Association and Applications and Applica

267855 C.M.J.		September the Second	
AGREEMENT, Made and entered into the	day of	100 b comoot	and between
	party of tl	he first part, hereinafter called lessor (whethe	r one or more) and
E. N. Holmes WITNESSETH, That the said lessor, for and in cosh in hand paid receipt of which is hereby acknowledged at formed, ha. E. granted, demised, leased and let and by thining and operating for oil and gas, and of laying of pipe d products, all that certain tract of land, situate in the Cost	nsideration of One do nd of the covenants and agree see presents do. 28 grant, lines, and building tanks, po- unty of Tulsa, State of Oklah	party of the part of less than the part of less demise, lease and let unto the said lessee, for the wers, stations and structures thereon to productions, described as follows to-wit:	The second part, lessee. DOLLARS. see to be puid, kept and he sole and only purpose e, save, and take care of
West Half of th	e Southeast qua	rter Section 27	
Township 19 Ran	ge 13 East.		
section 27 Township 19 Ra	ngo 13 E. and	containing 80 acres	gereg more or less
It is agreed that this lease shall remain in force for a ther of them is produced from said land by the lessee. In consideration of the premises the said lessee coven 1st. To deliver to the credit of lessor, free of cost, i aduced and saved from the leased premises.	term of One	years from this date, and as long th	ereafter as oil or gas, or
nd. To pay lessor for gas from e eighth (1/8) of the gross procee the premises, said payments to be ave gas free of cost from any s principal dwelling house on said with the wells at his own risk a	ds at the preva- e made Subject to uch well for all land during the	iling market rate, for all to payment of purchaser ar l stoves and all inside li	gas used off d lessor to ghts in the
rd. To pay lessor for gas produ he manufacture of casing-head g ailing market rate for the gas sed, said payments to be made S	so used, for the	e time during which such g	emises or for s at the pre- as shall be
	+he	e 2nd	
If no well be commenced on said land on or befo to both parties, unless the lessec on or before that date sh	re the September all pay or tender to the lessor	day-of 19.25 t, t	
sald land, the sum of	or its successors, whi	ch shall continue as the depository regardless of	changes in the ownership
e commencement of a well for	from said date. In like most months successively. An	nanner and upon like payments or tenders the d it is understood and agreed that the consider tal is payable as aforesaid ,but also the lessec's	commencement of a well ation first recited herein, option of extending that
Should the first well drilled on the above described I elve months from the expiration of the last rental period for the expiration of the last rental period for the expiration of said twelve months shall resume the is agreed that upon the resumption of the payment of rend the effect thereof, shall continue in force just as though the first of the effect of the payment of the lessor only in the proportion when the paid the lessor only in the proportion when the	and be a dry hole, then, an for which rental has been pp; payment of rentals in the tals, as above provided, that here had been no interruptio al land then the entire and u hich. 118interest bears	d in that event, if a second well is not comme aid, this lease shall terminate as to both partie same amount and in the same manner as here the last proceding paragraph hereof, governin n in the rental payments. ndivided fee simple estate therein, then the roy to the whole pyd undivided fee.	nced on said land within s, unless the lessee on or inbefore provided. And g the payment of rentals alties and rentals herein
Lessee shall have the right to use free of cost, gas, oil sor. When requested by lessor, lessee shall bury No well shall be drilled nearer than 200 feet to the hot	1US pipe lines below plo	ow depth.	xcept water from well of
Lessee shall pay for damages caused by	operations to growing cro	ops on said land.	and remove casing
If the estate of either party hereto is assigned, and it their heirs, executors, administrators, successors or assign the lessee until after the lessee has been furnished with a all he assigned as to a part or parts of the above described the proportionate part of the rents due from him or them id lands which the said lessee or any assignee thereof shall. Lessor hereby warrants and agrees to defoud the title r lessor, by payment, any mortgages, taxes or other liens to rights of the holder thereof.	ne privilege of assigning in wis, but no change in the own written transfer or assignment I lands and the assignee or as i, such default shall not oper make due payment of said re	hole or in part is expressly allowed—the coven ership of the land or assignment of rentals or a nt or a true copy thereof; and it is hereby agre- ssignees of such part or parts shall fail or mak- ate to defeat or affect this lease in so far as it ntal.	ants hereof shall extend oyalties shall be binding ed in the event this lease a default in the payment covers a part or parts of
In Testimony Whereof We Sign, this the Sept.	Ztday of		
WITNESS M. Schlosser			(SEAL)
M. Schlösser H. Hamilton		Э. D. МЕДО	(SEAL)
			(SEAL)
ATE OF OKLAHOMA, COUNTY OFTU	CKNOWLEDGMENT TO LSaSS:	설레 : 60 : 1 : 1 : 1 : 1 : 1 : 1 : 1 : 1 : 1 :	
BEIT REMEMBERED, That on this 19th or me, a Notary Public in and for said County and State	lay of Sept. in th		
J. D. Mayo to nowledged to me that they executed the same as they	me known to be the identica heir free and voluntary a	ol person ^S who executed the within and for the uses and pupposes therein se	oregoing instrument and forth.
IN WITNESS WHEREOF, I have hereunto set my			
My Commission expires Sept. 5-1927	(Seal)	Brady Brown.	Notary Public.
ATE OF OKLAHOMA, TULSA COUNTY, SS: This instrument was filed for record on the 20			_o'clockAM.,
d duly recorded in Book 463 Page 448	of the records of	A	
	(Seal)	0. G. Weaver, Brady Brown,	County Clerk. Deputy.

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