P. S. S. A.

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Form 88 Producers	· · · · · · · · · · · · · · · · · · ·					
260569	с. I.I. J.		and an end of the second s	Area Branch an Inderse		
AGREEMENT,	Made and entered into the	l2th	day of	ne		etween
	erwein,Guardian of					
J. E. Hu	iff . party of the	second par		ter called	called lessor (whether one 108800	or more) and
WITNESSETH	That the said lessor, for and	in consideration of	One and No	0/100	**************************************	DOLLARS.
cash in hand paid, receip performed, ha_S_grant	ot of which is hereby acknowledg ed, demised, leased and let and	ed and of the covena by these presents do	nts and agreemen OS_grant, demi	ts hereinalter contr se, lease and let unt	ined on the part of lessee to o the said lessee, for the sole	be paid, kept and and only purpose
of mining and operating said products, all that c	, That the said lessor, for and to to which is hereby acknowledg ad, demised, leased and let and for oil and gas, and of laying of ertain tract of land, situate in th	pipe lines, and build e County of Tulsa, S	ng tanks, powers, tate of Oklahoma,	stations and structu described as follows	res thereon to produce, save to-wit:	, and take care of
	l 34, Block I, Tri					
Section 8.	Township 19 North	. Range 12	East. acco	rding to th	he recorded nla	t thereof.
containing	less than one acr s 33 and 34.	e, said int	erest of a	said minors	being an undivi	ded 2/3rds
	ll remain in forc	e and effec	t as long	hereafter a	as oil and gas i	s found in
baarne duomer	rea anolece no eu	е легша от	LUS MTOUTI	Tease.		
of-section		Range				9 , -moro- 05- 1 0#9+
either of them is produc	this lease shall remain in force- cod from said land by the lessee.					fourth
In consideration 1st. To deliver	of the premises the said lessee co to the credit of lessor, free of c	the set of a second second	to which he	may connect_h:		
produced and saved fro	m the leased premises.					
only is found	y the lessor one- , while the same	is being us	ed off the	premises.	and if used in	the manu-
facture of ga	soline or any oth	er product,	a royalty	of one-fou	irth (1), payable	monthly
at the preval all stoves an	ling market rate; d all inside ligh	and lessor ts in the p	to nave g rinciple d	as free of welling hou	cost from any a ise on said land	during the
same time by	making his own co	nnections w	ith the we	lls at his	own risk.	
3rd. To p	ay lessor for gas	produced f	rom any oi	l well and	used off the pr	emises
Dollars per y	ear, for the time and if used in t	during whi	ch such ga	s shall be	used, said paym	ents to be
of one-fourth	(1) payable mont	hly, at the	prevailin	ig market re	iy other product	, a royarty
			-			
···· 11 1.		before the 23		June	24 the last	
	ommenced on said land on or se the lessee on or before that de	Detore offensionantes		01	19_24, the lea	se shall terminate
Bank at					pository regardless of change	es in the ownership
of said land, the sum	01/		DOLLARS, whi	ch shall operate as	a rental and cover the priv	ileges of deferring
the commencement of a may be further deferred	a well form I for like period of the same num ers not only the privileges grant i any and all other rights conferr	onths from said date aber of months succe	ssively. And it is	r and upon like pay s understood and ag	ments or tenders the commerced that the consideration f	Inst recited herein,
period as aforesaid, and	ers not only the privileges grant i any and all other rights conferr well drilled on the above descri	ed to the date when ed.	than and in	hay a bie us a to come	, but also the respect a open.	or extending ones
twelve months from th	a expiration of the last rental per said twelve months shall resur	eriod for which rentation the payment , of r	l has been paid, t	his lease shall termi amount and in the	nate as to Koth parties, unle same manner as hereinbefo	iss the lessee on or re provided. And
it is agreed that upon t and the effect thereof, a	e expiration of the last rental per said twelve months shall resum by resumption of the payment o hall continue in force just as tho	f rentals, as/above p ugh there had been a	rovided, that the o interruption in t	last preceding parag he rental payments.	raph hereof, governing the j	payment of rentals
If said lessor own provided for shall be pa	ns a less interest in the above de tid the lessor only in the proporti	scribed land than the	entire and undivi nterest bears to th	ded fee simple estat e whole and undivid	e therein, then the royalties	and rentals herein
Lessee shall hav	e the right to use free of cost, ga	s, oil and water prod	uced on saïd land	for105	_operations thereon, except	water from well of
No well'shall be	by lessor, lessee shall bury tritled nearer than 200 feet to th	e house or barr now	on said premises,	without the written	consent of the lessor.	
