Form 88 Producers

AGREEMENT, Made and entered into the15th	day of	July 192.4 by and between
	party of the	first part, hereinafter called lessor (whether one or more) and
J. F. LICMANNON WITNESSETH, That the said lessor, for and in consideration is him hand paid, receipt of which is hereby acknowledged and of the coerformed, has granted, demised, leased and let and by these present mining and operating for oil and gas, and of laying of pipe lines, and bud products, all that certain tract of land, situate in the County of Tul	of One and I venants and agreeme ts do — Sgrant, de building tanks, power	Io/100 and other valuable consideration polynomial lessee, represent the constant of the contained on the part of lessee to be paid, kept and mise, lease and let unto the said lessee, for the sole and only purpose s, stations and structures thereon to produce, save, and take care of
id products, all that certain tract of land, situate in the County of Tul	isa, State of Oklahom	a, described as follows to-wit:
North 15 acres of Southeast Quarte		east Quarter of the
section29Township19NRange1;	ZEand con	taining 15 taining paying quantilties acres, more or less. in years from this date, and as long thereafter as oil or gas, or
ther of them is produced from said land by the lessec.		
2nd. To pay lessor for gas from eac eighth $(1/8)$ of the gross proceeds at ff the premises, said payments to be m	ch well wher t the prevai nade monthly s and all in	e gas only is found, the equal one- ling market rate, for all gas used and lessor to have gas free of side lights in the principal dwelling
3rd. To pay lessor for gas produced the manufacture of casing-head gas, one airling market rate for the gas so used aid payments to be made monthly.	from any co- e-eighth (1/ d, for the t	il well and used off the premises of f 8) of the gross proceeds at the pre- ime during which such gas shall be mad
후 교실 가게 보고 있다면서 교실보다. 레이크 12 기계 기계 10 기계		
If no well be commenced on said land on or before the 15 to both parties, unless the lossecon or before that detectabll pay or to		y of July 19 24 , the lease shall terminate
		shall continue as the depository regardless of changes in the ownership nich shall operate as a rental and cover the privileges of deferring
said land, the sum of	DOLLARS, w	hich shall operate as a rental and cover the privileges of deferring
de commencement of a well for judgment of the same number of morths; and be further deferred for like period of the same number of morths; and down navment, covers not only the privileges granted to the date v	successively. And i when said first rental	ner and upon like payments or tenders the commencement of a well is understood and agreed that the consideration first recited herein, is payable as aforesaid, but also the lessee's option of extending that
eriod as aforesaid, and any and all other rights conferred.	dry hole, then, and i	n that event, it's second well is not commerced on said land within
velve months from the expiration of the last rental period tof which for the expiration of said/twelve months shall resume the/payment is ugged that upon the resumption of the payment of rendal, as ab	rental has been paid of rentals in the sa	n that event, is a second well is not commerced on said land within, this lease snall terminate as to both parties, unless the lessee on or me amount and in the same manner as hereinbefore provided. And is last praceding paragraph hereof, governing the payment of rentals the rental payments.
nd the effect thereof, shall continue in force just as though, there had be If said lessor owns it less interest in the above described land the royald for shall be not the keep only in the proportion which. It is	een no interruption in in the entire and und S interest bears to	t the rental Mayments. ivided fee simple estate therein, then the royalties and rentals herein the whole and undivided fee.
Lessee shall have the right to use free of cost, gas, oil and water ssor. When requested by lessor, lessee shall bury hisp	produced on said lan	d forLUSoperations thereon, except water from well of
When requested by lessor, lessee shall bury ————————————————————————————————————	now on said premise	s, without the written consent of the lessor.
