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ใจ เห็นจากแต่ เหตุการ์เห็นกู่เจ้าหรือเห็นที่สามารถมีเพิ่ม

OIL AND GAS LEASE

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	22nd	day of1	ay		
AGREEMENT, Made and entered into the	igle woman d	agy of a second	880		
QP===		party of the fi	st part, hereinafte	r called lessor (whether one or more) and	
U. F. HANTON WITNESSETH, That the said lessor, for and i	n consideration of	One (\$1.0	0)	DOLLAR	e. S.
J. F. Hanton WITNESSETH, That the said lessor, for and in in hand paid, receipt of which is hereby acknowledg formed, ha granted, demised, leased and let and 1 ining and operating for oil and gas, and of laying of I products, all that certain tract of land, situate in the	ed and of the covena by these presents do. pipe lines, and buildi e County of Tulsa, S	nts and agreemen . CS., grant, dem ng tanks, powers, tate of Oklahoma	ts hereinafter con ise, lease and let ur stations and struct described as follow	Lained on the part of lessee to be paid, kept an to the said lessee, for the sole and only purpos ures thereon to produce, save, and take care of s to-wit:	nd se of
The North Half of the Soud Quarter of the North East of the South East Quarter North, Range ^T hirteen (13 Wilcox Test	th East Quar Quarter and of Section) East of th	rter and t 1 the West Nineteen ne Indian	he West Ha Half of t (19), Town Base and M	lfof the South East he South West quarter ship Seventeen (17) eridian.	
sectionTöwnsbip	- 163	and conta	íning (120)	g
It is agreed that this lease shall remain in force f her of them is produced from said land by the lessee. In consideration of the premises the said lessee co Ist. To deliver to the credit of lessor, free of co duced and saved from the leased premises.	or a term of	LVE (D)	years from t	his date, and as long thereafter as oil or gas,	or
2nd. To pay lessor for gas f eighth (1/8) of the gross pr off the premises, said payme cost from any such well for house on said land during th at his own risk and expense.	from each we coceeds at t ants to be n all stoves ne same time	ell where the prevai made and all i	gas only i ling marke - and les nside ligh	s found, the equal one- t rate, for all gas used sor to have gas free of ts in the principal dwell	
3rd. To pay lessor for gas p for the manufacture of casip prevailing market rate for t be used, said payments to be	he gas so u	sed, for	well and th (1/8) o the time d	used off the premises of f the gross proceeds at t uring which such gas shal	he 1
If no well be commenced on said land on or					te
o both parties, un ices the leases on or before that dat In at aid land, the sum of <u>One Hundred Tw</u>					ip
commencement of a well for the further deferred for like period of the same num down payment, covers not only the privileges grants in the privileges grants of the privileges grants of as aforesaid, and uny and all other rights conferre Should the first well drilled on the above describ- tive months from the expiration of the last rental pe- tre the expiration of said twelve months shall resum agreed that upon the resumption of the payment of the effect thereot, shall continue in force just as shoul If said lessor owns a less interest in the above desvided for shall be paid the lessor only in the proports Lessee shall have the right to use free of cost, gas	bed land be a dry he riod for which rents e the payment of re- rentals, as above pr igh there had been no cribed land than the on which	ole, then, and in l has been paid, t entals in the sam covided, that the o interruption in t entire and undiv iterest bears to th	that event, if a sec his lease shall term mount and in th ast preceding para he rental payments ded fee simple esta s whole and undivi	ond well is not commenced on said land with inate as to both parties, unless the lessee on a same manner is hereinbefore provided. Ar graph hereof, governing the payment of rents to therein, then the royalties and rentals here ied fee.	in or id ils in
or. When requested by lessor, lessee shall bury <u>h</u> No well shall be drilled nearer than 200 feet to the Lessee shall pay for damages caused by1	15 pipe line house or barn now soperations t	nes below plow de on said premises, o growing crops o	pth. without the writter 1 said land.	consent of the lessor.	
Lessee shall have the right at any time to remove If the estate of either party hereto is assigned, an teir heirs, executors, administrators, successors or a he lessee until after the lessee has been furnished wit I he assigned as to a part or parts of the above descu e proportionate part of the rents due from him or (lands which the said lessee or any assignee thereof si Lessey the above memory to adore the descut	ssigns, but no chang h a written transfer ribed lands and the them, such default s hall make due paymo title to the lands be	o in the ownershi or assignment or assigned or assign hall not operate t ent of said rental. rein described, ar	p of the land or as a true copy thereou es of such part or o defeat or affect t d agrees that the l	signment of rentals or royalties shall be bindin ; and it is hereby agreed in the event this lea parts shall fail or make default in the payme his lease in so far as it covers a part or parts	ng se nt of
