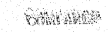
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OIL AND GAS LEASE

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	ny of March 192.4 _ by and between
AGREEMENT, Made and entered into the 17th Connie O. Newton Wayland and husband L.	C. Wayland
w. Reese Dillard, party of the second p	rty of the first part, hereinafter called lessor (whether one or more) and art, hereinafter called lesser before second part, lessen -
WITNESSETH, That the said lessor, for and in consideration of On	e and No/100 DOLLARS
ormed, ha_9_granted, demised, leased and let and by these presents do 99 ining and operating for oil and gas, and of laying of pipe lines, and building tr	rrant, demise, lease and let unto the said lessee, for the sole and only purpose niks, powers, stations and structures thereon to produce, save, and take care of of Oklahoma, described as follows to-wit;
l products, all that certain tract of land, situate in the County of Tulsa, State of	of Oklahoma, described as follows to-wit:
The East Half (Eg) of the Northe Quarter (SE) and the East Half	ast Quarter (NE ¹ / ₂) of the Southeast (E ¹ / ₂) of the West Half (W ¹ / ₂) of the
Northeast Quarter (NET) of the 3	outheast Quarter (SE2)
section2Township_16_NRange12_E.	30
It is agreed that this lease shall remain in force for a term of1	and containingOutacres, more or less
her of them is produced from said land by the lessee. In consideration of the premises the said lossee covenants and agrees:	his he may connect his wells the savel one sighth part of all oil
	hichhemay connecthiswells, the equal one-eighth part of all oil
2d. To pay the lessor a royalty of 1/8,	for the gas from each well where gas only is premises, and lessor to have gas free of cos
rom env such well for all stoves and all i	nside light in the principal dwelling nouse
n said land during the same time by making wn risk and expense.	his own connections with the wells at his
3d. To pay lessor for gas produced from	any oil well and used off the promises a
byalty of 1/8 for the time during which ga onthly, and if used in the manufacture or	s shall be used, said payments to be made
ons-eighth (1/8), payable monthly at the	prevailing rate.
If no well be commenced on said land on or before the 17th	day of March 19 25, the lease shall terminate
to both parties, unless the lesser on or before that date shall pay or tunder to t	
said land, the sum of	sors, which shall continue as the depository regardless of changes in the ownership LLARS, which shall operate as a rental and cover the privileges of deferring
commencement of a well for months from said date, J	In like manner and upon like payments or tenders the commencement of a well aly. And it is understood and agreed that the consideration first recited herein, first rental is payable as aforesaid, but also the lessed's option of extending that then and in that event if a second trail is not commenced on said and within
down payment, covers not only the privileges granted to the date whon said : rlod as aforesaid, and any and all other rights conferred.	first rental is payable as aforesaid, but also the lesses's option of extending that
should the first well driller of the last rental period for which rental has elve months from the expiration of the last rental period for which rental has one the expiration of said twelve months shall resume the payment of renta	then, and in that event, if a second well is not commenced on said land within s been paid, this lease shall terminate as to both parties, unless the lessec on or ls in the same amount and in the syme manner as hereinbefore provided. And ide, that the last preceding paragraph hereof, governing the payment of rentals erruption in the rental payments.
agreed that upon the resumption of the payment of rentals, as above provid the effect thereof, shall continue in force just as though there had been no int	ded, that the last preceding paragraph hereof, governing the payment of rentals erruption in the rental payments.
is and lessor owns a less interest in the above described land that the end vided for shall be paid the less or only in the proportion which. D.B. intere Lesses shall have the right to use free of cost. ras, oil and water produced	ire and undivided fee simple estate therein, then the royalties and rentals herein est bears to the whole and undivided fee. on said land for <u>159</u> operations thereon, except water from well of
When requested by lessor, lessee shall buryits pipe lines h	below plow depth.
No well shall be drilled nearer than 200 feet to the house or barn now on so Lessee shall pay for damages caused by	owing crops on said land.