I agged shall have the right at our time to remove all machiners	hand fixtures placed	on said promises including the right to draw and remove essing
their heirs, executors, administrators, successors or assigns, but no other heirs, executors, administrators, successors or assigns, but no other heirs of the successors or assigns, but no other heirs of the subove described lands and the proportionate part of the rents due from him or them, such defit the proportionate part of the rents due from him or them, such defit did ands which the said lessee or any assignee thereof shall make due;	change in the owners unsier or assignment I the assignee or assigned ault shall not operatory payment of said rent	to or in part is expressly allowed—the covenants hereof shall extend thip of the land or assignment of rentals or royalties shall be binding or a true copy thereof; and it is hereby agreed in the event this lease nees of such part or parts shall fail or make default in the payment a to defent or affect this lease in so far as it covers a part or parts of al.
Lessor hereby warrants and agrees to defend the title to the lan or lessor, by payment, any mortgages, taxes or other liens on the al- ne rights of the holder thereof.	ds herein described, bove described lands	and agrees that the lessee shall have the right at any time to redeem, in the event of default of payment by lessor, and be subrogated to
		하고 함께 있다는 하고 하고 있는데 이 모르는 얼마님이를 보고 하는데 그 얼마는 것을 보신다.
In Testimony Whereof We Sign, this the 15th da	y of July	1924
WITNESS		Mrs. Delia Hastings (SEAL)
		(SEAL)
	EDGMENT TO T	(SEAL)
		IE BEASE
PARE OF OKLAHOMA COUNTY OF Tulsa	SS:	그 존리 경하는 사이님도 그는 하시는 요리는 본 사고 있는 것이 없습니다.
FATE OF OKLAHOMA, COUNTY OF Tulse BEITREMEMBERED, That on this 15th day of Ju fore me, a Notary Public in and for said County and State, came pe	SS: ilyinthe; rsonally_ap	rear of our Lord one thousand nine hundred and twenty four peared Delia Hastings, a widow
TATE OF OKLAHOMA, COUNTY OF Tulse BEITREMEMBERED, That on this 15th day of Ju efore me, a Notary Public in and for said County and State, came pe to me known cknowledged to me that She executed the same as her fre	SS: LYin the y rsonally ap to be the identical ce and voluntary act	peared Delia Hastings, a widow berson——who executed the within and foregoing instrument and and deed for the uses and puproses therein set forth.
TATE OF OKLAHOMA, COUNTY OF Tulsa BEITREMEMBERED, That on this 15th day of Ju efore me, a Notary Public in and for said County and State, came pe ndto me known cknowledged to me thatshecxecuted the same asfree IN WITNESS WHEREOF, I have hereunto set my official sign	SS: 1y in the y rsonslly ap to be the identical p ce and voluntary act ature and affixed my	peared Delia Hastings, a widow personwho executed the within and foregoing instrument and and deed for the uses and puproses therein set forth. notarial seal the day and year first above written.
TATE OF OKLAHOMA, COUNTY OF Tulsa BEITREMEMBERED, That on this 15th day of Ju efore me, a Notary Public in and for said County and State, came pe nd to me known cknowledged to me that Sh9 executed the same as her for IN WITNESS WHEREOF, I have hereunto set my official sign My Commission expires Aug. 10, 1926. (S	in the years of the series of	peared Delia Hastings, a widow person
TATE OF OKLAHOMA, COUNTY OF Tulsa BE IT REMEMBERED, That on this 15th day of Ju efore me, a Notary Public in and for said County and State, cannone to me known cknowledged to me that Sh9 executed the same as her for IN WITNESS WHEREOF, I have hereunto set my official sign My Commission expires Aug. 10, 1926. (S	in the years of the series of	peared Delia Hastings, a widow person
TATE OF OKLAHOMA, COUNTY OF Tulsa BE IT REMEMBERED, That on this 15th day of Ju efore me, a Notary Public in and for said County and State, came pe nd to me known icknowledged to me that Sh9 executed the same as her for IN WITNESS WHEREOF, I have hereunto set my official sign My Commission expires Aug. 10, 1926. (S	in the years of the series of	peared Delia Hastings, a widow berson who executed the within and foregoing instrument and and deed for the uses and puproses therein set forth, notarial seal the day and year first above written. J. Caskie Scott, Notary Public.