Lessor hereby warrants and agrees to defend the lessor, by payment, any mortgages, taxes or other rights of the holder thereof.	liens on the above o	iescribea lanas, i	the event of defa	essee shall have the right at any time to redee wilt of payment by lessor, and be subrogated	to
Lessor hereby warrants and agrees to defend the essor, by payment, any mortgages, taxes or other rights of the holder thereof.	liens on the above of	lescriped lunds, 1	the event of defr	essee shall have the right at any time to redee ult of payment by lessor, and be subrogated	to
Lessor hereby warrants and agrees to defend the essor, by payment, any mortgages, taxes or other rights of the holder thereof.	e e			essee shall have the right at any time to redee ult of payment by lessor, and be subrogated	m to
In Testimony Whereof We Sign, this the WITNESS	t 2 <u>28</u> day of	May	192 3 Velma (sees shall have one right at any ting to reder wit of payment by lessor, and be subrogated	110 to
In Testimony Whereof We Sign, this the	t 2 <u>28</u> day of	May	192 3 Velma (essee shall have one right at any time to redee	110 to
In Testimony Whereof We Sign, this the WITNESS Clyde Prosley	t 28 day of	May MENT TO THI	1923 Velma (sees shall have one right at any ting to reder wit of payment by lessor, and be subrogated	110 to
In Testimony Whereof We Sign, this the WITNESS Clyde Presley TF OF OKLAHOMA, COUNTY OF Tul BE IT REMEMBERED, That on this 22 re me, a Notary Public in and for said County and S	c 28day of ACKNOWLEDG 38SS day ofMa State, comeP&rS	May MENT TO THI Yin the yea Onally.ap	192 3 Velma (LEASE r of our Lord one t peered. Velr	See shall have the light at any time to rade	to L) L) <u>L)</u> <u>L)</u> L) L) L) L) L) L) L) L) L) L) L) L) L)
In Testimony Whereof We Sign, this the WITNESS Clyde Presley TF OF OKLAHOMA, COUNTY OF BE IT REMEMBERED, That on this? re me, a Notary Public in and for said County and S nowledged to me that Sheexecuted the same a	t 28day of ACKNOWLEDG 58SS: day ofMa State, comeD&TS to me known to be sD&Tfree and	May MENT TO THI Yin the yea Onally.ap the identical per voluntary act an	192 3 Velma (LEASE r of our Lord one t pe ared. Velr sonwho exe d deed for the uses	See shall have the light at any time to rede- see shall have the light at any time to rede- see shall have the light at any time to rede- (SEAI (SEAI (SEAI nousand nine hundred and twenty thr naCoppedge,a.single.wond suted the within and foregoing instrument an and puproses there is not forth.	ti L) J) <u>J</u> L) L) L) L) L) L) L) L) L) L) L) L) L)
In Testimony Whereot We Sign, this the rights of the holder thereof. In Testimony Whereot We Sign, this the WITNESS Clyde Presley ATF OF OKLAHOMA, COUNTY OF BE IT REMEMBERED, That on this 22. ore me, a Notary Public in and for said County and S nowledged to me that She IN WITNESS WHEREOF, I have he into set My Commission expires. Nov 28-192	ACKNOWLEDG) Sa SS: day of Ma State, came _ pSrS to me known to be s her _ free and my official signature 5. (Seal)	May MENT TO THI Xin the yes ONALLYap. the identical per voluntary uct an and affixed my no	192 3 Velma (LEASE r of our Lord one the peared. Veluson son	see shall have the light at any time to rede	ti .) .) <u>r</u> ee an .d
In Testimony Whereot We Sign, this the rights of the holder thereof. In Testimony Whereot We Sign, this the WITNESS Clyde Presley ATF OF OKLAHOMA, COUNTY OF BE IT REMEMBERED, That on this 22. ore me, a Notary Public in and for said County and S nowledged to me that She IN WITNESS WHEREOF, I have he into set My Commission expires. Nov 28-192	ACKNOWLEDG) Sa SS: day of Ma State, came _ pSrS to me known to be s her _ free and my official signature 5. (Seal)	May MENT TO THI Xin the yes ONALLYap. the identical per voluntary uct an and affixed my no	192 3 Velma (LEASE r of our Lord one the peared. Veluson son	see shall have the light at any time to rede	ti .) .) <u>r</u> ee an .d
In Testimony Whereof We Sign, this the Second by Payment, any mortgages, taxes or other rights of the holder thereof. In Testimony Whereof We Sign, this the WITNESS Clyde Presley ATF OF OKLAHOMA, COUNTY OF BE IT REMEMBERED, That on this. Second to me that She nowledged to me that She executed the same a	ACKNOWLEDG) Sa SS: day of Ma State, came _ pSrS to me known to be s her _ free and my official signature 5. (Seal)	May MENT TO THI Xin the yes ONALLYap. the identical per voluntary uct an and affixed my no	192 3 Velma (LEASE r of our Lord one the peared. Veluson son	see shall have the light at any time to rede	ti .) .) <u>r</u> ee an .d

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