OIL AND GAS LEASE

of the composition are an action of the contract of the composition of

Form 88 Producers

AGREEN	MENT, Made	and entered	into the	First	dav	of	May	192	3 by and be	tween	
De Re	. Owens a	and I.	A. Owen	g. his v	vife.						and the second
200 0	of Chanc	ller, O	klahoma		party	y of the firs	part, hereinaf	ter called lessor (whether one	or more) and	
WITNES	SETH, That	the said less	or, for and i	consideratio	n of One	Hundre	d Sixty	(\$160.0)	arty of the se	cond part, lesseeDOLLARS. be paid, kept and and only purpose , and take care of	
ash in hand paid erformed, ha	Bgranted, der	dch is hereby nised, leased	and let and b	d and of the c y these preser	nts do 98	grant, demis	e, lease and let	ntained on the pa into the said lesse	e, for the sole	and only purpose	
f mining and or aid products, al	serating for oil il that certain t	and gas, and ract of land,	of laying of p situate in the	ipe lines, and County of To	building tankulsa, State of	ks, powers, s Oklahoma, c	tations and stru lescribed as foll	ctures thereon to ows to-wit:	produce, save	, and take care of	
											-
	The No:	rthwest	Quarte	r of Sec	ction Tw	venty-s	even (27)	Township			
	Bighte	an (18)	North.	Ranga T	Tourteer	1 (14)	East.				AND PROPERTY.
	##B#**	(20)	1101 011,	1101190	. 0 001		1000				
											in the second
f section 27	7 -	ownship	18	_Range	14	and contain	ing 160		acre	s, more or less.	-
It is agre	ed that this less s produced from	se shall rem	ain in force fo	or a term of	Five ((5)	years from	this date, and as	long thereafte	er as oil or gas, or	
In consid	eration of the	premises the	said lessee co	venants and a	igrees:	he he	may connect	his wells th	o-oro feuna o	ghth part of all oil	
aciand. I	o pay lo	ssor o	ne-eigh	th (1/8)	of pro	oceeds	with min:	imum of Th	ree Hund	red(\$300.00) Do
ear, in sed off	advance,	, for tl	he gas : nd less	from eac or to ha	h well ve gas	where free o	gas is fo f cost fi	ound, whill com any su	e the sa ch well	red(\$300.00 me is being for all sto same time	ves
nd all i v makine	nside li	ights in	n the protein	incipal	L dwelli wells	ing hou	se on sa:	id land du c and expe	ring the	same time	-
A versus market	, ,,,,,, 0171		Jonomo V			~ 0 HID	Jun Tigi	- and avha	•		
3rd.	To pay I	lessor :	for gas	produce	d from	any oi	l well ar	d used of	f the pr	emises at ty (\$50.00)	
ollars p	er year,	, for th	he time	during	which s	anch ga	s shall b	e used, s	aid payn	ents to be	
ade each	three n	onths	in advar	100.							
				90 A. S.							
If no we	ell be commer	ced on said	land on or	before the	Tirst	day	May	1924	, the loa	se shall terminate	1
								· · · IInion	Nationa	7	
ink at	ha sum of Or	e Hundi	red Sixt	(\$I8	its successor	s, which sha	ll continue as th	e depository regar	dless of change	es in the ownership	
e commencem	ent of a well f	or 12	2mc	nths from sai	id date. In	like manner	and upon like	payments or tend	ers the comme	encement of a well	
ay be further e down payme	deferred for lik ent, covers not	e period of the only the private	he same num vileges grante	ber of months d to the date	s successively when said fir	. And it is st rental is p	understood and ayable as afore:	agreed that the call and agreed that also the	onsideration f lessec's option	encement of a well irst recited herein, of extending that	
eriod as afores: Should tl	aid, and any ar he first well dr	dall other ri illed on the	ights conferre above describ	d. jed land be a	dry hole, th	en, and in t	nat event, if a	second well is not	commenced o	n said land within	
elve months f fore the expir	rom the expira	ition of the l velve month	ast rental per s shall resum	iod for which the paymen	t of rentals	in the same	is lease shall te amount and in	rminate as to bot the same manner	as hereinbefor	n said land within ss the lessee on or re provided. And payment of rentals	
id the effect th	iercof, shall cor	itinue in forc	e just as thou	gh there had l	been no inter	ruption in th	e rental paymer	its.	the regulties	and rentals berein	
ovided for she	all be paid the l	essor only in	the proportion	oil and wate	Sinterest	bears to the	whole and undi	vided fee.	eroon excent	and rentals herein water from well of	
SSOT. When re-	augeted by less	or legge cho	all burn	its	nine lines hel	ow plow der	th.	Artist St. March			-
