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OIL AND GAS LEASE

والإرجاعي والمستحدث والمعاري المستان والمعاوين والمحار المستوا المستوافق والمحاف ومعادرهم

ogi e i presente i presidente e com

260326 C.M.J. AGREEMENT, Made and entered into the	26th	ay of Apri	1192.	4 by and between	
Annie Hartshorn, a widd	ΟW	والانصفار الأراد تتعالى والمقار والمتراد المرا	a second a second s		
<sub>of</sub> Collinsville,Oklaho Pitt Oil & Gas Company, her	einafter calle	d lessee:	matter called lessor (	rty of the second part, les	ised.
WITNESSETH, That the said lessor, for and eash in hand paid, receipt of which is hereby acknowled	in consideration of lged and of the covenants	on and NO/100	r contained on the par	DOLLA t of lessee to be paid, kept	RS. and
performed, haSgranted, demised, leased and let and of mining and operating for oil and gas, and of laying o said products, all that certain tract of land, situate in t	I by these presents do. 55 I pipe lines, and building t he County of Tuisa, State	grant, demise, lease and anks, powers, stations and of Okiahoma, described as	let unto the said lesses structures thereon to j follows to-wit:	, for the sole and only purp produce, save, and take car	oose e of
eginning at a point 250.6 fee ection Twenty (20) in Townshi here the west line of the A.I uarter, and running thence no eet toa gas pipe corner; ther he North line of the right of aid right of way to the south .98 feet to the place of begin wp. 22 North,Range 14 fast,	t west of the	Southeast corn	er of the Non	theast Quarter	of
here the west line of the A.I uarter, and running thence no	** S.F.Railway	intersects the the west line	e South line of said righ	of said Northe t of way three	ast" hund
eet to gas pipe corner; ther he North line of the right of	ice West 414.7 way of the br	feet to a gas ick plant swit	pipe: thence ch:thence so	South 190 feet utheasterly alo	ng
and right of way to the south 98 feet to the place of begin	ning; the same	being a part	of SEt of th	e NET of Sectio	n 20
when we not on the date of the pass,	oonswining St,		up more er r		
of sectionTownship	Range	and containing		acres, more or l	less.
It is agreed that this lease shall remain in force either of them is produced from said land by the lessed	),	years	rom this date, and as	long thereafter as oil or gas	, or
In consideration of the premises the said lessee ist. To deliver to the credit of lessor, free of produced and saved from the leased premises.	cost, in the pipe line to w	hich_Shemay conn	ectherwells, th	e equal one-eighth part of a	ll oil
2nd. To pay lessor One-ei is found, while the same is b	.ghth of the va	lue for the ga	s from each	well where gas	only
of gasoline or any other prod	luct. a royalty	of one-eighth	(1/8), payab	le monthly at t	he
prevailing market rate; and 1 stoves and all inside lights	in the princip	al dwelling ho	use on said .	land during the	sem T
time by making her own connec	tions with the	well at her o	wn risk and	expense.	
3rd. To pay lessor for ga in the manufacture of gasolin	e or any other	product at th	e rate of 1/3	8 of the value ·	or 
or a royalty of one-eighth (	1/8) payable m	onthly at the	prevailing m	arket rate.	
(a) A set of the se					
If no well be commenced on said land on o	r before the 16th	day of Apr	il <sub>19</sub> 25	, the lease shall termin	nate
				na mitil "In "Na hit a ma"	-
as to both parties, unless the lessee on or before that d Bank nt <u>COLLINSVILLE</u> , OKLE. of said land, the sum of <u>Ten and NO/100</u>	or its succes	sors, which shall continue : LLARS, which shall oper	s the depository regard ate as a rental and c	lless of changes in the owner over the privileges of defer	ship tring
the commencement of a well for 12 may be further deferred for like period of the same nu the down payment, covers not only the privileges gran	nonths from said date.	In like manner and upon	ike payments or tende	rs the commencement of a posideration first recited he	well
period as aforesaid, and any and all other rights confer	rred.				
