OIL AND GAS LEASE

Form 88 Producers COMPARET

237873 C.M.J.	27+h	Time	and the first of t
AGREEMENT, Made and entered into the Lillie Hill and O. C	. Hill her husban	of June 192 3 by and d	between
H. H. Houston	part. here	of the first part, hereinafter called lessor (whether on inafter called lessee party of the	e or more) and
WITNESSETH, That the said lessor, for a	and in consideration ofO	109 Lagreements hereinafter contained on the part of lessee tyrant, demise, lease and let unto the said lessee, for the so is, powers, stations and structures thereon to produce, sa Oklahoma, described as follows to-wit:	DOLLARS.
Southwest Quarter	(S.W. 1) of the S	outhwest Quarter (S.Wi클)	
section 34 Township 18 No	_ 7.2 To	· 40	
It is agreed that this lease shall remain in for ther of them is produced from said land by the less	see.	nd centainingacacacacacac	
rom each well where gas onlind if used in the manufacturighth (1/8), payable monthly ree of cost from any such wouse on said land during the ther risk and expense.	ly is found, while or of gasoline or y at the prevailing well for all stoyed as same time by many	s received from sale of gas for the same is being used off the rany other product, a royalty on market rate; and lessor to have and all inside lights in the aking her own connections with	e premises, of one- ave gas principal the well
3rd. To pay lessor for gasoli	as produced from ine or any other	any oil well and used off the poroduct at the rate	oremises or
for a royalty of one eights /	y payable monte	by at the prevaling market ra	te.
	27th	Time 24	
	t-date shall-pay or tonder to the	lessor, or the lessor's credit in the	
		s/which shall continue as the depository regardless of char ARS, which shall operate as a rental and cover the pr	
Should the lirst well drilled on the above de elve months from the expiration of the last rents fore the expiration of said twelve months shall re is agreed that upon the resumption of the payme. It said lessor owns a less interest in the abov- rovided for shall be paid the less or only in the proposed Lessee shall have the right to use free of cost	escribed land be a dry hole, the all period for which rental has be sume the payment of rentals, as above provided though there had been no interfed described land than the entire portion which	like manner and upon like payments or tenders the com: And it is understood and agreed that the consideration is rental is payable as aforesaid, but also the lessee's option, and in that event, if a second well is not commenced een paid, this lease shall terminate as to both parties, up in the same amount and in the same manner as hereinbe it, that the last preceding paragraph hereof, governing the uption in the rental payments. and undivided fee simple estate therein, then the royaltic bears to the whole and undivided fee. said land forhis	on said land within hess the lessee on or fore provided. And a payment of rentals as and rentals herein
When requested by lessor, lessee shall bury _ No well shall be drilled pearer than 200 feet t	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 re If the estate of either party hereto is assigne their heirs, executors, administrators, successors the lessee until after the lessee has been furnishe all be assigned as to a part or parts of the above the proportionate part of the rents due from him	n129 operations to grow move all machinery and fixture ed, and the privilege of assignin or assigns, but no change in the dwith a written transfer or ass described lands and the assign n or them, such default shall no	ing crops on said land. s placed on said premises, including the right to draw and g in whole or in part is expressly allowed—the covenants c ownership of the land or assignment of rentals or roya gament or a true copy thereof; and it is hereby agreed in e or assignees of such part or parts shall fail or make de; t operate to defeat or affect this lease in so far as it cove aid rental. scribed, and agrees that the lessee shall have the right at ed lands, in the event of default of payment by lessor, a	hereof shall extend lties shall be binding the event this lease fault in the payment ers a part or parts of
If no well be commenced on 3 East on or before the 1s parties.	the Frank Smith I t day of August 1	and located in Sec. 33 Twp. 18 923 this lease shall terminate	N. Range as to both
In Testimony Whereof We Sign, this the	27th day of	June 192 3.	
WITNESS		Lillie Hill	(SEAL)
		C. C. Hill	
	ACKNOWLEDGMENT	TO THE LEASE	(SEAL)
ATE OF OKLAHOMA, COUNTY OF	Tulsa ss:		
the thurst price that on the third of third of the third of thi	and State came on this 11, to me known to be the i nmens their free and yolu y and year last	in the rear-of our Lord one thousand nine hundred and— 29th'day.of.Juna.1923,—persons 1fe lentical person_swho executed the within and foreg tary act and deed for the uses and puproses therein set for DOV 9. WILLER to day and year first above written	Lly-appeared oing instrument and th. Given
My Commission expires April 11	. 1925. (Seal)	W. P. Nelson.	
111 Committee on the continue of the continue			Notary Public.
TATE OF OKLAHOMA, TULSA COUNTY.	ss:	마시네는 사람들은 수 없는 말으로 하면 보고 그리고 있는데 하는데 하는데 하다.	
My Commission expires April 11 FATE OF OKLAHOMA, TULSA COUNTY, This instrument was filed for record on the 15 and they recorded in Book 463 Page 15	SS: 13 day of of the rec	August 192 3 at 11:15 ords of this office.	clock A . M.,
TATE OF OKLAHOMA, TULSA COUNTY, This instrument was filed for record on the d duly recorded in Book 463 Page 15	of the rec	August 192 3 at 11:15 ords of this office. O. G. Weaver, By Brady Brown,	Country Cloth