## OIL AND GAS LEASE

Form 88 Producers

253985 C.M.J.				
	th day of husband and w	March ife.	192_4_by ar	nd between
of Tulsa, Oklahoma	parky-of th	e-first part, hereinafter	called lessor (whether	one or more) and
S. S. Mohrman, of Tulsa, Oklahoma,	nereinafter o	and No/100	party of th	d second part, lessee.
WITNESSETH, That the said lessor, for and in consicus in land paid, receipt of which is hereby acknowledged and coperformed, ha	of the covenants and agree presents do S grant, es, and building tanks, pov	ments heroinafter cont demise, lease and let unt vers, stations and structu	nined on the part of lesses to the said lessee, for the tres thereon to produce,	e to be paid, kept and sole and only purpose save, and take care of
said products, all that certain tract of land, situate in the County Northeast Seventy-five (75) feet by Block One (1) Glenn Acres Subdivisi Range Twelve (12) East	y of Tulsa, State of Oklaho One Hundred a on of Section	nd Fifty (150 Five (5), Town	oto-wit: ) feet of Lot iship Nineteen	Four (4) in (19) North,
It is understood and agreed that th	is lease is on	e of a group	of six (6) le	ases this day
It is understood and agreed that the executed and covering, in addition to described, and it is agreed that if covered by any of said leases, all shall share in the royalty therein to the entire acreage covered by sa	o the premises oil of gas is owners of the in such propor id leases.	discovered of premises covered the premises	n any of the red by any of red by any of remises owned	es nerellatter premises said leases by him bear
The state of the s				
of section. Township. Range It is agreed that this lease shall remain in force for a terr				ecres, more or less.
either of them is produced from said land by the lessee.  In consideration of the premises the said lessee covenants	and agrees:			fourth
1st. To deliver to the credit of lessor, free of cost, in the produced and saved from the lessed premises. 2nd. To pay 18880r one Tourth (‡) o	he pipe line to which. I.	ney may connect to	NOLEwells, the equal or	ne-eighth part of all oil
gas from each well where gas only is	s found, while	the same is	being used of:	f the premises,
and if used in the manufacture of gather than the prevailing market rate; and less	asoline a roya. sor to have ga	lty of one-for s free of cos	urth (물),payal t from any suc	ole monthly at the ch well for all
stoves and all inside lights in the	principal dwe	lling on said	land during t	the same time
by making own connections with the 3rd. To pay lessor for gas produced	from any oil v	well and used	off the prem:	ises or in the
manufacture of gasoline or any other	r product a rearket rate.	oyalty of one	fourth (表) of	f the proceeds
Ti. The Southeast corner (SE) of Lot The Fighty-two and a half (82) by W.L.Cowart; The South (S) Fifty by One Hundred I	ree (3) in sai	d Block One (	1) owned by A	.C.Morrison;
The South Eighty-two and a half (82- by W.L.Cowert;	a) feet of Lot	Two (2), in	said Block One	a (1),owned
The South (S) Fifty by One Hundred 1 Four (4). Block One (1), owned by G Sixty Two and one half (622) feet by by Prof. S.S.Comer, being the N2 of	Fifty (50 x 15) sorge E. Weyga	0) feet in So	utheast (SE)	corner, Lot
by Prof. S.S.Comer, being the Na of	Eg of Lot 5,	111ty (150) 1	ee c block O	10 (1), Owned
	afte:	r completion	of well now be	ing drilled in
the immediate Vicinity of this land as to both parties, unless the lessec on or before that date shall p	by one Hughes oay or tender to the lessor,	dayndi-associat or the lessor's credit in	es, 19 the Exchange	lease shall terminate National
Dank were and a second a second and a second a second and	or its successors, which	h shall continue as the do which shall operate as	epository regardless of ch	anges in the ownership
of said land, the sum of Twenty  the commencement of a well for 30 days months for may be further deferred for like period of the same number of m the down payment, covers not only the privileges granted to the period as aforesaid, and any and all other rights conferred.	expiration of mesaid-date. In like manonths successively. And address and first rents	mner and upon like pay it is understood and ag il is payable as aforesaid	ments or tenders the correct that the consideration, but also the lessee's op	nmencement of a well on first recited herein, tion of extending that
Should the first well drilled on the above described land twelve months from the expiration of the last rental period for before the expiration of said twelve months shall resume the pa	i pe a dry noie, then, and which rental has been pai	in that event, it a seco	nd well is not commence	ed on said land within unless the lessee on or
and the effect thereof, shall continue in force just as though there	, as above provided, that is had been no interruption	the last preceding parag in the rental payments.	raph hereof, governing t	he payment of rentals
If said lessor owns a less interest in the above described le provided for shall be paid the lessor only in the proportion which	and than the entire and un LACL interest bears t	divided fee simple estate o the whole and undivide	e therein, then the royal ed fee.	ties and rentals herein
Lessee shall have the right to use free of cost, gas, oil and lessor.  When requested by lessor, lessee shall buryhi	T		operations thereon, exce	ept water from well of
When requested by lessor, lessee shall bury  No well shall be drilled nearer than 200 feet to the house of Lessee shall pay for damages caused by  118	n-barn now on said premis	v depth. ses, without the written	consonuof tip tessor.	
