FORM 88—(PRODUCER'S REVISED)(NEW MEXICO)—Burk rinting & Stationery Co., Tules, Okla.

2 3 7 3 4 - 8 OIL AND GAS LEASE OIL AND GAS LEASE (1995)

y and between as in Table 201 miles, 1, 1100 in	77
	Party of the first part, hereinafter called lessor (whether one or more) ar
	Party of the second part, hereinafter called lesse
and performed, has granted, demised, leased, and let and by these presents of f mining and operating for oil and gas, and laying pipe times, and building t	ants and agreements hereinafter contained on the part of lessee to be paid, ke lose grant, demise, leave and let unto the said lessee, for the sole and only purpose tanks, powers, stations and structure; thereon to produce away and take and the said lessee, for the sole and only purpose tanks, powers, stations and structure; thereon to produce away and take the said lessee.
roducts, all that certain tract of land situate in the County of.	, State of New Mexico, described as follows, to-wi
5-3-16-11	
	The first state of the state of
First. To deliver to the credit of lessor, free of cost, in the pipe line roduced and saved from the lessed premises.	s from date, and as long thereafter as oil or gas, or either of them, is produce to which he may connect his wells, the equal of one-eighth (1/2) part of all o
SECOND. To pay lessor for gas from each well where gas only la found or all gas used off the premises, said payments to be made quarterly and less at the principal dwelling house on said land during the same time by making Thiap. To pay lessor for eas produced from any city and to all the same time by making this part of the same time by making the same time to be same time to save the same time to save time time time time time time time tim	d, the equal one-eighth (1/2) of the gross proceeds at the prevailing market rate stor to have gas free of cost from any such well for all stoves and all inside light his own connections with the well at his own risk and expense. off the premises, or for the manufacture of casing-head gasoline or dry commercia gas during which time such gas shall be used, said payments to be made quarterly
If no well be commenced on said land on an hater at 1 -4	our ouring which time such gas main be used, said payments to be made quarterly
i and instant of the	before that date shall pay or tender to the lessor or to the lessor's credi
its successor or successors, or any hank with which is man he	or consolidated, or which succeeds to its business or assets, or any part thereof egardless of changes in the ownership of the said land, the sum of
The state of the s	mencement of a well for twelve months from said date. In like manner and
payable as aforesaid, but also the lessee's option of extending that period. Should the first well drilled on the above described land be a dry hole a said land within twelve months from the expiration of the last rental period lessee on or before the expiration of said twelve months shall resume the rovided. And it is agreed that upon the resumption of the payment of ree payment of rentals and the effect thereof, shall continue in force as thou If said lesser owns a less interest in the above described land than the errin provided shall be paid the lessor only in proportion which his interest	or cease to produce, then and in that event, if a second well is not commence tood which rental has been paid, this lease shall triminate as to both parties, unless payment of rentals in the same amount and in the same manner as hereimbeforn against, as before provided, that the last preceding paragraph hereof, governing agh there had been no interruption in the rental payments, entire and undivided fee simple estate therein, then the royalties and rental hears to the whole and undivided fee.
When requested by the lessor, lessee shall bury his pipe lines below pl No well shall be drilled nearer than 200 feet to the house or harn now.	educed on said land for its operation thereon, except water from wells of lesson low depth.
Lessee shall have the right at any time to remove all machinery and fi	ope on said lands.
completion with reasonable diligence and dispatch, and if oil or gas, or cit are with like effect as if such well had been completed within the term of	case or any extension thereof, the lessee shall have the right to drill such well ther of them, he found in paying quantities, this lease shall continue and be in years berein first mentioned
In the estate of either party bereto is assigned, and the privilege of a tend to their heirs, executors, administrators, successors or assigna, but no c ending on the lessee until after the lessee has been furnished with a written stor or his successor in title, any rental payment which may be made hereu excessed lessor or his successor in title until lessee shall bave been furnished va- sor or successor in fille to the person succeeding to such interest. And it e above described lands and the assignee or assignees of such part or parts of its from him or them, such default shall not operate to defeat or affect this I y assignee thereof shall make due payment of said rentals. An assignment d discharge the lessee of all obligation hereunder.	assigning in whole or in part is expressly allowed, the covenants hereof shall change in the ownership of the land or assignment of rentals or royalties shall be transfer or assignment or a certified copy thereof. In the event of the death of inder shall be deposited in the depository bank to the credit of the estate of such with certified copies of all numinerals of title deraigning title from such deceased is hereby agreed in the event this lease shall be assigned as to a part or parts of shall fail or make default in the payment of the proportionate part of the rents lease in so far as it covers a part or parts of said lands which the said leasee or of this lease, in whole or in part, shall as to the extent of such assignment relieve
be made under authority of any such act, bill or stature, shall not constitute aure, obligation, covenant, undertaking, condition or stipolation contained revesting of any estate or interest herein and hereby created and set out, no tion for damages or suit for the forfeiture or cancellation hereof; and while see or assigna, to the extent of such compliance operate as modifications of	porting to be enacted by any Federal or State legislative authority, or with orders, real courts, State or Federal offices, hoards, commissions or committees purporting a violation of any of the terms of this lease or be considered a breach of any herein, nor shall it be or constitute a cause for the termination, forfeiture, revision or shall any such compliance confer any right of entry or become the basis of any ile any such purport to be in force and effect they shall, when complied with by the terms and conditions of this lease where inconsistent therewith.
Lessor hereby warrants and agrees to defend the title to the lands have	ein described, and agrees that the lessee shall have the right at any time to redeem bed lands in the event of default of payment by lessor, and be subrogated to the
IN TESTIMONY WHEREOF WE SION, this the 10 12	
ITNESS:	ay of
DIELI MENTAPA DOCUMENTARY	R. H. Woods (SEAL)
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