OIL AND GAS LEASE

Form 88 Producers

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ne or more) and	MENT, Made and entered into the SISP day of MENTON 1925 by and betwee llie C. Richards, formerly Nellie L. Cook, and her husband John D. Rich Mishoma porty of the Aret-port, hereinafter called lessor (whether one or no cilling Co. party of the second
to be paid, kept and	party of the secont SSETH. That the said lessor, for and in consideration of One and Ito/100 id, receipt of which is hereby acknowledged and of the covenants and agreements hereinafter contained on the part of lessee to be partially a second secon
	est half of the Southwest quarter (E늘 SW子)
cres, more or less.	6 Township 18 N. Range 14 E. and containing eight (80) acres, n
after as oil or gas, or 2-eighth part of all oil	that this lease shall remain in force for a term of three (3) years from this date, and as long thereafter as a produced from said land by the lessee. The said lease the said lessee covenants and agrees: deliver to the credit of lessor, free of cost, in the pipe line to which lessee may connect its wells, the equal one-eighth aved from the leased premises.
able quarterly used off the h (1/8), of cost from g on said	To pay lessor one-eighth (1/8) of the gross proceeds each year, payable gas from each well where gas only is found, while the same is being use and if used in the manufacture of gasoline a royalty of one-eighth (lonthly at the prevailing market rate; and lessor to have gas free of c well for all stoves and all inside lights in the principal dwelling on ang the same time by making their own connections with the well at thei expense.
premises or ich such gas y at the	To pay lessor for gas produced from any oil well and used off the prem nufacture of gasoline or any other product- for the time during which used, a royalty of one-eighth (1/b) of the proceeds payable monthly at ag market rate.
nges in the ownership rivileges of deferring mencement of a well n first recited herein, ion of extending that	bil be commenced on said land on or before the 21st day of 11arch 19.25, the lease sign unless the lesses on or before that date shall pay or tender to the lessor, or the lessor's credit in the 3xchange Natioulsa, Oklahoma or its successors, which shall continue as the depository regardless of changes in the sum of 12ighty and 10/100 Dollars, which shall operate as a rental and cover the privilege tent of a well for 1yelve months from said date. In like manner and upon like payments or tenders the commence deferred for like period of the same number of months successively. And it is understood and agreed that the consideration first rental covers not only the privileges granted to the date when said first rental is payable as aforesaid, but also the lessee's option of each of the consideration of the consideration of each of the consideration of
l on said land within nless the lessee on or fore provided. And e payment of rentals	ie first well drilled on the above described land be a dry hole, then, and in that event, if a second well is not commenced on sairom the expiration of the last rental period for which rental has been paid, this lease shall terminate as to both parties, unless that not said twelve months shall resume the payment of rentals in the same amount and in the same manner as bereinbefore prupon the resumption of the payment of rentals, as above provided, that the last preceding paragraph hereof, governing the paymere, shall continue in force just as though there had been no interruption in the rental payments. Sor owns a less interest in the above described land than the entire and undivided fees simple estate therein, then the royalties and ill be paid the lessor only in the proportion which the interest bears to the whole and undivided fee. all have the right to use free of cost, gas, oil and water produced on said land for.
I remove casing. hereof shall extend lities shall be binding the event this lease fault in the payment ers a park or parts of	pipe lines below plow depth. Its
and be subrogated to	roly warrants and agrees to detend the title to the lands herein described, and agrees that the lessee shall have the right at any tillyment, any mortgages, taxes or other liens on the above described lands, in the event of default of payment by lessor, and be sholder thereof.
be paid to	read that unless a well be commenced by Juna 1st, 1924, on above descrivithin one-half mile of said land that an additional sum of \$60.00 be p
	nony Whereof We Sign, this the 21st day of Merch . 192 4.
rly(SEAL)	WITNESS Nellie C. Richards formerly
(SEAL)	John D. Richards Brooks Drilling Co. Brooks Drilling Co.
(SEAL)	ACKNOWLEDGMENT TO THE LEASE
y Public, in ared Cook and her	ACKNOWLEDGMENT TO THE LEASE HAHOMA, COUNTY OF Tulsa Ss. Before me, the undersigned, a Notary Pt and County and State on this 2nd day of April 1924, personally appeared the EMEMBEREN, That on this 2nd State came. Nellio C. Richards formerly Nellie L. Cook om D. Richards to me known to be the identical person. S. who executed the within and foregoing in
oing instrument and th.	om D. Alchards to me known to be the identical person. S. who executed the within and foregoing in the same as the ir free and voluntary act and deed for the uses and pupposes therein set forth. Independent my hand and seal the day and year last apply will then a sexual the day and year last apply will then the sexual will be a sexual will be a sexual who will be a sexual willi
Nataur Dubba	mission expires June 2, 1927. J(Seal) L. E. Johnson,
clock_PM.,	LAHOMA, TULSA COUNTY, SS: ument was filed for record on the 7 day of 1pril 1924 at 4:15 o'clock
	d in Book 463 Page 200 of the records of this office. O. G. Weaver.
County Clerk. Deputy.	(Seal) Brady Brown, Co
cloc	LIAHOMA, TULSA COUNTY, SS: ument was filed for record on the 7 day of April ,1924 at 4:15 o'clock ad in Book 463 Page 233 of the records of this office. O. G. Weaver, (Seal) Brady Brown,