable mo	ine a roya r to have r to have principal th the wel m any oil oduct at t l be used, nthly at t	lty of one gas free of dwelling lat its or well and use he rate of payable que he prevail	-eighth (1/f cost from on said lan wn risk and sed off the Twenty fiv arterly or ing market	premises or in the Dollars per year or royalty of one- rate at the elections.
of the lesses	; and the stage and	deposit:	ing of su v address	ch cur enc	y, draft of lessor, or	r check in a	check at the opti any post office wi on or before said
as to both parties, unle Bank at Br of said land, the sum the commencement of may be further deferre the down payment, cov period as aforesaid, ann Should the first twelve months from the before the expiration of it is agreed that upon t and the effect thereof, s  If said lessor ow provided for shall be p Lessee shall hap Lessee shall hay Lessee shall hay Lessee shall hay Lessee shall hav for the estate of to their heirs, executor on the lessee until after shall be assigned as to of the proportionate pr said lands which the sa Lessor hereby w for lessor, by payment the rights of the holde	of E1  a well for two d for like period c rers not only the j d any and all othe well drilled on the expiration of th f said twelve min he resumption of shall continue in f shall continue in f sa less interest aid the lessor only re the right to use I by lessor, lessee drilled nearer tha for damages caus re the right at any either party here s, administrators, the lessee has be a part or parts of the of the rents du ret for the rents du	before that daw , Oklahr w, Oklahr and elve me the second of the same number villeges grant rights conferred the shall be second of the same the payment of orce just as thought the payment of the shall be shall bury in 200 feet to the day 1 ts with the shall bury in 200 feet to the day 1 ts with the shall bury the same shall bury the same shall bury the same second of the same second of the same same shall bury the same same same same same same same sam	te shall pay or te  DMA  No/100  onthe from said a ther of months a de to the date when the said she a deriod for which r the the payment f rentals, as abough there had be seribed land than on which  its pi e house or barn a  operation and the privilege all machinery and the privilege that written tran ribed lands and them, such defar	ts successors, which  Local Art State and the said first red  The file man uccessively. And then said first red  The file man and ental has been paid of rentals in the set provided, that the non interruption the said first red and under the said first red and the said first red and the said first red and the said first red f	shall continue as t which shall operate mer and upon like it is understood an it is payable as afor in that event, if a d, this lease shall t ume amount and he last preceding p in the rental payme divided fee simple to the whole and und nd for 100 m. es, without the wri so n said land. on said premises, it lee or in part is exp ship of the land or or a true copy the ignees of such part to to detact nafte.	t in the First he depository regard as a rental and co payments or tended dagreed that the co esaid, but also the le second well is not c erminate as to both the same manner a suragraph hereof, go ents.  operations the tivided fee.  operations the tivided fee right t pressly allowed—the assignment of rent; reof; and it is hereb or parts shall fail o this lease in so fa the lessee shall have t default of payment.	less of changes in the ownership ver the privileges of deferring as the commencement of a well natideration first recited herein, see's option of extending that ommenced on said land within parties, unless the lessee on or a hereinbefore provided. And verning the payment of rentals the royalties and rentals herein eron, except water from well of essor.  In draw and remove casing, covenants hereof shall extend the or royalties shall be binding agreed in the event this lease ranke default in the payment as it covers a part or parts of the right at any time to redeem by lessor, and he subrogated to
	WITNES				A CHE	hyYoung	(SEAL)
****			-		Nora	Young	(SEAL)
	an a		har yar aan aan ind uu pak har aan gad dan har sin lah		A 40 / 10 / 10 / 10 / 10 / 10 / 10 / 10 /		(SEAL)
before me, a Notary Pr and acknowledged to me th GIVON UND INAVITNESS	they execution and for sa at they execution my hence where our the	th-County and cuted the same d and Seg we hereunte set	State, came to me known to their free al the day my official signifi-	J. Wright to be the identical e and voluntary ac y and year ture and arms.	Young and person. S who tand deed for the u last a bo versorial seal the d	dersigned, and personal technosing which the technosing the Mora Young executed the within ses and purposes the survey with the first warming to the technosing warming the survey warmi	a Notary Public, in the property of the proper
My Commission	expiresJai	n. 27, 19	927. (	Seal)	F. 5	3. Hurd,	Notary Public.
STATE OF OKLAHO	OMA, TULSA C	OUNTY, SS:	L2	daves Mav	100 4	at 3:20	
This instrument and duly recorded in B	ook 468 Page 2	92		of the records of t	hia offica		
			7.	9 <b>a</b> 1)	<u> </u>	waver	County Clerk. Deputy.
			(S	agT)	ВуВ	ady Brown,	Deputy.