No. 941 PRODU	JCERS 88.—The Bradford-Robinson I	etg. Co., Mfrs. Robinson's Log- Bl	Resention 1 20220 Ann Sp	omer ecorder
150				
>	OIL AI	ND GAS LE		>
AGREEMENT Ma	ade and entered into the	17th day of	December , 19.53	,
		$\sim$		. <b></b>
of Greelev	Colorado	norty of the Ar	st part, hereinafter called lessor (wheth	<u>/</u>
one or more) and	John Cocar	lson	party of the	er he
second part, hereir		<u> </u>	,	
cash in hand paid.	. receipt of which is hereby a	cknowledged and of the co	O.OO)	n. (51)
does grant, demise	e. lease and let iinto the said I	lessee, for the sole and only	nised, leased and let and by these presen purpose of mining and operating for o	vit CS) i li
V / '	ng pipe lines, and building tan	2 4 / 1	actures thereon to produce, save and tal	še>
State of	loredo	and situate in the County	o-wit:	•••
	SE4 of Section	297 Township 5 Nor	th. Range 66 West: and	••••
	- 一 からいいさ ハキハキからか	MINEGRE MENERGIN	Frank Michigan at	
	Section 7, Levi	nship o North, Rang	e 66 West.	····· (0)
\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	ining acres, more or les	\ \bar{\pi}.
It is agreed th	hat this lease shall remain in	force for a term of 5	vears from this date, and as long ther	/ day 11
after as oil or gas. In considerati	, or either of them, is produce ion of the premises the said b	d from said land by the les essee covenants and agrees	sec.	3~
	~2~/Q	V( )	to which the lessee may connect his well	·
	\ /	\ /	ed from the leased premises, as royalty or prevailing the day the oil is run into the	III
hvdrocarbons which	ch the lessee produces and say	ves from said lands. 🔑 🗥	of all other minerals ar	li /
2. To pay fo	or the gas from each well) for	and upon the said premises	, which shall produce gas in marketab	
the gasoline that s	such gas may be converted in	per cent of the net proceed to and marketed off the pro	ls derived from the sale of such gas, or emises.	of S
If no well be o	commenced on said land on or minate as to both parties, unl	before the 17 day	of <u>December</u> , 19.54 that date shall pay or tender to the lesso	į.,
or to the lessor's	credit in the First.	Nationa	Bank of Greeley, Colorac	do
or its successors, v	which shall continue as the der	pository regardless of chang	ges in the ownership of said land, the sure	ân l
deferring the comi	mencement of a well for 12	months from said da	te. In like manner and upon like navme	nt.
or tenders the com	mencement of a well may be t	further deferred for a like 1	period of the same number of months su ecited herein, the down payment, cover	c- li
not only the privile of extending that	eges granted to the date when period aforesaid, and any an	said first rental is payable d all other rights conferred	as aforesaid, but also the lessee's optical.	on
Should the fix is not commenced	st well drilled on the above do on said land within twelve m	escribed land be a dry hole onths from the expiration	, then and in that event, if a second we of the last rental period which rental h	as 📗 🕢
months shall resur	me the payment of rentals in	the same amount and in the	on or before the expiration of said twelves same manner as hereinbefore provide	ed.
graph hereof, gove	erning the payment of rentals	s and the effect thereof, sha	ove provided that the last preceding par all continue in force just as though the	a-
M'said lessor	cuption in the rental payment owns a less interest in the a	bove described land than th	ne entire and undivided fee simple esta	te 💮
interest bears to the	he whole and undivided fee.	~(~)	lessor only in the proportion which h	~(~) <b>!</b> !
