OIL AND GAS LEASE

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Form 88 Producers

agreement, C.	Made and	entered into the	24th	da	y of	otober		192_3_by	and between	
of	Quino	y, Illino	is.	par	ter-of-the-fires	purty horoim	atter called le	ssor (whether	one or more)	and
WITNESSETIF ash in hand paid, receip performed, ha	That the	said lessor, for a	nd in considera	tion of	One	hereinefter	contained on t	he part of less	Do to be reid	OLLARS.
aid products, all that c	ertain tract	of land, situate 1	n the County of	Tulsa, State o	i Okianoma, d	escribed as 10	Hows to-wit:			
of c Seve	f the nteen	One-half Southwest (17) Nort or less	quarter h, Range	: all in	Section	Nine (9). Tow	nship		
9		hip 17N	Range	14E		16	5O			
It is agreed that It is agreed that ither of them is produc In consideration 1st. To deliver produced and sayed fro	to the cred	nall remain in for il land by the less ises the said less it of lessor, free	rce for a term of see, se covenants and	Two (2)		years fro	m this date, a	ind as long the	_acres, more ereafter as oil one-eighth par	or gas, or
2nd. To r the same is t or any other market rate; all inside li making his ow	eay les eing u produc and le	sor i sed off t t, a roys ssor to h n the ori	he premiality of or lave gas : ncipal d	ses, and ne-eight free of welling	if used h (1/8) cost fro house or	l in the payable om any s r said]	e manufa e monthl such wel and dur	cture or y at the l for al ing the	f gasoli: e prevai: ll stove:	ne ling s and
3rd. To por in the mar bayable month	ufactu	re of gas	oline or	any oth	er produ	. well a lot a	ind used i royalt	off the	e premise- e-eighth	es (1/8)
If no well be c	ommenced	on said land on	or before the	24th	đạy o	Decen	iber	23	ne lease shall	terminate
s to both parties, unles	s the lessee	on or before tha	t date shall pay	or tender to th	e lessor, or the	lessor's credi	t in the Br	oadway		
sank atQuix f said land, the sum										
he commencement of a nay be further deferred he down payment, cov- eriod as aforcsaid, and Should the first	well for it for like per ers not only any and all well drilled	12 icd of the same the privileges gr other rights con on the above de	_months from a number of mont canted to the da ferred.	said date. In the successivel te when said fi a dry hole, t	n like manner y. And it is to rst rental is pa hen, and in th	and upon like inderstood an yable as afor at event, if a	e payments or d agreed that esaid ,but also second well i	tenders the cast the considera the considera the lessee's cast	commencement tion first recit option of exten	of a well ed herein, ding that
Should the first welve months from the cfore the expiration of its agreed that upon the nd the effect thereof, s If said lessor own provided for shall be pa	is a less inte id the less of	rest in the above only in the prop	e described land portion which	than the entir 118_interes	e and undivide t bears to the v	d fee simple whole and und	estate therein; livided fee.	, then the roy	alties and rent	als herein
Lessee shall have essor. When requested	by lessor, le	ssee shall bury	their	_ pipe lines be	elow plow dept	h.			cept water fro	m well of
No well shall be Lessee shall pay Lessee shall hav I Lessee shall hav If the estate of e o their heirs, executors nell in the lessee until after that hall be assigned as to a fee proportionate pa	drilled neare for damages e the right a ither party , administra the lessee h a part or par t of the rer	er than 200 feet to caused by	the house or bell machined, and the privior assigns, but do with a written described lands or them, such controlly maked the second shall, such and shall maked.	arn now on sai rations to grovery and fixtur- lege of assigni- no change in t transfer or as- and the assign default shall n	id premises, wi wing crops on a es placed on sa ng in whole or he ownership signment or a tee or assignees ot operate to	thout the writaid land. aid land. id premises, in part is exported the land of true copy the s of such part defeat or affe	including the pressly allower assignment areof; and it is or parts shall of this cortain this cortain the cortai	right to draw d—the covent of rentals or r s hereby agree ll foil or make n so far as it	ants hereof shoyalties shall led in the event default in the covers a part covers a part c	all extend be binding this lease payment or parts of
Dessor nereby wa or lessor, by payment, he rights of the holder	irrants and , any mortg thereof.	agrees to defend ages, taxes or o	ther liens on the	above descri	bed lands, in	the event of	ne lessee shall default of pay	ment by less	or, and be sub	rogated to
t is further on this land	egree or wit	d betweer hin appro	the par eximately	ties her a quart	eto, the er of a	it the I mile of	lessee w	ill dri:	ll a Wel	1
In Testimony W	Thereof We	Sign, this the	24th	day of Oc	tober	1923				1. 1.
		NESS				C. L.	Reihm			
ه شد مير مد دو مد مد دو مي مد مي مير دو مي مد مد مير مير دو مير دو مير دو مير دو مير دو مير					-					_(SEAL)
										_(SEAL)
TATE OF OKAME I. Henry E. I.	mois, Wenning Jersons Jersons Jersons	nty of Ade g, a Note into the into the ument, a	AGKNOV lams Try Publition of the peared by	vied GMEN c-133 and be the efore me	T TO THE 1	ease id Count From Wi iy in pe	ty, do h nose nam erson, a	ereby co lectric su na eckn na eckn	ertify to discribed owledged	hat to that
The uses and the uses and November 1 liven under 1 My Commission	purpos viiritor ny hand expires	es therei	n set for set arial sea	rth.	mayatad Andred myrota 29th daj	deed briber of Oct Her	sesantuno ay and year A cober. A ory E. V	set berein set introver with D.1923 Jenning,	Jorth. Iten. Notary N ota r	Public.
TATE OF OKLAHO	MA, TULS	SA COUNTY,	SS:		4 - 2 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1		- 00	. 7	т.	Maria di A
This instrument nd duly recorded in Bo	ook 463 Page	54 54		of the rec	ords of this of	ice. O. G.	Weaver.		v ciock	
				16	 leal (The state of	r Brown		County	y Clerk.
		ret, jî pest e re are, jî îtelî jiyet			و ملاحق في	By DI Mu	y			Deputy.