## OIL AND GAS LEASE

AGREEMENT, Made and entered into the J. B. Murray and Katie	5th day of Murray his wife	June 1924 by and between and F.B. Burks and Clara Burks, his wife
Jake Lyons party of	the second part he	first part, hereinafter called lessor (whether one or more) and reinafter called lesses.
WITNESSETH, That the said lessor, for and cash in hand paid, receipt of which is hereby acknowled performed, ha granted, demised, leased and let and of mining and operating for oil and gas, and of laying oil said products, all that certain tract of land, situate in the	in consideration of Ten an ged and of the covenants and agreen by these presents do. 85 grant, d pipe lines, and building tanks, own ne County of Tulsa, State of Oklaho	1 Ho/100  DOLLARS, nents hereinafter contained on the part of lessee to be paid, kept and emise, lease and let unto the said lessee, for the sole and only purpose ors, stations and structures thereon to produce, save, and take care of ma, described as follows to-wit:
All of Lots 28-29-30-31	Block 1. Trimble S	ub-Division to the city of the recorded plat thereof.
of section 8 19	0 (7)	rtaining Four Lots
It is agreed that this lease shall remain in force either of them is produced from said land by the lessee. In consideration of the premises the said lessee can be said lesser to the credit of lessor, free of produced and saved from the leased premises.	ovenants and screes:	years from this date, and as long thereafter as oil or gas, or sixth 1/6 may connect his wells, the equal one-eighth part of all oil
sixth 1/6 of the gross proceed premises, said payments to be from any such well for all sto	s at the prevailing made each three mon ves and all inside	re gas only is found, the equal one market rate, for all gas used off the ths and lessor to have gas free of cost lights in the principal dwelling house wn connections with the well at his own
for the manufacture of casing-	head gas, one-sixth gas so used, for the	oil well and used off the premises or (1/5) of the gross proceeds at the ne time during which such gas shall be
If no well be commenced on said land on or	before the 25th	lay of June 19 24 the lease shall terminate
as to both parties, unless the lesses on embefore that de	to shall pay or tender to the lesson,	x-the-lessor's-credit in-the-
of said layd the sum of	//	shall continue as the depository regardless of changes in the ow/s/rship which shall operate as/a rental and cover the privileges of/deferring
the continencement of a well for may be further deferred for like period of the same nut the flown payment, copys, not only the privileges gran- period as aforesaid, and any and all other rights confer	nonths from said date. In like man ther of months successively. And ted to the date when said first rentated.	nner and upon like payments or tenders the commencement of a well it is understood upon agreed that the consideration first posted herein, is payable as afficesaid, but also the lessee's option of extending that
should the first well crilled on the above descr twelve months from the expiration of the hist-rental p before the expiration of said twelve months shall resu- tificant predict that upon the resumption of the playment and the effect thereof, shall continue inforce out as the	need and be a dry hole, then, and eriod for which rental has been paid ne the payment of rentals in thesi of rentals, as above provided, that to agirthere had been no interruption	in that event, if a second well is not commenced on said land within it, this bears shall be minute us twinting parties; unless the based on or mercan bearing the discount of and he hast proceeding paragraph hereof, governing the payment of initials in the rental payments.
provided for shall be paid the less or only in the proport Lessce shall have the right to use free of cost, go	tion which _ <b>his</b> interest bears to us, oil and water produced on said la	livided fee simple estate therein, then the royalties and rentals herein the whole and undivided fee and foroperations thereon, except water from well of
When requested by lessor, lessee shall bury	re house or barn now on said premis	depth. es; without the written consent of the lesson. es on said land
Lessee shall have the right at any time to remo If the estate of either party hereto is assigned, a to their heirs, executors, administrators, successors or on the lessee until after the lessee has been furnished w shall be assigned as to a part or parts of the above des of the proportionate part of the rents due from him or	ve all machinery and fixtures placed and the privilege of assigning in whe assigns, but no change in the owner tha written transfer or assignment cribed lands and the assignee or ass them, such default shall not operat	on said premises, including the right to draw and remove casing. ole or in part is expressly allowed—the covenants hereof shall extend ship of the land or assignment of rentals or royalties shall be binding or a true copy thereof; and it is hereby agreed in the event this lease igness of such part or parts shall fail or make default in the payment te to defeat or affect this lease in so far as it covers a part or parts of all.  and agrees that the lessee shall have the right at any time to redeem s, in the event of default of payment by lessor, and be subrogated to
Lessors hereby agree that the lease and the royalty therefro	drilling of one well m shall be divided t	l is sufficient under the terms of this between lessors.
In Testimony Whereof We Sign, this the	5th June	4. 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
In Testimony Whereof We Sign, this the WITNESS	day of	J. B. Murray F. B. Burks (SEAL)
WITNESS		Katie Murray Clara Burks (SEAL)
		(SEAL)
P. Frid		
STATE OF OKLAHOMA, COUNTY OF.  BEITREMEMBERED, That on this. 5	SS:	HE LEASE year of our Lord one thousand nine hundred and twenty four
before me, a Notary Public in and for said County and amr. wife and F.B. Burks and Cla acknowledged to me that theyexecuted the same	State came personelly at ra Burks his wife to me known to be the identical	appeared J.B.Murray and Katie Murray, hi person_Swho executed the within and foregoing instrument and
IN WITNESS WHEREOF, I have hereunto se	t my official signature and affixed my	notarial seal the day and year first above written.
		Estelle C. Merrifield, Notary Public.
STATE OF OKLAHOMA, TULSA COUNTY, SS:  This instrument was filed for record on the 13 day of June , 192 4 at 2:10 o'clock P. M., and duly recorded in Book 463 Page 366 of the records of this office.		
		O. G. Weaver,  Brady Brown,  County Clerk.  By Deputy.
	(pert)	By Deputy.