## OIL AND GAS LEASE

AGREEMENT, Minds and entered into mozacion.				1924_by and between
J. W. Smith, single Owas	p	arty of the first part, I	ereinafter called less	or (whether one or more) and
J. W. Kuhns Tulse, Okle.  WITNESSETH, That the said lessor, for and in crash in hand paid, receipt of which is hereby acknowledged a	nsideration of	One No/100	entre en	DARLY Of the second part, lessed
sh in hand paid, receipt of which is hereby acknowledged a rformed, ha_S_granted, demised, leased and let and by th mining and operating for oil and gas, and of laying of pipe id products, all that certain tract of land, situate in the Go	nd of the covenants nese presents do es lines, and building unty of Tulsa, State	and agreements herein i_grant, demise, lease tanks, powers, stations a of Oklahoma, describe	after contained on the and let unto the said l and structures thereon d as follows to-wit:	spart of lessee to be paid, kept and essee, for the sole and only purpose to produce, save, and take care o
North half Northeast of Norquarter of the northeast quarter of the northeast of Northeast quarter of Northeast of Northeast of Northeast quarter of the Northeast quarter of Northeast quarter of Northeast quarter of the Northeast quarter of the Northeast quarter of the Northeast quarter of Northeast	artor and t	tar and east he northeast	half of the quarter of	northwest the southwest
section 29 Township 21 Re	ange 14	and containing	50	acres, more or less
section	term of5	ye	ars from this date, an	d as long thereafter as oil or gas, o s, the equal one-eighth part of all o
oduced and saved from the leased premises.				
2nd. To pay lessor for gas for ne-eighth (1/8) of the gross profif the premises, said payments as and lessor to have gas free eights in the principal dwelling wn connections with the wells as	oceeds at t to be made of cost fro house on s	he prevailing one-eight of m any such we aid land dur	g market rat net proceed all for all ing the same	e, for all gas used s from the sale of stoves and all insi
3rd. To pay lessor for gas profession for the manufacture of casing as.	roduced fro -head gas,	m any oil well one-eighth of	ll and used I net procee	off the premises ds from the sale of
If no well be commenced on said land on or before				25 the lease shall termina
to both parties, unless the lessee on or before that date shank at Owasso, Okla.	all pay or tender to	the lessor, or the lessor'	a create in the	
said land the sum of "(50) Fifty		OLLARS, which shall	operate as a rental a	nd cover the privileges of deferring
e commencement of a well for	Inno be a dry hole I for which rental h le payment of rent stals, as above prov there had been no ir led land than the en whichNIS_inte I and water produce	, then, and in that eye as been paid, this lease als in the same amount ided, that the last prec iterruption in the rental tire and undivided fee s rest bears to the whole a d on said land for	shall terminate as to and in the same mar eding paragraph here payments. imple estate therein, and undivided fee.	both parties, unless the lessee on iner as hereinbefore provided. An of, governing the payment of rents then the royalties and rentals here is thereon, except water from well
When requested by lessor, lessee shall bury 150 No well shall be drilled nearer than 200 feet to the he Lessee shall pay for damages caused by 158	S use or harn now on	below plow depth.	the written consent of	the lessor.
Lessee shall have the right at any time to remove all If the estate of either party hereto is assigned, and to their heirs, executors, administrators, successors or assign the lessee until after the lessee has been furnished with a sall be assigned as to a part or parts of the above describe the proportionate part of the rents due from him or the tid lands which the said lessee or any assignee thereof shall Lessor hereby warrants and agrees to defend the tit or lessor, by payment, any mortgages, taxes or other lier he rights of the holder thereof.	l machinery and fix the privilege of assigns, but no change i written transfer or ad lands and the ass m, such default shal	tures placed on said pre gning in whole or in par n the ownership of the assignment or a true co ignee or assignees of su Il not operate to defeat	mises, including the ri t is expressly allowed land or assignment of py thereof; and it is ch part or parts shall or affect this lease in	—the covenants hereof shall exter rentals or royalties shall be bindir hereby agreed in the event this lea- fail or make default in the paymer so far as it covers a part or parts
In Testimony Whereof We Sign, this the	3th day of	February	192 4.	
THIMITION		J.	W. Smith	(SEA
11111200				(SEA)
				(SEA)
		ENT TO THE LEASI		
PATE OF OKLAHOMA, COUNTY OF THIS	gss:			twentyto
BE IT REMEMBERED, That on this 26th	te, cameperso	nally. appears	ad J. W. Sm	ith, single man
knowledged to me that 112executed the same as_	me known to be the his free and v	ne identical person oluntary act and deed fo	who executed the v or the uses and pupros	vithin and foregoing instrument a es therein set forth.
		ar Infundamental nation in	al the days and sions for	at abarra unittan
My Commission expires Feb. 18, 1926	. (Seal)	U.	5. Sturror	Notary Publ
	THE RESERVE OF THE PARTY OF THE			
TATE OF OKLAHOMA, TULSA COUNTY, SS:		A 7	A ALEN	ነገ ነገ
95	day of	April ,19	4 at 4:50	o'clock P• N
TATE OF OKLAHOMA, TULSA COUNTY, SS:  This instrument was filed for record on the 25 and duly recorded in Book 463 Page 256	day of	April 19	21 at 4:50	er, County Clark