OIL AND GAS LEASE

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L. C. Stranger, Mary Aller and Andrew Stations

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	OIL AND G	AS LEASE	
Form SS Producers	ar na sana na sana sa		
253353 O.M.J.	8th .	1	
AGREEMENT, Made and entered into t Louis Schmidt, Loui	sa K. Schmidt and	of March O. M. Irelan	
sebre shull where the shake to the shull be the shull be the state of			id lessor (whether one or more) and party of the second part, lessee.
WITNESSETH, That the sold lessor, for cash in hand paid, receipt of which is hereby ackno performed, ha. 2. granted, demised, leased and he of mining and operating for oil and gas, and of lay said products, all that certain tract of land, situat	and in consideration of	One dagreements hereinafter contained	on the part of lessee to be paid, kept and
of mining and operating for oil and gas, and of lay said products, all that certain tract of land, situat	ing of pipe lines, and building tan e in the County of Tulsa, State of	grant, demise, lease and let unto the ks, powers, stations and structures t Oklahoma, described as follows to-w	said lessee, for the sole and only purpose hereon to produce, save, and take care of it:
duarter (*) of Sec	tion <i>Twenty</i> eight	orth one-half (불) of (28) township Ninet ighty acres more or	non (10) Month
	NUSE & CLUCE OF S	ignty acres more or	1 885.
of sortionTownship It is agreed that this lease shall remain in j	Anger	and containing	
either of them is produced from said land by the l In consideration of the premises the said lee lat. To deliver to the credit of lessor, fre	essee.		
produced and saved from the leased premises.			Dillard
2nd. To pay the lessor for the gas from each well	where gas only is	found, while the sa	me is being used off
the premises, and lessor to all inside lights in the pr	incipal dwelling h	iouse on said land d	uring the same time by
making his own connections 3rd. To pay lessor for			
the rate of one-eighth of t during which such gas shall	he gas produced ar	id soldDOLLARS pe	r year. for the time
advance.			
If no well be commenced on said land c		day of March	
as to both parties, unless the lessee on or before th Bank atAmerican Nation	at dateshall pay or tender to the	lessor, or the lessor's credit in the s, which shall continue as the deposit	American National
of said land, the sum of IOTUY		ARS, which shall operate as a ron	tal and cover the privileges of deferming
the commencement of a well for	e number of months successively, granted to the date when said firs nferred.	And it is understood and agreed t st rental is payable as aforesaid ,but	hat the consideration first recited herein, also the lessee's option of extending that
Should the first well drilled on the above of twelve months from the expiration of the last ren before the expiration of said twelve months shall n it is agreed that upon the resumption of the paym and the effect thereof, shall continue in force just a If on diagree the even a least interactive the above	described land be a dry hole, the tal period for which rental has b resume the payment of rentals i	en, and in that event, if a second w een paid, this lease shall terminate a n the same amount and in the sume	ell is not commenced on said land within as to both parties, unless the lessee on or manner as hereinbefore provided. And
It is agreed that upon the resumption of the paym and the effect thereof, shall continue in force just a If said lessor owns a less interest in the abo	ent of rentals, as above provided s though there had been no interr ve described land than the entire	, that the last preceding paragraph uption in the rental payments. and undivided fee simple estate ther	hereof, governing the payment of rentals ein, then the royalties and rentals herein
If and lessor owns a less interest in the busic provided for shall be paid the lessor only in the pro- lessor.			ations thereon, except water from well of
When requested by lessor, lessee shall bury No well shall be drilled nearer than 200 feet Lessee shall pay for damages caused by	to the house or barn now on said	premises, without the written conse	
Loccoo shall have the right at new time to a	amore all mathinger and futures	minned an estimate the state of	he right to draw and remove casing. wed-the covenants hereof shall extend
It the estate of either party hereto is assign to their heirs, executors, administrators, successor on the lossee until after the lessee has been furnish shall be assigned as to a part or parts of the above of the proportionate part of the rents due from his said lands which the said lessee or any assignee the Losser baraby warrant and acrease defen	ed with a written transfer or assigned described lands and the assigned or or them such default shall not	e ownership of the land or assignme gnment or a true copy thereof; and i e or assignces of such part or parts s to operate to defeat or nefter this lace	nt of rentals or royalties shall be binding t is hereby agreed in the event this lease shall fail or make default in the payment
said lands which the said lessee or any assignce the Lessor hereby warrants and agrees to defen for lessor, by payment, any mortgages, taxes or the rights of the holder thereof.	reof shall make due payment of s d the title to the lands herein des ther liens on the above describe	scribed, and agrees that the lessee sh ad rental.	all have the right at any time to redeem
the rights of the holder thereof. The above described tract o	가슴 가지 않는 것 같은 것을 가지 않는 것 같아.		
first part.	1 10011 15 100 500	nomeonesia or any or	one parties of the
In Testimony Whereof We Sign, this the.	Sth day of M	arch 192 4.	
WITNESS	,	Louis Sch	(SEAL)
		Louis K.S	chmidt (SEAL)
	ACKNOWLEDGMENT	0. 796, 0	relang (SEAL)
STATE OF OKLAHOMA, COUNTY OF BE IT REMEMBERED. That on this	Creek cc.	이 아무 집에 가지 않는 것이 하는 것이 같아.	uine hundred and twenty four
BE IT REMEMBERED, That on this before me, a Notary Public in and for said County andO. H. Irelan	and State, came LOUIS 3	chmidt, Louisa K. So	
acknowledged to me that vnex_accuted the s	ame as uneir free and volunt	ary act and deed for the uses and put	proses therein set forth.
IN WITNESS WHEREOF, I have hereunt My Commission expires <u>NOV 29</u>	o set my official signature and affi 1926. (Seal)	xea my notarial seal the day and yea James F. Gre	ason.
ANTIMA AT ATT I TALL . MIT AL ACTIVITY	n an		Trotary I done.
This instrument was filed for record on the and duly recorded in Book 463 Page174	12 day of M		
	(Seal)	0. G. We Broder B-	eaver, Wm, County Clerk. Deputy.
	/ ~2 0 7 /	By Brady Bro	Deputy.

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