490 COMPARED

Sectio

OIL AND GAS LEASE

AGREEMENT, Maye and entered into this 191.2, by and between enne facof the first part part claof the second part. WITNESSETH: That the said part denot the first part, for and in consideration of the sum of Turenty mener Dollar Cin hand well and truly paid, the receipt of which is hereby acknowledged, and of the covenants and agreements hereinafter contained on the part of the said part. I would be paid, kept and performed, ha and granted, demised, leased and let, and by these presents do grant, demise, lease and let unto the said part and part then heirs or assigns, for the sole and only purpose of operating for and producing oil and gas, and of laying pipe lines, and of building tanks,

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ot North, Rang 22 .East, containing. Township

or less, and being the same land which was allotted to John F. Perry

× 44 02 7.

IT IS AGREED, That this lease shall remain in force for the term of Five Years from this date, and as long thereafter as oil or gas, or either of them, is produced therefrom by the part. iteration of the second part, iteration heirs or assigns.

IN CONSIDERATION OF THE PREMISES, The said part all of the second part covenant and agreents: 1st-To deliver to the credit of the said first then heirs or assigns, free of cost, in the pipe line to which thely may connect thele wells, the equal one sightle part their heirs or assigns. -To pay to said first part ------Dollars 200 of all oil produced and saved from the leased premises; and, 2nd the product from which is marketed and sold off the premises, said payment to be made or for the gas from each and every gas well drilled on said premises, per y well within sixty days after commencing to use the gas therefrom, as aforesaid, and to be paid yearly, in advance, thereafter while the gas from said well is so used. The part. Another the first part shall have the privilege of using at Therein own risk, free of cost, sufficient gas for one dwelling house from any gas well found on above described land by making. Thall own connection at the well. First part. to fully use and enjoy said premises for farming purposes, except. such parts as may be used by second part all operating upon said premises. the

IT IS FURTIER AGREED, That a well shall be completed upon the above described premises within ane year from the date hereof, and in case a well is not completed as above provided the part of the second part shall pay to the part of the first part. Dollars, in advance, for each year such completion is delayed until a well is completed; and it is agreed that the completion of a well shall be and operate as a full liquidation of all rental under this lease during the remainder of the term. All payments may be made direct to the lessor. For deposited to The year and the part of the second part will be and of the term. All payments may be made direct to the lessor. For deposited

of all interest in said property, after which all payments and liabilities shall ecase and determine and this lease become absolutely null and void.

IN WITNESS WHEREOF, Said parties have hereunto set their hands, the day and year first above mentioned.

WITNESS:

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STATE OF OKLAHOMA, of Thank a Notary Public within and for the said County and State, personally appeared L enna welle ann .1912., to me known to be the identical person who executed the within and foregoing nent, and acknowledged that definition of the set of the set of the set and purposes therein set forth. uted the same IN WITNESS WHEREOF, I my hand and scal. 5 Notary Public. My Commission Expires. STATE OF ƏKLAHOMA, Tulsa County. At Tulsa, Okla. HEREBY CERTIFY That this instrument was filed for record in 1912 my office on 53 and is duly recorded in Re 7.6 (leap) Register of Deeds. Deputy.

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