OIL AND GAS LEASE

Form 88 Producers

AGREEMENT, M. Ross H.	ade and entered into the 11. Rayburn and Mayme	th day of	erch 192 4 by and between	
of	Tulsa, Okla.		first part, hereinafter called lessor (whether one or more) as	ndbn
Clayto	II We DAILOIL			• :
of mining and operating for said products, all that certa	demised, leased and let and by these oil and gas, and of laying of pipe lin the tract of land, situate in the Count	e presents dog Sgrant, de es, and building tanks, power ty of Tulsa, State of Oklahom	No/100 No/100 Posts hereinafter contained on the part of lessee to be paid, ke mise, lease and let unto the said lessee, for the sole and only ps, stations and structures thereon to produce, save, and take a, described as follows to-wit:	urpose care of
An undi E 1 of as a sc	vided one-fourth in the NET of the NWT, hool site, being He	terest in the 12 less 1 1/8th ac dio Sub-division	r of the \mathbb{W}^1_2 of the NE 1_2 of the N \mathbb{W}^1_2 res in the Northeast corner occup	and thind ied
			얼마 얼마 목욕하다면서 사람이	
•	70 N	20.3		
It is agreed that this either of them is produced in	s lease shall remain in force for a ter from said land by the lessee.)	m of One	aining 30 acres, more or years from this date, and as long thereafter as oil or a may connect. his wells the equal one-eighth part o	gas, or
where gas only have gas free o principal dwell	is found, while the f cost from any such	same is being un well for all seand during the s	oceeds for the gas from each well sed off the premises, and lessor toves and all inside light in the ame time by making his own connect	to
said payments to	o be made three mont	hs in advance.	il well and used off the premises time during which gas shall be used in the manufacture of ighth (1/8) payable Quarterly.	at. sed,
If no well be comm	nenced on said land on or before	heday	of, the lease shall terr	minate
Bank at		or its successors, which sl	the lessor's credit in the hall continue as the depository regardless of changes in the own	archin
of said land, the sum of		DOLLARS, whi	ich shall operate as a rental and cover the privileges of def	ferring
may be further deferred for the down payment, covers n period as aforesaid, and any Should the first well twelve months from the exp before the expiration of said it is agreed that upon the re and the effect thereof whall.	illormonths irr. like period of the same number of not only the privileges granted to the and all other rights conferred. drilled on the above described land piration of the last rental period for twelve months shall resume the pasumption of the payment of rentals.	om said date. In like mann on the successively. And it is date when said first rental is I be a dry hole, then, and in which rental has been paid, yment of rentals in the sam as above provided, that the land long rentals in the same as a bove provided, that the land long rentals in the same as a bove provided, that the land long rentals in the same as a same a same as a same a same a	er and upon like payments or tenders the commencement of is understood and agreed that the consideration first recited is payable as aforesaid, but also the lessee's option of extendin that event, if a second well is not commenced on said land this lease shall terminate as to both parties, unless the lessee a amount and in the same manner as hereinbefore provided. Inst preceding paragraph hereof, governing the payment of rule rental payments.	a well herein, lg that within on or And rentals
provided for shall be paid the Lessee shall have the	ee lessor only in the proportion which right to use free of cost, gas, oil and	hisinterest bears to the water produced on said land	for1tsoperations thereon, except water from v	herein well of
No well shall be drille	essor, lessee shall buryits drawer than 200 feet to the house o	pipe lines below plow de production of said premises;	epth. without the written-consent of the lessor.	
to their heirs, executors, add on the lessee until after the l shall be assigned as to a par- of the proportionate part of said lands which the said less	party hereto is assigned, and the pininistrators, successors or assigns, bessee has been furnished with a writ tor parts of the above described lanthe rents due from him or them, su see or any assignee thereof shall mak	rivilege of assigning in whole but no change in the ownersh ten transfer or assignment or ds and the assignee or assign ch default shall not operate !	without the written consent of the lessor. In said land. In said premises, including the right to draw and remove casing or in part is expressly allowed—the covenants hereof shall in of the land or assignment of rentals or royalties shall be be a true copy thereof; and it is hereby agreed in the event this east of such part or parts shall fail or make default in the pay to defeat or affect this lease in so far as it covers a part or pay	extend inding s lease yment arts of
for lessor, by payment, any the rights of the holder ther	mortgages, taxes or other liens on	the above described lands, i	nd agrees that the lessee shall have the right at any time to re n the event of default of payment by lessor, and be subroga	edeem ted to
In Testimony Where	of We Sign, this the 11th	day ofMarch	192 4 •	
	WITNESS		Ross Rayburn (S	EAL)
برغريم يوعرها والوجاع والحال هافوت وأجاب تناسمه والماسية			Ross Rayburn (s Mayme Raburn (s)	EAL)
	*****		(S)	4 4 4 4
	ACKN	OWLEDGMENT TO THE	The state of the s	MARKET ACTION DESIGNATION
STATE OF OKLAHOMA, RETTREMEMBER	COUNTY OF Tulsa	SS: «March in the year	r of our Lord one thousand nine hundred and twenty - f	יינוס'
pelore me a Motory Public i	n and fan wald County and State age	- nameanally any	sannad David II Darrhumn	
and Mayme Ra acknowledged to me that th	yburn, his wife _{to me k} ley_executed the same as the	nown to be the identical per ir free and voluntary act an	sonS_who executed the within and foregoing instrument dided for the uses and puproses therein set forth.	t and
IN WITNESS WHE	REOF, I have hereunto set my offici	al signature and affixed my no	tarial seal the day and year first above written.	
			Fred Daniel, Notary Po	ublic.
STATE OF OKLAHOMA,	TULSA COUNTY, SS:	¥ 7	office. O. G. Weaver, By Brady Brown, County Cle	
This instrument was fi	led for record on the	day ofMarch	, 1924 at 1:30 PP	M.,
unu auty recorded in 1500k 46	90 Tage	or the records of this	once. O. G. Weaver,	
	(Se	al)	By Brady Brown, County Cle	ork.
			Depu	ı.y.