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	No. 941 PRODUCERS 88.—	-Bradford-Robinson	Ptg. Co., Mfrs.	Robinson's Leg	Occasion F al Blanks, 1824-	46 Stout St., Denver	Arm Spoiner, I	िक्स
								
		Ø I L	A N D	GA S	LEA	SE		
5	AGREEMENT Made and	entered into the	200	day of	Octo	ber	19	52
	by and between	LEO J. DE	RKS and	ISABEL	DERKS,	his wife		
								•••••
	of Almena, I		ANDI GOM	party of	the first pa	rt, hereinafter ca	lled lessor (who	ether
	one or more) andsecond part, hereinafter	called lessee	AUT OOM	TUNST	(<u>)</u>		, party of	the
	WITNESSETH, That the cash in hand paid, receip	ne said lessor, f	or and in co	nsideration	TEN	(\$10.00)@	DOLL	ARS,
	tained on the part of less does grant, demise, lease	see to be paid, ke	pt and perfor	med, has gra	nted, demised	l. leased and let a	nd by these pres	sents
_(and gas, and laying pipe	lines, and buildi	ng tanks, po	wer stations	and structur	es thereon to pro	duce, save and	take
<u>``</u>	care of said products, al						i	
~	State of Colored	NORTHE	V CILL OXLA)	describe as f	ollows, to-wii	;: \$\\\^*	, (S)	3
		AQAL	HOT ADVI		. H. Y. T. Y.	<u> </u>		•••••
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) taaw	9		<u>) </u>	······
	of Section 20 7	Cownship & NOX:	th Range	56 and cor	taining	160 💸 .	icres, more or	less.
_(It is agreed that thi after as oil or gas, or ei	s lease shall rem	ain in force	for a term of	fyea	rs from this date	, and as long tl	here
<u>``</u>	In consideration of 1. To deliver to the	the premises the	said lessee	covenants an	id agrees:	(4)~	ay connect his/v	(A)
	the equal one-eigh	ith (1/8)	.part of all o	> oil produced a	nd saved fro	m the leased pre	mises, as rowalt	⇒ · Vor.
	at lessee's election, to p	ay the lessor to	r such royalt	y the marke	t price preve	illing the day th	e oil is run into	o the
	pipe line, or in storage to hydrocarbons which the	lessee produces	and saves fro	om said land	S		4	
	2. To pay for the quantities, a royalty of.							
	he gasoline that such g	as may be conve	rted into and	l marketed of	It the premis	es.	(0)	
	If no well be comme this lease shall terminate	e as to béth>parti	es, unless the	e lessee ón∕or	before that	date shall pav⁄or	tender to the le	SSOT.
,	or to the lessor's credit	in the S	ecurity	State	Bar	k of Sterli	ıg, Color:	edo 🛇
	or its successors, which s	30.00)	the depositor	y regardless	of changes in	the ownership	of said land, the	sunt
5	deferring the commencer							
	or tenders the commence cessively. And it is und	ment of a well m	ay be furthe	r deferred fo	r a like perio	dof the same nu	mber of months	suc-
	not only the privileges g of extending that period	ranted to the dat	e when said :	first rental is	s payable as	aforesaid, but als	o the lessee's o	ption
	Should the first well is not commenced on sai	l drilled on the a	bøve describ	ed land be a	dry hole, the	n and in that ev	ent, if a second	well
	been paid, this lease sha months shall resume the	ll terminate as t	o both nartie	s, unless the	lessee on or	before the expir	ation of said tv	velve
	And it is agreed that upograph hereof, governing	on the resumption	n of the payn	ient of renta	ls, as above r	rovided that the	last preceding r	oara-
	had been no interruption	ı in the rental pa	ayments.	\wedge			_	
/	therein, then the royalti	ies and rentals l	ierein provid	ed shall be	paid the less	or only in the p	proportion which	h his
	Lessee shall have the except water from wells	e right to use, fr	ee of cost, ga	s, oil and wat	er produced	on said land for i	ts operation the	reon,
>	When requested by No well shall be dri	lessor, lessee sha	all bury its p	ipe lines belo	ow plow dept	h.	without the w	ž Vetom
	consent of the lessor.	,			کے :	~	without the wr	Tucen
	Lessee shall pay for Lessee shall have th	e right at any ti	me to remove	ations to gro e all machine	ry and fixtur	es placed on said	l premises, inclu	ıding
	If the estate of eith	er party hereto	is assigned, a	ind the privi	lege of assig	ning in whole or	in part is expr	essly
	allowed—the covenants change in the ownership	of the land or a	ssignment of	rentals or r	ovàlties shal	l be binding on t	he lessee until :	after
	the lessee has been furnithat in the event this lea	se shall be ássigi	ned as to a pa	irt or as to p	arts of the al	oove described la	nds and the assi	ignee
	or assigns of such part of from him or them, such of	default shall not	operate to de	feat or affect	t this lease in	ı so far as it cove	rs a part or par	ts of (
	said lands upon which th	ne eria lèssee or	any assigned	s unercor~sna	n make que	payment of said	rental.	

said lands upon which the said lessee or any assignee thereof shall make due payment of said rental.

Lessor hereby warrants and agrees to defend the title to the lands herein described, and agrees that the lesser shall have the right at any time to redeem for lessor, by payment, any mortgages, taxes or other liens on the above described lands, in the event of default of payment by lessor, and be subrogated to the rights of the holders thereof. War Clause for Oil and Gas Lease:

This lease shall not be terminated, in whole or in part, nor shall lessee be held liable in damages, for failure to comply with the express or implied covenants hereof, if compliance therewith is prevented by, or if such failure is the result of, any Federal or State laws, executive orders, rules, or regulations. If, at the end of the primary term hereof such term has not been extended by production or drilling as in this lease provided, and lessee, by reason of any of the above recited causes, is unable to drill a well on the leased premises for oil or gas, the primary term and the rental provision hereof shall be extended automatically from year to year until the first anniversary hereof occurring ninety (90) or more days following the removal of such delaying cause. During any period that lessee is unable to produce and/or market any products from the leased premises by reason of any of the above recited causes, this lease shall remain in full force and effect.

In Testimony Whereof We Sign, this theday of	October 🛇	19.52
Witness:	S 8 .	
Model War Low Re	o Daller	(SEAL)
Thelma Datman XX John	cht Deiks	(SEAL)

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		ACKNOWLEDGMENT	O THE LEASE			
STATE OF			· · · · · · · · · · · · · · · · · · ·			
>	County of	85.			, , , , , , , , , , , , , , , , , , ,	<i>\$</i>
I,					otary Public in and	6r
said	County, in th	e State aforesaid, do hereby				···• <u>·</u>
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		ease, appeared before me this				
signed, sealed and del therein set forth	ivered the said instrument	of writing as	rec and vol	untary act and deed i	or the uses and purpos	es
	hand and	seal, this	đay of		, A. D. 19	••••
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STATE OF	Kansas			2		
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COUNTY OF	Norton		Æ		4	
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go i	, Eva L. Kid	der ,	a Notary	Public in	and for the	9
County an	d State afor	esaid, do here	eby certif	y that LEO	DJ. DERKS	^
and ISABE	L DERKS, who	are personall	y known t	o me to be	the person	IR 🔑
Mynoae usu	es are subsc:	ribed to the	ATOUTU JUE	orallette OI	ALTOINE,	r (3)
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