OIL AND GÁS LEASE

Form 88 Producers

		day of September 192 3 by and between his wife,
The Peerson Oil Company	ilier	party of 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 acknowledge performed, ha S_granted, demised, leased and let and by of mining and operating for oil and gas, and of laying of pisaid products, all that certain tract of land, situate in the	consideration of I and of the covenant these presents do 9 pe lines, and buildin County of Tulsa, Sta	DOLLARS. ts and agreements hereinafter contained on the part of lessee to be paid, kept and sprant, demise, lease and let unto the said lessee, for the sole and only purpose grants, powers, stations and structures thereon to produce, save, and take care of ate of Oklahoma, described as follows to-wit:
The North Pourteen and 6 Three (3), Township lixt	4/100 (14.6 een (16) No	64) acres of lot One (1) of Section orth, Range Twelve (12) East.
물로 없는데 교리된 스펙을 받다		그래 본름빛 이렇게 하는 그리가 만든 남고싶다. 그 네
		연결하면하는 모델 사용 개최 대한 그리는 그
It is agreed that this lease shall remain in force for either of them is produced from said land by the lessee.	r a term ofO	o whichit_may connectits_wells, the equal one-eighth part of all oil
for the gas from each well wher premises, and lessor to have ga inside lights in the principal	e gas only s free of c dwelling ho	gross proceeds from sale & use of gas in advance is found, while the same is being used off the costfrom any such well for all stoves and all buse on said land during the same time by making ir own risk and expense. Royalty payments to
3rd. To pay lessor for gas the rate of one-eighth of gross such gas shall be used, said pa	proceeds f	com any oil well and used off the premises at from sale & use of gas for the time during which see made each month.
	9/1+	h Sentember 24
as to both parties, unless the lessee on or before that date	shall pay or tender t	to the lessor, or the lessor's credit in the
Bank at	or its succ	cessors, which shall continue as the depository regardless of changes in the ownership
the commencement of a well formo	oths from said date.	In like mainer and upon like payments or tenders the commencement of a well sively. And/it is understood and agreed that the consideration first recited herein.
Il said lessor owns a less interest in the above desc	uned mud pitan one	In like manner and upon like payments or tenders the commencement of a well sively. And it is understood and agreed that the consideration first recited herein, aid first revital is payable as aforesaid, but also the lessee's option of extending that let the lessee of the payable as aforesaid, but also the lessee's option of extending that he, then, and in that event, if a second well is not commenced on said land within has been paid, this lease shall terminate as to both parties, unless the lessee on or nealsh the same amount and in the same manner as breinbefore provided. And graded, that the last preceding partagraph hereof, governing the payment of rentals interruption in the rental payments. entire and undivided fee simple estate therein, then the royalties and rentals herein terest bears to the whole and undivided fee.
When requested by layer lesses shall have	its pinglin	terest bears to the whole and undivided lee. seed on said land foritsoperations thereon, except water from well of tes below plow depth. on said premises, without the written consent of the lessor.
Lessee shall pay for damages caused by 1 23	operations to	growing crops on said land.
If the estate of either party hereto is assigned, an to their heirs, executors, administrators, successors or as on the lessee until after the lessee has been furnished with shall be assigned as to a part or parts of the above description of the proportionate part of the rents due from him or the said lands which the said lessee or any assignee thereof shall be assigned the said lessee or any assignee thereof shall be assigned the said lessee or any assignee thereof shall be assigned the said lessee of th	d the privilege of ass signs, but no change 1 a written transfer c lbed lands and the a 1 am, such default sh all make due payme	ixtures placed on said premises, including the right to draw and remove casing, signing in whole or in part is expressly allowed—the covenants hereof shall extend to the ownership of the land or assignment of rentals or royalties shall be binding or assignment or a true copy thereof; and it is hereby agreed in the event this lease ssignee or assignees of such part or parts shall fail or make default in the payment in the payment of a said rental. Into fasid rental.
for lessor, by payment, any mortgages, taxes or other lessor, by payment, any mortgages, taxes or other lessor leights of the holder thereof. The is a green	iens on the above di	ein described, and agrees that the lessee shall have the right at any time to redeem escribed lands, in the event of default of payment by lessor, and be subrogated to cood that the real consideration of this lease lays from the date hereof a well on this tract, ligence to the Wilcox Sand, unless oil or gas I above that depth. If well is not started in and void.
In Testimony Whereof We Sign, this the2	and the state of the state of the state of	September 192 3
WITNESS		Austin F. Anthis (SEAL)
	٠٠٠ جم جنز شاء هد سد جائز بعد عد المر عدر الله عد	Fay E. Anthis (SEAL)
	ACKNOWLEDGY	MENT TO THE LEASE
BE IT REMEMBERED, That on this 24th before me, a Notary Public in and for said County and S and 28 F. Anthis acknowledged to me that they executed the same as	ogee ss: h day of Septem tate, came perso to me known to be their free and	aber in the year of our Lord one thousand nine hundred and twenty-three onelly appeared austin F. Anthis the identical person. Who executed the within and foregoing instrument and voluntary act and deed for the uses and puproses therein set forth.
IN WITNESS WHEREOF, I have hereunto set a My Commission expires 11-6-1924.	ny official signature : (Seal)	and affixed my notarial seal the day and year first above written. L. M. Kramp Notary Public.
	28day o	of Feb. , 1924 at 11:00 o'clock A. M.,
and duly recorded in Book 463 Page	of th	he records of this office. O. G. Weaver. Brady Brown, County Clerk. Deputy.
	(Seal)	Brady Brown, County Clerk. By Deputy.