## OIL AND GAS LEASE

Form 88 Producers

252230 C.II. J.		A Company of the Comp	
AGREEMENT, Made and entered into the 31s J. S. Archer Sr., and Fer	t day of day of his wi	January 192 4 by fe. of Owasso, Oklahoma	and between
gf.≑	party of the f	irst part, hereinafter called lessor (wheth	er one or more) and
I. Med len party of the second par WITNESSETH, That the said lessor, for and in cons ash in hand paid, receipt of which is hereby acknowledged and erformed, ha. Sgranted, demised, leased and let and by thes I mining and operating for oil and gas, and of laying of pipe lin aid products, all that certain tract of land, situate in the Coun	ideration of Two hun	dred and No/100 (\$200.0	DOLLARS.
Tast half (Et) of Fifteen (15) Town (13) East,	the Northeast q ship "wenty-one	uarter (NE%) of Section (21) North, Range Thirt	1;00n
Post and the Post	to be and cont	eining eighty (80)	acres, more or less.
It is agreed that this lease shall remain in force for a te ither of them is produced from said land by the lessee. In consideration of the premises the said lessee covenant 1st. To deliver to the credit of lessor, free of cost, in produced and saved from the leased premises.			hereafter as oil or gas, or
2nd. To pay lessor for gas fro			
ighth (1/8) of the gross proceed he premises, said payments to be rom any such well for all stoves in said land during the same time win risk and expense.	s at the prevail made quarterly, and all inside l by making his ow	ing market rate, for all and lessor to have gas ights in the princianl m connections with the	l gas used off free of cost dwelling house well at his
3rd. To pay lessor for gas profor the manufacture of casing-head revailing market rate for the gas sed, said payments to be made quar	so used, for th	il well and used off the (1/8) of the gross properties time during which such	ne premises of oceeds at the sh gas shall be
	<b></b>	7	
If no well be commenced on said land on or before is to both parties, unless the lessee on or before that date shall ank at Collinsville, Oklahoma	the 31st da	y of January 25 the lessor's credit in the State Be	the lease shall terminate ink of Collinsvil
Collinsville, Oklahoma Bankat Collinsville, Oklahoma of said land, the sum of Fighty and No/100	or its successors, which s	hall continue as the depository regardless o	f changes in the ownership
he commencement of a well for 12 months f may be further deferred for like period of the same number of he down payment, covers not only the privileges granted to t	rom said date. In like man months successively. And it he date when said first rental i	ner and upon like payments or tenders the is understood and agreed that the conside s payable as aforesaid, but also the lessee'	a commencement of a well ration first recited herein, s option of extending that
Should the first well drilled on the above described lat welve months from the expiration of the last rental period for efforce the expiration of said twelve months shall resume the pis agreed that upon the resumption of the payment of rentand the effect thereof, shall continue in force just as though the If said lessor owns a less interest in the above described provided for shall be paid the lessor only in the proportion which is the said lessor and a large the proportion which is the said lessor and a large that the lessor only in the proportion which is the said large that have the right to use free of cost, gaz, oil at	or which rental has been paid, any in which rental has been paid, asyment of rentals in the san ls, as above provided, that the re had been no interruption in land than the entire and undit	this lease shall terminate as to both part ne amount and in the same manner as her e last preceding paragraph hereof, governi the rental payments. vided fee simple estate therein, then the re- he whole and undivided fee.	eles, unless the lessee on or einbefore provided. And ng the payment of rentals oyalties and rentals herein
When requested by lessor, lessee shall bury his	pipe lines below plow of	lepth.	
No well shall be drilled nearer than 200 feet to the house Lessee shall pay for damages caused by	operations to growing crops achinery and fixtures placed o privilege of assigning in whole but no change in the owners! ritten transfer or assignment o ands and the assignee or assig such default shall not operate	on said land. In said premises, including the right to dra or in part is expressly allowed—the cove hip of the land or assignment of rentals or or a true copy thereof; and it is hereby agr nees of such part or parts shall fail or ma to defeat or affect this lease in so far as i	w and remove casing. mants hereof shall extend royalties shall be binding ced in the event this lease ke default in the payment t covers a part or parts of
The rights of the notice district.			
음악이 얼굴 때 그렇고 있었다.			
In Testimony Whereof We Sign, this the	day of January	192 4.	
WITNESS		J. S. Archer Jy.	(SEAL)
		Fena Archer	(SEAL)
			(SEAL)
ACI TULS	KNOWLEDGMENT TO TH	ie lease	
BE IT REMEMBERED, That on this 1951 da efore me, a Notary Public in and for said County and State, and Fena Archer to me	y of <u>l'edruary</u> in the y c <del>ome</del> perso nally ap a known to be the identical p	ersonSwho executed the within and	foregoing instrument and
icknowledged to me that theyexecuted the same as _tl IN WITNESS WHEREOF, I have hereunto set my off	EIT free and voluntary act	and deed for the uses and puproses therein s	et forth.
My Commission expires Jan. 2, 19274			
			Contract of the Contract of th
This instrument was filed for record on the	and the contract of the contra		
	of the records of thi	O. G. Weaver.  By Brady Brown,	County Clark
(Seal)		By Brady Brown,	Deputy.
	uru kara uru uru. Ne a <b>k</b> rala kesar basar		to the care a foreign particle of the con-