OIL AND GAS LEASE

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Form 88 Producers

244377 C.M.J.		방병 10일을 했다. 100 시간 11	
AGREEMENT, Made and entered into the	Manallar bi	Aug. 192 23 by and	between
C. F. Barrett of Collins	ville, Okla. p	first part, hereinafter called lessor (whether or earty of the second part,	eread part lessee.
WITNESSETH. That the said lessor, for and in consider cash in hand paid, receipt of which is hereby acknowledged and of th	ation of One No	(100 (\$1.00)	to be paid, kept and
performed, haS_granted, demised, leased and let and by these pro of mining and operating for oil and gas, and of laying of pipe lines, a said products, all that certain tract of land, situate in the Gounty of	esents do 8 grant, de	mise, lease and let unto the said lessee, for the seas stations and structures thereon to produce, as	ole and only purpose
Beginning 44 Rods East of the North- Township (22) North, Range (14) East,	west corner of	the north-east quarter of	Section 30
thence North 40 Rods, thence West 16	Rods to the r	lace of beginning, contain	ning four
(4) acres more or less, in the North-	-east quarter	of the North-west quarter	of the
North-east quarter of Section (30) To	ownanip (22) v	orth, Range (14) East.	
그리 가는데, 이번 가장 나는 토면 작가 되면		라틴슨 문화하는 이번 어린 반대	
열리 선물에 축합되다 원호에 선생님 경험을			
of section 30 Township 22N. Range	14 E. and con	taining four	eres, more or less.
It is agreed that this lense shall remain in force for a term o either of them is produced from said land by the lessee.	rone	years from this date, and as long theres	fter as oil or gas, or
In consideration of the premises the said lessee covenants an	d agrees;		
1st. To deliver to the credit of lessor, free of cost, in the produced and saved from the leased premises.	pipe line to whichDO_	may connectAlBwells, the equal one	eighth part of all oil
2nd.To pay lessor for gas from es	ach gas well w	there gas only is found, th	ne equal one-
eighth (1/8) of the gross proceeds at	t the prevaili	ng market rate, for all ga	s used off
the premises, said payment to be made tell for all stoves and all inside l	e and lessor t ights in the r	or nave gas iree of cost in	said land
uring the same time by making his ov	wn connections	with the wells at his own	risk and
expense. 3rd. To pay lessor for gas produc	aed from any o	il well and used off the	remises or
or the manufacture of casing-head ge	as, one eighth	(1/8) of the gross procee	eds at the
revalling market rate for the gas of sed, said payments to be made	s used, for th	e time during which such a	as shall be
1. State of Oklahoma, Tulsa, Count	ty.ss.		
1. State of Oklahoma, Tulsa, Counterfore me J. O. Colburn, a Notary Pulst Nov. 1923, personally appeared J. se known to be the identical persons cknowledged to me that they executed or the uses and purposes therein set itness my hand and official seal they commission expires March 23rd, 192	blic in and fo H. Maschal ar	or said county and state, of Mrs. J.H.Maschal husband	n this 10th day l & wife to
ie known to be the identical persons	who executed the same as	the within and foregoing their free and voluntary	nstrument and
or the uses and purposes therein se	t forth.	above set forth.	
y commission expires March 23rd, 19	26. (Seal)	J. O. Colburn, Notary	Public.
