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Form 88 Producers

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464

	• M • J • 21	1d · Jour of	September 192.4 by and b	etwoon
John H	. Hutchings and h	Mary D. Hutchings	husband and wife	*****
of Falls	City, Nebraska	perty of the fi	st part, hereinafter called lessor (whether one party of the su	or more) and
WITNESSETH, That	the said lessor, for and in con	sideration of One and	$N_0/100$ ts hereinafter contained on the part of lessee to	DOLLARS,
sh in hand paid, receipt of wh rformed, ha Agranted, den mining and operating for oil id products, all that certain t	ich is hereby acknowledged and hised, leased and let and by the and gas, and of laying of pipe li cact of land, situate in the Court	d of the covenants and agreements are presents do_QQ_grant, den ines, and building tanks, powers nty of Tulsa, State of Oklahoma	ts hereinafter contained on the part of lessee to ise, lease and let unto the sold lessee, for the sole stations and structures thereon to produce, save described as follows to-wit:	be paid, kept and and only purpose and take care of
North-we of the p of the p	est quarter of th north-west quarte north-west quarte	ne south-west quar er of the south-we	uarter and east half of th ter and the south-west qua st quarter and the east ha st quarter of the south-we	rter lf
quarter			양면 방문을 위한 것이 있는 것이 같다.	
	and a second second Second second		Jan Jack	
It is agreed that this lea ther of them is produced from	se shall remain in force for a to a said land by the lessee.	erm of four months	iningSeventy-five (.75) acro	er as oil or gas, or
1st. To deliver to the roduced and saved from the lo	credit of lessor, free of cost, in	the pipe line to which. LΣ	may connect_1t'swells, the equal one-e	ighth part of all oil
is being used of: product, a royal and lessor to hay lights in the pr	f the premises an ty of one-eighth ve gas free of co incipal dwelling	nd if used in the (1/8),payable mor ost from any such	where gas only is found, wh manufacture of gasoline or thly at the prevailing mar well for all stoves and al d during the same time by expense.	any other ket rate; l inside
the manufacture d during which such	of gesoline or an	ny other product a med, payable	ell and used off the premi t the rate of for th a royalty of one-eighth (e time
If no well be commen	ced on said land on or befor	e theday	of	ase shall terminate
s to both parties, unless the le	ssec on or before that date shal	ll pay or tender to the lessor, or	the lessoy's credit in the	
said land, the sum of		DOLLARS, wh	nall continue as the depository regardless of chang ich sholl operate as a rental and cover the priv	vileges of deferring
te commencement of a well for ay be further deferred for lik- te down payment, covers not eriod as aforesaid, and any an	rmonths e period of the same number of only the privileges granted to d all other rights conferred.	from said date. In like mann f months successively. And it the date when said first rental is	ich shyil operate as a rental and cover the priv- er and upon like payments or tenders the comm is understood and agreed that the consideration payable as aforesaid, but also the lessee's optio- that event, if a second well is not commenced	encement of a well first recited herein, a of extending that
Should the first well dri velve months from the expira fore the expiration of said tw is agreed that upon the result	lled on the above described la tion of the last rental period f relve months shall resume the aption of the payment of rent	and be a dry hole, then, and in for which rental has been paid, payment of rentals in the san als, as above provided, that the	that event, if a second well is not commenced this lease shall terminate as to both parties, unl e amount and in the same manner as hereinbefc lafe preceding paragraph hereof, governing the the rental payments.	on said land within ess the lessee on or provided. And payment of rentals
id the effect thereof, shall con If said lessor owns a less rovided for shall be paid the l Lessee shall have the riu	tinge in force just as though th interest in the above describe assor only in the proportion wh th to use free of cost, gas, oil :	ere had been no interruption in d land that the entire and undi- nich	the rental payments. Hed fee simple estate therein, then the royalties is whole and undivided fee. forts	and rentals herein water from well of
SSOL When requested by less	or lessee shall hury	ts pipe lines below plow d	epth.	
			without the written consent of the lessor. on said land. a said premises, including the right to draw and	remove casîng.
If the estate of either pa their heirs, executors, admin	irty hereto is assigned, and the histrators, successors or assign	e privilege of assigning in whole s, but no change in the ownersh	or in part is expressly allowed—the covenants ip of the land or assignment of rentals or royalt	hereof shall extend ies shall be binding
the lessee until after the less all be assigned as to a part o the proportionate part of th id lands which the said lessee	ee has been furnished with a w r purts of the above described e rents due from him or them, or any assignce thereof shall n	vritten transfer or assignment o lands and the assignee or assign , such default shall not operate nake due payment of said rental	1 said premises, including the right to draw and or in part is expressly allowed—the covenants ip of the land or assignment of rentals or royalt a true copy thereof; and it is hereby agreed in lees of such part or parts shall fail or make defa to defeat or affect this lease in so far as it cover , a grace that the lease shall have the right at a the grace that the lease shall have the right at a second	the event this lease ult in the payment s a part or parts of
Lessor hereby warrants or lessor, by payment, any n be rights of the holder theres	and agrees to defend the title ortgages, taxes or other liens	to the lands herein described, a on the above described lands,	nd agrees that the lessee shall have the right at a in the event of default of payment by lessor, ar this lesse the lessee erre	ny time to redeem id be subrogated to es to commen
well within one f said well prog bove described . vill be null and	-fourth of a mil luces as much as land within 30 ds void.	le of the above de 200 bbls a day, a ays after complete	na hardes that the lesses shall have the hard at a in the event of default of payment by lessor, ar this lease the lesses agre scribed land within thirty well must then be commenc on of said well, otherwise	days, and ed on the this lease
In filestimour Tillange	We Sign this the 2nd	day of Septemb	er ₁₉₂ 4	
	We Sign, this the	,uay Ψ	John H. Hutchings	(SEAL)
	Buckholz		Mary D. Hutchings	
				and the second second
Nebraska FATE OF OHLAHOMA, C nd for said Cou	1, AC COUNTY OF Richard nty and State on	KNOWLEDGMENT TO TH lson ss. Before me this 2nd day of	E LEASE , the undersigned, a Notar eptember 1924 personally a a of our body one thousand mine in a distance.	second state of the second
BEIT TERITIBLE	nd for and County and State to bi nog bushand f	John H. Hut	a of our four on the same and and and and and and and and and and	,
cknowledged to me that he;	recuted the same as th	ne known to be the identical p 1911. free and voluntary act a	rsonwno executed the within and forego nd deed for the uses and puproses therein set forth	ng mstrument and 1.
G1 Ven under MYR	Lay 9 1930	ay and year las	nd deed for the uses and puproses therein ect forth T BOYS WILLON Araileed the dy set less first show within, K. W. Buckholz.	
My Commission expires		(Seal)	K. W. Buckholz,	Notary Public.
A REAL PROPERTY AND A REAL	ULSA COUNTY, SS:	day of Oct.		P. M.
TATE OF OKLAHOMA, 7	d for record on the 3			
TATE OF OKLAHOMA, 7	d for record on the3 Page464	of the records of thi	office. O. G. Weaver.	김 야 소 관람은 문
TATE OF OKLAHOMA, 7	d for record on the3 Page464	(Seal)	0. G. Weaver, By Brady Brown,	County Clerk.