OIL AND GAS LEASE

Form 88 Producers	JIL AND	GAO_L	LASE		
251061 C.M.J.			ga an garaka magama at kapada balah		AND COLUMN DESCRIPTION OF THE PARTY.
AGREEMENT, Made and entered into the		sband	ruary	192 ⁴ by and b	
of Broken Arrow, O J. L. Copeland party o	f the second	party of the first part, here One & No/	part, hereinafter calle inafter call	d lessor (whether one ed 1685ee od party of the se	or more) and
WITNESSETII, That the said lessor, for and cash in hand paid, receipt of which is hereby acknowled performed, ha. B. granted, demised, leased and let am of mining and operating for oil and gas, and of laying o said products, all that certain tract of land, situate in t	in consideration of iged and of the covenant i by these presents do <u>e</u> f pipe lines, and building he County of Tulsa, Sta	is and agreements B grant, demise g tanks, powers, st te of Oklahoma, d	hereinafter contained o, lease and let unto the ations and structures the escribed as follows to-w	on the part of lessee to said lessee, for the sole tereon to produce, save it:	DOLLARS. be paid, kept and and only purpose , and take care of
The East Half o	f the North W	est Quarte)		
of section 28 Township 18 Ne It is agreed that this lease shall remain in force either of them is produced from said land by the lessee In consideration of the premises the said lessee 1st. To deliver to the credit of lessor, free of produced and saved from the leased premises.		and contain	year i fro this dat	e, and as long thereafted	
2nd. To pay the lessor One where gas only is found while gas frie of cost from any such dwelling house on said land an the wells at his own risk and	the same is b well for all d during the	einh used . stoves a	off the prem nd all inside	ises, and les lights in th	ssor to have no principal
3rd. To pay lessor for gas the rate of One Eighth (1/8) r shall be used, said payments t	ovalty Dollar	s per year	r, for the ti	d off the prome during wh	mises at Ich gas
STATE OF OKLAHOMA. Ss. ACCOUNTY OF TUISE.	CKNOWLEDGMENT	WHERE LES	SOR SIGNS BY	MARK.	ic in and fo
County of Tulsa. And the county and state aforesaid identical person who executed presence and in presence of Lato me that she executed the sample of the county with the county of the	r perore me	ulay 0		1J tild ica	se soan terminate
as to both parties, unless the lessee on or before that d Bank at Broken Arrow, Okla					
of said land, the sum ofEighty & No/ the commencement of a well for12 may be further deferred for like period of the same nu the down payment, covers not only the privileges gran	10 0	OOLLARS, which	l continue as the deposit shall operate as a ren and upon like payment inderstood and agreed t	tal and cover the priv	ileges of deferring
Should the first well drilled on the above desc twelve months from the expiration of the last rental phefore the expiration of said twelve months shall resu it is agreed that upon the resumption of the payment and the effect thereof, shall continue in force just as th If said lessor owns a less interest in the above d provided for shall be paid the lessor only in the propor Lessee shall have the right to use free of cost, g	me the payment of ren of rentals, as above pro- ough there had been no i escribed land than the es- tion which E. 1.8	tals in the same a vided, that the las interruption in the ntire and undivide greet hears to the	mount and in the same st preceding paragraph e rental payments, ed fee simple estate ther	e manner as hereinbefo hereof, governing the j ein, then the royalties	re provided. And payment of rentals and rentals herein
Lessee shall have the right to use free of cost, g lessor. When requested by lessor, lessee shall bury	the first of the control of the cont			ations thereon, except	water from well of
No well shall be drilled nearer than 200 feet to the Lessee shall pay for damages caused by	he house or barn now or B operations to	n sald premises, wi growing crops on s stures placed on s	thout the written constraid land.	the right to draw and r	emove casing.
If the estate of either party hereto is assigned, to their hoirs, executors, administrators, successors or on the lessee until after the lessee has been furnished with the sasigned as to a part or parts of the above de of the proportionate part of the rents due from him of said lands which the said lessee or any assignee thereof	and the privilege of assi assigns, but no change with a written transfer or scribed lands and the ass	igning in whole or in the ownership r assignment or a signee or assignee	in part is expressly allo of the land or assignme true copy thereof; and s of such part or parts	owed—the covenants lent of rentals or royalti it is hereby agreed in t shall fail or make defa	ereof shall extend es shall be binding he event this lease ult in the payment
said lands which the said lesses or any assignee thereof Lessor hereby warrants and agrees to defend the for lessor, by payment, any mortgages, taxes or other the rights of the holder thereof.	shall make due paymen to title to the lands here r liens on the above de	at of said rental. in described, and scribed lands, in	agrees that the lessee s the event of default of	hall have the right at a payment by lessor, an	ny time to redeem d be subrogated to
		Wahanaas	A		
In Testimony Whereof We Sign, this the	130day of	reprusry	Sarah x S	eals	(SEAL)
In Testimony Whereof We Sign, this the WITNESS L. F. Cope Land Maker Sagar Seals name signed End ther request. L. F. Cop	by me in her	presence	J. M. Se	als	(SEAL)
					(SEAL)
STATE OF OKLAHOMA, COUNTY OF	ulsa ulsa:	ENT TO THE	LEASE		
BE IT REMEMBERED, That on this1s before me, a Notary Public in and for said County and	t day of Februs	ry in the year	of our Lord one thousan	d nine hundred and leals	twenty rour
andacknowledged to me thathe,executed the same IN WITNESS WHEREOF, I have bereunte st	as_his_free and v	voluntary act and	deed for the uses and pu	proses therein set forth	
My Commission expires Apr. 16, 19	27. (Seal)		Will J. Swift		Notary Public.
STATE OF OKLAHOMA, TULSA COUNTY, SS	7.77	Peh	4 1.1	Б	1
and duly recorded in Book 463 Page 120	ay of	e records of this of	lice. O. G. Weav	oʻcl 'er.	ounT.I
This instrument was filed for record on the 120 and duly recorded in Book 463 Page 120	(Seal)		Brady Br	own,	County Clerk.