OIL AND GAS LEASE

Form 88 Producers

AGREEMENT, Made and entered into the 1st E. I.Fackler and Elsie M. Factor Manchester Kansas & K.C.	klar (his w	wife) and	Walter 3	mrich (a single	oetween man) or more) and
WITNESSETII, That the said lessor, for and in conscash in hand paid, receipt of which is hereby acknowledged and performed, ha S granted, demised, leased and lot and by the of mining and operating for oil and gas, and of laying of pipe lit said products, all that certain tract of land, situate in the Coun	sideration of One of the covenants are se presents do S.S. nes, and building tar ty of Tulsa, State o	e and No/l ind agreements h grant, demise, l anks, powers, stat of Oklahoma, desc	100 ercinafter cont lease and let unt tions and structu cribed as follows	ained on the p to the said les ures thereon t s to-wit;	party of the se part of lessee to see, for the sole to produce, save	econd part, lessee. DOLLARS, be paid, kept and and only purpose e, and take care of
The South-half of the South-west (quarter of the Northwest quarter of dange (12) East, in Tulsa County (It is hereby understood and agreed is, One Thirty-second (1/32) of the	of Section Oklahoma, c d that the	Twenty-fo containing interest	our (24), 7 (120) a of the s	all in cres mo	Township	p (18) North
of sectionRange It is agreed that this lease shall remain in force for a te either of them is produced from said land by the lessee.	erm ofTive	and containing		is date, and		es, more or less. er as oil or gas, or
In consideration of the premises the said lessee covenant lst. To deliver to the credit of lessor, free of cost, in produced and saved from the leased premises.	ts and agrees: the pipe line to wh					
2nd. To pay the lessor One-eig for the gas from each well where g the premises, and lessor to have all inside lights in the principal making his own connections with the	gas only is gas free of l dwelling	ound, we cost fro house on	white the om any su said lan	same i ch well d durin	for all g the san	used off stoves and
3rd. To pay lessor for gas pro the rate of One-eighth net sold mo shall be used, said payments to be	onthly pe	er year, f	or the t	ime dur	ing which	n such gas
Thate of Kansas. County of Dickinson under signed a Notary Public in and Paragraph of the within and foregoing they executed the within and foregoing they executed the same as their fruitherein set forth. Given under my written. My commission expires June	n)ss. On for the Cois wife) to instrument, ee and voluhand see 9th 1926	this lst ounty and o me known in my pr untary act eal of off	110011	1 -re Ton	LILE. HOUGE.	T. 7 T C C C
or if operations be not contitue thereon; If no well be commenced on said land/on or before	e 9th, 1926 inued towar the lst	ds comple (ds comple	ting the	deep to	est well	now commence
as to both parties, unless the lessee on or before that date shall	pay or tender to the	ne lessor, or the les ors, which shall co	essor's credit in to	the Exche	ange Trus	st Company es in the ownership
the commencement of a well for three months from y be further deferred for like period of the same number of the down payment, covers not only the privileges granted to the privileges aforesaid, and any and all other rights conferred.	rom said date. In months successively he date when said fi	n like manner and ly. And it is und irst rental is paya	d upon like pay derstood and agr able as aforesaid	ments or ten reed that the l,but also the	ders the comme consideration fi e lessee's option	encement of a well first recited herein, a of extending that
hree Should the first well drilled on the above described lan twelve months from the expiration of the last rental period to before the expiration of said twelve months shall resume the p it is agreed that upon the resumption of the payment of rental and the effect thereof, shall continue in force just as though the If said lessor owns a less interest in the above described provided for shall be paid the lessor only in the proportion whic Lessee shall have the right to use free of cost, gas, oil an	land than the entire ch 01 S interest	re and undivided f at bears to the who	fee simple estate ole and undivide	e therein, the ed fee	n the royalties	and rentals herein
When requested by lessor, lessee shall bury his	pipe lines be	elow plow depth.				vater from well of
No well shall be drilled nearer than 200 feet to the house Lessee shall pay for damages caused by 11.2 Lessees shall have the right at any time to remove all min. If the estate of either party hereto is assigned, and the state of their heirs, executors, administrators, successors or assigns, on the lessee until after the lessee has been furnished with a wrishall be assigned as to a part or parts of the above described is of the proportionate part of the ronts due from him or them, said lands which the said lessee or any assignee thereof shall ma	achinery and fixture privilege of assignin but no change in th itten transfer or ass ands and the assigne such default shall no ake due payment of	es placed on said ng in whole or in the ownership of t signment or a tru nee or assignees of not operate to def f said rental.	premises, inclu- part is expressl the land or assi te copy thereof; I such part or p feat or affect thi	ding the right by allowed—t ignment of re- and it is her parts shall fai is lease in so	t to draw and re the covenants h ntals or royaltie eby agreed in tl l or make defau far as it covers	nereof shall extend es shall be binding the event this lease alt in the payment a part or parts of
for lessor, by payment, any mortgages, taxes or other liens of the rights of the holder thereof. It is further ag	o the mas herein do in the above describ reed that	bed lands, in the this leas	rees that the les event of delau e shall l	ssee shall have ilt of paymen be term	e the right at an it by lessor, and inated by	ny time to redeem d be subrogated to r default
of the three following stipulation Lack of drilling operations. (as s for a longer period than three mon any one of the above, will keep it				lease the fait	shful per	non-production of
In Testimony Whereof We Sign, this thelst	day of	March .	192_4•			
WITNESS			E. E. Fac Elsie M. Walter E	ekler Fackler mrich		(SEAL)
	A 20 TO 10 T	AN, 49 AS	L. W. Che	amberlii	1	(SEAL)
STATE OF OKLAHOMA, COUNTY OF JackSO BE IT REMEMBERED, That on this 31st day before me, a Notary Public in and for said County and State, c	on ss: of March walter	in the year of o	our Lord one the	ousand nine h	undred and tw	enty four
andto me acknowledged to me that heexecuted the same as hi	known to be the ic	identical person ntary act and dec	who execu ed for the uses ar	uted the with nd puproses tl	in and foregoin herein set forth.	
#1. My Commission expires 5/28/25	(Seal)	E1	ugene Cra	ane,		Notary Public.
STATE OF OKLAHOMA, TULSA COUNTY, SS: This instrument was filed for record on the 8 and duly recorded in Book 463 Page 236	day of	April	,192_4_at	3:00	o'clo	P. M.,
	(Seal)	ords of this office. By	. Bra	. Weave	í n,	County Clerk.