except water from	wells of lessor.		nced on said land for its operation thereo	n,
No well shall consent of the less	ed by lessor, lessee shall bury be drilled nearer than 200 fo	eet to the house or barn ne	ow on said premises, without the writte	en
Lessee shall p	ay for damages caused by its	operations to growing cro	ps on said land. ixtures placed on said premises, including	.~
the right to draw	and remove casing.	<u> </u>	ssigning in whole or in part is express	-
allowed—the cover	nants hereof shall extend to t	their heirs, executors, admi	inistrators, successors, or assigns, but is shall be binding on the lessee until after	no (°
the lessee has been that in the event th	n furnished with a written tra his lease shall be assirued as t	nsfer or assignment or a t to a part or as to parts of t	rue copy thereof; and it is hereby agree he above described lands and the assign	ed S
or assigns of such	part or parts shall fail or ma	ke default in the payment o	of the proportionate part of the rents du se in so far as it covers a part or parts o	ie d
said lands upon what Lessor hereby	nich the said lessee or any ass warrants and agrees to defe	signee thereof shall make d nd the title to the lands he	ue payment of said rental. rein described, and agrees that the less	e <b>e</b>
described lands, in	the event of default of payme	essor, by payment, any mor ent by lessor, and be subros	rtgages, taxes or other liens on the about gated to the rights of the holders there	re f.
War Clause for Oi This lease sha	il and Gas Lease: Il not be terminated, in whole	or in part, nor shall lessed	be held liable in damages, for failure	to
the result of, any	Federal or State laws, execut	ive orders, rules, or regula	vith is prevented by, or if such failure tions. If, at the end of the primary ter	m
any of the above re	ecitéd causes, is unable to dril	la well on the leased prem	s lease provided, and lessee, by reason of the second seco	nd
ring ninety (90) or	r more days following the rem	loval of such delaying cause	ar until the first anniversary hereof occu During any period that lessee is unab	le 📗 🖽
lease shall remain	in full force and effect.	e leased blemises by leason	n of any of the above recited causes, th	15
T-/m/···	( <u>(</u> ( <u>(</u> ))	( <u>(</u> ( <u>(</u> ))	( <u>(</u> )	<b></b>
	Whereof We Sign, this the Witness:	day of	December, 19 53	\\\\\
			Ollen Colon (SEAL	
/}>	······································		(SEAI	<b>)</b>

ROOK 1377	PAGE 358			
STATE OF Coun	walo	VLEDGMENT TO THE LEASE		
I, We	County, in the State afort	said, do hereby certify that	N ~ \	orline of for
(0)	ed to the foregoing Lease, appear	red before me this day in person, a	1 /	<del>\</del>
herein set forth. Given under my hand	and seal, this.	17 17 (35) 01		A. D. 1953
My commission expire	1 expires October 15, 195	, A. D. 19.		uy Public.
	10, 195	ASSIGNMENT		
med lessee, in considerat		(1.00) and other good and valuable (1.00) assign, transfer, set over, and		the within aid, the receipt
d conveyance, to have an	d to hold the same for the term :	and under the conditions therein con	his heirs and assigns, the wi	thin lease, grant
IN WITNESS WHEI	REOF, I have berevato selimy h	and and seal this	day of	
	ACENOW	LEDGMENT TO ASSIGNMENT	· .	
ATE OFCoun	To of	}		a salah sala
I,		said, do bereby certify that	, a Notary Pr	ablic in and for
	<u>)</u>	who	personally known to me to be t	be person
ned, scaled and delivered	the said instrument of writing	free and	voluntary act and deed for the us	\
Given under my hand : My commission expire	and seal, this.	, A. D. 19	/0)	♣ D. 19
(G) .<>>>	&`` .<>>	. <>>	Not	ary Public.
A. A		0EC-17-53	01395 D -	= Rcd
tose namesubscribe gned, sealed and delivered erein set forth.  Given under my hand My commission expire	the said instrument of writing and seal, this.	<del>HITTITI</del>	0 1 3 9 5 D =	
	Sec. (Scale 12, inch to mile)			<u> </u>
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				<b>\</b>
		<b>A</b>		
		# 15 5 1 to		Chian Carlein
	Sec.	STATE OF  County of  I hereby certify that this instrument was affect for record in my office this	Page On The Page of the Page o	
ASE 8		ment D. 19.	ily re	
SS SS		instru		
CAS LE	2	nat this	Ko C.	3 %
IL AND GAS LEASE PRODUCERS 88	10	of that	Page 1	ara ara
OIL, AND PROD		ATE OF	o'clock.	albran Carl
OI (2)		STATE OF.  Count I hereby cert for record in my UEC 1 7 1953		37
		for re		1200