## OIL AND GAS LEASE

Form 88 Producers

AGREEMENT, Made and entered into the Thomas Ostenberg and M	29th day of	October	1923_by and between_	
Thomas Ostenberg and M  Outse, Okla.  E. B. Abadard	party of	the first part, hereinafter	called lessor (whether one or more)	and
E. B. Howard			party of the second party	rt, lessee.
WITNESSETH, That the said lessor, for and is in hand paid, receipt of which is hereby acknowledge formed, ha. S granted, demised, leased and let and be aning and operating for oil and gas, and of laying of a products, all that certain tract of land, situate in the	a consideration of	eements hereinafter conta t, demise, lease and let unt owers, stations and structu ahoma, described as follows	ined on the part of lessee to be paid, of the said lessee, for the sole and only res thereon to produce, save, and talto-wit:	OLLARS. kept and purpose ce care of
The NET of t	he NE4			
It is agreed that this lease shall remain in force for them is produced from said land by the lessee.		years from th		or gas, or
In consideration of the premises the said lessee co lst. To deliver to the credit of lessor, free of co oduced and saved from the leased premises.	st, in the pipe line to which	nomay connect	HAB _wells, the equal one-eighth par	t or an on
2d. To pay the lessor One- hile the same is being used on my such well for all stoves a and during the same time by mand expense.	sighth, for the gff the premises, and all inside ligaking his own cor	as from each wand lessor to lest in the principle of the principle of the control	all where gas only is have gas free of cost cipal dwelling house the wells at his own	s found t from on said risk
3d. To pay lessor for gas ate of one-eighth, for the tilde three months in advance, coduct, a royalty of one-eight	me during which g	as shall be use	ed said payments to	) he
If no well be commenced on said land on or		Octobe	or 40 24 Hayamalan	
to both parties, unless the lessee on or before that dat Tulsa, Okla.	e shall pay or tender to the less	or, or the lessor's credit in hich shall continue as the de	the Producers National	L ownership
said land, the sum of Forty.  commencement of a well for 12  y be further deferred for like period of the same num down payment, covers not only the privileges grante iod as aforesaid, and any and all other rights confere	oths from said date. In like ber of months successively. A	S, which shall operate as manner and upon like pay and it is understood and ag ortal is payable as aforesaid	n rental and cover the privileges of ments or tenders the commencement reed that the consideration first recit but also the lessee's option of exter	deferring of a well ed herein, iding that
elve months from the expiration of the last reintal pe- lore the expiration of said twelve months shall resum suggested that upon the resumption of the payment of d the effect thereof, shall continue in force just as thou I said lessor owns a less interest in the above des oxided for shall be paid the lessor only in the proportion	ned and he a dry note, then, ; riod for which rental has been e the payment of rentals in the rentals, as above provided, the igh there had been no interrupt cribed land than the entire and nowhich 118 interest bean	and in this lease shall term paid, this lease shall term ie same amount and in the at the last preceding parag ion in the rental payments. undivided fee simple estat as to the whole and undivide	nate as to both parties, unless the le same manner as hereinbefore provic raph hereof, governing the payment s therein, then the royalties and rent of fee.	ssee on or led. And of rentals
Lessee shall have the right to use free of cost, gas sor.  When requested by lessor, lessee shall bury  No well shall be drilled nearer than 200 feet to the	, oil and water produced on sai its pipe lines below per house or barn now on said pre	d land forLUS plow depth. mises, without the written	operations thereon, except water fro	om well of
Lessee shall pay for damages caused by	all machinery and fixtures pla d the privilege of assigning in ssigns, but no change in the ov h a written transfer or assignur ribed lands and the assigner chem, such default shall not op	crops on said land. aced on said premises, inclu whole or in part is express vnership of the land or assi cent or a true copy thereof; assignees of such part or perate to defeat or affect the	ding the right to draw and remove of y allowed—the covenants hereof sh gnment of rentals or royalties shall I and it is hereby agreed in the event arts shall fail or make default in the is lease in so far as it covers a part of	all extend be binding this lease payment or parts of
rigats of the holder thereof.				
In Testimony Whereof We Sign, this the 25	th day of Oc	tober192.3	Ostorbone	
WITNESS		Mary Os	Ostenberg tenberg	_(SEAL)
	po lana maga pana ning dan permiti dan mana permiti dan tang permiti dan mana permiti dan mana permiti dan mana			
	ACKNOWLEDGMENT T	NAMES OF TAXABLE PARTY OF TAXABLE PARTY.		
ATE OF OKLAHOMA, COUNTY OF	ulsa ss:		three	
BE IT REMEMBERED, That on this 2221 fore me, a Notary Public in and for said County and is Ostonborg, hiswife	State, eme. personall	v.appeared_Thom	as Ostenberg and Mar	y
nowledged to me thathecxecuted the same and IN WITNESS WHEREOF, I have hereunto set	shisfree and voluntary	act and deed for the uses a	nd puproses therein set forth.	
My Commission expires May 22, 1926	. (Seal)	H. J	. Chapin	ry Public
ATE OF OKLAHOMA, TULSA COUNTY, SS:	25 day of Mg	arch 192 4 at	9:00 o'clock A	•M.,
ATE OF OKLAHOMA, TULSA COUNTY, SS:	25 day of M	arch 1924 at of this office.	9:00 o'clock 4	•M.,
	25 day of Mg of the records	of this office.	9:00 o'clock 4 . Weaver, Count y Brown,	5-51-3