	and a	ya ya	1. 1917	5.25		in a	1574 T.S			A	an er s	Andar	AND D	r xein	estation of	2.114			(72)	گردند م	1	Fitt	1. je s	(ja)	<b>≂</b> .,, ,	1				
÷	· erenie	<del>resigne</del> s		<del>Maria</del> (	*****	<del>n an</del>			-	81.1		مرجع الرقاق	19	مجيفية		Anima	<del>يىنېرىنىدۇر</del>	بمخبوبيته		<u></u>	فبينجم	<u> Sainta</u>	-	The second s	با بشمونيه	Şi tiriyye	(/C) /	<b>.</b>	(1 <sup>12</sup> 24) (100	ġ
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OIL AND GAS LEASE

## Form 88 Producers

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法

	Mary C. Miller.	pa	rty of the first-part,	hereinafter called lessor (who	ether one or more) and	
WITNESSETH,	That the said lessor, for and i of which is hereby acknowledg	n consideration of	5.100 On	a dollar	f lesses to be paid kent and	
performed, ha_S_grante of mining and operating f	d, demised, leased and let and l or oil and gas, and of laying of rtain tract of land, situate in the	by these presents doQ pipe lines, and building t	S.grant, demise, lease anks, powers, stations	and let unto the said lessee, f and structures thereon to pro	or the sole and only purpose oduce, save, and take care of	ŀ
said products, all that cer	rtain tract of land, situate in the	County of Tulea, State	of Oklahomá, describe	l as follows to-wit:		
	Disch wumber #			uta addition		
	Block number T formerly in th	e City of Col	linsville, 0	kla.		
30	Township 22	<b>D</b> 14		acres more or 1	.ess	
It is agreed that t	his lease shall remain in force f	or a term of	Five ye	ars from this date, and as lon	g thereafter as oil or gas, or	
In consideration o	d from said land by the lessee. If the premises the said lessee co to the credit of lessor, free of co a the leased premises.	venants and agrees:	high he may a	his wells the a	anal one-eighth part of all oil	
2nd. To pay th from each well	ne lessor one eig L where gas only have gas free of	hth royalty D is found, whi	ollars, each le the same	year in advance is being used of	, for the gas If the premises	-
and lessor to lights in the	have gas free of principal dwelli	cost from an	y such well aid land dur	for all stoves a ing the same tim	nd all inside to by making his	
own connection	ns with the wells	at his own r	isk and expe	nse.		
Zma	BOOM Port	anosa #		+	nromicae of the	
rateDOLLAF	ssor for gas pro S, per year for	the time durin	y oll well an ng which such	i gas shall be u	premises at the sea, said payment:	s
o be made eac	h three months is	n advance.				
If no well be con	mmenced on said land on or	before the	day of	19	, the lease shall terminate	.[
as to both parties, unless Bank at	the lessee on or before that dat	e shall pay or tender to t	he lessor, or the lessor' sors, which shall contin	s credit in theState	-Bank of Collinsv	ille
of said land, the sum o	f		LLARS, which shall o	operate as a rental and cove	er the privileges of deferring	
the commencement of a may be further deferred :	well formo for like period of the same num is not only the privileges grant any and all other rights conferen	ber of months successive	In like manner and up bly. And it is underst	on like payments or tenders ood and agreed that the cons	the commencement of a well ideration first recited herein,	
period as aforesaid, and a Should the first w	ny and all other rights conferred well drilled on the above describ	d. d. bed land be a dry hole.	then, and in that ever	it, if a second well is not cor	nmenced on said land within	
twelve months from the before the expiration of s	rell drilled on the above descri expiration of the last rental pe- said twelve months shall resum	riod for which rental has e the payment of renta	s been paid, this lease Is in the same amount	shall terminate as to both pa and in the same manner as	arties, unless the lessee on or hereinbefore provided. And	
and the effect thereof, sha If said lessor owns	e resumption of the payment of all continue in force just as thou a less interest in the above des 1 the lessor only in the proporti	igh there had been no int cribed land than the ent	erruption in the rental ire and undivided fees	payments.	e royalties and rentals herein	
Lessee shall have	the right to use free of cost, gas	, oil and water produced	on said land for_1E	ad undivided fee. 3operations there	on, except water from well of	
When requested b	y lessor, lessee shall bury rilled nearer than 200 feet to th	itspipe lines l	below plow depth.	he written consent of the les	sor	
Lessee shall pay fo	or damages caused byi	tsoperations to gr	owing crops on said lan	d. misse including the right to d	drow and remove second	
If the estate of eit to their heirs, executors,	her party hereto is assigned, an administrators, successors or a he lessee has been furnished wi part or parts of the above desc to the rents due from him or i lessee or any assignee thereof s	nd the privilege of assign ssigns, but no change in	ing in whole or in part the ownership of the l	is expressly allowed—the co and or assignment of rentals	ovenants hereof shall extend or royalties shall be binding	
shall be assigned as to n of the proportionate part	part or parts of the above desc of the rents due from him or	ribed lands and the assignment, such default shall	nce or assignces of suc not operate to defeat	h part or parts shall fail or i or affect this lease in so far s	make default in the payment is it covers a part or parts of	
Lessor hereby war for lessor, by payment.	lessee or any assignce thereof s rants and agrees to defend the any mortgages, taxes or other thereof.	title to the lands herein liens on the above desc	described, and agrees ribed lands, in the eve	that the lessee shall have the	right at any time to redeem	
the rights of the holder	thereof.			no or actually of payments by		
In Testimony Wi	nereof We Sign, this the	4th day of	February	192_5		
	WITNESS			Mary C. Miller	(SEAL)	
					(SEAL)	
			and the second design of the second	and the second	(SEAL)	
STATE OF OKLAHON	MA, COUNTY OF Tul	ACKNOWLEDGME	NT TO THE LEASE			
BE IT REMEMB	ERED, That on this 4th	day of Feby .	in the year of our I	ord one thousand nine hundi	red and 25	
	lic in and for said County and i					
acknowledged to me that	sheexecuted the same a	s_herfree and yo	untary act and deed fo	r the uses and puproses therei	in set forth.	
	HEREOF, I have hereunto set					
	expires_March_2nd1				Notary Public.	
TATE OF OKLAHOM	AA, TULSA COUNTY, SS: as filed for record on the 26	- Anton	Feb. 10	25 at 1:30	o'clock P · M	
and duly recorded in Boo	k 463 Page 592	of the r	ecords of this office.	0. C. Woower		
	MA, TULSA COUNTY, SS: as filed for record on the <u>26</u> bk 463 Page <u>592</u>	(Seel)	والرجا فالم المراجع معرفة شر	Bradz Brown	County Clerk.	
		· • · • • • • /	Ву	an a sharay a shara a tiyoo a a shara a shara Yaniyya a shara a kasada a shara a shara a shara	Deputy.	
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	しん ちょうえん いちんちん かいうかがくちょうかい	서는 아직에 많이 하는 것은 것이다.	그는 아이지 않는 것 같은 것을 하는 것을 하는 것이 같이 많이 많이 많이 했다.	그는 것 같아요. 그는 것 같아?	4일, 비밀 철머, 기억, 관련 관리는	and the second second

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