OIL AND GAS LEASE

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Form 88 Producers

AGREEMENT.	Made and er	tered into the	21st	day ol	November,	192 .3 _by an	d between
Wm. 1	D. Moss	and Ella M	oss, his	wife			
of	Sperry.	Oklahoma,	tr of th	party of the i	irst part, hereinalter	called lessor (whether called le	ne or more) and 3See
www.marr.copper	The Milu	id leader for and is	o'A' OT' TH	o One	ro-ligi eriisi	pnety + i bh	DOLLARS
cash in hand paid, receip	ot of which is	hereby acknowledge	d and of the co	venants and agreeme	nts hereinafter contr	ained on the part of lesser	to be paid, kept and
of mining and operating	for oil and ga	s, and of laying of p	ipe lines, and l	uilding tanks, powers	s, stations and structu a. described as follows	o the said lessee, for the res thereon to produce, ; to-wit:	ave, and take care of
said products, an charce	ertam trace o	iana, andate in the	Country of Lan	on, brace of Onlandin			
	477 OF	Plock 10	Morrow H	eighte Addi	tion to the	city of	
	KIT OF	Prock To.	IMOT TO AM TI	erenos yaar	OTOH CO OHE	CION OI	
	Collins	ville, Okl	ahoma, a	ecording to	the records	d plat	
	thereon						
of section	Townsh	ip	Range	mbrace and cont	aining		icres, more or less.
It is agreed that either of them is produc	this lease she ed from said	ll remain in force fo land by the lessee.	r a term of	XUT. 9-6	years from th	is date, and as long there	eatter as ou or gas, or
In consideration 1st. To deliver	of the premis to the credit	es the said lessee cov of lessor, free of co	venants and ag st, in the pipe	rees: line to whichhe	may connect	his_wells, the equal or	e-eighth part of all oil
produced and saved fro	m the leased	premises.	* Î				
2nd. To pa	av lesso	r for gas	from eac	h well wher	e gas only i	s found, the	equal one-
eighth (1/8) (of the p	ross proce	eds at t	he prevaili	ng market ra	ite, for all g	as used off
the premises,	said pa	yments to	be made d all in	monthly and side libhts	in the prin	ave gas free cipal dwellin	of cost from g house on
said land dur	ing the	same time	by makin	g his own c	onnections w	ith the well	at his own
isk and exper	180.						
3rd. To pa	ay lesso	r for gas	produced	from any o	il well and	used off the	premises of
for the manufa	acture o	of cashing-	head gas	, one-eight	h(1/8) of t	he gross proc g which such	eeds at the
orevalling mai ised. said pay	rket rai vments i	te for the	gas so u monthlv.	sed, for en	a erme emeri	ig witten such	Kap puatt ne
	,		•				
				21st .	November	19 24 , the	lanes whall townlants
If no well be c	ommenced of	n said land on or l	shall pay or t				
Bank at Col	llinsvil	le, Oklaho	ma,or	its successors, which s	hall continue as the d	the State epository regardless of ch	anges in the ownership
	U14 YEA			DOTTARS	ich shall anomata as	a wantal and assess tha	nulvillamen of deferring
the commencement of a	a well for I for like peri	12 mo	nths from said ber of months	date. In like man successively. And it	ner and upon like pay is understood and ag	ments or tenders the correct that the consideration is but also the lessee's open development of the consideration is not compared to the constant of the cons	nmencement of a well on first recited herein,
the down payment, cov	ers not only t	he privileges grante ther rights conferre	d to the date v	hen said first rental	s payable as aforesaid	i ,but also the lessee's or	tion of extending that
Should the first	well drilled o	n the above described the last rental per	ed land be a co	Iry hole, then, and in rental has been paid.	that event, if a sec this lease shall term	ond well is not commence inate as to both parties, same manner as hereinly graph hereof, governing to	ed on said land within unless the lessee on or
before the expiration of it is agreed that upon the	said twelve : he resumption	nonths shall resume of the payment of	the payment rentals, as abo	of rentals in the sar ove provided, that th	ne amount and in the e last preceding para	same manner as hereinl graph hereof, governing t	pefore provided. And the payment of rentals
and the effect thereof, s	hall continue as a less inter	in force just as thou est in the above des	gh there had b cribed land tha	een no interruption in n the entire and undi	the rental payments. vided fee simple estat	e therein, then the royal cd fee.	ties and rentals herein
provided for shall be pa	id the lessor	only in the proportionse free of cost. gas.	on which_ULS oil and water	interest bears to t produced on said lan	he whole and undivid I forits	ed fee. operations thereon, exc	ept water from well of
Incon				ipe lines below plow (
No well shall be	drilled nearer	than 200 feet to the	house or barn	now on said premises	, without the written	consent of the lessor.	
