OIL AND GAS LEASE

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AGREEMENT, Made ar Miss E.	d entered into the	23rd day of	October	192. ³ _by and between	
ot	ulsa, Okla.	party o	of the first part, hereinafter called	lessor (whether one or more) and	i
J. H. Mid	dleton	One		party of the second part, I	essee.
WITNESSETH, That the cash in hand paid, receipt of whice performed, ha_S granted, demis of mining and operating for oil are said products, all that certain tra	e said lessor, for and in h is hereby acknowledge sed, leased and let and bed gas, and of laying of p ct of land, situate in the	consideration of UHE d and of the covenants and a y these presents do GE grape lines, and building tanks, County of Tulsa, State of Ok	greements hereinafter contained or nt, demise, lease and let unto the sr powers, stations and structures the lahoma, described as follows to-wit	DOLL the part of lessee to be paid, kep aid lessee, for the sole and only pu reon to produce, save, and take c	ARS. t and rpose are of
	77 (77) s				
	linsville. Ok		ights addition to C	ollinsville	TO SECURITION OF THE PERSON OF
01 001	TIUS ATTIC. OF				
of section Tox	vnshin	Range - an	d containing 21/2	acres, more or	less.
It is agreed that this lease	e shall remain in force for said land by the lessee. emises the said lessee covered to lessor. I see of core	r a term ofTWO	years from this date	and as long thereafter as oil or g	as, or
eighth (1/8) of th	e pross proce	eds at the mrev	where gas only is failing market rate, and lessor to have ghts in the principum connections with	for all gas used o	ff
3rd. To pay lor the manufactur revailing market used, said payment	essor for gas e of casing-h rate for the s to be made	produced from ead gas, one-eigas so used, fo Quarterly .	any oil well and us ghth (1/8) of the g r the time during w	ed off the premises ross proceeds at th hich such gas shall	of e be
Tr	on metal to a	pefore the 23rd	day of October	19_24, the lease shall term	ainete
If no well be commence as to both parties, unless the less	d on said land on or b see on or before that date	shall pay or tender to the les	sor, or the lessor's credit in the S	tate Bank of Collin	ninate 1SVille
Bank at Collins V	ille, Okla.	or its successors,	which shall continue as the deposito	ry regardless of changes in the own	ership
f said land, the sum ofT	hree (\$3.00)	DOLLA	which shall continue as the deposito RS, which shall operate as a renta	al and cover the privileges of def	erring
he commencement of a well for nay be further deferred for like	12 mor	aths from said date. In like	e manner and upon like payments And it is understood and agreed th rental is payable as aforesaid ,but a	or tenders the commencement of at the consideration first recited h	a well erein.
he down payment, covers not or period as aforesaid, and any and	ily the privileges granted all other rights conferred	i to the date when said first:	rental is payable as aforesaid ,but a	lso the lessee's option of extendin	g that
Should the first well drill	ed on the above describ	ed land be a dry hole, then,	and in that event, if a second wel	l is not commenced on said land	within
efore the expiration of said twe t is agreed that upon the resum	ive months shall resume ption of the payment of	the payment of rentals in rentals, as above provided, t	and in that event, if a second well paid, this lease shall terminate as same amount and in the same that the last preceding paragraph hotion in the rental payments.	manner as hereinbefore provided, ereof, governing the payment of r	And entals
H said lessor owns a less in provided for shall be paid the les	sterest in the above desc sor only in the proportio	ribed land than the entire an n which_DLSinterest be	ars to the whole and undivided fee.	in, then the royalties and rentals	herein
Lessee shall have the rightessor.	t to use free of cost, gas,	oil and water produced on s	aid land for1.VSopera		vell of
No well shall be drilled ne	arer than 200 feet to the	house or barn now on said p	remises, without the written consen	t of the lessor.	committee
Lessee shall have the right of the restate of either par of their heirs, executors, administ the lessee until after the lessee until after the lessee hall be assigned as to a part or the proportionate part of the	t at any time to remove ty hereto is assigned, an- strators, successors or as has been furnished witl parts of the above descri- rents due from him or t	all machinery and fixtures p d the privilege of assigning i signs, but no change in the c n a written transfer or assigned thed lands and the assigned them, such default shall not o	laced on said premises, including the whole or in part is expressly allow whership of the land or assignmen ment or a true copy thereof; and it or assignees of such part or parts sloperate to defent or affect this leased rental.	e right to draw and remove casing ved—the covenants hereof shalf to of rentals or royalties shall be be is hereby agreed in the event this hall fail or make default in the pa- tin so far as it covers a part or pi-	extend inding is lease yment arts of
aid lands which the said lessee o Lessor hereby warrants a or lessor, by payment, any mo the rights of the holder thereof.	r any assignee thereof sh ad agrees to defend the t rtgages, taxes or other l	all make due payment of sai- itle to the lands herein described iens on the above described	d rental. ribed, and agrees that the lessee sha lands, in the event of default of p	all have the right at any time to r ayment by lessor, and be subroga	edeem ted to
	•	6e2	how		A CONTRACTOR OF THE CONTRACTOR
		day of UGTO	ber 192 3 Miss E. L. M	alone (S	TAT:
	ITNESS		J. H. Middle	ton	EAL)
			J. H. Middle	(S	EAL)
		ACKNOWLEDGMENT		(1)	
STATE OF OKLAHOMA, CO	UNTY OF Tulsa	SS:			
			n the year of our Lord one thousand		
			y appeared Miss E. tical person who executed the		
			ry act and deed for the uses and pup		io antu
in witness where)F, I have bereunto set r	ny official signature and allix	ed my notarial seal the day and year	first above written,	
My Commission expires_	October 7th.	1926. (Seal)	M. F. Steele	Notary P	ublic.
STATE OF OKLAHOMA, TU	LSA COUNTY, SS:				
and duly recorded in Book 463 P	ageĐU	of the record	s of this office. O. G. Wea By Brady Bro	ver,	
		(Seal) By Brady Bro	wn, County Cl	erk.