Lesseshallpay	for humages caused by	operations i	o growing crops of	rszid hnd:	The as that all all the American second a	emove casing.
If the estate of e to their heirs, executor	a the right at any time to remov gither party hereto is assigned, a s, administrators, successors or i the lessee has been furnished wi a part or parts of the above desc to of the rents due from him or d lessee or any assignee thereof s	nd the privilege of a ussigns, but no chang	ssigning in whole re in the ownershi	or in part is express p of the land or assi	y allowed—the covenants l gument of rentals or royalti	nereof shall extend es shall be binding
on the lessee until after shall be assigned as to	the lessee has been furnished wi a part or parts of the above desc	th a written transfer ribed lands and the	or assignment or assignce or assign	a true copy thereof; ees of such part or p	and it is hereby agreed in t mrts shall fail or make defa	he event this lease alt in the payment
of the proportionate pa said lands which the sai	rt of the rents due from nun or d lessee or any assignee thereof s	them, such detaute s shall make due paym	hall not operate t ent of said rental.	o defeat or anect th	is lease in so far as it cover	a part or parts or
for lessor, by payment	a lessee or any assigned thereof s arrants and agrees to defend the , any mortgages, taxes or other r thereof.	title to the lands ne liens on the above	described lands, i	d agrees that the les a the event of defau	it of payment by lessor, an	ny time to reacem d be subrogated to
	ts and agrees that from date hereof					
within 10 days	from date hereof	and contin	ue said dr	illing with within oil	due diligence	to a depth,
of failure to	enant is a condit perform in accord	ance therew	ith said o	il & gas le	ase shall be fo	rfeited.
In Testimony V	Vhereof We Sign, this the	12th day of	June	192 4		
All Algonitory .	WITNESS		g w = = = = 10,00 m = 00 W = = = = − − − −		Sauerwein Gdn.	of (SEAL)
	WIENESS			the estat	Sauerwein Gdn. e of Helen Cece and Francis Jo	IIa
					J. E. Huff (Se	
	An gan an and san tai yan hay ban yan yan gan yan dag ban gan yan yan yan yan ani san san san san san yan yan sa An gan gan san san yan yan yan yan yan yan yan yan yan y				J. E. HULT LDE	al)(SEAL)
	MA, COUNTY OF TUIS	ACKNOWLEDG	MENT TO THI	LEASE	en dage weer op die staat die Gebeure of die de staat die staat	
BE IT REMEM	BERED, That on this 125	h Jun	9in the yes	r of our Lord one th	ousand nine hundred and t	wenty-four
hefore me, a Notary Pu	iblic in and for said County and n Cecilia & Franc	State ame per	sonally ap	peared Geor	ge J. Sauerwein	,Guardian.of
andto mo the	he loxecuted the same	to me known to be his free and	the identical per	sonwho exec	uted the within and foregoin	ng instrument and
	WILEREOF, I have hereunto set	my official signature		tarial seal the day a	nd year first above written.	A second seco
My Commission	Teo 30 19			Virginia 🛛		
						Notary Public.
STATE OF OKLAHO	MA, TULSA COUNTY, SS:	3	of June	<u>192 4</u> at	4:20	ock ^P •M.,
and duly recorded in B	ook 463 Page 367		the records of this	office.		OCharakasanan ing
	승규는 두 도가보는			O. G. Wea	ver	County Clerk.
		14 14	Seal)	By Brady H	rown,	Deputy,

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