## OIL AND GAS LEASE

AGREEMENT, Made and entered into John W. B. Smith		day of OC		192Sby and	between
of Owasso, Oklames Egan of Tulsa, Oklahor				ed lessor (whether or Donovan, or	Joilet, tils.
ISMES_EGEN_OT_THISA, UK.18.001 WITNESSETH, That the said lessor, for the said part of land, said operating for oil and gas, and of la said products, all that certain tract of land, situated the said products, all that certain tract of land, situated the said products, all that certain tract of land, situated the said products, all that certain tract of land, situated the said products, all that certain tract of land, situated the said lessor.	or and in consideration	on of One	ts bereinafter containe	d on the part of lesses	DOLLARS.
The NW $^1_4$ of the SE	4 of the NW	and the NW	of the SW2 or	f the NW	
of section 29 Township 2				ac	
It is agreed that this lease shall remain in either of them is produced from said land by the In consideration of the premises the said I lst. To deliver to the credit of lessor, f	lessee.	erroom.			
produced and saved from the leased premises.					
2nd. To pay lessor the same is being used off or any other product, a ro market rate; and lessor to and all inside lights in t by making his own connection	the premise yalty of one have gas fr he principal	es, and if us e-eighth (1/8 ee of cost f dwelling ho	ed in the mant ),payable mont rom any such v use on said la	facture of good the property of the property o	asoline revailing stoves
3rd. To pay lessor for in the manufacture of gaso of one-eighth(1/8) payable	line or any	other produc	t at the rate	of or	remises or a royalty
If no well be commenced on said land			of April	19 <b>24</b> , the 1	ease shall terminate
as to both parties, unless the lessee on or before Bank atPulsaOklahoma,					
of said land, the sum of Two dollars	per acre	DOLLARS, wh	ich shall operate as a re	ntal and cover the pr	ivileges of deferring
the commencement of a well for Six may be further deferred for like period of the sa the down payment, covers not only the privile period as aforesaid, and any and all other rights	months from sai me number of months	d date. In like mann successively. And it	er and upon like paymer is understood and agreed	its or tenders the com that the consideration	mencement of a well i first recited herein,
the down payment, covers not only the privilege period as aforesaid, and any and all other rights Should the first well drilled on the above	s granted to the date conferred.	when said first rental is	payable as aforesaid, bu	t also the lessee's opti	on of extending that
Should the first well drilled on the above twelve months from the expiration of the last rebefore the expiration of said twelve months shall it is agreed that upon the resumption of the pay and the effect thereof, shall continue in force just	e described land be a ental period for which It resume the paymen	ory noise, then, and in i rental has been paid, tof rentals in the sam	that event, if a second this lease shall terminate e amount and in the san	wen is not commenced as to both parties, w he manner as hereinbe	less the lessee on or fore provided. And
it is agreed that upon the resumption of the pay and the effect thereof, shall continue in force just	ment of rentals, as al as though there had	pove provided, that the been no interruption in	last preceding paragrap the rental payments.	h hereof, governing th	e payment of rentals
If said lessor owns a less interest in the al provided for shall be paid the lessor only in the p Lessee shall have the right to use free of	roportion which	ian the entire and undiv 118 interest bears to th	rided iee simple estate th re whole and undivided fo	erein, then the royalti	s and rentals herein
lessor. When requested by lessor, lessee shall but	<sub>rv</sub> all	nine lines helow plow d	enth.	. Žu klas	o water from won or
No well shall be drilled nearer than 200 fe Lessee shall pay for damages caused by Q	et to the house or bar Tilling_opera	n now on said premises, tions to growing crops o	without the written con on said land.		
Lessee shall have the right at any time to	romove all machiner	v and fixtures placed or	n gaid premises including	the right to draw and llowed—the covenants	remove casing. hereof shall extend
If the estate of either party hereto is assi- to their heirs, executors, administrators, success- on the lesse until after the lessee has been furni- shall be assigned as to a part or parts of the ab- of the proportionate part of the rents due from said lands which the said lessee or any assignee t	ors or assigns, but no shed with a written to we described lands an him or them, such de	change in the ownersh ansfer or assignment or d the assignee or assign fault shall not operate	ip of the land or assign a true copy thereof; and lees of such part or parts to defeat or affect this le	nent of rentals or roya I it is hereby agreed in I shall fail or make de Lase in so far as it cove	ties shall be binding the event this lease ault in the payment ars a part or parts of
Lessor hereby warrants and agrees to def for lessor, by payment, any mortgages, taxes of the rights of the holder thereof.	end the title to the la r other liens on the a	nds herein described, a above described lands,	nd agrees that the lessee in the event of default o	shall have the right at of payment by lessor, a	any time to redeem and be subrogated to
In Testimony Whereof We Sign, this th	. 22 d	ay of October	192 3		
WITNESS			John W. B.	Smith	(SEAL)
John D. McMa	ekin		*		(SEAL)
					(SEAL)
OTHER OF OTT ATOMES CONTINUES OF	ACKNOW! Tulsa	LEDGMENT TO TH	E LEASE		
STATE OF OKLAHOMM, COUNTY OF BEIDTS, We set the undersi- this 24th day of Oct. 1923 before me, a Notury Public in and for said Coun	gned, a Nota	ry Public in	and for said	County and S	tate on
			ohn W. B. Smit		
acknowledged to me thatbeexecuted th	e same as_hisf	rce and voluntary act a	nd deed for the uses and p	ouproses therein set for	th.
IN WITNESS TVHERE OF The volume Fiven under my hand and se My Commission expiresQct15	nto set my official sig	nstrandaliredmyn nd year last	etaislemitheday and y above writter	ons first above written l	
My Commission expiresQct15	th, 1927. 1	Seal)	R.J. Kirkse	) <b>y</b>	Notary Public.
STATE OF OKLAHOMA, TULSA COUNT This instrument was filed for record on the	y, ss: . 26	day of Dec	,192_ <i>3</i> _at <b>l</b> :	20o	clockP•M
and duly recorded in Book 463 Page"86			and the same of th		
	(Seal)		0. G. Weat By Brady Bro	wn .	County Clerk.
	, >5a.L)		By Diany Dru		Deputy.
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