. If no well be commenced on said land on or before the		y of 19 23, the	ease shall terminate
s to both parties, unless the lessee on or before that date shall pay ank at	or tender to the lessor, or	the lessor's credit in the	LBNO
f said land, the sum of Four No/100	DOLLARS, w	shall continue as the depository regardless of that high shall operate as a rental and cover the p	rivileges of deferring
he commencement of a well for twelve months from	said date. In like man	ner and upon like payments or tenders the com	mencement of a well
he commencement of a well for twelve months from any bufurther deferred for like period of the same number of mon he down payment, covers not only the privileges granted to the dr leriod as aforesaid, and any and all other rights conferred.	ths successively. And it ite when said first rental	t is understood and agreed that the consideratic is payable as aforesaid ,but also the lessee's opt	n first recited herein, ion of extending that
Should the first well drilled on the above described land be	e a dry hole, then, and i	n that event, if a second well is not commence	l on said land within
Should the first well drilled on the above described land be welve months from the expiration of the last rental period for wh before the expiration of said twelve months shall resume the paym	ent of rentals in the same	, this lease shall terminate as to both parties, u me amount and in the same manner as hereinbe	nless the lessee on or fore provided. And
and the effect thereof, shall continue in force just as though there has	d been no interruption in	the rental payments.	e payment of rentals
the trie explanation of saute twenty minds shart resulted an applied its agreed that upon the resumption of the payment of rentals, as and the effect thereof, shall continue in force just as though there he if said lessor owns a less interest in the above described land provided for shall be paid the lessor only in the proportion which Lessee shall have the right to use free of cost, gas, oil and we lessor.	han the entire and und his_interest bears to	the whole and undivided fee.	es and rentals herein
essor.	ater produced on said lan	d forLvooperations thereon, excel	ot water from well of
When requested by lessor, lessee shall bury its No well shall be drilled nearer than 200 feet to the house or t Lessee shall pay for damages caused by 118op	pipe lines below plow oarn now on said premise	depth. s, without the written consent of the lessor.	
Lesses shall have the right at any time to remove all muchin	nery and fixtures ninced a	on soid promises including the right to drow on	I remove casing.
If the estate of either party hereto is assigned, and the private their heirs executors administrators successors or assigns but	ilege of assigning in whol	e or in part is expressly allowed—the covenant	s hereof shall extend
If the estate of either party hereto is assigned, and the privion of the heirs, executors, administrators, successors or assigns, but in the lessee until after the lessee has been furnished with a writter hall be assigned as to a part or parts of the above described lands of the proportionate part of the rents due from him or tadm, such aid lands which the said lessee or any assignee thereof shall make of	transfer or assignment of	or a true copy thereof; and it is hereby agreed i	the event this lease
f the proportionate part of the rents due from him or thom, such aid lands which the said lessee or any assignee thereof shall make o	default shall not operate lue payment of said renta	to defeat or affect this lease in so far as it cov il.	ers a part or parts of
Lessor hereby warrants and agrees to defend the title to the or lessor, by payment, any mortgages, taxes or other liens on the rights of the holder thereof. Unless party of the	lands herein described, e above described lands	and agrees that the lessee shall have the right a in the event of default of payment by lessor.	any time to redeem
he rights of the holder thereof. Unless party of t	he second part	commences a well within	three months
rom the date of this lease, on the 14 2. this lease is null and void:	block of acres	ige in Section 30, Township	egnan ss c
		얼마가 없다는 그 그는 일반이다.	
In Testimony Whereof We Sign, this the 16	_day ofAug.	192.2•	
WITNESS		R. R. McAnally	(SEAL)
		Laura L. McAnally J. H. Maschal	(SEAL)
		Mrs. J. H. Maschal	(SEAL)
ACKNO	WLEDGMENT TO TH	CONTRACTOR AND ADDRESS OF THE PARTY OF THE P	The second secon
TATE OF OKLAHOMA, COUNTY OF Tulsa	SS:		
BE IT REMEMBERED, That on this 16th day of	Aug. in the y	ear of our Lord one thousand nine hundred and	Twenty-three
efore me, a Notary Public in and for said County and State, come nd. Laura L. McAnally, his Wife me kno	-personally-ap	ppeared R. R. McAnally	
cknowledged to me that they executed the same as their	r free and voluntary set	erson who executed the within and foreg	oing instrument and
IN WITNESS WHEREOF, I have hereunto set my official	and the state of t	그 그는 그들 때 그 그 집에 나는 그들은 그들은 그들은 그들은 그를 보는 것이 되었다. 그 그렇게 다른 그를 받는 것이 되었다.	
My Commission expires March 23rd, 1926.			
#1.			Notary Public.
TATE OF OKLAHOMA, TULSA COUNTY, SS:	Nov	3 3.45	P.
TATE OF OKLAHOMA, TULSA COUNTY, SS: This instrument was filed for record on the 13 and duly recorded in Book 463 Page.	day of	192 Y. at. 71. TY	clockM.,
na aury recorded in Esook 463 Page	or the records of th	O. G. Weaver.	
	(Seal)	Brady Brown,	County Clerk.
말았다. 나는 가는 말이 하는 얼마로 하는 다음이었다.		By	Deputy.
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