Lessee shall have the right at any time to remove all machinery and fixtu If the estate of either party hereto is assigned, and the privilege of assign	tres placed on said premises, including the right to draw and remove casing. ing in whole or in part is expressly allowed—the covenants hereof shall extend the concretion of the land or series mont of casting or variations and has binding
A state of the second	issignment or a true copy thereof; and it is hereby agreed in the event this lance
heir heirs, executors, administrators, successors or assigns, but no change in he lessee until after the lessee has been furnished with a written transfer or hive assign he masigned as to a guartur parts of the above described lands and the ussig	ince or ussinces of such part of parts shall and or mine density in the partitions
heir heirs, executors, administrators, successors or assigns, but no change in he lessee until after the lessee has been furnished with a written transfer or a He assigned as to a part or parts of the above described hands and the assig in proportionate part of the rents due from time or then, such default shall hinds which the said resseer any assignee thereof shall make due payment of the said resseer any assignee thereof shall make due payments	nce or mannees of such parts of parts what fails or make the more than the particular not operate to defeat or affect this leave in so far as it overs if parts of of said rentath
heir heirs, executors, administrators, successors or assigns, but no change in he lessee until after the lessee has been furnished with a written transfer or a He assigned as to a part or parts of the above described lands and the assig in proportionate part of the rents due from him or them, such default land inds which the said lesseer any assigne thereof whill make due paymenter Lessor hereby warrants and agrees to defend the title to the lands herein lessor, by payment, any mortgages, taxes or other liens on the above desc rights of the holder thereof.	nee or mannees of such part of parts what fail or nume demote the partent not operate to defeat or affect this leave in so far as it covers a part or parts of of said rental described, and agrees that the lessee shall have the right at any time to redeem ribed lands, in the event of default of payment by lessor, and be subrogated to
heir heirs, executors, administrators, successors or assigns, but no change in he lessee until after the lessee has been furnished with a written transfer or a He assigned as to a part or parts of the above described lands and the assig ine proportionate part of the rents due from him or then, such default eliah hinds which the said asseer or any assignee thereof shall make due paymenter Lessor hereby warrants and agrees to defend the title to the lands herein lessor, by payment, any mortgages, taxes or other liens on the above descr rights of the holder thereof.	nee or mannees of such part of parts while fail or mice demote the the partent not operate to defeat or affect this leave in so far as it overs a part or parts of of said rental
heir heirs, executors, administrators, successors or assigns, but no change in he lessee until after the lessee has been furnished with a written transfer or a He assigned as to a part ur parts of the above described lands and the assig in proportionate part of the rents due from him or them, such default land inds which the said lesseer any assigne thereof shall make due aparmenty Lessor hereby warrants and agrees to defend the title to the lands herein lessor, by payment, any mortgages, taxes or other liens on the above descr rights of the holder thereof.	nee or mannees of such part of parts whilf all or make denote in the partent not operate defeator affect this leave in so far as it covers a part or parts of of said rentah described, and agrees that the lessee shall have the right at any time to redeem ribed lands, in the event of default of payment by lessor, and be subrogated to
lessor by payment, any mortgages, taxes or other liens on the above descr rights of the holder thereof.	described, and agrees that the resser shall have she hand at any while to reduch ribed lands, in the event of default of payment by lessor, and be subrogated to
In Testimony Whereof We Sign, this thedth	March 192 4.
In Testimony Whereof We Sign, this the <u>18th</u> day of	March
In Testimony Whereof We Sign, this the <u>18th</u> day of	<u>March</u> <u>1924.</u> <u>Connie O. Newton Wayland</u> <u>L. C.Wayland</u> (SEAL)
In Testimony Whereof We Sign, this the <u>18th</u> WITNESS	March 192 4• Connie 0. Newton Wayland L. C.Wayland W. Reese Dillard (SEAL)
Texas Texas	March 192 4. Connie O. Newton Wayland (SEAL) L. C.Wayland (SEAL) W. Reese Dillard (SEAL) NT TO THE LEASE (SEAL)
Texas Texas	March 192 4. Connie O. Newton Wayland (SEAL) L. C.Wayland (SEAL) W. Reese Dillard (SEAL) NT TO THE LEASE
Testimony Whereof We Sign, this the <u>18th</u> WITNESS Texas <u>Hale</u> <u>ACKNOWLEDGMEI</u> ATE OF OKEAHOMA, COUNTY OF <u>Hale</u> SS: BE IT REMEMBERED, That on this <u>18th</u> day of <u>March</u> ore me, a Notary Public in and for said County and State, come _ parso <u>husband L. C.Wayland</u> to me known to be the	March 192 4. Connie O. Newton Wayland (SEAL) L. C.Wayland (SEAL) W. Reese Dillard (SEAL) In the year of our Lord one thousand nine hundred and twenty four nally_appeared Connie O. Newton Wayland (SEAL) sidentical person S. who executed the within and foregoing instrument and
Texas Texas Texas Texas ACKNOWLEDGMEI ATE OF OKLAHOMA, COUNTY OF BE IT REMEMBERED, That on this ISth day of March SS: BE IT REMEMBERED, That on this ISth day of March Defined March Texas Texa	March 192 4. Connie O. Newton Wayland (SEAL) L. C.Wayland (SEAL) W. Reese Dillard (SEAL) In the year of our Lord one thousand nine hundred and twenty four maily.appeared Connie O. Newton Wayland (SEAL) in the year of our Lord one thousand nine hundred and twenty four maily.appeared Connie O. Newton Wayland (SEAL) a identical person S who executed the within and foregoing instrument and luntary act and deed for the uses and puproses therein set forth. lafixed my notarial seal the day and year first above written. Seal of the uses and puproses therein set forth.
