OIL AND GAS LEASE

250476 C.II.J.	article or particle account of the factories of the facto	
250476 C.II. J. AGREEMENT, Made and entered into the 20th day	of Aug. 1923 hy and hatman	
M. A. Watkins and his wife Jessie E.	Watkins	
D. Newbrough and S. P. Hezen	y of the first part, hereinafter called lessor (whether one or mare parties of the second part, hereinafte parties the second party of the second pa	and r Ca
yermythography Mildhaudd land and in and in and in	One	or r A D
WITNESSETH, That the said lessor, for and in consideration of ship hand paid, receipt of which is hereby acknowledged and of the covenants and states of the covenants and	l agreements hereinafter contained on the part of lessee to be paid,	kept an
rformed, ha. 🚊 granted, demised, leased and let and by these presents do. 😫 - mining and operating for oil and gas, and of laying of pipe lines, and huilding tani di products, all that certain tract of land, situate in the Gounty of Tulsa, State of	grant, demise, lease and let unto the said lessee, for the sole and only is, powers, stations and structures thereon to produce, save, and ta	y purpos ke care o
id products, all that certain tract of land, situate in the County of Tuisa, State of	Okianoma, described as follows to-witt	
South West Quarter (SW4) of Section	n Thirty Three (33) Township	
Nineteen (19) North, Range Fourteen	East (N.R.14E.)	
74	and containing 160	
section 33 Township 19 Range 14		or les
It is agreed that this lease shall remain in force for a term of \$1%_MQ1 ther of them is produced from said land by the lessee.	See and as long thereafter as on	or gus,
In consideration of the premises the said lessee covenants and agrees: 1st. To deliver to the credit of lessor, free of cost, in the pipe line to which	th_hemay connect_hiswells, the equal one-eighth pa	rt of all
oduced and saved from the leased premises.		
2nd. To pay lessor for gas from each well	l where gas only is found, the equal	one-
sighth (1/8) of the gross proceeds at the pro-	evailing market rate, for all gas use	ed of
he premises, said payments to be made Mont? ny such well for all stoves and all inside	nly and lessor to have gas free of co lights in the principal dwelling hous	se on
aid land during the same time by making his	own connections with the well at his	s own
isk and expense:. 3rd. To pay lessor for gas produced from		
r the manufacture of casing-head gas, one-e-	ighth (1/8) of the gross proceeds at	the
evailing market rate for the gas so used, for	or the time during which such gas shall	l be
ed, said payments to be made Monthly.		
0.045	X	
If no well be commenced on said land on or before the 20th		termina
to both parties, unless the lesseo-on or before that doto shall pay-or tender to the	s, which shall continue as the depository regardless of changes in the	ownoreh
said land, the sum ofDOLL		
e commencement of a well formonths from said date. In	like manner and upon like payments or tenders the commencemen	t of a w
e commencement of a well formonths from said date. In any be further deferred for like period of the same number of months successively, e down pryment, covers not only the privileges granted to the date when said firs rights conferred.	. And it is understood and agreed that the consideration first recit strental is payable as aforesaid , but also the lessee's option of external is payable as aforesaid , but also the lessee's option of external is payable as aforesaid , but also the lessee's option of external is a supplied to the consideration for the consideration in the consideration is a supplied to the consideration for	ed herei nding th
riod as doresaid, and any and all other rights conferred. Should the first well drilled on the above described land be a dry hole, the clve months from the expiration of the last rental period for which rental has before the expiration of said twelve months shall resume the psyment of rentals is graged that upon the resumption of the payment of rents, as above provided of the effect thereof, shall continue in force just as though there had been no interr	on, and in that event, if a second well is not commenced on said le	nd with
forg the expiration of said twelve months shall resume the payment of rentals is	een paid, this lease shall terminate as to both parties, unless the le in the same amount and in the same manner as hereinbefore provid-	ssee on led. Ar
is agreed that upon the resumption of the payment of rentals, as above provided of the effect thereof, shall continue in force just as though there had been no interr	uption in the rental payments.	or renta
ovided for shall be paid the lessor only in the proportion which	and undivided lee simple estate therein, then the royalties and rem bears to the whole and undivided lee.	tals here
Lessee shall have the right to use free of cost, gas, oil and water produced on	a said land for1.U.Soperations thereon, except water fro	om well
When requested by lessor, lessee shall buryhispipe lines below No well shall be drilled nearer than 200 feet to the house or barn now on said	ow plow depth.	
Lessee shall pay for damages caused byitsoperations to growing	ing crops on said land.	
