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274931 C.M.J.				
AGREEMENT, Made and entered into the	12th			ind between
T. H. Sampson and Nora	Sampaon, nuaba	nd and wite. R.B	offer called lessor (whether	one or more) and
General Petroleum Engineer	s Inc. party of	the second part	hereinaiter ca	lled lessee.
WITNESSETH, That the said lessor, for an cash in hand paid, receipt of which is hereby acknowl performed, ha — granted, demised, leased and let a of mining and operating for oil and gas, and of laying said products, all that certain tract of land, situate in	nd in consideration of	Ten (10)	including of the part of loss	DOLLARS,
performed, has granted, demised, leased and let a	nd by these presents do e 9	and agreements hereinalter of and le	t unto the said lessee, for the	sole and only purpose
of mining and operating for oil and gas, and of laying said products, all that certain tract of land, situate in	of pipe lines, and building the County of Tulsa, State	anks, powers, stations and st of Oklahoma, described as fo	ructures thereon to produce llows to-wit:	, save, and take care of
Southwest Overte	er of the North	west Sporter (SW	11 of NWI) and	
the West Half o	f the Southwest	west Quarter (SW Quarter (Wg of	$SW_{\frac{1}{4}}$) and the	
North Half of the (NEZ of NEZ of S	ne Northeast Qu	arter of the Sou	thwest Quarter	
APS OT WES OT	भद्र)			
777 SON	7.453		140	
of section 33 Township 20N		and containing	m this date, and as long the	acres, more or less.
It is agreed that this lease shall remain in for either of them is produced from said land by the less	20.			
In consideration of the premises the said lesse lst. To deliver to the credit of lessor, free oproduced and saved from the leased premises.	of cost, in the pipe line to v	which he may connect	hiswells, the equal	one-eighth part of all oil
2nd. To pay lessor for gas				
(1/8) of the gross proceeds	at the prevail	ing market rate	for all gas us	ed off the
premises, said payments to bany such well for all stoves	e made quarter	yand lessor to h	ave gas free of	cost from
said land during the same the	me hy making h	s lights in the	principal awell ns with the wel	ing house on
risk and expense.		20 0112 0011110002		- 00 H15 0WH
3rd. To new lessor for one r	roduced from a	ov oil well end :	used off the nr	emises or for
3rd. To pay lessor for gas r the manufacture of casing-he prevailing market rate for t	ad gas, one-eig	hth (1/8) of the	e gross proteed	s at the
prevailing market rate for t be used, said payments to be	he gas so used	, for the time d	uring which suc	h gas shall
be ased, said payments to be	made duarrett	/ •		
If no well be commenced on said land on	or before the 12th	day of Decer	mber 19 25 +1	c lease shall terminate
as to both parties, unless the lessee on or before that	date shall pay or tender to	the lessor, or the lessor's credi	it in the National B	ank of Commerce
Bank at Tulsa, Oklahoma	or its succes	sors, which shall continue as t	he depository regardless of c	hanges in the ownership
of said land, the sum ofOne Hundred_	Forty (140) Do	LLARS, which shall operate	e as a rental and cover the	privileges of deferring
the commencement of a well for 12 may be further deferred for like period of the same r the down payment, covers not only the privileges gr period as aforesaid, and any and all other rights conf	months from said date. umber of months successiv	In like manner and upon like ely. And it is understood an	e payments or tenders the c id agreed that the considera	ommencement of a well tion first recited herein.
