OIL AND GAS LEASE

The state of the s

ALKARITATION COMPANY, OFFIA COURS BOSAS		THE PERSON NAMED IN
251493 C.M.J.		en idanes
MONEDATED 1, Made and entered into the	st July 1922 by and between	1
Mary J. Bickford and J. H	• BICKTOPU, Her Musbanu party of the first part, hereinafter called lessor (whether one or mo	re) and
J. B. Young part- of the second	part, hereinafter called lessee party of the second-	part, lessee.
WITNESSETH, That the said lessor, for and in consum in hand paid receipt of which is hereby acknowledged and	sideration of <u>One and No/100</u> I of the covenants and agreements hereinafter contained on the part of lessee to be pai	DOLLARS.
performed, ha S granted, demised, leased and let and by the	se presents do <u>98</u> grant, demise, lease and let unto the said lessee, for the sole and ones, and building tanks, powers, stations and structures thereon to produce, save, and try of Tulsa, State of Oklahoma, described as follows to-wit:	nly purpose take care of
said products, all that certain tract of land, situate in the Coun	ty of Tulsa, State of Oklahoma, described as follows to-wit:	and many 7
cres, more or less according to the	ction 4, Township 19 North, Range 12 East contains U.S. survey thereof, more particularly descriptorner of the SET of the NWT of Section 4, Township	ped as
ollows: Beginning at the southeast	corner of the SEt of the NWt of Section 4, Tow Base and Meridian running thence North a distan	nship
257.5 feet; thence West 677 feet;	thence South 1257.5 feet; thence East 677 feet	to th
lace of beginning, less right of t	vay of the M.K.& T.Ry.	
	음식님은 하면 하는 그를 받으면 그리지 않는 것은 것이다.	
of section 4 Township 19-N Rang	ge 12-E and containing 17.92 acres, mo	re or less
It is agreed that this lease shall remain in force for a te either of them is produced from said land by the lessee.		
either of them is produced from said land by the lessec. In consideration of the premises the said lessec covenan	ts and agrees: he his	
1st. To deliver to the credit of lessor, free of cost, in produced and saved from the leased premises.	ts and agrees: the pipe line to which he may connect his wells, the equal one-eighth p	part of all oil
2nd. To pay the lessor One eigh	hth of the net proceeds from the sale each year	in
sed off the premises and if used	l where gas only is found, while the same is be in the manufacture of gasoline or any other pro	duct.
royalty of one-eighth (1/8) payal	ble quarterly at the prevailing market rate; an such well for all inside stoves and all inside	nd less
n the principal dwelling house on	said land during the same time by making his o	ATEHES
onnections with the wells at his	risk.	
3rd. To pay lessor for gas pro-	duced from any oil well and used off the premis	es one
aid payments to be made quarterly	r, for the time during which such gas shall be and if used in the manufacture of gasoline or	any ot
oduct, a royalty of one-eighth (1,	/8) payable quarterly. at the prevailing rate.	
	the 1st day of July 19 23 the large she	
If no well be commenced on said land on or beforms to both parties, upless the lessee on or before that date shall	Winet Notional	
Bankat Tulsa, Okla.	pay or tender to the lessor, or the lessor's credit in the <u></u>	ie ownership
of said land, the sum of Seventeen and 92/10	DOLLARS, which shall operate as a rental and cover the privileges	of deferring
the commencement of a well tormonths i may be further deferred for like period of the same number of the days payment course were all the privilege arms of the	rom said date. In like manner and upon like payments or tenders the commencem months successively. And it is understood and agreed that the consideration first re- he date when said first rental is payable as aforesaid, but also the lessee's option of exi	ent of a well cited herein,
period as aforesaid, and any and all other rights conferred. Should the first well drilled on the above described by	nd he a dry hole, then, and in that event, if a second well is not commenced on said	land within
welve months from the expiration of the last rental period for before the expiration of said twelve months shall resume the r	r which rental has been paid, this lease shall terminate as to both parties, unless the payment of rentals in the same amount and in the same manner as hereinbefore pro-	lessee on or vided. And
t is agreed that upon the resumption of the payment of renta and the effect thereof, shall continue in force just as though the	nd be a dry hole, then, and in that event, if a second well is not commenced on said or which rental has been paid, this lease shall terminate as to both parties, unless the name of rentals in the sume amount and in the same manner as hereinbefore provised, that the last preceding paragraph hereof, governing the payments had been no interruption in the rental payments.	nt of rentals
If said lessor owns a less interest in the above described provided for shall be paid the lessor only in the proportion whi	land than the entire and undivided fee simple estate therein, then the royalties and re chN1S_interest bears to the whole and undivided fee. nd water produced on said land for1USoperations thereon, except water	entals herein
lessor. When requested by lessor, lessee shall buryhis		trom well of
No well shall be drilled nearer than 200 feet to the house	or barn now on said premises, without the written consent of the lessor.	
Lessee shall pay for damages caused by Lessee shall have the right at any time to remove all m	e or barn now on said premises, without the written consent of the lessor. _operations to growing crops on said land. achinery and fixtures placed on said premises, including the right to draw and remove	easing.
If the estate of either party hereto is assigned, and the their heirs, executors, administrators, successors or assigns,	privilege of assigning in whole or in part is expressly allowed—the covenants hereof but no change in the ownership of the land or assignment of rentals or royalties shal	
	itten transfer or assignment or a true copy thereof; and it is hereby agreed in the eve	shall extend I be binding
on the lessee until after the lessee has been furnished with a wishall be assigned as to a part or parts of the above described lift the university of the above described lift the university of the above described lift the university of the unive	ands and the assignee or assignees of such part or parts shall fail or make default in t	shall extend il be binding nt this lease the payment
on the lessee until after the lessee has been furnished with a wishall be assigned as to a part or parts of the above described leaf the proportionate part of the rents due from him or them, said lands which the said lessee or any assignee thereof shall mind the said lessee of any assignee thereof shall mind the said lessee of any assignee the said lessee or any assignee the said lessee of any assignee the said lessee or any assignee the said lessee of the said les	privilege of assigning in whole or in part is expressly allowed—the covenants hereof but no change in the ownership of the land or assignment of rentals or royalties shall ritten transfer or assignment or a true copy thereof; and it is hereby agreed in the ove ands and the assignee or assignees of such part or parts shall fail or make default in t such default shall not operate to defeat or affect this lease in so far as it covers a parake due payment of said rental. The lands begin described and agrees that the lessee shall have the right at any time.	shall extend Il be binding nt this lease the payment t or parts of
on the lessee until after the lessee has been furnished with a williall be assigned as to a part or parts of the above described I of the proportionate part of the rents due from him or them, sid lands which the said lessee or any assignee thereof shall multiple the said lessee or any assignee thereof shall multiple the said lands which the said lessee or any assignee the color less or the said lessee or any assignee the color lessor, by payment, any mortgages, taxes or other liens of the lolder thereof. Tt is further as	ands and the assigned or assignees of such part or parts shall fail or make default in 1 such default shall not operate to defect this lease in so far as it covers a par ake due payment of said rental. the lands herein described, and agrees that the lessee shall have the right at any time in the above described lands, in the event of default of payment by lessor, and be as rreed that unless operations are commerced upon	shall extend Il be binding nt this lease the payment t or parts of
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