Form 88 Producers

AGREEMENT, Made and entered into the 22nd R. B. Hane, Ida M. Hane, his	day of A	pril 199	4_4_by and between
clara M. Harter, Tulsa, Okla partyo	party of the first	part, hereinalter called lessor	(whether one or more) and
Clara M. Harter, Tulsa, Okla.partyo	f the second part	,herainafter call	arty- of Thousand port, lorson
WITNESSETJI. That the said lessor, for and in consident in the said in the sai	the covenants and agreements	hereinafter contained on the pa	rt of lessee to be paid, kept and
performed, ha_S_granted, demised, leased and let and by these p of mining and operating for oil and gas, and of laying of pipe lines	resents dogrant, demise, and building tanks, powers, sta	lease and let unto the said less tions and structures thereon to	ee, for the sole and only purpose produce, save, and take care of
said products, all that certain tract of land, situate in the County	of Tulsa, State of Oklahoma, de	scribed as follows to-wit:	
Wast One Hold (A) of t	hopouthoost Amout	111 -0 Caster	
West One Half $(\frac{1}{2})$ of t Two (2), Township Nine	teen North (19) R	er (%) of Section ange Ten (10) Eas	t.
		75 mb+ 1901	
of sectionRange_ It is agreed that this lease shall remain in force for a term	and containing	ig Elency (60)	ncres, more or less.
either of them is produced from said land by the lessee.			
In consideration of the premises the said lessee covenants 1st. To deliver to the credit of lessor, free of cost, in th produced and saved from the leased premises.	and agrees: a pipe line to which he	nay connect his_wells, t	he equal one-eighth part of all oil
2nd. To paylessor for gas from (1/8) of the gross proceeds at the	each well where go	as onlyis found,	the equal one-eighth
premises, said payments to be made	R. B. Hane or to l	be deposited to h	is credit in the
Sand Springs State Bank and lessor	tohave gas free of	f cost from anvsu	ch well for all
stoves and all inside lights in the time by making his own connections	principal dwelling with the well at ?	ng nouse on said	tand during the same
3rd.To pay lessor for gas produc	ed from any oil we	oll and used off	the premises or proceeds at the
for the manufacture of casing-head prevailing market rate for the gas	soused, for the ti	ime during which	such gas shall be
used, said payments to be made ever	y thirty days		
If no well be commenced on said land on or before th	10th	May 19	24, the lease shall terminate
as to both parties, unless the lessee-su-or-before that date shall pr	growtonder to the lesser, or tight	lessor's credit in the	
Bank at	or its successors, which shall	continue as the depository rega	rdless of changes in the ownership
of said land, the sum of	n said date. In like manner a	nd upon like payments or tend	lers the commoncement of a well
may be further deferred for like period of the same number of m the down payment, covers not only the privileges granted to the	onths successively. And it is undate when said first rental is pay	nderstood and agreed that the vable as aforesaid, but also the	consideration/first recited herein, lessee's oution of extending that
period as aforesaid, and any and all other rights conferred. Should the first well drived on the above described land	be a dry hole, then, and in tha	t event, if a second well is not	commenced on said land within
twelve months from the expiration of the last rental period for before the expiration of said twelve months shall resume the pay	which rental has been paid, this ment of rentals in the same ar	lease shall terminate as to bot nount and in the same manner	h parties, unless the lessee on or as kereinbefore provided. And
it is agreed that upon the resumption of the payment of rentals, and the effect thereof, shall continue in force just as though there	as above provided that the last had been no interruption in the	t preceding paragraph hereof, (rental payments.	softerning the payment of rentals
provided for shall be paid the less or only in the proportion which	his_interest bears to the w	hole and undivided fee.	t one royaloica and renoms nevern
Lessee shall have the right to use free of cost, gas, oil and	water produced on said land for.	itsoperations th	icreon, except water from well of
When requested by lessor, lessee shall bury his No well shall be drilled nearer than 200 feet to the house o	pipe lines below plow depth r barn now on said premises, wit	i. hout the written consent of th	e lessor.
No well shall be drilled nearer than 200 feet to the house o Lessee shall pay for damages caused by Lessee shall have the right at any time to remove all mac	perations to growing crops on sa	aid land.	to draw and remove accing
If the estate of either party hereto is assigned, and the pr to their heirs, executors, administrators, successors or assigns, b on the lesse until after the lessee has been furnished with a writt shall be assigned as to a part or parts of the above described lan of the proportionate part of the rents due from him or them, su said lands which the said lessee or any assignee thereof shall make	ivilege of assigning in whole or i	n part is expressly allowed—th	ne covenants hereof shall extend
to their heirs, executors, administrators, successors or assigns, to on the lessee until after the lessee has been furnished with a writ-	en transfer or assignment or a ti	rue copy thereof; and it is here	by agreed in the event this lease
of the proportionate part of the rents due from him or them, su- said lands which the said lessee or any assignee thereof shall mak	the default shall not operate to d	efeat or affect this lease in so	far as it covers a part or parts of
Lessor hereby warrants and agrees to defend the title to to for lessor, by payment, any mortgages, taxes or other liens on the rights of the holder thereof.	the first well is	to be commenced	within twenty (20)
In addition to the above agreement, days from date of this lease, and (4) wells are drilled, providing ea	one (1) well each	six month therea	fter until four
(4) wells are drilled, providing ea quantities.	ch preceding well	produces oil or	gas in commercial
In Testimony Whereof We Sign, this the	day ofAPTIL	192	
WITNESS		R. B. Hane	(SEAL)
		Ida M. Hane	(SEAL)
			(SEAL)
ACIN	OWLEDGMENT TO THE L		
Parlan on other extension comment on Things	an.		
RE IT REMEMBERED. That on this 22"day of	April in the year o	f our Lord one thousand nine h	undred and twenty four
before me, a Notary Public in and for said County and State, ca and Ida M. Hane, his wife to me k	ne_personally_appe	eared R. B. Hane	
and to me hat they executed the same as the	nown to be the identical person in the free and described the free and voluntary act and d	ced for the uses and nuproses the	in and foregoing instrument and
IN WITNESS WHEREOF, I have hereunto set my offici My Commission expires April 8, 1928.	(soal)	Chas. B. Rawson	
ALL COLLEGE CONTROL OF THE COLUMN	Verson J		Notary Public.
STATE OF OKLAHOMA, TULSA COUNTY, SS: 5 This instrument was filed for record on the	June	4 2:00	P.
			ozolnale 1//
This instrument was filed for record on the	of the recent of this of	, 192 at	CHOCK
and duly recorded in Book 463 Page 351	of the records of this offi	ce. O. C. Wasyan	
and duly recorded in Book 463 Page 351	of the records of this offi	ce. O. C. Wasyan	County Clerk. Deputy