## OIL AND GAS LEASE

Form 88 Producers

AGREEMEN'I, Made and entered W. M. Wilso	into the 2nd day n of Tulsa, Okla.	of November 1923 by and between	*****
		y of the first part, hereinafter called lessor (whether one or more) and after called lesson he second part, harain/party of the second part.	
WITNESSETH, That the said less	or, for and in consideration ofSa	Venty digreements hereinafter contained on the part of lessee to be paid, key grant, demise, lease and let unto the said lessee, for the sole and only pi ks, powers, stations and structures thereon to produce, saye, and take of Oklahoma, described as follows to-wit:	LARS.
$ ext{NW}_4^1$ of the $ ext{SE}_4^1$	and St of the SW of	the NE% and the NE% of the	
SW1 of the NE1		바퀴보다 종은 되는데 하지 않는다.	
It is agreed that this lease shall rema	21 N. Range 14 E.	and containing 70 acres, more or years from this date, and as long thereafter as oil or g	
oduced and saved from the leased premise	said lessee covenants and agrees: or, free of cost, in the pipe line to whice es.	ch_hemay connecthiswells, the equal one-eighth part of	
ile the same is being of such well for all stone and during the same time dexpense.	used off the premises, oves and all inside li e by making his own co	gas from each well where gas only is fo , and lessor, to have gas free of cost f ight in the principal dwelling house on onnections with the wells at his own ri	rom said sk
e rate of One-eighth following three months in advantage of one	or the time during whi ance, and if used in t e-eighth (1/8), payabl	any oil well and used off the premises ich gas shall be used, said payments to the manufacture of gasoline or any other is a contract of the prevailing rate.	be r
lease form without fur r of the NET of Section ch is vested in said p unercial lease.	ther cost to second radius of the first party of the first party.	party, covering the SWA of the SEA and Range 14E., Tulsa County, Okla. title tot. Said lease to be straight five year	the o
to both parties, unless the lessee on or beink at Tulsa, Okla.	fore that date shall pay or tender to the	day of Lay 19 24, the lease shall terr lessor, or the lessor's credit in the Exchange National s, which shall continue as the depository regardless of changes in the own ARS, which shall operate as a rental and cover the privileges of def	 nership
commencement of a well for <u>S1x</u> y be further deferred for like period of th down payment, covers not only the priv ied as aforesaid, and any and all other ric	months from said date. In ne same number of months successively. ileges granted to the date when said firs obts conferred	like manner and upon like payments or tenders the commencement of . And it is understood and agreed that the consideration first recited hat recited hat the consideration first recited hat rental is payable as aforesaid, but also the lessee's option of extendin	a well herein, ig that
Should the first well drilled on the a elve months from the expiration of the le ore the expiration of said twelve months a sqreed that upon the resumption of the il the effect thereof, shall continue in force If said lessor owns a less intorest in the ovided for shall be paid the lessor only in order.	ibove described land be a dry hole, the ist rental period for which rental has b shall resume the payment of rentals i payment of rentals, as above provided b) just as though there had been no interr he above described land than the entire the proportion which 118 interest	on, and in that event, if a second well is not commenced on said land een paid, this lease shall terminate as to both parties, unless the lessee in the sause amount and in the same manner as hereinbefore provided, that the last preceding paragraph hereof, governing the payment of ruption in the rental payments.  and undivided fee simple estate therein, then the royalties and rentals bears to the whole and undivided fee. as and and for	within on or And rentals herein
sor.	e of cost, gas, oil and water produced on Il bury <u>its</u> pipe lines belo		well of
No well shall be drilled nearer than 20 Lessee shall pay for damages caused b	00 feet to the house or barn now on said	premises, without the written consent of the lessor. ing crops on said land.	
If the estate of either party hereto is their heirs, executors, administrators, suc the lessee until after the lessee has been f ll be assigned as to a part or parts of the	assigned, and the privilege of assigning ceessors or assigns, but no change in th 'urnished with a written transfer or assi a above described lands and the assigne	s placed on said premises, including the right to draw and remove casing in whole or in part is expressly allowed—the covenants hereof shall or ownership of the land or assignment of rentals or royalties shall he by gnment or a true copy thereof; and it is hereby agreed in the event this or assignees of such part or parts shall fail or make default in the part operate to defeat or affect this lease in so far as it covers a part or paid rental.	extend inding is lease yment
lessor hereby warrants and agrees to lessor, by payment, any mortgages, tax rights of the holder thereof. It is ducing well on the blo lled in some part of S lling in said Section, tt of the above describ rs and assigns to deli	o defend the title to the lands herein dece to the above describe further agreed that ck of acreage of whic ection 19. Twp. 21N. that if the second weed property, the part over to the said secon	scribed, and agrees that the lessee shall have the right at any time tor ed lands, in the event of default of payment by lessor, and be subroge if party of the second part shall drill h this lease is a part, said test well 14 E., and shall proceed to do further ell so drilled shall be located on some y of the first part hereby binds himsel to be proceed to do for the first part hereby binds himsel to be a some y of the first part hereby binds himsel to be a some y of the first part hereby binds himself to be the same of the first part hereby binds himself to be a some y of the first part hereby by binds himself to be a some y of the first part hereby by a some y of the first part hereby by a some y of the first part hereby by a some y of th	tedeem ited to l a to b
In Testimony Whereof We Sign, th	is the 2nd day of No	vember 192 3  W. M. Wilson (S	· ou uc
		W. M. Wilson (S	SEAL)
		(S	EAL)
	ACKNOWLEDGMENT		
ATE OF OKLAHOMA, COUNTY OF BEITREMEMBERED, That on th	Tulsa ss:	In the year of our Lord one thousand nine hundred and twenty t	hree
ore me, a Notary Public in and for said C	County and State, came personal.	ly-appeared-W. M. Wilsonentical personwho executed the within and foregoing instrumen	
nowledged to me thatheexecute	d the same as hisfree and volun	tary act and deed for the uses and puproses therein set forth.	it and
		ixed my notarial seal the day and year first above written.  H. U. Chapin,	
		Notary P	ublic.
ATE OF OKLAHOMA, TULSA COU. This instrument was filed for record or	05	arch ,192 4 at 9:00 o'clock A.	M.,
	The second of th	والمراكبة والأناف والمراكب والأراكي والأراك والمراكب والمناطق والمراكب والمراكب والمراكب والمراكب والمراكب	
duly recorded in Book 463 Page	±9of the reco	rds of this office.  O. G. Weaver,  Brady Brown,  Dep	