OIL AND GAS LEASE

Form 88 Froduce & MP ARED

W. S	entered into the	OUday of.	April	192_3_by and between
		party of	the first part, hereinafter called hereinafte	lessor (whether one or more) and or called lessee party of the second part, besee.
WITNESSETH, That the	said lessor, for and in consider hereby acknowledged and o	leration ofOne_	reements hereinafter contained on	DOLLARS, the part of lessee to be puid, kept and id lessee, for the sole and only purpose con to produce, save, and take care of
South East 1 SE1 of Sec. in. Sec. 8-21	of the SE_2^1 and 5, and the N_2^1 of -14	the $S^{\frac{1}{2}}$ of the NE $^{\frac{1}{4}}$ and	ne NEt and the NEt of the NEt	of the NE all in the of the NE; all
			100	
of sectionTown	shipRange	n of Five	containing 100	and as long thereafter as oil or gas, or
either of them is produced from sa In consideration of the pren 1st. To deliver to the crec produced and saved from the leaso	nises the said lessee covenants lit of lessor, free of cost, in tl	and agrees: he pipe line to which	Lessee may connectheir	and as long thereafter as oil or gas, or wells, the equal one-eighth part of all oil
rete: and leagur to	Thave gas free one principal dwel	of cost from Lling house o	any such well for a	ly is found, while the re of gasoline or any the prevailing market all stoves and all the same time by making
3rd. To payless in the manufacture for the time during (1/8) payable month	which such gas	shall be use	ed, payable or a	off the premises or Dollars per year royalty of one-eight
as to both parties, unless the lessed Bank at	E. OK.12. E. Hundred Welve months from the private of the same number of the the private of the lother rights conferred. In the above described land of the last rental period for emonths shall resume the part of the payment of rentals in force just as though there erest in the above described key only in the proportion which	ay or tender to the less or its successors, w DOLLAF om said date. In like tonths successively. date when said first r i be a dry hole, then, which rental has been yment of rentals in t, as above provided, ti had been no interrup and than the entire an 1.2.2.2.1 interest be; water produced on sa	sor, or the lessor's credit in the Control of the depositor of the hall continue as the depositor of the hall operate as a rentage manner and upon like payments and it is understood and agreed the intal is payable as aforesaid, but all and in that event, if a second well paid, this lesse shall terminate as he same amount and in the same a the last preceding paragraph he ion in the rental payments. I undivided fee simple estate thereing to the whole and undivided fee. I undivided fee. I all undivided fee.	19.24, the lease shall terminate ollinsville National y regardless of changes in the ownership I and cover the privileges of deferring or tenders the commencement of a well at the consideration first recited herein, so the lessee's option of extending that is not commenced on said land within to both parties, unless the lessee on or nanner as hereinbefore provided. And areof, governing the payment of rentals n, then the royalties and rentals herein ions thereon, except water from well of
No well shall be drilled near Lessee shall pay for damage Lessee shall have the right If the estate of either party o their heirs, executors, administa a the lessee until after the lessee I hall be assigned as to a part or put the proportionate part of the re aid lands which the said lessee or a	er than 200 feet to the house as caused by _ ārilling. at any time to remove all macheroto is assigned, and the pators, successors or assigns, that been furnished with a writh the pators, of the above described larents due from him or them, sur assigns ethere of shall maken.	or barn now on said properations to growing chinery and fixtures plrivilege of assigning input no change in the otten transfer or assignids and the assignee of the default shall not of the due payment of said to ge due payment of said	emises, without the written consent crops on said land. aced on said premises, including the whole or in part is expressly allow whership of the land or assignment nent or a true copy thereof; and it assignces of such part or parts sh perate to defeat or affect this lease rental.	of the lessor. eright to draw and remove casing, ed—the covenants hereof shall extend of rentals or royalties shall be binding is hereby agreed in the event this lease all fail or make default in the payment in so far as it covers a part or parts of ll have the right at any time to redeem ayment by lessor, and be subrogated to
#237754 State of Oklahom This instrument wa and recorded in Bo By Brady Brown, In Testimony Whereof We	a, County of Tul s filed for reco ok 463, Page 10 (Seal)	sa)ss. of the recor	day of Aug. 1923 and of this office. O. G. Weaver	t 11:15 o'clock A.M.
				ughter (SEAL)
Wrs. H.	P. Wilsford		X	(SEAL)
	ter fire tiber militaria. Manafesta de constitue de la Principio de la Caractería de C	Charles and Colors of the Color		(SEAL)
STATE OF OKLAHOMA, COU		NOWLEDGMENT T HSS:	O THE LEASE	
the undersign fore me/a Notary Public in and	to said County and State	of 2nd day of 2 mepersonally	the reaction Limit one thousand appeared. W. S. Slai ical person	Nine-handred and ughter e within and foregoing instrument and
ncknowledged to me that he with with the wife with the wife with the wife with the or	oxecuted the same asn1.	Iree and voluntar	y act and deed for the uses and pup d my notarial seal the day and year	oses therein set forth. Last. first above written.
My Commission expires	Oct. 24, 1926.	(Seal)	Alice Sears,	Notary Public.
STATE OF OKLAHOMA, TUL	SA COUNTY, SS:	^	at % 7.00	o'clock P. M., ver, County Clerk.
			O. C. HOG	County Clerk.