2 men 5-56

| 260257 C.M. J. AGREEMENT, Made and entered into the | 7th day | oi June | 192 $rac{4}{}$ by and between |
|--|--|--|--|
| R. J. Hall, a single man | | | |
| H. L. Hollingsworth, party | of the second r | of the urst part, hereinant art, hereinafter | called lesser (whether one or more) and |
| WITNESSETH, That the said lessor, for and is ask in hand paid, recopp of which is hereby acknowledgerformed, ha_S_granted, demised, leased and let and I mining and operating for oil and gas, and of laying of a products, all that certain tract of land, situate in the | in consideration of | agreements hereinafter co rant, demise, lease and let u s, powers, stations and stru Oklahoma. described as folk | ntained on the part of lessee to be paid; kept an unto the said lessee, for the sole and only purpos ctures thereon to produce, save, and take care o was to-wit: |
| The West half of t Township Nineteen | he Southeast Qu (19) North, Ran | arter, Section ge Fourteen (14 | Thirty One, 1) East. |
| | | | |
| | | | |
| section 31 Township 19 | Range 14 | nd containing | 80 acres, more or les |
| It is agreed that this lease shall remain in force fither of them is produced from said land by the lessee. In consideration of the premises the said lessee con lat. To deliver to the credit of lessor, free of conduced and saved from the lensed premises. | or a term ofTOT GE ovenants and agrees: ost, in the pipe line to whic | he may connect | his_wells, the equal one-eighth part of all |
| 2nd. To pay lessor for gas | from each gas | well only is fo | ound, the equal one-eighth |
| 1/8) of the gross proceeds at premises, said payments to be any such well for all stoves a said land during the same timerisk and expense. | made monthly and alliinside l | d lessor to have ights in the pr | ve gas free of cost from cincipal dwelling house on |
| 3rd. To pay lessor for gas or the manufacture of casing- revailing market rate for the sed, said payments to be made | gas so used. f | any oil well ar ighth (1/8) of or the time dur | nd used off the premises or the gross proceeds at the ring which such gas shall b |
| | | | |
| | | | |
| If no well be commenced on said land on or | before the 7th | June June | 25, the lease shall termina |
| to both parties, unless the lessee on or before that day | te shall pay or tender to the | lessor, or the lessor's credit | in the Hirst National edepository regardless of changes in the ownersh |
| said land, the sum of Eighty | DOLL | ARS, which shall operate | as a rental and cover the privileges of deferring |
| ne commencement of a well for | onths from said date. In ober of months successively | like manner and upon like And it is understood and | payments or tenders the commencement of a we agreed that the consideration first recited herei |
| e down payment, covers not only the privileges grant priod as aforesaid, and any and all other rights conferr | ed to the date when said first ed. | strental is payable as afores | said , but also the lessee's option of extending th |
| Should the first well drilled on the above descrively months from the expiration of the last rental preferre the expiration of said twelve months shall resum | eriod for which rental has be no the payment of rentals i | een paid, this lease shall te in the same amount and in | rminate as to both parties, unless the lessee on the same manner as herein before provided. An |
| is agreed that upon the resumption of the payment o | of rentals, as above provided but there had been no inter | i, that the last preceding pa uption in the rental paymen | tragraph hereol, governing the payment of rentr its. |
| If said lessor owns a less interest in the above de rovided for shall be paid the less or only in the proporti Lessee shall have the right to use free of cost, ga | ion which Als interest s. oll and water produced or | bears to the whole and undi | vided feeoperations thereon, except water from well |
| Seor. When requested by lessor, lesses shall bury | its pipe lines belo | ow plow depth. | |
| No well shall be drilled nearer than 200 feet to the | ne house or barn now on said | i premises, without the writi ing crops on said land. | |
| Lessee shall have the right at any time to remove If the estate of either party hereto is assigned, as their heirs, executors, administrators, successors or an the lessee until after the lessee has been furnished with the assigned as to a part or parts of the above dest the proportionate part of the rents due from him or uid lands which the said lessee or any assignee thereof see Lessor hereby warrants and agrees to defend the processor, by payment, any mortgages, taxes or other he rights of the holder thereof. | and the privilege of assigning assigns, but no change in the ith a written transfer or assigned lands and the assigned them, such default shall no | g in whole or in part is expr e ownership of the land or a gament or a true copy there e or assignees of such part t operate to defeat or affect | essly allowed—the covenants hereof shall exte assignment of rentals or royalties shall be hindi oof; and it is hereby agreed in the event this lea or parts shall fail or make default in the payme t this lease in so far as it covers a part or parts |
| is rights of the notice thereof. | | | |
| | | | |
| In Testimony Whereof We Sign, this the | 7th down | June 102 4. | |
| In Testimony Whereof We Sign, this the | .:. 922, day ol., | | Mall (SEA) |
| HILINDO | | | |
| | | | (SEA) |
| | ACKNOWLEDGMENT | TO THE LEASE | The state of the s |
| TATE OF OKLAHOMA, COUNTY OF TU BEIT REMEMBERED, That on this. 7 | LISS. | f. 110 | thousand nine bundent and twenty for |
| fore me, a Notary Public in and for said County and | State, came. personal | ly-appeared no. | J. Hall, a single man |
| | to me known to be the id | lentical personwho e | xecuted the within and loregoing instrument a |
| | | cary act and deed for the us | es and puproses therein set forth, |
| eknowledged to me thatexecuted the same | t mar official algorature and of | fived may notarial spal the da | y and year first above written. |
| eknowledged to me thatexecuted the same | t mar official algorature and of | fived may notarial spal the da | y and year first above written. 111 iams , Notary Publi |
| eknowledged to me thatexecuted the same IN WITNESS WHEREOF, I have hereunto set My Commission expiresJuly 26-19 | t my official signature and af 126. (Seal) | fixed my notarial seal the da | 111 iams . Notary Publi |
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