AGREEMENT, Made and entered into th E. J. Stroman and S. Fr	17"	day ofNo	vember	192 4 by and	between
lahoma		narty of the first	part hereinafter called	lessor (whether on	e or more) and
O D Datassan			No security and a second security	CHILLEG TES	866
WITNESSETH, That the said lessor, for ash in hand paid, receipt of which is hereby acknot or formed, ha Sgranted, demised, leased and let mining and operating for oil and gas, and of laying products, all that certain tract of land, situate	and in consideration of wledged and of the coven- tand by these presents do ng of pipe lines, and build in the County of Tulsa, i	One (F.L. ants and agreements O OS grant, demise ling tanks, powers, st State of Oklahoma, de	OO) hereinafter contained of the contained of the contained and let unto the contained and structures the seribed as follows to-wi	n the part of lessee aid lessee, for the so preon to produce, sa t:	DOLLARS. to be paid, kept and le and only purpose ve, and take care of
The N	orth Half of t	the Northeas	t Quarter		
f section35Township_20 N	Range 13 E.	and contain	ng Eighty (80)nc	res, more or less.
It is agreed that this lease shall remain in i ither of them is produced from said land by the lo In consideration of the premises the said les lst. To deliver to the credit of lessor, fre produced and sayed from the leased premises.	ssee covenants and agrees	si			
2nd. To pay lessor for gas (1/8) of the gross proceed premises, said payments to any such well for all stov said land during the same risk and expense.	ls at the preve be made quar res and all ins	ailing marke terly and le side lights	et rate, for a essor to have in the princ:	all gas use gas free o ipal dwellin	d off the f cost from ng house on
3rd. To pay lessor for gas for the manufacture of cas prevailing market rate for be used, said payments to	ing-head gas, the gas so us	one-eighth sed. for the	(1/8) of the	gross proce	eeds at the
If no well be commenced on said land of	on or before the	day o	locante contit to the	19, the !	ease shall terminate
s to both parties, unless the lessee on or before the	or its	uccessors, which shall	continue as the deposite	ory regardless of cha	nges in the ownership
of said land the sum of	/	DOLLARS which	shall operate as a rent	al and cover the m	iviloges of deferring
he commencement of a well for nay be further deferred for like period of the sam he down payment, covors not only the privileges period as aforesaid, and any and all other rights of the covery well defined on the payment.	months from said date number of months fuce granted to the date when onferred.	te. In like manner cessively. And it is un said first rental is per hale then and in the	and upon like payments inderstood and agreed t lyable as aforesaid, but	of tenders the com nat the consideration also the lessee's opti	mencement of a well a first recited herein, on of extending that
the commencement of a well for may be further deferred for like period of the sam the down payment, covofs not only the privileges period as aforesaid, and any and all other rights of should the first well drilled on the above twelve months from the expiration of the last renuel of the expiration of the last renuel of the expiration of the payment it is agreed that upon the resumption of the payment the effect thereof, shall continue in force just and the effect thereof, shall continue in force just and the effect thereof, shall continue in force just and the effect thereof, shall continue in force just and the effect thereof, shall continue in force just and the effect thereof, shall continue in force just and the effect thereof, shall continue in force just and the effect thereof is shall continue in force just and the effect thereof is a shall continue in force just and the effect thereof is a shall continue in force just and the effect of the payment is a shall continue in force in the above.	And described land altern An	or curino mica minution	a recompte cases o aner.	mil offer one reduction	nless the lessee on or fore provided. And e payment of rentals es and rentals herein
provided for shall be paid the less or only in the pr Lessec shall have the right to use free of co lessor. When requested by lessor, lessee shall bury	st, gas, oil and water prod his pipe	duced on said land fo lines below plow dept	r <u>158</u> opera	itions thereon, excer	ot water from well of
No well shall be drilled nearer than 200 feet Lessee shall pay for damages caused by	t to the house or barn nov	w on said premises, wi	thout the written conse		l remove casing.
Lessee shad have the right at any time to If the estate of either party hereto is assign to their heirs, executors, administrators, successo the lessee until after the lessee has been furnish hall be assigned as to a part or parts of the abov of the proportionate part of the rents due from had aid lands which the said lessee or any assignee the	ned, and the privilege of a rs or assigns, but no chan ted with a written transfe to described lands and the	assigning in whole or age in the ownership or or assignment or a sassignce or assignce	in part is expressly allo of the land or assignme true copy thereof; and i s of such part or parts is	wed—the covenants at of rentals or roya t is hereby agreed in hall fail or make de	thereof shall extend lties shall be binding the event this lease fault in the payment
of the proportional part of the rents after from in itid lands which the said lessee or any assignee the Lessor hereby warrants and agrees to defer for lessor, by payment, any mortgages, taxes or the rights of the holder thereof.	or them, such delation proof shall make due payr ad the title to the lands h other liens on the above	ment of said rental. herein described, and described lands, in	agrees that the lessee sh the event of default of	all have the right a payment by lessor,	t any time to redeem and be subrogated to
In Testimony Whereof We Sign, this the	17" day of	November	192 4		
In Testimony Whereof We Sign, this the			E. J. Str Mrs. S. F	oman rances Sirc	man (SEAL)
			S. F. Pet	erson	(SEAL)
	AUKNUWLED	GMENT TO THE	LEASE		
STATE OF OKLAHOMA, COUNTY OFQ. BE IT REMEMBERED, That on this _ 1.	arter Nove	ember			twomatur Pour
	Der Terre	rsonally app	eared E. J. S	troman and	S. Frances
before me, a Notary Public in and for said Count ind - Stroman, his wife	to me known to l	be the identical perso	on_Swho executed t	ne within and foreg	th.
pefore me, a Notary Public in and for said County and - Stroman, his wife acknowledged to me that they executed the	same as their free and to set my official signature.	be the identical persond nd voluntary act and re and affixed my not	on_Swho executed t deed for the uses and pu trial seal the day and ye	proses therein set for ir first above writter	th.
before me, a Notary Public in and for said Count inc - Stroman, his wife acknowledged to me that they executed the	same as their free and to set my official signature.	be the identical persond nd voluntary act and re and affixed my not	on_Swho executed t deed for the uses and pu trial seal the day and ye	proses therein set for ir first above writter	th.
before me, a Notary Public in and for said Counting - Stroman, his wife acknowledged to me that they executed the IN WITNESS WHEREOF, I have hereur My Commission expires AUE: 1	to me known to 1 same as their free an ato set my official signatur 6, 1926. (Sea , SS:	be the identical persond voluntary act and re and affixed my note at 1)	on_S_who executed to deed for the uses and pu urial seal the day and yea Nona_ED	proses therein set for ir first above writter ickson,	n. Notary Public.
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