Texas Texas Texas Texas ACKNOWLEDGMEI ACKNOWLEDGMEI ACKNOWLEDGMEI Texas Texas Texas Texas Texas Texas Texas ACKNOWLEDGMEI ACKNOWLEDGMEI ACKNOWLEDGMEI SS: BE IT REMEMBERED, That on this18th_day of_MarchS: BE IT REMEMBERED, I for this down the the day of	March 192 4. Connie O. Newton Wayland (SEAL) L. C.Wayland (SEAL) W. Reese Dillard (SEAL) In the year of our Lord one thousand nine hundred and twenty four maily appeared Connie O. Newton Wayland (SEAL) in the year of our Lord one thousand nine hundred and twenty four maily appeared Connie O. Newton Wayland (SEAL) is identical person S. who executed the within and foregoing instrument and luntary act and deed for the uses and puproses therein set forth. i affixed my notarial seal the day and year first above written. Guy Jacob,
Texas Hale ACKNOWLEDGMEN Texas Hale ACKNOWLEDGMEN Texas Hale ACKNOWLEDGMEN Texas Hale ACKNOWLEDGMEN Texas Hale SS: BEIT REMEMBERED, That on this 18th day of March SS: BEIT REMEMBERED, That on this 18th day of March Nusband L. C. Wayland to me known to be the nowledged to me that they. executed the same as their free and vol IN WITNESS WHEREOF, I have hereunto set my official signature and My Commission expires June 18t, 1925. (Seal)	March 192 4. Connie O. Newton Wayland (SEAL) L. C.Wayland (SEAL) W. Reese Dillard (SEAL) In the year of our Lord one thousand nine hundred and twenty four nally appeared Connie O. Newton Wayland in the year of our Lord one thousand nine hundred and twenty four nally appeared Connie O. Newton Wayland i dentical person S who executed the within and foregoing instrument and luntary act and deed for the uses and puproses therein set forth. i affixed my notarial seal the day and year first above written. Guy Jacob. Notary Public. Notary Public.
Texas Hale ACKNOWLEDGMEI Texas Hale ACKNOWLEDGMEI Texas Hale ACKNOWLEDGMEI Texas Hale ACKNOWLEDGMEI Texas Hale SS: BE IT REMEMBERED, That on this 18th day of March SS: BE IT REMEMBERED, That on this 18th day of March to me known to be the mowledged to me that they executed the same as their free and vol IN WITNESS WHEREOF, I have hereunto set my official signature and My Commission expires June 1st, 1925. (Seal) ATE OF OKLAHOMA, TULSA COUNTY, SS: This instrument was filed for record on the 29 day of	March 192 4. Connie 0. Newton Wayland L. C.Wayland W. Reese Dillard
In Testimony Whereof We Sign, this the <u>18th</u> day of WITNESS TEXAS <u>ACKNOWLEDGMEN</u> ATE OF OKEAHOMA, COUNTY OF <u>Hale</u> SS: BE IT REMEMBERED, That on this <u>18th</u> day of <u>March</u> fore me, a Notary Public in and for said County and State, cames. parso <u>husband</u> L. C. Wayland to me known to be the knowledged to me that <u>they</u> executed the same as <u>their</u> free and vol IN WITNESS WHEREOF, I have hereunto set my official signature and My Commission expires June 1st, 1925. (Seal)	March 1924. Connie O. Newton Wayland (SEAL) L. C.Wayland (SEAL) W. Reese Dillard (SEAL) NT TO THE LEASE (SEAL) in the year of our Lord one thousand nine hundred and twenty four nally.appeared Connie O. Newton Wayland (SEAL) in the year of our Lord one thousand nine hundred and twenty four nally.appeared Connie O. Newton Wayland sidentical person sidentical person who executed the within and foregoing instrument and luntary act and deed for the uses and puproses therein set forth. laffixed my notarial seal the day and year first above written. Guy Jacob.
Texas <u>Hale</u> Texas <u>Hale</u> Texas <u>ACKNOWLEDGMEI</u> ATE OF OKLAHOMA, TULSA COUNTY, SS: <u>MUTNESS</u> <u>Hale</u> <u>ACKNOWLEDGMEI</u> <u>ATE OF OKLAHOMA</u> , TULSA COUNTY, SS: <u>BE IT REMEMBERED</u> , I have hereunto set my official signature and <u>My Commission expires</u> <u>June</u> <u>1st</u> , <u>1925</u> .(Seal)	March 1924. Connie O. Newton Wayland L. C.Wayland W. Reese Dillard (SEAL) W. Reese Dillard (SEAL) NT TO THE LEASE
Texas Texas Texas Texas Texas ACKNOWLEDGMEN ATE OF OKLAHOMA, COUNTY OF Hale Notary Public in and for said County and State, came - parso husband L. C.Wayland to me known to be the nowledged to me that they. executed the same as thoir free and vol IN WITNESS WHEREOF, I have hereunto set my official signature and My Commission expires. June 1st, 1925. (Seal) ATE OF OKLAHOMA, TULSA COUNTY, SS: This instrument was filed for record on the 29 day of	March 192 4. Connie 0. Newton Wayland L. C.Wayland W. Reese Dillard