## OIL AND GAS LEASE

and the state of the control of the

Form 88 Producers

AGREEMENT, Made and entered into the	downs	April	102	4 by and between
George Harris, an unmarried per	son	*****		
E. Robitaille, party of the second pa	rt, hereins	after calle	d lesseepart	nether one or more) and y of the second part_lesses.
WITNESSETH, That the said lessor, for and in consideration cash in hand paid, receipt of which is hereby acknowledged and of the coverformed, has S granted, demileed, leased and let and by these presents if mining and operating for oil and gas, and of laying of pipe lines, and hul aid products, all that certain tract of land, situate in the County of Tulsa	of One And I enants and agreeme das grant, der ilding tanks, power , State of Oklahom	nts hereinafter con nise, lease and let u s, stations and struc a, described as follow	tained on the part nto the said lessee, tures thereon to pr ws to-wit:	DOLLARS. of lessee to be paid, kept and for the sole and only purpose oduce, save, and take care of
West Half of the Southwest Quar	ter			
of section 5 Township 20 N. Range 13	and cont			ncres, more or less.
It is agreed that this lease shall remain in force for a term of ither of them is produced from said land by the lessee.  In consideration of the premises the said lessee covenants and agre lat. To deliver to the credit of lessor, free of cost, in the pipe liproduced and saved from the leased premises.				ng thereafter as oil or gas, or equal one-eighth part of all oi
2nd. To pay lessor for gas from each vighth (1/8) of the gross proceeds at the premises, said payments to be made que on any such well for all stoves and all a said land during the same time by making risk and expense.	well where e prevailin uarterly an l inside li	gas only ing market raid lessor thights in th	s found, t ate, for a o have gas e principa	he equal one- 11 gas used off free of cost 1 dwelling house
3rd. To pay lessor for gas produced or the manufacture of casing-head gas, evailing market rate for the gas so used, said payments to be made quarterly	from any oi one-eighth ed, for the	l well and (1/8) of to time duri	used off he gross p ng which s	the premises or roceeds at the uch gas shall be
	thdn	of the contract of the contrac	1925 Centra	, the lease shall terminate
Highter and No (700	successors, which s	hall continue as the pich shall operate a	depository regardles a rental and cov	ess of changes in the ownership ver the privileges of deferring
he commencement of a well formonths from said d may be further deferred for like period of the same number of months su he down payment, covers not only the privileges granted to the date wh period as aforesaid, and any and all other rights conferred.	ate. In like man ccessively. And it en said first rental i	ner and upon like p is understood and a s payable as aforesa	ayments or tenders agreed that the cor iid ,but also the les	s the commencement of a well sideration first recited herein see's option of extending that
Should the first well drilled on the above described land be a dry welve months from the expiration of the last rental period for which referre the expiration of said twelve months shall resume the payment of its agreed that upon the resumption of the payment of rentals, as about the effect thereof, shall continue in force just as though there had been at said lessor owns a less interest in the above described land than provided for shall be paid the less or only in the proportion which.	y hole, then, and in ntal has been paid, of rentals in the sar e provided, that th n no interruption in	that event, if a se this lease shall term me amount and in t e last preceding par the rental payment	econd well is not co minate as to both j he same manner as agraph hereof, gov s.	onmenced on said land within parties, unless the lessee on or lereinbefore provided. And erning the payment of rentals
when requested by lessor, lessee shall bury his	e lines below plow	lepth.		
No well shall be drilled nearer than 200 feet to the house or barn n Lessee shall pay for damages caused by	ns to growing crops	on said land,	Juding the right to	draw and remove casing
If the estate of either party hereto is assigned, and the privilege of their heirs, executors, administrators, successors or assigns, but no chat he lessee until after the lessee has been furnished with a written transhall be assigned as to a part or parts of the above described lands and to the proportionate part of the rents due from him or them, such defau aid lands which the said dessee or any assignee thereof shall make due pay. Lessor hereby warrants and agrees to defend the title to the lands or lessor, by payment, any mortgages, taxes or other liens on the about the rights of the holder thereof.	of assigning in whole ange in the owners after or assignment of the assignee or assign that a standard renta a herein described, a described lands, we described lands,	e or in part is expre hip of the land or ar or a true copy thereo nees of such part or to defeat or affect land agrees that the in the event of del	ssly allowed—the ssignment of renta signment of renta ff; and it is hereby r parts shall fail or this lease in so far lessee shall have the fault of payment b	covenants bereof shall extent is or royalties shall be binding agreed in the event this lease make default in the paymen; as it covers a part or parts o as right at any time to redeen y lessor, and be subrogated to
he rights of the holder thereof.				
In Testimony Whereof We Sign, this theday	ofApril	192_4.		
WITNESS				(SEAL
				(SEAL)
ACINAL D	DGMENT TO TH	T. T. D.A. C.D.	C. S. S. A. M. Association and the second second second second	(SEAL)
BE IT REMEMBERED, That on this 7th day of 4pr or repeated and for said County and State, came. Ps or repeated to me known to acknowledged to me that he executed the same as his free	SS: Cilin the y Prsonally a b be the identical p	ear of our Lord one ppeared_Ge ersonwho ex	orge_Harris ecuted the within	and foregoing instrument and
IN WITNESS WHEREOF, I have hereunto set my official signat	ure and affixed my	notarial scal the day	and year first abo	ye written.
My Commission expires October 24, 1926. (		14 • TA • TA		Notary Public
STATE OF OKLAHOMA, TULSA COUNTY, SS:  This instrument was filed for record on the 7 and duly recorded in Book 468 Page 232	lay of April	,192_4_at.	2:00	o'clock_PM.
and duly recorded in Book 468 Page 232	of the records of th	is office.	Weaver.	
(Se	al)	Brady By	Brown,	County Clerk. Deputy.
발생은 호마다 오늘 내면서 많아 보는 병장 함께서 출시됐다				