the down payment, covers not only the privileges graperiod as aforesaid, and any and all other rights conf	inted to the date when said erred.	first rental is payable as afor	esaid ,but also the lessee's o	ption of extending that
Should the first well drilled on the above de- twelve months from the expiration of the last renta	cribed land be a dry hole, period for which rental ha	then, and in that event, if a	second well is not comment erminate as to both parties	ced on said land within unless the lessee on or
before the expiration of said twelve months shall resit is agreed that upon the resumption of the paymen	ume the payment of rent: t of rentals, as above provi	ils in the same amount and it ded, that the last preceding p	n the same manner as herein paragraph hereof, governing	before provided. And the payment of rentals
Should the first well drilled on the above de twelve months from the expiration of the last rent before the expiration of said twelve months shall resit is agreed that upon the resumption of the paymen and the effect thereof, shall continue in force just as I faid lessor owns a less interest in the above provided for shall be paid the lessor only in the prop	hough there had been no in described landthan the en	terruption in the rental payme tire and undivided fee simple (ents. estate therein, then the roys	ilties and rentals herein
provided for shall be paid the less or only in the prop Lessee shall have the right to use free of cost,	ortion whichinter	est bears to the whole and und I on said land for	livided fee.	cent water from well of
lessor. When requested by lessor, lessee shall bury				
No well shall be drilled nearer than 200 feet to	the house or barn now on	said premises, without the wri	tten consent of the lessor.	
Lessee shall pay for damages caused by 1. Lessee shall have the right at any time to rea	and the state of t	construction of the second construction of	including the right to draw	and remove casing.
If the estate of either party hereto is assigned to their heirs, executors, administrators, successors	, and the privilege of assign assigns, but no change in	ning in whole or in part is exp	pressly allowed—the covens	nts hereof shall extend
on the lessee until after the lessee has been furnished shall be assigned as to a part or parts of the above d	with a written transfer or escribed lands and the assi	assignment or a true copy the	reof; and it is hereby agree or parts shall fail or make	d in the event this lease
Lessee shall have the right at any time to ren If the estate of either party hereto is assigned to their heirs, executors, administrators, successors on the lessee until after the lessee has been furnished shall be assigned as to a part or parts of the above d of the proportionate part of the rents due from him said lands which the said lessee or any ussignee there	or them, such default shall of shall make due payment	not operate to defeat or affe of said rental.	ct this lease in so far as it o	overs a part or parts of
Lessor hereby warrants and agrees to defend for lessor, by payment, any mortgages, taxes or ot the rights of the holder thereof.	the title to the lands herein	described, and agrees that the	he lessee shall have the right default of payment by lesse	t at any time to redeem
the drilling of a well for o	il or gas on la	nd herein leased	and located in	the Northeast
within thirty (30) days from	the date hereo	f and shall comp	lete such well	with due dili-
the drilling of a well for o corner of the Northeast guar within thirty (30) days from gence then this lease shall bayments hereinbefore mentil accordance with the provision In Testimony Whereof We Sign, this the	pecome null and	te to continue of	ompletion of suchis lease in fu	n well and the
In Testimony Whereof We Sign, this the	12th day of	December 1924		
WITNESS		T • E	Sampson Sampson	(SEAL)
그런 여행적 작업되었다. 그리는 함께		Nora	Sampson	(SEAL)
				/OTATA
	ACCOLOGICATION	NOT TO THE TRACES	pat pili, pili, pili, kini dali dali bar 1904 dia dan dan tan 190, pili, dan dan tan kan dan dali pat dali dal Dali dali dali dali dali dali dali dali d	(SBAD)
STATE OF OKLAHOMA, COUNTY OFT	alsa ss.	NT TO THE LEASE		
BE IT REMEMBERED, That on this	L2th day of Decembe	r_in the year of our Lord or	ne thousand nine hundred ar	d_twenty_four
before me, a Notary Public in and for said County a nora Sampson, his w	nd State, c amer _perso	nally appeared I	. H. Sampson	
and the the	the i	e identical person.8who	executed the within and fo	regoing instrument and
acknowledged to me that the y executed the sar IN WITNESS WHEREOF, I have hereunto	in the second	والتناوي والمناز والودار والبارات والمراث والمهران	esta de la companya	
Jan. 26	1927. (Sec.)	R. V. L	ogan.	
IN WITNESS WHEREOF, I have hereunto Jan. 26 My Commission expires				Notary Public.
This instrument was filed for record on the	∠#day of _	Dec192_4	at 11:50	o'clock M.,
and duly recorded in Book 463 Page 530	of the	ecords of this office.	. Weaver.	
	eal)	a Brad	. Weaver, y Brown,	County Clerk.
		Ву		Deputy.
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