## OIL AND GAS LEASE

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244962       0, 1.1.3         AGDIMANT, Maka and and an task into its.	rm 88 Producers		n 	
	AGREEMENT, Made and en	fered into the .14th day of	November A.D. 192 3 by	ind between
North Holf (N/2) of the Northwart Cartor (NW/4) of Section Twolve [12] and the Southwart Cartor (SE/4) of the Southwart Cartor (SE/4) of the Southwart (SE/4) of the Southwart (SE/4) of Section One (1) all crather		ALA.	the first most hardinafter called lasson (whather	one or more) and
North Holf (%/2) of the Northwest Cuarter (NW/4) of Section Twolve [12] and the Southwest Quarter (SW/4) of Section Cne. (1) all remtm	WITNESSETH, That the sai ish in hand paid, receipt of which is h arformed, haB. granted, demised, l i mining and operating for oil and ga id products, all that certain tract of	d lessor, for and in consideration of <u>One</u> <u>B</u> ereby acknowledged and of the covenants and ag eased and let and by these presents do <u>B</u> grav a, and of laying of pipe lines, and building tanks, p land, situate in the County of Tulsa, State of Oki	nd No/100 (\$1.00) reaments hereinafter contained on the part of less t, demise, lease and let unto the said lessee, for th howers, stations and structures thereon to produce ahoma, described as follows to-wit:	DOLLARS, see to be paid, kept and e sole and only purpose , save, and take care of
It is compared that the loss shall remain in force for a term of	North Half ( (12) and the	N/2) of the Northwest Quar South Half (S/2) of the S	tor (NW/4) of Section Twelv outheast Quarter (SE/4) of	
It is appred that this hase hall remain in force to a term of			, 김 영웅의 김 영웅의 가격 1997년 - 1997년 - 1997년 - 1997년 1997년 - 1997년 - 19	
In extended and answelling in the parameter is also passed overhead in the paper has to build. he	r section111Townshi It is agreed that this lease sha	p 22 N. Range 12 E. and Il remain in force for a term of 0n9 (1	containing100	acres, more or less. ereafter as oil or gas, or
<pre>ighth (1/6) of the pross proceeds at the prevailing market rate, ior light gas used of the premises, said payments to be made monthly and leaves to have gas free of cost from y euch well for all stoves and all inside lights in the principal devilet have so in add and during the same time by making his own connections with the well at his own connections with the premises of or the manufacture of casing-head gas one-eighth (1/6) of the gross proceeds at the or well at the for the data of a set or both parts, make the bases on or bot made monthly.</pre>	In consideration of the premise 1st. To deliver to the credit	of lessor, free of cost, in the pipe line to which		
or the manufacture of casing-head gas, one-eighth (1/4) of the gross proceeds at the revealing market rate of the for the gas so used, for the time during which Such gas schell a used, said payments to be made monthly.  If no well be commended on sold and on or before the	ighth (1/8) of the s he premises, said pa	ross proceeds at the preva yments to be made monthly stoves and all inside lig	and lessor to have gas free hts in the principal dwelli	of cost from ng house on
is to both parties, unless the lease on or before that date shall pay or tender to the lessor, or the lessor's credit in thefr200000147.504000 market	or the manufacture or revailing market rat	of casing-head gas, one-eig te for the gas so used, for	hth (1/8) of the gross proc	eeus at the
WITNESS       V. T. Renshaw       (SEAL)         G. H. Renshaw       (SEAL)         J. H. Middleton       (SEAL)         TATE OF OKLAHOMA, COUNTY OF_Tulsa       S:         BE IT REMEMBERED, That on this 14th, day of_November in the year of our Lord one thousand nine hundred and twentythree         refore me, a Notary Public in and for said County and State, rame. per Bonally, appeared V. T. Renshaw         nd_ G. H. Renshaw, her Mus band to me known to be the identical person. <sup>S</sup> who executed the within and foregoing instrument and tecknowledged to me that they executed the same as their free and voluntary act and deed for the uses and puppeares therein set forth.         IN WITNESS WHEREOF, I have hereunto set my official signature and affixed my notarial seal the day and year first above written.         Oct. 7. 1926.       (Sep1)	he commencement of a well for may be further deferred for like perio he down payment, covers not only di- beriod as aforesaid, and any and all of Should the first well drilled or welve months from the expiration of effore the expiration of said twelve an its agreed that upon the resumption and the effect thereof, shall continue i If said lessor owns a less intere- provided for shall be paid the less or o Lessee shall have the right to a essor. When requested by lessor, less No well shall he drilled nearer i Lessee shall have the right at i If the estate of either party he otheir heirs, executors, administrate in the lessee until after the lessee or any All be assigned as to a part or parts of the proportionate part of the rents aid lands which the said lessee or any Lessor, hereby warrants and ag or lessor, by payment, any mortgag the rights of the holder thereof.	9	manner and upon like payments or tenders the of and it is understood and agreed that the considers intuil is payable as aforesaid, but also the lessee's - and in that event, if a second well is not commer paid, this lease shall terminate as to both partie the same amount and in the same manner as here in the last prededing paragraph hereof, governing ion in the rental payments. I undivided fee simple estate therein, then the roy rs to the whole and undivided fee. d land fortransport of the lessor. crops on said land. aced on said premises, including the right to draw whole or in part is expressly allowed—the coven wareship of the land or assignment of rentals or r nent or a true copy thereof; and it is hereby agree rastine of such part or parts shall fail or make perate to defeat or affect this lease in so far as it rental. bed, and agrees that the lessee shall have the righ ands, in the event of default of payment by less	commencement of a well tion first recited herein, potion of extending that used on said land within i, unless the lessee on or nbefore provided. And the payment of rentals alties and rentals herein accept water from well of and remove casing. unts hereof shall extend oyalties shall be binding d in the event this lease default in the payment covers a part or parts of
G. H. ROISING J. H. Middleton (SEAL) J. H. Middleton (SEAL) TATE OF OKLAHOMA, COUNTY OF <u>Tulse</u> BE IT REMEMBERED, That on this <u>14th</u> <u>day of</u> <u>November</u> in the year of our Lord one thousand nine hundred and twentythree refore me, a Notary Public in and for said County and State, came per gonally appeared V. T. Renshaw nd G. H. Renshaw, her hus band to me known to be the identical persons <u>who</u> exacuted the within and foregoing instrument and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and puproses therein set forth. IN WITNESS WIIEREOF, I have hereunto set my official signature and affixed my notarial seal the day and year first above written. Oct. 7 1926. (Sep1)				
(SEAL) ACKNOWLEDGMENT TO THE LEASE TATE OF OKLAHOMA, COUNTY OF TUISE BE IT REMEMBERED, That on this 14th day of November in the year of our Lord one thousand nine hundred and twentythree efore me, a Notary Public in and for said County and State came, per gonally appeared V. T. Renshaw nd G. H. Renshaw, her husband to me known to be the identical person S who executed the within and foregoing instrument and cknowledged to me that they executed the same as their free and voluntary act and deed for the uses and puproses therein set forth. IN WITNESS WHEREOF, I have hereunto set my official signature and affixed my notarial scal the day and year first above written. Oct 7, 1926, (Sep 1)	WITN		G. H. Renshaw	(SEAL)
TATE OF OKLAHOMA, COUNTY OF TUISE BE IT REMEMBERED, That on this 14th day of November in the year of our Lord one thousand nine hundred and twentythree before me, a Notary Public in and for said County and State, the personally appeared V. T. Renshaw and G. H. Renshaw, her hus band to me known to be the identical person. <sup>S</sup> who executed the within and foregoing instrument and teknowledged to me that they executed the same as their free and voluntary act and deed for the uses and puproses therein set forth. IN WITNESS WHEREOF, I have hereunto set my official signature and affixed my notarial scal the day and year first above written.			J. H. Middleton	(SEAL)
nd. G. A. KOHENEW, HET MIS DENU, to me known to be the identical person who executed the within and foregoing instrument and cknowledged to me that they executed the same as their free and voluntary act and deed for the uses and puproses therein set forth. IN WITNESS WHEREOF, I have hereunto set my official signature and affixed my notarial seal the day and year first above written. Oct. 7, 1926, (Sep 1) W. F. Steele.		ACKNOWLEDGMENT TO TY OF TUISE SS: ton this 14thday of November in	O THE LEASE	nd_twentythree
Oct. 7 1926. (Seel)	STATE OF OKLAHOMA, COUN BEIT REMEMBERED, Thu		r anneared V. T. Renshaw	
	acknowledged to me that they	executed the same as their free and voluntary	ical person	regoing instrument and forth.

0. G.

(Seal)

<sub>By</sub> Brady Brown

Weaver,

County Clerk.

....Deputy.

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