260101 C.M.J.

OIL AND GAS LEASE



Form 88 Producers

	AGREEMENT	, Made and en	tered into the	7th ks. hi		day of nd Delb	June ert Hells	ard and	192 ⁴ by an Martha He	d between.	his wif
****		m - 7 -	01-7 -						lessor (whether o		
		Nuces Oil	Company	, here	inafter	called Ten	lessee:		party of the	e second p	art, lessee.
cash i	n hand paid, rece	I, That the sai	id lessor, for a nereby acknowl	nd in consided	of the covenants	and agreeme	ents hereinafter	contained on	the part of lessee id lessee, for the eon to produce, s	to be paid	i, kept and
of mi	rmed, naggra ning and operatir products, all that	nted, demised, i ng for oil and ga certain tract of	eased and let a s, and of laying land, situate ir	nd by these of pipe line the Count	s, and building v of Tulsa. Stat	tanks, power e of Oklahom	s, stations and s	structures thei follows to-wit:	eon to produce, s	ave, and to	ake care of
	,				, , , , , , , , , , , , , , , , , , , ,						
		ለገገ ብታ ፣	a+ 20-21	n	d 9% in	Block N	umber One	e (1) Tr	imble		
		Sub-Divi	sion to	the ci	d 23 in ty of Tu	lsa, Ok	la.	5 (I) II	TINDIO		
of se	ction	Townsh	ip	Range	77.4	and con	taining				e or less.
eithe	r of them is prodi	iced from said l	and by the less	ee.					and as long there		
	1st. To delive	n of the premise r to the credit	es the said lesse of lessor, free o	e covenants of cost, in t	and agrees: he pipe line to	whichthey	may conne	ct_allv	one vells, the equal	9-sixt) e-ighth p	art of all oil
prod	uced and saved fi			arth -	_ for t	he cee	from eacl	h well w	here gas d	າກ ໄປ ຈຳ:	s found
ลไไ	le the sar any other cet rate:	ne is bei product, and less	ing used a royal sor to he the prin	off th ty of we gas	e premis one-sixt free of dwelling	es, and h (1/6) cost f house	if used payable rom any s on said	in the monthly such wel land dur	manufactumes at the property of the property of the property of the second seco	revail: stove:	gasoline ing s and
	3rd.To no	av lessor	for gas	produ	ced from	anv oi	l well az	nd used	off the pr	remise	s or in
dur:	manufacti ing which:	ure of ga such gas	soline o	r any used,	other pr	oduct a	t the rai	te o ron	e-sixth	- Tor 1	the time
20	the preva	rring mar	THE O THE OF	•			•				
	If no well be	drill			. 79th		Jui	ne	19.24 the		
as to	no wen be both parties, unl									lease shall	terminate
Bank	at				or its succe	ssors, which s	Kall continue as	s the depositor	y regardless of cha	inges in the	ownership
of sa	id land, the sun immencement of	a well for	//	months fro	om said date.	In like man	nich shall opera ner and upon li	ite as a rental ke payments c	I and cover the portenders the consideration to the consideration to the lessee's opinion is not commence	orivileges o nmencemer	f deferring
may the d	be further deferre own payment, co	ed for like perio vers not/obly ti	d of the same r ie privileges gr	number of n	nonths successive date when said	vely.	is understood : is payable as al	and agreed the oresaid ,but al	it the considerations of the lessee's op-	n first reci	ted herein, ending that
twelv	Should the first	well drilled or	the above de	erred. scribed land	I be a dry hole,	, then, and in	that event, if	a second well	is not commence	d on said l	and within
before	the expiration of	of said twelve n the resumption	onths shall res	sume the pa it of rentals	yment of rent, as above prov	als in the sar ided, that th	ne amount and e last preceding	in the same n	is not commence to both parties, unanner as hereinb reof, governing t	elore provi he paymen	ided. And t of rentals
and t	he effect thereof, If said lessor ow	shall continue i ns a less intere	n force just as t st in the above	hough there described l	e had been no in and then the en	terruption in tire and undi	the rental payr vided fee simple	ments. c estate therein	n, then the royalt	ics and rer	ıtals herein
provi	ded for shall be p Lessee shall ha	aid the lessor o ve the right to t	nly in the prop use free of cost,	ortion which gas, oil and	ione inter water produce	rest bears to t d on said land	the whole and used for811	ndivided fee. operat	n, then the royalt ions thereon, exce	pt water fr	rom well of
lessor	Whenrequests										
	No well shall be	rfordamageset	asciby =====		observed on a co. B	rowing crops	oursaid fand.				
to the	If the estate of ir heirs, executor e lessec until afte be assigned as to proportionate p	either party he rs, administrate r the lessee has a part or parts art of the rents	reto is assigned ors, successors been furnished of the above d due from him	l, and the p or assigns, k with a writ lescribed lan or them, su	rivilege of assignation of change in the transfer or ands and the assign of the assignment of the assign of the assignment of the assign of th	ning in whole n the owners assignment of ignee or assig I not operate	e or in part is e hip of the land or a true copy th nees of such pa to defeat or af	xpressly allow or assignment hereof; and it irt or parts shi lect this lease	e right to draw an ed—the covenant of rentals or roy is hereby agreed all fail or make d in so far as it cou	ts hereof s alties shall in the even efault in th vers a part	thall extend be binding at this lease are payment or parts of
for le	Lessor hereby vessor, by paymen	arrants and ag t, any mortgag	rees to defend es, taxes or ot	the title to her liens on	the lands herein the above des	n described, a cribed lands,	and agrees that in the event o	the lessee shal f default of pa	ll have the right a syment by lessor,	t any time and be sui	to redeem progated to
tne ri	gnts of the hold	er thereof.						i.			
	In Testimony	Whereof We Si	gn, this the	7th	day of	June	192	4.			
		WITN					Frank B	• Burks	Delbert 1	Hellar	d (SEAL)
							Clara B		Martha He		(
****											(00041)
		- 40 , 51 40 40 40 40 40 40 40 40 40 40 40 40 40	ه خواه مو خواه خواه و مو چو شده مو در مو خواه مو در مو خواه مو مو مو م	ACK	YOWI EDGMI	NT TO TH	IR LEASE		***	14 14 14 14 14 14 14 14 14 14 14 14 14 1	······································
STAT	TOT SAID BETTAILE	oma, coun' county appropriately	ry or and State	ulsa on th	nis 7th d	efore m sy of J	e, the unune 1924	ndersign 4. perso	ed, a Note nally appendent and is wife and within and force	ary Pul eared	bliç;in
mrd	Hellard welledged to me the	withey o	said County of Hellard, xecuted the say	nd his w Leto me l neus_the	Te Be known to be the	e identical p	erson_S_wh	o executed the	within and fore	going instruction	ument and
	IN WITHUSS	winder,	in go her cunto	settiny offic	នៅទាំព្យាធ្លាធាម៉ាញា	والمرابع والمتارية	निर्मात है जिस्स	ding and year	arst above writte	n.	
	My Commissio	n expiresE	br. 14tl	1, 1925	(Seal)		Ches.	_AMyer	8,		ary Public.
STAT	E OF OKLAH	OMA, TULSA	COUNTY, S	S:					5		-
	This instrumen	t was filed for re	ecord on the		day of _	June	, 192	_at11:1	.5	clockA	M.,
and d	uly recorded in E	sook 463 Page			of the	records of thi	s office. O.	G. Weave			
				(Seal)			Brac	dy Brown		Count	ty Clerk.
							,.y				DeharA*