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OIL AND GAS LEASE

Jul -17-55

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Form 88 Producers

254564

AGREEMENT, Made and entered into the 26th day of January 1924 by and between Lary O'Mare and Ross O'Mare, her husband of Jenton County, Texas 26th

party of the first part, hereinafter called lessor (whether one or more) and N. E. Mays, F.B. Mays and Harry E. Wheeler, parties of the second part, hereinafter called

The North Half of the South East Quarter (Save and except two and one-half acres described as follows: The Northeast Quarter of the North East Quarter of the North East Quarter of the South East Quarter of Section tract of land, containing two and one-half acres)

of section 18 Township 19 North Range 12 East and containing seventy-seven 12 acres, more or less. It is agreed that this lease shall remain in force for a term of \underline{Five} years from this date, and as long thereafter as oil or gas, or either of them is produced from said land by the lesse.

produced and saved from the leased premises. 2nd. To pay the lessor Fifty Dollars each year in advance, for the gas from each well where gas only is found, while the same is being used off the premises and if used in the manufacture of gasoline or any other product, a royalty of one-eighth (1/8), payable at the prevailing market rate; and lessor to ave gas free of cost from any such well for all inside stoves and all inside lights in the principal dwelling house on said land during the same time by making his own connections with the wells at his own risk.

ord. To pay lessor for gas produced from any oil well and used off the premises - Dollars per year, for the time during which such gas shall be used, said payments to be made - - and if used in the manufacture of gasoline or any other product, a royalty of one-eighth (1/8), payable - - at the prevailing rate.

If no well be commenced on said land on or before the 22d ______ day of January ______ 19_25 ____, the lease shall terminate as to both parties, unless the lessee on or before that date shall pay or tender to the lessor, or the lessor's credit in the Bank of Redfork . shall terminate Benkat Redfordk ... Oklahoma _____or its successors, which shall continue as the depository regardless of changes in the ownership

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If lessor's title is attach lessee will not be required to drill or pay rental until said title is quited in lessor and on said title being quited lessee agrees to commence well within 90 days thereafter.

In Testimony Whereof We Sign, this the	26th day of	January		4.	
WITNESS	in seria (n. 1919). National de la constant		Mrs.	Mary O'Mara	(SEAL)
	전 화가 가 눈물 물		Ross	0'Mara	(SEAL)
				an an ang an ad yan an a	
					(SEAL)
Texas STATE OF OKLAHOMA, COUNTY OF BE IT REMEMBERED, That on this 26th before me, a Notary Public in and for said County and and ROSS O'MARA acknowledged to me that theyexecuted the same IN WITNESS WHEREOF, I have hereunto se My Commission expiresJune1st,	3011 SS: day of Febru State, enneper. to me known to be astheir free and t my official signature	sonally approved the identical person voluntary act and d and affixed my notar G.	four Lord eared <u>s</u> w eed for th ial seal th L. Kit	_Mary_Q! Mara no executed the within and e uses and puproses therein	l foregoing instrument and set forth.
STATE OF OKLAHOMA, TULSA COUNTY, SS: This instrument was filed for record on the and duly recorded in Book 463 Page 217	29day (of March De records of this officient	ce.	집에 가장 관련하는 것	0'clock <u>A •</u> M.,
그는 그는 그는 것을 물었다. 문화가 있는 것을 물었다.		بوجهد المراجع		. G. Weaver,	
	(Seal)	<i>"</i>	B2	rady Brown,	County Clerk. Deputy.

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