				ions to growing crops and fixtures placed o		iding the right to draw a	nd remove casing.
If the estate of e	ither party h s, administrat	ereto is assigned, an ors, successors or as	d the privilege signs, but no	of assigning in whol change in the owners	e or in part is express hip of the land or ass	ly allowed—the covenan ignment of rentals or roy	ts hereof shall extend alties shall be binding
on the lessee until after shall be assigned as to a	the lessee has a part or part	s been furnished wit s of the above descr	h a written tra ibed lands and	nsfer or assignment of the assignee or assig	r a true copy thereof nees of such part or	; and it is hereby agreed parts shall fail or make (in the event this lease lefault in the payment
of the proportionate pa said lands which the sai	rt of the rent d lessee or an	s due from him or t y assignce thereof sl	hem, such den all make due j	ayment of said rents	l.	iding the right to draw a ly allowed—the covenan ignment of rentals or roy ; and it is hereby agreed parts shall fail or make a its lease in so far as it co	vers a part or parts of
Lessor hereby wa for lessor, by payment	arrants and a , any mortga	grees to defend the ges, taxes or other	title to the lan liens on the al	ds herein described, a nove described lands,	ind agrees that the le in the event-of defa	ssee shall have the right ult of payment by lessor	at any time to redeem , and be subrogated to
the rights of the holder	r thereof.						
en de la composition de la composition La composition de la							
In Testimony V	Vhereof We S	lign, this theZ	lstda	y of November	r192 .3		
	WITN	ESS			Wm. D.	Moss	(SEAL)
					Ella Mo	88	(SEAL)
					J. H. N	ss iiddleton	(SEAL)
			ACKNOWL	EDGMENT TO TI	IE LEASE		DE LE PÉR CONSUMERANTE DE PARTIE DE L'ARCONNE DE CAME.
STATE OF OKLAHO	MA, COUN	TV OF Tuls	a #	22.			
BE IT REMEM	BERED, Th	at on this 22n	d_day of_No	vember in the y	ear of our Lord one th	ousand nine hundred and	twenty three
before me, a Notary Pu	iblic in and fo	r said County and S	state, came	personally_	appeared Wm.	D. Moss and	atta Woss
and an annual and an an are	or	avocated the same a	to me known their -	to be the identical p	ersonwho exec	cuted the within and for and puproses therein set f	going instrument and orth.
IN WITNESS Y	WHEREOF	Theve hereunto set	my official sign	ature and affixed my	notarial scal the day a	and year first above writt	en.
My Commission	evnires	lug. 12. 19	26. (Seal)	Joe Harshi	na year arst above writt	
My Commission	. capitesf					8:00 Weaver, dy Brown,	Notary Public.
STATE OF OKLAHO	MA, TULS	A COUNTY, SS:	a			8.00	A Part of the second
This instrument	was filed for a	ecord on the		day of Dec	•, 192.Qat	0100	o'clockM.,
and duly recorded in Bo	ook 463 Page.			oi the records of th	omce.	Weaver.	
		$^{\prime}$	Seal)		Bre	idy Brown.	County Clerk.
					. Ву		Deputy.
							[14] 보급하고 회
网络大学的名词复数 贫口工工	Section Chiefs	网络美国人名英格兰 化二甲基甲基					网络人名英格勒人姓氏克尔特