Form 88 Producers

AGREEMENT, Made and entered into the 26th	Wolcell bid	May 192 4 by and between
Vinita, Oklahoma	**************************************	s. wife, Libe list part, hereinafter called lessor (whether one or more) and inafter_called_lessee_party of the second part, issue,
Andrew V. Erwin, of Tulsa, Okl	ahoma. herei	inafter_called_lessee_party of the mond part, tome, -
WITNESSETH, That the said lessor, for and in consid	eration of Une	greements hereinafter contained on the part of lessee to be paid, kept and
performed, ha. B. granted, demised, leased and let and by these	presents do _QS _gra	ant, demise, lease and let unto the said lessee, for the sole and only purpose powers, stations and structures thereon to produce, save, and take care of clahoma, described as follows to-wit:
said products, all that certain tract of land, situate in the County	of Tulsa, State of Ok	dahoma, described as follows to-wit:
South Half (S/2) of Nor	th Half (N/	2) of Northeast Quarter
(NE/4) of Section 3, To	wnshin 20 No	orth Range 13 East.
교육 가는 가는 것이 없는 사람이 있습니다.		forty (40)
of section	of One (1)	d containing forty (40) acres, more or less.
either of them is produced from said tand by the lessee.		
1st. To deliver to the credit of lessor, free of cost, in the produced and saved from the lessed premises.	e pipe line to which.	ho may connect hi.wells, the equal one-eighth part of all oil
		ket value at the well payable monthly for
the gas from each well where gas or	aly is found	, while the same is being used off the
premises, and if used in the manufa	cture of ga	soline or any other product, a rovalty
gas free of cost from any such well	l for all st	evailing market rate; and lessors to have oves and all inside lights in the principal
dwelling house on said land during the well at his own risk and expens	the same tim	me by making his own connections with
3rd. To pay lessor for gas produced manufacture of gasoline or any other	from any o	il well and used off the premises or in the - a royalty of one-eighth (1/8) payable
manufacture of gasorine or any other monthly at the prevailing market re	te.	- a rolaral or one-erguan (r)ol balante
If no well he commenced on said land on or before t	he	day of
as to both parties, unless the lessee on or before that date shall p	ay or tender to the less	sor, or the lessor's credit in the/
Bank at	or its successors, v	which shall continue as the depository regardlyss of changes in the ownership RS, which shall operate as a rental and gover the privileges of deferring
of said land, the sum of	m said data. In lile	RS, which shall operate as a rental and cover the privileges of deferring
may be further deferred for like period of the same number of m	onths successively.	the manner and upon like payments or tenders the commencement of a well. And it is understood and agreed that the consideration first recited herein, rental is payable as aforesaid, but also the lessee's option of extending that
period as aforesaid, and any and all other rights conferred. Should the first well drilled on the above described land	be a dry hole, then,	and in that 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 pa	which rental has been yment of rentals in t	and in that event, if a second well is not commenced on said land within a paid, this lease shall terminate as to both parties, unless the lessee on or the same amount and in the same manner as hereinbefore provided. And that the last preceding paragraph hoteof, governing the payment of rentals within the rental payments.
and the effect thereof, shall continue in force just as though there	had been no interrup	that the last preceding paragraph noted, governing the payment of reneals better in the rental payments.
provided for shall be paid the lessor only in the proportion which	hisinterest be	d undivided fee simple estate therein, then the royalties and rentals herein are to the whole and undivided fee.
tessor. the wells or tanks of lessor.	ning lines helour	aid land forN1Soperations thereon, except water from well-of -
No well shall be drilled nearer than 200 feet to the house of Lessee shall pay for damages caused by	r barn now on said pr	remises, without the written consent of the lessor.
If the estate of either party hereto is assigned, and the party heir heirs, executors, administrators, successors or assigns, but their heirs, executors, administrators, successors or assigns, but the party hereto is assigned, and the party hereto is assigned.	ivilege of assigning in ut no change in the o	n whole or in part is expressly allowed—the covenants hereof shall extend by by the land or assignment of rentals or royalties shall be binding the state of the covenant of the covenant of the covenant this large.
on the lessee until after the lessee has been jurnished with a writ 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	ds and the assignee of the default shall not o	naced on said premises, including the right to draw and remove casing, in whole or in part is expressly allowed—the covenants hereof shall extend ownership of the land or assignment of rentals or royalties shall be binding ment or a true copy thereof; and it is hereby agreed in the event this lease or assignees of such part or parts shall fail or make default in the payment operate to defeat or affect this lease in so far as it covers a part or parts of drental.
said lands which the said lessee or any assignee thereof shall mak	e due payment of said	d rental.
for lessor, by payment, any mortgages, taxes or other liens on the rights of the holder thereof.	the above described	ribed, and agrees that the lessee shall have the right at any time to redeem lands, in the event of default of payment by lessor, and be subrogated to
f the first well drilled on the abo he Wilcox sand. this lease shall be	ve described	d land or off-setting it is not drilled to oid unless a 25 barrel oil well or 4,000.00 is taken subject to a gas contract between & Manufacturing Company in force at this
as well is found at a lesser depth. alsell & Son Oil & Gas Commany and	This lease	is taken subject to a gas contract between Manufacturing Company in force at this
ime.		
In Testimony Whereof We Sign, this the 7th	day of June	9192_4 •
WITNESS		Ewing Halsell (SEAL)
	JOST EDGALISTS O	CO THE LEASE
STATE OF OKLAHOMA, COUNTY OF Craig	ss. Befor	ro THE LEASE re me, the undersigned, a Notary Public, of June1924personally appeared
before me, a Notary Public irrand for said County and State, or	me Ewing I	Halsell and Lucile Halsell, his wife
acknowledged to me that they executed the same as th	eirce and voluntar	tical personSwho executed the within and loregoing instrument and ry act and deed for the uses and nuproses therein set forth. If ISST 250VG WTILUTE of my national the day and your heat-above witten.
Given under my hand and seal the	day and yea	ir 1867 800v8 written. dan notorialest he day end-our first-abeve-witten.
My Commission expires_October_6,_1926	(Seal)	Nilla B. Hale, Notary Public.
OF ATTAINAGE OF COTTAINS OF		
STATE OF OKLAHOMA, TULSA COUNTY, SS: This instrument was filed for record on the17	day ofJu	117, 1924 at 11:45 o'clock A. M.,
and duly recorded in Book 463 Page 392		
성종 (2014) 전 1일 12 일 등 학교 중 기업 학		o. G. Weaver, County Clerk. By Brady Brown, Deputy.
	(Seal)	ByBrady Brown,Deputy.
클로양() 보고 밝혀 있다면서		물론이 살아왔다면서 그런 학교 사람이 되었다.
고 하고 말 그런 그릇이 가지고 하고 말하는데, 네티어 먹는데 살았다.		