51	4
C	

and an an an and the

11.

. A second s

A CONTRACTOR AND

2

1.1	Form	88	Producers
يتناب ا	And the second se	. he	and a second s

AGREEMENT, Made and entered in	_{to the} 6th nd May Motto, 1	day of	October	192.4_by and	between
of Collinsvill	e, Oklahoma	perty_ of the fir	+ parts hereinafter calle	d lessor (whether or	e or more) and
J. H. Middleton, her WITNESSETH, That the said lessor in hand paid, receipt of which is hereby a					
formed, ha,\$granted, demised, leased ar nining and operating for oil and gas, and oi l products, all that certain tract of land, si	id let and by these presents laying of pipe lines, and bu tuate in the County of Tuls	do85grant, deml ilding tanks, powers, a, State of Oklahoma,	se, lease and let unto the scations and structures t described as follows to-w	said lessee, for the schereon to produce, so	le and only purpose ive, and take care of
All of Block Twen City of Collinsvi	ty four (24) in lle, Oklahoma,	n Industrial according t	Heights Addi o the recorded	tion to the 1 plat there	of.
			β ιτα.		
settionTownsimp It is agreed that this lease shall remain are of them is produced from said land by In consideration of the premises the sa Ist, To deliver to the credit of lessor iduced and saved from the leased premises	n in force for a term of the lessee. id lessee covenants and agr . free of cost, in the pipe l	two (2)	years from this da	te, and as long there:	
nd. To pay lessor one-e or the gas from each we he premises, and if use ayable monthly at the p by such well for all st tring the same time by tpense.	ll where gas or d in the manufa revailing marke oves and all in	ily is found acture of ga at rate; and iside lights	, while the se soline a roya lessor to hav in the prince	ame is being Lty of one-e ve gas free Lpal dwellin	used off righth (1/8) of cost from g on said land
d. To pay lessor for g le manufacture of gasol poceeds payable monthly	ine or any othe at the prevai	er product- Ling market	- a royalty o: rate.	f one-eighth	(1/8) of the
e payment herein refer le lessee; and the depo fficient postage and p est mentioned date shal	red to may be n siting of such roperly address	currency, d ded to the li	raft or check essor. or said	in any post	OTITCE WICH
If no well be commenced on said is to both parties, unless the lessee on or befo hatCOllinsville, O	re that date shall pay or ter kla. or it	ider to the lessor, or t	ofOctober he lessor's credit in the all continue as the depusi	ollinsville	
said land, the sum of	5.00)	DOTT IDO -11		that much assume that we	tertlanen at determine
Is should the lifts were tarried on the ho by a month from the expiration of the las one the expiration of said twelve months s agreed that upon the resumption of the p the effect thereof, shall continue in force i	t rental period for which ra- hall resume the payment payment of rentals, as above inst as though there had bee	of rentals in the same of rentals in the same we provided, that the on no interruption in t	his lease shall terminate amount and in the sam last preceding paragraph he rental payments.	as to both parties, u e manner as hereinbe hereof, governing th	nless the lessee on or fore provided. And le payment of rentals
If said lessor owns a less interest in the vided for shall be paid the less or only in th Lessee shall have the right to use free or.	above described land thin as proportion which no 1 of cost, gas, oil and water p	the entire and undivi interest bears to th roduced on said land	ded fee simple estate the e whole and undivided fee for his	rein, then the royalt 3. rations thereon, excep	es and rentals herein it water from well of
When requested by lessor, lessec shall No well shall be drilled nearer than 200 Lessec shall pay for damages caused by		ns to growing crops o	n said land.		
Lessee shall have the right at any time If the estate of either party hereto is a heir heirs, exceutors, administrators, succ the lessee until after the lessee has been fu II be assigned as to a part or parts of the r he proportionate part of the rents due fro I lands which the said lessee or any assigne	assigned, and the privilege resears or assigns, but no cl rhished with a written tran above described lands and om him or them, such defau	of assigning in whole hange in the ownershi sfer or assignment or the assignce or assign alt shall not operate t	or in part is expressly all p of the land or assignm a true copy thereof; and set of such part or parts o defeat or affect this les	owed—the covenant ent of rentals or roya it is hereby agreed i shall fail or make do se in so far as it cov	s hereof shall extend lities shall be binding in the event this lease fluit in the payment ers a part or parts of
I lands which the said lessee or any assigne Lessor hereby warrants and agrees to d lessor, by payment, any mortgages, taxe rights of the holder thereof.	e thereof shall make due p defend the title to the land is or other liens on the abo	iyment of said rental. s herein described, an ive described lands, in	d agrees that the lessee s 1 the event of default of	hall have the right a payment by lessor,	; any time to redeem and be subrogated to
	6th	of Octobe:	• 4		
In Testimony Whereof We Sign, this WITNESS	s theday	01	S. E. Mot	to	(SEAL)
			May Motto) 	(SEAL)
	ACKNOWLE	DGMENT TO THE			(SEAL)
ATE OF OKLAHOMA, COUNTY OF and tornship of County of BUTTORASHARESCHILL A brond for and for said or	Tulsa nd State on thi maty and State, same	s: Before m s 6th day o S. E. Mot	e, the undersi f October 1924 for the state of the state to and May Mot	gned, a Not personall to, his wif	ary Public, y appeared. e
nowledged to me that they executed IN WITNESS WIEREOF, I-have ho Given under my hand al My Commission expires. Oct.	to me known t the same as their free creanted ary efficial signa ad seal the day 7th, 1926. (5	and voluntary act an	d deed for the uses and p	proses therein set for	th,
ATE OF OKLAHOMA, TULSA COUN This instrument was filed for record on I duly recorded in Book 463 Page514	the18		office.		
	(Seal)		office. O. G. Wez By Brady Bi	:own,	County Clerk. Deputy.
ана алана алана Алана алана алан		, 이상품 2011 1월 1997 - 1997			