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form 88 Froducers				
242447 C.M.J.  AGREEMENT, Made and entered into the 11th Charles H. Dodds			1922 by and betwe	en
WITNESSETII, That the said lessor, for and in consideratic cash in hand paid, receipt of which is hereby acknowledged and of the performed, ha. B. granted, demised, leased and let and by these prese of mining and operating for oil and gas, and of laying of pipe lines, and said products, all that certain tract of land, situate in the County of T	on of One	to bergingfor contained	no the part of lesses to be	d part, lesseeDOLLARS.
The east half of the S.W. and the S.W. of the S.W. and th				
of section7Township2Range	0ne onto	years from this dat	e, and as long thereafter as	s oil or gas, or
2nd. To pay lessor One-eighth of a only is found, while the same is being facture of gasoline or any other produ at the prevailing market rate; and lessor to stoves and all inside lights in the pr	used off the ct, a royalty ser to have gulty of one have gas free	premises, and of one-eighth as free of cos eighth (1/8) p of cost from	if used in the (1/8), payable t from any such well any such well	e manu- monthly h-well at the for all
time by making his own connections wit	h the well at d from any oi	his own risk l well and use	and expense. d off the prem:	ises or
in the manufacture of gasoline or any one-eighth (1/8) payable monthly at th	other product	at the rate o	f or a :	royalty of
A If no well be commenced on said land on or before the				
as-to-both-parties, unless the lessee on-or-before that date shall-payer Bank at			· /	
of said land, the sum of	DOLLARS, whi	ch shall operate as a reni	tal and cover the briviler	es of deferring
A. Should the first well drilled on the above described land be a twelve months from the expiration of the last rental period for which before the expiration of said twelve months shall resume the paymen it is agreed that upon the resumption of the payment of rentals, as all and the effect thereof, shall continue in force just as though there had If said lessor owns a less interest in the above described land it provided for shall be paid the lessor only in the proportion which	t dry hole, then, and in the rental has been paid, in the same bove provided, that the been no interruption in the the chire and undivided.	that event, it a second withis lease shall terminate re a amount and in the same last preceding paragraph the rental payments. ided fee simple estate there whole and undivided fee	ell is not commenced on so to both parties, unless to manner as hereinbefore phereof, governing the payrein, then the royalties and	nd land within he lessee on or rovided. And nent of rentals
Lessee shall have the right to use free of cost, gas, oil and wate lessor.  When requested by lessor, lessee shall buryhis	er produced on said land pipe lines below plow do	forAlSoper	ations thereon, except wat	er from well of
No well shall be drilled nearer than 200 feet to the house or bar Lessee shall pay for damages caused by 118_opera	rn now on said premises, ations to growing crops o	without the written conse n said land.	nt of the lessor.	
Lessee shall have the right at any time to remove all machiner. If the estate of either party hereto is assigned, and the privile to their heirs, executors, administrators, successors or assigns, but no on the lessee until after the lessee has been furnished with a written to shall be assigned as to a part or parts of the above described lands are of the proportionate part of the rents due from him or them, such de said lands which the said lessee or any assignee thereof shall make due Lessor hereby warrants and agrees to defend the title to the la	ge of assigning in whole to change in the ownersh ransfer or assignment or add the assignee or assignefault shall not operate to payment of said rental, ands herein described, ar	or in part is expressly allo p of the land or assignme a true copy thereof; and i ces of such part or parts s to defeat or affect this lease and agrees that the lessee sl	wed—the covenants here nt of rentals or royalties si it is hereby agreed in the c shall fail or make default i se in so far as it covers a p nall have the right at any	of shall extend hall be binding event this lease in the payment part of care to redeem
for lessor, by payment, any mortgages, taxes or other liens on the a the rights of the holder thereof.	above described lands, i	n the event of default of	payment by lessor, and be	subrogated to
In Testimony Whereof We Sign, this thellthd	ay ofMarch			
WITNESS		C. D. Even	s & Sons	(SEAL)
		By C. D	. Evans	(SEAL)
	LEDGMENT TO TH	taken alam melang mengan mengan mengan kanan anda berangan dan beranan salah bisak di		(SEAD)
STATE OF OKLAHOMA, COUNTY OF Tulsa the Under signal before me A Notary Public in and for said County and State, came. and Chas. H. Doods and County and state, came.		r of our lord one thousand ay of Narch 1	d mine hundred and	y appeared
neknowledged to me that hey executed the same as the ir fewer under my hand and seal the day  My Commission expires Sept. 11th, 1922.		A A A ! M A		
AND ADDRESS OF THE PARTY OF THE	-	ga ya ya ya ya ya ya sa ya sa ya ya da da Alba ya da da Alba ya da	1	Notary Public.
STATE OF OKLAHOMA, TULSA COUNTY, SS:  This instrument was filed for record on the 18th and daily recorded in Book 463 Page 48	day of Oct.		50o'clock	м.,

(Seal)