Lessee shall have the right at any time to remove all machinery and fixtures If the estate of either party hereto is assigned, and the privilege of assigning	i placed on said premises, including the right to draw and remove c g in whole or in part is expressly allowed—the covenants hereof sl	asing. inll exte
their heirs, executors, administrators, successors or assigns, but no change in the the lessee until after the lessee has been furnished with a written transfer or assi	e ownership of the land or assignment of rentals or royalties shall l gnment or a true copy thereof; and it is hereby agreed in the even	be bindi this lea
If the estate of either party hereto is assigned, and the privilege of assigning their heirs, executors, administrators, successors or assigns, but no change in the lessee until after the lessee has been furnished with a written transfer or assign libe assigned as to a part or parts of the above described lands and the assigne the proportionate part of the rents due from him or them, such default shall not dlands which the said lessee or any assignee thereof shall make due payment of s	e or assignees of such part or parts shall fail or make default in the t operate to defeat or affect this lease in so far as it covers a part	e payme or parts
d lands which the said lessee or any assignee thereof shall make due payment of s Lessor hereby warrants and agrees to defend the title to the lands herein de	aid rental. scribed, and agrees that the lessee shall have the right at any time	to rede
Lessor hereby warrants and agrees to defend the title to the lands herein der lessor, by payment, any mortgages, taxes or other liens on the above describe erights of the holder thereof.	ad lands, in the event of default of payment by lessor, and be sub	rogated
20th A11	gust 192 3	
In Testimony Whereof We Sign, this the Boom day of	M. A. Watkins	/CITE 4
WITNESS		
WITNESS	Jessie T. Mackins	(SEA
WITNESS		(SEA
WITNESS		(SEA
WITNESS		(SEA
WITNESS ACKNOWLEDGMENT ATE OF OKLAHOMA, COUNTY OF Tulsa	TO THE LEASE in the year of our Lord one thousand nine hundred and. LWENT	(SEA
WITNESS ACKNOWLEDGMENT ATE OF OKLAHOMA, COUNTY OF Tulsa SS: BE IT REMEMBERED, That on this 22 day of August ore me, a Notary Public in and for said County and State, came parsons	TO THE LEASE in the year of our Lord one thousand nine hundred and twenty lly appeared is A. Watkins	(SEA
WITNESS ACKNOWLEDGMENT ATE OF OKLAHOMA, COUNTY OF Tulsa SS: BEITREMEMBERED, That on this 22 day of August fore me, a Notary Public in and for said County and State, came parsona Jessie 1. Wetkins to mak known to be the id	TO THE LEASE in the year of our Lord one thousand nine hundred and. twenty Lly_appeared_is_A Natkins lentical personswho executed the within and foregoing instru	(SEA
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WITNESS ACKNOWLEDGMENT ATE OF OKLAHOMA, COUNTY OF Tulsa SS: BEIT REMEMBERED, That on this 22 day of August ore me, a Notary Public in and for said County and State, came parsona Jessie 3. Wetkins to me known to be the id knowledged to me that they executed the same as thing free and volunt	In the year of our Lord one thousand nine hundred and twenty lly appeared if A. Natkins lentical persons who executed the within and foregoing instrutary act and deed for the uses and puproses therein set forth. Exed my notarial seal the day and year first above written. M. C. Williams	(SEA)
WITNESS ACKNOWLEDGMENT ACKNOWLEDGMENT ATE OF OKLAHOMA, COUNTY OF Tulse. BE IT REMEMBERED, That on this. 22 day of August ore me, a Notary Public in and for said County and State, came. paraonal Jessie 1. Wetkins to me known to be the id knowledged to me that they executed the same as they free and volunt IN WITNESS WHEREOF, I have hereunto set my official signature and aff My Commission expires. June 20, 1926. (Seal)	In the year of our Lord one thousand nine hundred and twenty lly appeared if A. Natkins lentical persons who executed the within and foregoing instrutary act and deed for the uses and puproses therein set forth. Exed my notarial seal the day and year first above written. M. C. Williams	(SEA)
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WITNESS ACKNOWLEDGMENT ATE OF OKLAHOMA, COUNTY OF Tulsa Ss: BE IT REMEMBERED, That on this 22 day of August fore me, a Notary Public in and for said County and State, came. parsona d Jessie S. Wetkins to me known to be the id knowledged to me that they executed the same as they free and volume IN WITNESS WHER FOF, I have hereunto set my official signature and aff My Commission expires June 20, 1926. (Seal) ATE OF OKLAHOMA, TULSA COUNTY, SS: This instrument was filed for record on the 5 day of	in the year of our Lord one thousand nine hundred and twenty lly appeared it. A. Watkins lentical persons who executed the within and foregoing instrutary act and deed for the uses and puproses therein set forth. Bixed my notarial seal the day and year first above written. M. C. Williams Nota Feb. 1924 at 3:30 o'clock	(SEAI
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