OIL AND GAS LEASE

Form 88 Producers

AGREEMENT, Made and entered into the	9th day of June 192.4 by and between likelien Winchester (his wife)
of Tulsa County	party of the first part, hereinafter called lessor (whether one or more) and
J. E. Huff of Tulsa, Okla;	party of the second part, lessec.
WITNESSETH, That the said lessor, for and in a in hand paid, receipt of which is hereby acknowledged formed, ha Bgranted, demised, leased and let and by aining and operating for oil and gas, and of laying of pig I products, all that certain tract of land, situate in the C	consideration of
Lots 35, 36, 37 & 38 in B of Section 8, Township 19	Blk. l Trimble Sub Division in NW4 of NW4
	나는 보통하는 사람들로 존속하는데, 일까지 모양되었
	보기 없는 하는 얼마를 막게 되었다. 그는 살은 하나 모르다 들었다.
section 8 Township 19	Renye 12 and containing acres, more or less.
It is agreed that this lease shall remain in force for	
ner of them is produced from said land by the lessee.	
d. To pay lessor one-eighth (1	./8) of the gross proceeds each year, payable quarterly, gas only is found, while the same is being used off the
emises, and if used in the man nthly at the prevailing market ll for all stoves and all insi e same time by making their ow d. To pay lessor for gas produ	in gas only is found, while the same is being used out the suffecture of gasoline a royalty of one-eighth (1/8) payable rate; and lessor to have gas free of cost from any such de lights in the principal dwelling on said land during on connections with the well at their own risk and expense used from any oil well and used off the premises or in any other product at the rate of 1/8 net profits Dollars
r year for the time during whi	ch such gas shall be used, payable or a royalty of
	payments or tenders the commencement of a well may be
rther deferred for like period	payments or tenders the commencement of a well may be is of the same number of months successively.
unty or ruisa, State or Ukland this 12 day of JuneA.P. 1924.	oma.) ss. OKLAHOMA FORM OF ACKNOWLEDGMENT WHERE LESSOR SIGN before me, the undersigned a Notary Public in and for the onally appeared willoby winchester to me known to be the new tyning and for each of the new tyning and to be the new tyning and the new tyning acknowledged to me that and the tyning and the tyning and the tyning and the tyning and tyni
denty and state aforesaid person entical person who executed to id in the presence of 5 to be	he within and foregoing instrument by his mark in my press
ecuted the same as his ired at Myrchmmission explisa wantary	and veget of (Seil) et he day and year last above written. Put
to noth parties, umees the lessee on or before this dute-	OUR WANTED THE SOLI WATER SOLI OF THE STORY OF STORY AND STORY OF THE
	Orits accessors, which shall continue us the depository regardless of changes in the ownership
commercement of a well-for	DOLLARS, which shall operate as a rental and cover the privileges of deferring the front said date. The like manner and upon like payments or tenders the commencement of a well er of months successively. And it is understood and agreed that the consideration first recited herein, to the date when said first rental is payable as aforesaid, but also the lessee's option of extending that
ly be further deferred for like period of the same numbe e down payment, covers not only the privileges granted glod as afgressid, and any and all other rights conferred	er of months successively. And it is understood and agreed that the consideration first recited herein, to the date when said first rental is payable as aforesaid, but also the lessee's option of extending that
elve months from the expiration of the last rental peri- fore the expiration of said twelve months shall resume is agreed that upon the resumption of the payment of re- d the effect thereof, shall continue in force just as them.	id land be a dry hole, then, and in that event, if a second well is not commenced on said land within of for which rental has been paid, this lease shall terminate as to both parties, unless the leasee on or the payment of rentals in the same smount and in the same manner as hereinshefor three provided. And entals, as above provided, that the last preceding paragraph hereof, governing the payment of rentals he there had been no interruption in the rental payments. Fibed land than the entire and undivided fee simple estate therein, then the royalties and rentals herein which
Lessee shall have the right to use free of cost, gas, osor. When requested by lesser, lessee shall bury	oil and water produced on said land foroperations thereon, except water from well of
Lessee shall pay for damages caused by his	
their heirs, executors, administrators, successors or ass the lessee until after the lessee has been furnished with all be assigned as to a part or parts of the above describ the proportionate part of the rents due from him or the d lands which the said lessee or any assignee thereof six	all machinery and incurres placed on said premises, including the right to draw and remove casing. I the privilege of assigning in whole or in part is expressly allowed—the covenants hereof shall extend signs, but no change in the ownership of the land or assignment of rentals or royalties shall be binding a written transfer or assignment or a true copy thereof; and it is hereby agreed in the event this lease bed lands and the assignee or assignees of such part or parts shall fail or make dealult in the payment tem, such default shall not operate to defeat or affect this lease in so far as it covers a part or parts of all make due payment of said rental.
Lessor hereby warrants and agrees to defend the ti- lessor, by payment, any mortgages, taxes or other li-	all make due payment of said rental. title to the lands herein described, and agrees that the lessee shall have the right at any time to redeem ens on the above described lands, in the event of default of payment by lessor, and be subrogated to
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then affixed his mark next his sence of the attesting witnes	s name in execution hereof in my presence and in the
In Testimony Whereof We Sign, this the	day of192 his
WITNESS	Willoby x Winchester (SEAL)
. Witness to the mark of Will	oby Winchester (SEAL)
S.G.Lee VLBlevins	Ellem Winchester (SEAL)
ATE OF OKLAHOMA COUNTY OF Tulsa	ACKNOWLEDGMENT TO THE LEASE undersigned, a Notary Public, in this 12 day of June, 1924 personally appeared
forware, whotary Publicia and for said County and St	Marker Ellen Winchester, wife of Willoby Winchester,
.	to me known to be the identical personwho executed the within and foregoing instrument and
knowledged to me that SNS executed the same as GIVEN under my hand and Seal INWELLES WHEREOF I have become act	herfree and voluntary act and deed for the uses and nuproses therein set forth
My Commission expires January 4, 1	925. (Seal) Chris Pearson.
#2•	TAGETY T GOLD
TATE OF OKLAHOMA, TULSA COUNTY, SS: This instrument was filed for record on the	7 day of July 1924 at 2:30 o'clock P. M.,
d duly recorded in Book 463 Page 382	of the records of this office.
	0 0 11001012
(Seal)	O. G. Weaver, County Clerk. Brady Brown, Deputy.