OIL AND GAS LEASE

Form 88 Producers

- Mathematical States | 1922 | 251346 | C · M · J ·

AGREEMENT, Made and entered into the	oth y McCarty his w		nd between
L. Medlen , party of the seco	party o	the first part, hereinafter called lessor (whether	one or more) and
WITNESSETH, That the said lessor, for and in cash in hand paid, receipt of which is hereby acknowledged performed, ha. S.granted, demised, leased and let and by of mining and operating for oil and gas, and of laying of pip said products, all that certain tract of land, situate in the C	consideration of One and of the covenants and a these presents do SS grae e lines, and building tanks, ounty of Tules, State of Ok	and No/100 recements hereinafter contained on the part of less nt, demise, lease and let unto the said lessee, for the powers, stations and structures thereon to produce, lahoma, described as follows to-wit:	DOLLARS. e to be paid, kept and sole and only purpose save, and take care of
the South Half of	North West Quar	ter of Section Seven (7),	
Township Twenty On	e (21) Range ™o	urteen (14)	
of section 7 Township 21		containing 80	acres, more or less.
It is agreed that this lease shall remain in force for either of them is produced from said land by the lesse. In consideration of the premises the said lessee cove 1st. To deliver to the credit of lessor, free of cost produced and saved from the leased premises.	vente and saroge.	he	
2d. To pay the lessor one eithile the same is being used offing such well for all stoves and said land during the same time back and expense.	the premises, all inside lig	and lessor to have gas free ht in the principal dwelling	of cost from house on
3rd. To pay lessor for gas posor the manufacture of casing-he shall be used.	roduced from an ad gas one eigh	y oil well and used off the t for the time during which	premises or such gas
If no well be commenced on said land on or be as to both parties, unless the lessee on or before that date s Bankat Collinsville, Okilo.	hall pay or tender to the les	sor, or the lessor's credit in theCOllinsvil which shall continue as the depository regardless of cl	nnges in the ownership
of said land, the sum of Eighty the commencement of a well for 12 mont may be further deferred for like period of the same numbe the down payment, covers not only the privileges granted	hs from said date. In like r of months successively. to the date when said first r	RS, which shall operate as a rental and cover the e manner and upon like payments or tenders the or And it is understood and agreed that the considerat ental is payable as aforesaid, but also the lessee's o	privileges of deterring immencement of a well ion first recited herein, ition of extending that
period as aforesaid, and any and all other rights conferred. Should the first well drilled on the above described twelve months from the expiration of the last rental perio before the expiration of said twelve months shall resume t it is agreed that upon the resumption of the payment of rand the effect thereof, shall continue in force just as though If said lessor owns a less interest in the above described for the proportion of the preparation provided for shall be paid the lessor only in the preparation.	I land be a dry hole, then, d for which rental has beer he payment of rentals in t intals, as above provided, t there had been no interrup bed land than the entire an	a unarvided ice simple estate therein, then the roya	ed on said land within unless the lessee on or before provided. And the payment of rentals lties and rentals herein
Lessee shall pe paid the lessor only in the proportion Lessee shall have the right to use free of cost, gas, o lessor. When requested by lessor, lessee shall buryit No well shall be drilled nearer than 200 feet to the h Lessee shall pay for damages caused byits	il and water produced on sa	id land for 1 LS operations thereon, exc	ept water from well of
Lessee shall pay for damages caused by Lessee shall have the right at any time to remove a Lessee shall have the right at any time to remove a tit the estate of either party hereto is assigned, and to their heirs, executors, administrators, successors or assion the lessee until after the lessee has been furnished with shall be assigned as to a part or parts of the above describ of the proportionate part of the rents due from him or the said lands which the said lessee or any assignee thereof shall	ll machinery and fixtures n	ared on eaid promises including the right to draw:	and remove casing. its hereof shall extend yalties shall be binding in the event this lease
snati be assigned as to a part of parts of the apoye describ of the proportionate part of the rents due from him or the said lands which the said lessee or any assignee thereof shal Lessor hereby warrants and agrees to defend the tit	ed jands and the assignee o em, such default shall not o Il make due payment of said le to the lands herein descr	r assignees of such part or parts shall fail or make perate to defeat or affect this lease in so far as it co rental. ibed, and agrees that the lessee shall have the right	overs a part or parts of at any time to redeem
said lands which the said lessee of any assignce thereof sha Lessor hereby warrants and agrees to defend the tit for lessor, by payment, any mortgages, taxes or other lie the rights of the holder thereof.	ns on the above described	lands, in the event of default of payment by lesson	, and be subrogated to
In Testimony Whereof We Sign, this the	day of	192¯¯	
WITNESS		Thomas McCarty	(SEAL)
		Nancy McCarty	(SEAL)
	ACKNOWI EDGMENT T	O THE TEASE	(SEAL)
STATE OF OKLAHOMA, COUNTY OF TULS BE IT REMEMBERED, That on this 19	a ss:	O THE LEASE	
before me, a Notary Public in and for said County and Sta and Nancy McCarty	te, came POLSON&LJ o me known to be the iden	tical person	egoing instrument and
acknowledged to me thatthey executed the same as	their free and voluntar official signature and affixe	y act and deed for the uses and puproses therein set of dmy notarial seal the day and year first above writi	orth. en.
My Commission expires March 15, 192	6. (Seal)	C. E. Dickson	Notary Public,
STATE OF OKLAHOMA, TULSA COUNTY, SS: This instrument was filed for record on the	day of Pe	b. ₁₉₂ 4 _{at} 9:00	o'clock A. M
STATE OF OKLAHOMA, TULSA COUNTY, SS: This instrument was filed for record on the	of the records	of this office. O. G. Weaver,	W.,
	(Seal)	By Brady Brown,	County Clerk. Deputy.