OIL AND GAS LEASE

COMMERCIAL	OIL AND GA	S LEASE	
Form 88 Producers			
260971 C.M.J.			approximately and the second second second
AGREEMENT, Made and entered into	the c 7th day of	May 192 4 by and between husband of Clan Pool, Oklahoma.	*****
CHIESETH, That the said lessor, for cash in hand raid, receipt of which is hereby acknowledge.	or and in consideration of Fifts	of the first part, hereinafter called lessor (whether one or more) or attion, party of the second part, he yand No/100 Degreements hereinafter contained on the part of lessee to be paid, ant, demise, lease and let unto the said lessee, for the sole and only, powers, stations and structures thereon to produce, save, and talkhoma, described as follows to-wit:	OLLARS.
Southeast	Quarter (SE/4) of the	e Southeast Quarter (SE $/4$) of	
% section 14Township 17	N. Ronge 13	d containing 40 acros, more	or less.
It is agreed that this lease shall remain it either of them is produced from said land by the In consideration of the premises the said lat. To deliver to the credit of lessor, for produced and sayed from the leased premises.	force for a term ofF1Ve_\Di lessee. essee covenants and agrees; ree of cost, in the pipe line to which_	he	or gas, or rt of all oil
2nd. To pay lessor for eighth (1/8) of the gross the premises, said paymen from any such well for all on said land during the sai	gas from each well w proceeds at the preve ts to be made quarter stoves and all insid	where gas only is found, the equal o ailing market rate, for all gas used rly and lessor to have gas free of c de lights in the principal dwelling s own connections with the well at h	one- l off cost house
the manufacture of casing-	nead gas, one-eighth e gas so used, for th	nyoil well and used off the premises (1/8) of the gross proceeds at the he time during which such gas shall	pre-
	7th	day of May 10 25 the lease shall	
Bank at Tulsa, Oklahor of said land, the sum of Forty and	that date shall pay or tender to the les naor its successors, v No/100 DOLLAI	day of 19 25, the lease shall ssor, or the lesser's credit in the Sacurity National which shall continue as the depository regardless of changes in the RS, which shall operate as a rental and cover the privileges of the manner and upon like payments or tenders the commencement And it is understood and agreed that the consideration first recit rental is payable as aforesaid, but also the lessee's option of extended that the consideration for the consideration	ownership deferring
Should the first well drilled on the above twelve months from the expiration of the last rebefore the expiration of said twelve months shal it is agreed that upon the resumption of the pay and the effect thereof, shall continue in force just If said lessor owns a less interest in the all provided for shall be paid the lessor only in the Lessee shall have the right to use free of	e described land be a dry hole, then, ontal period for which rental has beer il resume the payment of rentals in it ment of rentals, as above provided, to to sthough there had been no interrup pove described land than the entire an proportion which 2D. S. interest be:	, and in that event, if a second well is not commenced on said lam paid, this lease shall terminate as to both parties, unless the letthe same amount and in the same manner as hereinbefore providing that the last preceding paragraph hereof, governing the payment ption in the rental payments. In an	essee on or ded. And of rentals
lessor. When requested by Iessor, lessee shall bu No well shall be drilled nearer than 200 fe Lessee shall pay for dumages caused by	et to the house or barn now on said pr	remises, without the written consent of the lessor.	
Lessee shall have the right at any time to If the estate of either party hereto is assist to their heirs, executors, administrators, success on the lessee until after the lessee has been furnishall be assigned as to a part or parts of the about the proportionate part of the rents due from	o remove all machinery and fixtures pigned, and the privilege of assigning it orso change in the cashed with a written transfer or assign we described lands and the assignee ohim or them, such default shall not on them.	placed on said premises, including the right to draw and remove or in whole or in part is expressly allowed—the covenants hereof sh ownership of the land or assignment of rentals or royalties shall be innest or a true copy thereof; and it is hereby agreed in the event or assignces of such part or parts shall fail or make default in the operate to defeat or affect this lease in so far as it covers a part of the part of the same o	nall extend be binding t this lease e payment or parts of
the rights of the holder thereof.			
In Testimony Whereof We Sign, this th	a 7th day of N		
WITNESS		Dovie E. Horner	
	and the state of t	Steave S. Horner	
	ACKNOWLEDGMEN'T T	TO THE LEASE	_(SEAL)
before me, a Notary Public in and for said Coun and Sreave S. Horner, her acknowledged to me that hey executed th IN WITNESS WHEREOF, I have here	Tulse SS: 2nd day of June in ty and State, came personall husband husband husband be the iden e same as their free and voluntar unto set my official signature and affixe	n the year of our Lord one thousand nine hundred andtwent. Ly appeared Dovie E. Horner tical personswho executed the within and foregoing instruity act and deed for the uses and puproses therein set forth.	iment and
My Commission expires Mar. 24.	1928. (Seal)	V. Cumby,	ry Public.
STATE OF OKLAHOMA, TULSA COUNT This instrument was filed for record on the	Y, SS:	me 4 3,10 P)
		O. G. Weaver.	v Clerk
	(Seal)	is of this office. O. G. Weaver. By Brady Brown.	Deputy.