No well s	hall be drilled	nearer than 2	200 feet to the	house or bar	n now on said	l premises, w	ithout the writ	ten consent of the	lessor.		
										emove casing.	SHOW S
their heirs, ex	ate of either parties admit	arty hereto is nistrators, su	s assigned, an iccessors or a furnished wit	ssigns, but no	ge of assignin change in the	g in whoie o ie ownership ignment or s	of the land or	essiy allowed—th assignment of ren act: and it is here	tals or royalti	es shall be binding he event this lease	
all be assigned the proportio	d as to a part of mate part of th	r parts of th	e above descr from him or t	ibed lands an hem, such de	nd the assigne fault shall no	ee or assigne ot operate to	es of such part defeat or affect	or parts shall fail t this lease in so i	or make defar ar as it covers	emove casing. hereof shall be binding he event this lease uit in the payment a part or parts of	
: Lessor ne	reby warrants	and agrees t	to deiena the	title to the la	nas nerem at	scribed, and	agrees that the	e ressee shan have	the tight at a	ny cane to redeem	200
e rights of the	ayment, any n e holder there	iortgages, ta ກີ.	xes or other	nens on the s	above describ	ed lands, in	the event of d	etaust of payment	by lessor, an	d be subrogated to	N N
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		dia s									and the same of
			'অ'ৰ	rst		Marr	~				- Percent
In Testi	mony Whereof	anger at de Paris	his the	d	ay of		192 3 •				
		WITNESS								(SEAL)	
										(SEAL)	
					**					(SEAL)	
	TET ATTORES	COTINESS	. Linec	ACKNOW	LEDGMENT	г то тне	LEASE				New York
1 k min	ALAHUMA, (TOUMLY O	his First	day of	May	_in the year	of our Lord on	thousand nine h	indred and 1	wenty-three	
BEITR	EMEMBERE	D, That on t					and the second second		- h	ife,	. 10
BEIT R	tary Public in	and for said	County and S	State, came	_person	ally ar	peared_I	R. Owens	3.5H_ SW		
BE IT R fore me, a No	otary Public in	and for said	County and S	State, came_= _to me known	n to be the ic	dentical pers	on_Swho e	xecuted the withi	n and foregoi	ng instrument and	
BE IT R	otary Public in	and for said Zexecut	County and S	state, came to me known their	n to be the for	dentical pers stary act and fixed my not	on_Swho e i deed for the us	xecuted the withing es and puproses the	n and foregoin erein set forth	ng instrument and	department of the second
BEITR fore me, a No d knowledged t	otary Public in	and for said Zexecut	County and S	state, came to me known their	n to be the for	dentical pers stary act and fixed my not	on_Swho e i deed for the us	xecuted the withing es and puproses the	n and foregoin erein set forth	ng instrument and	
BEITR fore me, a No d knowledged t IN WIT	otary Public in to me that the CNESS WHER amission expire	and for said Yexecut EOF, I have s_May_1	County and s ted the same a hereunto set 13. 1924	State, came = _to me known _s their my official sig	n to be the force and volumenture and alegal)	dentical persitary act and	on S who e deed for the us arial seal the da Carl Owe	xecuted the with es and puproses the y and year first al	n and foregoinerein set forth	ng instrument and Notary Public,	
BEIT R fore me, a No d knowledged t IN WIT My Com	otary Public in o me that the CNESS WHER amission expire	and for said Yexecut EOF, I have May 1 TULSA COU	County and S ted the same a thereunto set 13, 1924 UNTY, SS:	State, came.— to me knowr their my official sig	n to be the fere and volumenture and affect by	dentical pers	on. S. who e	xecuted the with es and puproses the y and year first al ns	n and foregoin erein set forth pove written.	Notary Public.	
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efore me, a No adeknowledged t IN WIT My Com	otary Public in o me that the CNESS WHER amission expire	and for said Yexecut EOF, I have sMay_I TULSA COU ed for record Page2	County and S ted the same a thereunto set 13, 1924 UNTY, SS:	State, came.— to me knowr their my official sig	n to be the fere and volumenture and affect by	dentical persistary act and flixed my not persistance of this conditions of this conditions are seen to be a	on_S_who e l deed for the us arial seal the ds Carl Owe	xecuted the with es and puproses the y and year first al ns	n and foregoinerein set forth	Notary Public.	

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