

part of all the oil produced and saved from the premises, delivered free of expense into tanks or pipe lines to the lessors credit; and should any well produce gas in sufficient quantities to justify marketing the lessors shall be paid at the rate of One Hundred dollars per year for such well, as long as the gas therefrom is sold.

In case no well be commenced on the above premises within four months from the date hereof, this lease shall become null and void and without any further effect whatever.

And it is hereby mutually agreed that the drilling of a well to the Tanahaw sand upon said premises shall be a full liquidation of all rentals obligations during the remainder of this lease.

Lessees agree to locate all wells so as to interfere as little as possible with the cultivation and to pay all damage done to growing crops by reason of said operations. No wells shall be drilled within One Hundred feet of lessors, house or barn without consent of said lessors.

Lessors shall have free use of gas for domestic purposes by making their connections at the well at their own risk and expense.

Lessors further agree that lessee shall have the privilege of using sufficient water and oil from said premises to run all machinery thereon, and may use "casing head" gas from wells drilled thereon for the purpose of operating said wells and wells on other farms owned by said lessees without payment of royalty and lessors may use gas produced from wells on other farms to operate wells on above premises.

And it is further agreed that the lessees may at any time upon the payment of one dollar, and the tender of this lease, endowed with a surrender thereof signed by them surrender this lease to lessors and be thereby discharged and released from all future obligations and responsibility thereunder, and thereupon this lease shall be null and void and of no further effect, and whatever moneys have been received by the lessors shall be retained by them.

All the conditions and agreements between the parties hereto shall extend and apply to their heirs, executors, administrators, successors and assigns.

In witness whereof, the said parties-----who for said purposes and considerations joins in said lease and consents to the execution thereof, have, hereunto set their hands and seals this 7 day of July A.D. 1910. And as a further consideration parties of the second part agree to have a rig on this land within 60 days and comence actual operations or drilling within four months or this lease is null and void and they forfeit all material on said land.

F. B. Summers  
R. T. Shearer  
W.T. Hicks  
P.B. Flynn  
M.T. Self

Signed, sealed and delivered  
in presence of.

State of Oklahoma, )

Creek County ) SS.

Acknowledgment.

Before me, John F. Egan a Notary Public in and for said county and state, on this 7 day of July 1910 personally appeared F.B. Summers, R.T. Shearer, W.T. Hicks P.B. Flynn and M.T. Self, to me known to be the identical persons who executed 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 purposes therein set forth.

Witness my hand and seal the day and year last above written.

(seal)

John F. Egan, Notary Public.

My commission expires May 4, 1914.