OIL AND GAS LEASE

Kapin and the substitution of the control of the control of the control of the control of

AGREEMENT, Made and entered into the	th day of Warner her h	May 1924 by usbend	and between
of Muskogee, Okla. A. B. Foster (820 Palace Bldg.)			
WITNESSETH, That the said lessor, for and in conscash in hand paid, receipt of which is hereby acknowledged and			
cash in hand paid, receipt of which is hereby acknowledged and performed, ha_Bgranted, demised, leased and let and by thes of mining and operating for oil and gas, and of laying of pipe lin said products, all that certain tract of land, situate in the Count	of the covenants and agr e presents do 98grant es, and building tanks, po ty of Tulsa, State of Okla	eements hereinafter contained on the part of le t, demise, lease and let unto the said lessee, for t wers, stations and structures thereon to produc homa, described as follows to-wit:	ssee to be paid, kept and he sole and only purpose ce, save, and take care of
The east half of the sout	hwest quarter		
하늘 방법 등을 모내하는 동생은 회생			
[레스토트로 보는] - (리아, Belong He			
5 78 N-	13 E.	eightv	
of section 5 Township Rang It is agreed that this lease shall remain in force for a ter	rm of twelve mon	centainingths	acres, more or less.
In consideration of the promises the said lesses coverent	ta and agrees		and gas
1st. To deliver to the credit of lessor, free of cost, in produced and saved from the leased premises. Lessoe to	have optiona	l right to purchase the ga	s royalty at
the well, at market price lessor to have gas free of cost fr	om any such we	ell for all stoves and all	inside lights
in the dwellings and barns on said ions with the well at their own ri			eir own connect-
As a part of the consideration of	this lease sa	id second party is to dril	l a well to the
depth of twenty-two hundred (2200) at a lessor depth, and further tha	feet unless of the said well si	oil or gas is found in pay hall be a center location	ing quantities north and south
on the southeast quarter of the so well shall be commenced within thi	uthwest quarte	er of said section, and fu	rther that said
from this date else this lease sha	ll be null and	d void. That should said 1	ease be complied
within every respect except getti second party have worked at the sa	me continously	y and on account of some u	navoidable reasc
the same cannot be completed withing be allowed to complete the sa	n the six mon me by agreeme	nt between the parties her	eto.
If no well be commenced on said land on or before as to both parties, unless the lessee on or hydre that date shall			
Bank at	or its successors, wh	nick shall continue as the depository regardless of	changes in the ownership
of said land, the sum of	rom said date. In like	which shall operate as a rental and cover the	he privileges of deferring
the commencement of a well for may be further deferred for like period of the same number of the down payment, covers not only the privileges granted to the period as aforesaid, and any and an other rights conferred.	months successively. A	nd it is understood and agreed that the consider tal is payable as aforesaid ,but also the lessee's	ration first recited herein, option of extending that
period is aloresaid, and any and an other rights conterred. Should the first well drilled on the above described lan twelve months from the expiration of the last rental period for	id be a dry hole, then, a r which rental has been	nd in that event, if a second well is not commo	enced on said land within ones, unless the lessee on or
Should the first well drilled on the above described lan twelve months from the expiration of the last rental period for before the expiration of said twelve months shall resume the ties agreed that upon the resumption of the payment of rental and the effect thereof, shall continue in force just as though the	nyment of rentals in the	e same amount and in the same manner as here at the last preceding paragraph hereof, governing	einbefore provided. And og the payment of rentals
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 and ch_1118interest bear	undivided fee simple estate therein, then the rost to the whole and undivided fee.	yalties and rentals herein
When requested by lessor, lessee shall bury 15S No well shall be drilled nearer than 200 feet to the house Lessee shall pay for damages caused by 15S	or barn now on said pres	mises, without the written consent of the lessor.	
l occos chall have the right at any time to remove all m	achinory and fixtures place	ead an ead promises including the right to dray	t and ramova againg
to their heirs, executors, administrators, successors or assigns, on the lessee until after the lessee has been furnished with a wreshall be assigned as to a part or part of the showed scribed it.	but no change in the ow itten transfer or assignm	nership of the land or assignment of rentals or ent or a true copy thereof; and it is hereby agre	royalties shall be binding sed in the eyent this lease
If the estate of either party hereto is assigned, and the to their heirs, executors, administrators, successors or assigns, on the lessee until after the lessee has been furnished with a wr shall be assigned as to a part or parts of the above described lift of the proportionate part of the rents due from him or them, said lands which the said lessee or any assignee thereof shall may be a succession of the control of the co	such default shall not ope ake due payment of said r	erate to defeat or affect this lease in so far as it	covers a part or parts of
Lessor hereby warrants and agrees to defend the title to for lessor, hy payment, any mortgages, taxes or other liens o the rights of the holder thereof.	the lands herein describent the above described la	ed, and agrees that the lessee shall have the rig ands, in the event of default of payment by les	ht at any time to redeem sor, and be subrogated to
In Testimony Whereof We Sign, this the 6th	Man	7	
In Testimony Whereof We Sign, this theWITNESS	day of	E. S. Warner	(SEAL)
WIINED		Gertrude E. Warner	
			(SEAL)
ACK	NOWLEDGMENT TO	THE LEASE	
STATE OF OKLAHOMA, COUNTY OF Muskog BEIT REMEMBERED, That on this 6th day	eess:	he year of our Lord one thousand nine hundred	and twenty-four
before me, a Notary Public in and for said County and State, o	ome per sonally-	appeared E. S. Warner and	Gertrude E.
and Wanner, her husband to me acknowledged to me that they executed the same as the	known to be the identic	car personwho executed the within and i act and deed for the uses and puproses therein se	oregoing instrument and atforth.
IN WITNESS WHEREOF, I have hereunto set my offi			
My Commission expires March 20th, 192	b. (Seal)	Ralph'P. Brooks.	Notary Public.
CONTROL OF OTEL ATTORES MITTER CONTROL			o'clock A . M.,
This instrument was filed for record on the 26 and duly recorded in Book 463 Page 316	of the records of	of this office.	
		O. G. Weaver,	County Clerk. Deputy.
	(Seal)	By Brady Brown, /	Deputy.
지어졌다. 회사는 이번 시간 중심하다 그림이 없는데 하다			