Should the first well drilled on the above desc twelve months from the expiration of the last rental before the expiration of said twelve months shall resu it is agreed that upon the resumption of the payment and the effect thereof, shall continue in force just as th	period for which rental ha	s been paid, this lease sha ls in the same amount an	l terminate as to both	partics, unless the lessee o as hereinbefore provided.	n or And
it is agreed that upon the resumption of the payment and the effect thereof, shall continue in force just as the If and leave over a loss interact in the above of	of rentals, as above provi ough there had been no int	ded, that the last precedin cerruption in the rental pay	g paragraph hereof, go ments. lo estate therein, then	verning the payment of ren	itals amin
If said lessor owns a less interest in the above of provided for shall be paid the lessor only in the propor Lessee shall have the right to use free of cost, g	tion which	est bears to the whole and i on said land for1US	individed fee.	reon, except water from we	all of
lessor. When requested by lessor, lessee shall bury No well shall be drilled nearer than 200 feet to t	its pipe lines	below plow depth.		•	
Lessee shall pay for damages caused by it	S operations to gr	owing crops on said land.	s including the right t	to draw and temove casing	
It he estate of either party hereto is assigned, to their heirs, executors, administrators, successors or on the lesser until after the lessee has been furnished v shall be assigned as to a part or parts of the above de of the proportionate part of the rents due from him o said lands which the said lessee or any assignee thereof	and the privilege of assign assigns, but no change in	ing in whole or in part is the ownership of the land	expressly allowed—the or assignment of rent	covenants hereof shall extra shall extra shall be bin	tend
on the lessce until after the lessce has been furnished <b>y</b> shall be assigned as to a part or parts of the above de of the proportionate part of the reats due from him o	scribed lands and the assign the solution of t	insignment or a true copy inee or assignces of such p not operate to defeat or a	hereol; and it is hered art or parts shall fail ( flect this lease in so fa	ir make default in the payr ir na it covers a part or par	nent ts of
said lands which the said lessee or any assignee thereol Lessor hereby warrants and agrees to defend th for lessor, by payment, any mortgages, taxes or othe the rights of the holder thereof.	shall make due payment	of said rental. described, and agrees tha	the lessee shall have	the right at any time to red	leem
the rights of the holder thereof.	r liens on the above desc	ribed lands, in the event	of default of payment	by lessor, and be subrogate	30 10
In Testimony Whereof We Sign, this the	26thday of	April 192	4.		
WITNESS		Ann	ie Hartshorn	(SE	AL)
Attest: W. R.Frick, Secre	tary.	Pit	t Oil & Cas ( N. C. Webber	Company, , President. (SE	AL)
		ى بى ئىڭ 10-10-10-10-10-10-10-10-10-10-10-10-10-1		, 110011010 €	AL)
	ACKNOWLEDGME	NT TO THE LEASE Before me, the	undersigned	, a NotaryPublic	C
STATE OF OKLAHOMA, COUNTY OF TU and Lor said County and Stat BATTLE HARDER FOR THE SAID	e on this lst	day of May, 1	24, persona.	lly appeared	
			· · · · · · · · · · · · · · · · · · ·	1 and foregoing instrument	and
acknowledged to me that Sh9 executed the same GIVON UNCER MY BANG AND BWWITNESS WHEREOF, 14 are Assembles					
5-97-95	(Seal)		McKinney,	eve-switten.	
My Commission expires		۵۵۵ کی میرون میر ۵۵۵ کی مرکز میرون که در بیرون میر ۱۹۹۵ کی مرکز میرون که در بیرون میرون می		Notary Pu	blic.
STATE OF OKLAHOMA, TULSA COUNTY, SS This instrument was filed for record on the	i 11 davot	June 1924	at 1:00	o'clock P.	_M
and duly recorded in Book 463 Page361	of the r	ecords of this office.	A. Weenten		
	(Seal)	B	rady Brown,	County Cler Deput	rk.
		By		Deput	б <b>У</b> <
그는 그 그는 그는 것 같은 것을 물러 가격을 물었다. 것 같이 많이					

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