Lessee shall have the right at any time to remove all made	chinery and fixtures placer	l on said promises, inclu	ding the right to draw as	nd remove casing.
If the estate of either party hereto is assigned, and the protein heirs, executors, administrators, successors or assigns, hon the lessee until after the lessee has been furnished with a writ shall be assigned as to a part or parts of the above described lar of the proportionate part of the rents due from him or them, su said lands which the said lessee or any assignee thereof shall make	rivilege of assigning in whout no change in the owner ten transfer or assignment	ole or in part is expression of the land or assi	y allowed—the covenangument of rentals or roy	ts hereof shall extend alties shall be binding
shall be assigned as to a part or parts of the above described lar of the proportionate part of the rents due from him or them, su	ids and the assignee or ass ch default shall not opera	ignees of such part or p te to defeat or affect th	arts shall fail or make d is lease in so far as it co	efault in the payment vers a part or parts of
Lessor hereby warrants and agrees to defend the title to to for lessor, by payment, any mortgages, taxes or other liens on	the lands herein described	tal. , and agrees that the les	see shall have the right	it any time to redeem
royalty to go direct to her being 50 The memises above referred to as be	ome. in addit	ion to the la	nd herein leas	sed, covered by
All drilling operations shall be carroyalty to go direct to her being 50 for the premises above referred to as be said six (6) leases herein mentioned the North Half (No) of Lot Three (3)	l, are the fol. ) in said Bloc!	lowing: k One (1), own	ned by May Gar	rett:
#1.				
In Testimony Whereof We Sign, this the	day of		W Mahoo	
WITNESS		<u> </u>	W. Mabry	(SEAL)
		I •	A. Mabry	(SEAL)
Adkn STATF OF SEI'd COUNTY OF LTUISE th BHT THE BUILD OF SEI'D COUNTY OF THE SEA THE S	owledgment to the last section of the last sec	me, the under March, 1924,	rsigned, a Not	eary Public, in
before meralitetary Publicia and for suid-County and State, ca	me - He We Me	ory		
and I.A. Mabry, husband and wife me hacknowledged to me that they executed the same as the Given under my hand and seal the INVERSE WHENE CELLERY SECURES SET MY Office	mown to be the identical	personwho execut and deed for the uses as	ited the within and fore id nuproses therein set to	going instrument and trib.
NAME AND STATE OF A PRODUCT SET THE	aleignature and affixed mi	Pactorial continue day as	rd-year first-above syritte	n.
My Commission expires Nov. 16, 1926.	(Seal)	Lola M	COY,	Notary Public.
STATE OF OKLAHOMA, TULSA COUNTY, SS: This instrument was filed for record on the 21	Mari	3h 4	2:30	P.
This instrument was filed for record on the 21 and duly recorded in Book 463 Page 200	day ofnatt	his office.		o'clockM.,
	(FeaS)	O. G	. Weaver,	County Clerk.
	(~301)	Ву	,	Deputy.