OIL AND GAS LEASE

Form 88 Producers

	ENT, Made and entered into t H. Collings and h		tle Colli	reb.	192by and betw	een
	Pennington , pa				iled lessor (whether one or	more) and
WITNESS cash in hand paid, performed, has	Pennington , pa ETH, That the said lessor, for receipt of which is hereby ackno- granted, demised, leased and le rating for oil and gas, and of lay, that certain tract of land, situate	rty of the and in consideration wiedged and of the cand by these presen	second par on of Oncovenants and ago onts do es gran	rt, hereinafter ca eements hereinafter containd t, demise, lease and let unto the	and on the part of lessee to be the said lessee, for the sole an	d-part, lesseeDOLLARS. paid, kept and d only purpose
of mining and ope said products, all	rating for oil and gas, and of lay that certain tract of land, situat	ing of pipe lines, and e in the County of T	building tanks, p ilsa, State of Okl	owers, stations and structures shoins, described as follows to	thereon to produce, save, ar wit:	nd take care of
	North East	Quarter of	the Nort	h East Quarter o	É	
of section	20 Township 18	Range 1	and	containing 40	acres, 1	
either of them is I	that this lease shall remain in broduced from said land by the l	essee.		years from this d	ate, and as long thereafter a	s oil or gas, or
1st. To d	ation of the premises the said leseliver to the credit of lessor, freed from the leased premises.	ssee covenants and a e of cost, in the pip	grees; e line to which	he may connect his	3wells, the equal one-eight	h part of all oil
eighth (1/) the premise any such w	o pay lessor for (6) of the gross ples, said payments ell for all stoved during the same tixpense.	roceeds at to be made s and all i	the preva: monthly a nside ligh	iling market rate and lessor to have ats in the princi	e, for all gas u ve gas free of c inal dwelling ho	sed off ost from use on
for the men	o ray lessor for a nufacture of casin market rate for t payments to be ma	ng-head, gas	i from and, one-eigh	y oil well and us th (1/8) of the the time during	ed off the prem gross proceeds which such gas	ises of at the shall be
If no well	be commenced on said land of	on or before the	2nd	day of Feb.	19_25, the lease s	hall terminate
as to both parties, Bank atBro	unless the lessee on or before the oken Arrow. Okla.	at date shall pay or t	ender to the less its successors, wi	or, or the lessor's credit in the. nich shall continue as the depos	Arkansas Valley	State the ownership
of said land, the the commencemen may be further de the down payment period as aforesaid	nt of a well for	months from said e number of months granted to the date	l date. In like successively. A when said first re	s, which shall operate as a remanner and upon like paymer and it is understood and agreed tall is payable as aforesaid, but a like the state of the	nts or tenders the commence I that the consideration first It also the lessee's option of	ment of a well recited herein, extending that
11 Suid lesso	first well drilled on the above on the expiration of the last ren on of said twelve months shall son the resumption of the paymed, shall continte in force just a rowns a less interest in the above paid the lessor only in the problem of the property of the problem of the probl	ve described land th	in the entire and	undivided tee simple estate th	erein, then the royalties and	rentals herein
lessor.	ested by lessor, lessee shall bury Il be drilled nearer than 200 feet pay for damages caused by					a from wen br
	pay for damages caused by I have the right at any time to r e of either party hereto is assign utors, administrators, successor after the lessee has been furnish s to a part or parts of the above te part of the rents due from hi e said lessee or any assignee the					ve casing. of shall extend nall be binding vent this lease
of the proportiona said lands which th Lessor here	s to a part of the rents due from his te part of the rents due from his te said lessee or any assignee the by warrants and agrees to defen ment, any mortgages, taxes or colder thereof.	described lands and m or them, such def reof shall make due d the title to the lan	ault shall not ope payment of said r ds herein describ	assignees of such part or parts grate to defeat or affect this le ental. ed, and agrees that the lessee	shall fail or make default in ase in so far as it covers a p shall have the right at any t	art or parts of
the rights of the h	colder thereof.	other neas on the a	ove described la	nds, in the event of default d	I payment by lessor, and be	subrogated to
To Workinso	ny Whereof We Sign, this the	2nd 40	∓n∈	ib. 100 4.		
In Testimo	WITNESS		y 01		lings	(SEAL)
					llings	
					. St. and No. 44, al. St. com part yes any control and all all all any any control and any any a	(SEAL)
OMARIE OF OTT	AHOMA, COUNTY OF			THE LEASE		
BE IT REA	IEMBERED, That on this 21	day of Te	10 •in t			
and Myrtle	y Public in and for said County COLLINGS Tethat 455 executed thes	to me known	to be the identic	al personwho executed	the within and foregoing in	strument and
IN WITNE	SS WHEREOF, I have hereunt	o set my official sign	ature and affixed	my notarial seal the day and y	ear first above written.	
My Commi	ssion expires June 20th	1, 1986.	şeal)	M. C. Willia	ms. N	otary Public,
TWO HO HT ATE	AHOMA, TULSA COUNTY, nent was filed for record on the in Book 463 Page 114	22	day of Fe	b. , 192 4 at 1:0	Oo'clock.	_P•M.,
and any recorded.				O. G. W By Brady B	eaver,	unty Clerk
	(Seal)		ByBrady B	rown,	Deputy/