## OIL AND GAS LEASE

Control of the Contro

AGREEMENT, Made and entered into the Seve Martin Arnold and Lucy B. Ar	nth day of	June Land Emma David	192_4_by and betwee Anna Prock	ñ
of Tulsa, Oklahoma R. J. Allison Jr., hereins	often colled land	first part, hereinalter called	lessor (whether one or me	ore) and
WITNESSETH, That the said lessor, for and in con	sideration of One		party of the second	part, losses DOLLARS.
WITNESSETH, That the said lessor, for and in concash in hand paid, receipt of which is hereby acknowledged an performed, has granted, demised, leased and let and by the of mining and operating for oil and gas, and of laying of pipe lissaid products, all that certain tract of land, situate in the Cou	1 of the covenants and agreem se presents do 95 grant, de nes, and building tanks, powen sty of Tulsa, State of Oklahon	ents hereinafter contained or mise, lease and let unto the sr s, stations and structures the la, described as follows to-wit	a the part of lesses to be pa aid lessee, for the sole and reon to produce, save, and ;	nd, kept and only purpose take care of
Lots one, two, twenty nine of the West half $(W^{\frac{1}{2}})$ of to of the Northwest quarter (	e, and Block thre the West half (Wa NW#) of	e Lawnwood Addit ) of the Northes	tion to Tulsa. ast quarter (NE	0ut 1/2)
of section 8 Township 19 Ran	ge12and con	taining 100 x 300 f	foot acres, m	ore or less.
It is agreed that this lease shall remain in force for a beether of them, is produced from said land by the lessee.  In consideration of the premises the said lessee covenar 1st. To deliver to the credit of lessor, free of cost, in	ets and agrees:	yearsiron-this-date	mans long thereafter as	on or gas, or
produced and saved from the leased premises. Ind. To pay lessor One eight royal	ty $(1/8)$ in adva	nce, for the gas	from each wel	l where
gas only is found, while the same manufacture of gasoline or any oth	is being used of ter product, a ro	yalty of one eig	and if used in ghth (1/8),paya	tne ble monthl
at the prevailing market rate; and for all stoves and all inside ligh the same time by making own cor	its in the princi	pal dwelling hou	ise on said lan	d during
ord. To paylessor for gas produced anufacture of gasoline or any oth	from anyoil wel er product at th	l and used off t	the premises or	in the
payable monthly at the prevailing	market rate.			
State of Oklahoma, County of Tuls: Before me, the undersigned, a Notaday of June, 1924, personally appear to me known to be the identical pand acknowledged to me that they deed for the uses and purposes the	ary Public, in a red Anna Prock a	nd for said Coun nd Martin Arnold	ty and State or and Lucy B. Ar	this 7th
to me known to be the ideniteal pand acknowledged to me that they deed for the uses and purposes the	ersons who execu- executed the same erein set forth	ted the within and as their free	nd foregoing in and voluntary s	strumnet ct and
Given under my hand and seal the My commission expires 10/30/24	day and year last	t above written. Sara E. M		
If no well be commenced on said land on or before				
ns to both parties, unless the losses on exhibite that dates had Bankat	or its successors, which	shall continue as the depositor	ry regardless of changes in t	
of said land, the sum of	DOLLARS, w	hich shall operate as a rents	al and cover the privileges	of deferring
the commencement of a well for months may be further deferred for like period of the same number of the down payment, covers not only the privileges granted to to period as aforesaid, and any and all other rights conferred.	months successively. And i he date when said first rental	t is understood and agreed th is payable as aforesaid, but a	at the consideration first relso the lessee's option of ex	ecited herein, stending that
Should the first well drilled on the above described la twelve months from the expiration of the last rental period f before the expiration of said twelve months shall resume the it is agreed that upon the resumption of the payment of rent and the effect thereof, shall continue in force just as though th	nd be a dry hole, then, and i or which rental has been paid payment of rentals in the sa	n that event, if a second wel , this lease shall terminate as me amount and in the same i	ll is not commenced on said to both parties, unless the manner as hereinbefore pro-	d land within e lessee on or ovided. And
it is agreed that upon the resumption of the payment of rent and the effect thereof, shall continue in force just as though th If said lessor owns a less interest in the above described provided for shall be paid the lessor only in the proportion wh	us, as above provided, that the ere had been no interruption in I land than the entire and und	e last preceding paragraph h the rental payments. ivided fee simple estate there	ereor, governing the paym in, then the royalties and r	ent of rentals
Lessee shall have the right to use free of cost, gas, oil a lessor.	nd water produced on said lan	d fornisopera	tions thereon, except water	from well of
When requested by lesson lesson shall bury No well shall be unlied nearer than 2001eet to the hour Lesson that pay for dumnges caused by	e-or harm now-on sold-premise	s, without-tho-witten-consen	t-of-the temory-	
T	1. 2		ne right to draw and remov	e casing. shall extend
Lessee shall have the right at any time to remove all in 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 wishall be assigned as to a part or parts of the above described of the proportionate part of the rents due from him or them, said lands which the said lessee or any assignee thereof shall in	ritten transfer or assignment lands and the assignce or assi such default shall not operat	or a true copy thereof; and it gnees of such part or parts sl e to defeat or affect this lease	is hereby agreed in the evial fail or make default in in so far as it covers a na	ent this lease the payment rt or parts of
said lands which the said lessee or any assignee thereof shall n Lessor hereby warrants and agrees to defend the title for lessor, by payment, any mortgages, taxes or other liens the rights of the holder thereof.	ake due payment of said rent to the lands herein described, on the above described lands	and agrees that the lessee she in the event of default of n	all have the right at any ti-	me to redeem subrogated to
the rights of the holder thereof.				
In Testimony Whereof We Sign, this the	day of			
WITNESS			*****	(SEAL)
Lucy B. Arnol Emma David	<u>.d</u>	Alva David Anna Prock Martin Arno Emma David Lucy B. Arn	1d	(SEAL)
STATE OF OKLAHOMA COUNTY OF Tulsa and for Said County and State ont	Before m	e, the undersignent of the last of the las	d,a Notary Publically appeared	lic,in
before The Artificiary Publicia and for said County and Etabe,	enne Alva Davi	d and Emma David		
and	e known to be the identical position of the identity and the the identity and the identical position are identical positions.	person_=who executed the and deed for the uses and pup IAST Shove write	ne within and foregoing ins roses therein set forth. iten.	trument and
My Commission expires 10/30/24	Kingrathe attante aff (Seal)	sara E. Marrio	to,	
			The second secon	
This instrument was filed for record on the 9 day of June 192 4 at 1:10 o'clock P. M., and duly recorded in Book 463 Page 358 of the records of this office.  (Seal)  Brady Brown, Deputy.				
and duly recorded in Book 463 Page 358	of the records of th	O. G. We	aver,	inty Clerk.
(Seal)		By Brady Br	own,	Deputy.