BOOK 1315 PAGE 510 Form L. B. 88-42 Kan., Okla. & Colo.

OIL AND GAS LEASE

K	ANSAS BLUE PRINT CO.
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	HI North Market St Wichta Harris

THIS AGREEMENT. Entered into this the 6th	day of
11110 110111111111111111111111111111111	husband and wife, Marion B. Lehan
LaSalle, Colorado	j material de lenan
3	hardroften celled lessen
C. S. McGhee, 521 Denham Bldg., Denver	hereinafter called lesser, hereinafter called lessee, does witness:
Ten and m	nerematter caned lessee, does witness:
1. That lessor, for and in consideration of the sum of Ten and me ain hand paid, and of the covenants and agreements hereinafter contained to be lesser and less unto the lesser for the purpose of mining and operating for an	be performed by the lessee, has this day granted and leased and hereby grants,
	other structures thereon to produce, save, take care of and manufacture all of
sisuen substances, and for nousing and boarding employees, the following deser-	
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	d the Southwest quarter of the Southeast
quarter of Section 5; also the Northeast q	uarter
<u>5</u>	
NAME OF THE PARTY	
	West, and containing 280 acres, more or less. In thereafter as oil, gas, casinghead gas, casinghead gasoline or any of them
- is produced.	ost, in the pipe line to which lessee may connect its wells the equal one-eighth option, may pay to the lessor for such one-eighth royalty the market price for
where not sold shall pay Fifty (\$50.00) Dollars per annum as royalty from ear producing well under paragraph numbered two hereof. The lessor to have gas lights in the principal dwelling house on said land by making his own connecting the connection of the principal dwelling house on said land by making his own connecting the connecting the principal dwelling house on said land by making his own connecting the connecting th	In the sale of the gas, as such, for gas from wells where gas only is found, and the such well, and while such royalty is so paid such well shall be held to be a free of charge from any gas well on the leased premises for stoves and inside tions with the well, the use of said gas to be at the lessor's sole risk and extend by the lessee for the manufacture of gasoline or any other product, as royf said gas is sold by the lessee, then as royalty one-eighth of the proceeds of
the sale thereof.	
5. If operations for the drilling of a well for oil or gas are not commence as to both parties, unless the lessee shall, on or before one year from this da	ed on said land on or before one year from this date, this lease shall terminate te, pay or tender to the lessor or for the lessor's credit in the
Weld County Savings Bank	
	ontinue as the depository of any and all sums payable under this lease, re
gardless of changes of ownership in said land or in the oil and gas, or in the	300 00
Two Hundred Eighty and No/100 rental and cover the privilege of deferring the commencement of drilling oper	eations for a period of one year. In like manner and upon like payments or
in interest, the payment or tender of rentals in the manner provided above sha	r like periods successively. All payments or tenders may be made by check or ental paying date. Notwithstanding the death of the lessor, or his successor Il be binding on the heirs, devisees, executors, and administrators of such person.
this lease shall not terminate, provided operations for the drilling of a well shall not reproduce the lesses have reproduced that within said period the lesses have	ng the term of this lease, the lessee shall drill a dry hole, or holes, on this land, all be commenced within twelve months from the expiration of the last rental period segins or resumes the payment of rentals in the manner and amount herein above
provided; and in this event the preceding paragraphs hereof governing the pa	yment of rentals and the manner and effect thereof shall continue in force, on the entire and undivided fee simple estate therein, then the royalties and
lessor. When required by lessor, the lessee shall bury pipe lines below plow	ound on said land for its operations thereon, except water from the wells of the depth and shall pay for damage caused by its operations to growing crops on
and land No well shall be drilled nearer than 200 feet to the house or harn no	ow on said premises without written consent of the lessor. Lessee shall have the achinory, fixtures, houses, buildings and other structures placed on said premises.
9. If the estate of either party hereto is assigned (and the privilege of extend to the heirs, executors, administrators, successors and assigns, but no	assigning in whole or in part is expressly allowed), the covenants hereof shall change of ownership in the land or in the rentals or royalties shall be binding the written transfer or assignment or a certified copy thereof. In the event this
lease shall be assigned as to a part or as to parts of the above described lands in the payment of the proportionate part of the rent due from him or them.	, and the holder or owner of any such part or parts shall fall or make default such default shall not operate to defeat or affect this lease in so far as it covers.
	hereof unless and until all parties designate, in writing, in a recordable instru- hereunder, and to execute division and transfer orders on behalf of said parties,
10. Lessor hereby warrants and agrees to defend the title to the land her	ein described and agrees that the lessee, at its option, may pay and discharge t the above described lands and, in event it exercises such option, it shall be
royalty or rentals accruing hereunder.	itself by applying to the discharge of any such mortgage, tax or other lien, any is expressly agreed that if lessee shall commence drilling operations at any time
while this lease is in force, this lease shall remain in force and its term shall therefrom, then as long as production continues.	continue so long as such operations are prosecuted and, it production results
tions for the drilling of a well shall be commenced before or on the next ensurentals in the manner and amount hereinbefore provided. If, after the expirate the provided of the provided before the provi	emises shall cease from any cause, this lease shall not terminate provided opera- ing rental paying date; or, provided lessee begins or resumes the payment of ion of the primary term of this lease, production on the leased premises shall operations for drilling a well within sixty (60) days from such cessation, and this production results therefrom, then as long as production continues.
13. Lessee may at any time and from time to time surrender this lease a	is to any part or parts of the leased premises by delivering or mailing a release
thereof to the lessor, or by placing a release thereof of record in the proper 14. This lease and all its terms, conditions, and stipulations shall extend 15. This lease shall not be terminated, in whole or in part, nor shall lessors.	l to and be binding on all successors of said lessor or lessee.
plied covenants hereof, if compliance therewith is prevented by, or if such f	allure is the result of, any Federal or State laws, executive orders, rules, or en extended by production or drilling as in this lease provided, and lessee, e leased premises for oil or gas, the primary term and the rental provision
hereof shall be extended automatically from year to year until the first anni-	versary hereof occurring ninety (90) or more days following the removal of such market any products from the leased premises by reason of any of the above
16. Lessee is hereby given the right at its option, at any time and fr scribed land with other land, lease, or leases in the immediate vicinity thereo	om time to time, to pool or unitize all or any part or parts of the above de- f, such pooling to be into units not exceeding the minimum size tract on which
said option, as to each desired unit, by executing and recording an instrumen	of such pooling or unitization: provided, however, that such units may exceed or to conform to ownership subdivisions or lease lines. Lessee shall exercise to identifying the unitized area. Any well drilled or operations conducted on
portion, computed on an acreage basis, bears to the entire acreage of such	nducted under this lease, and there shall be allocated to the portion of the production from all wells on such unit as lessor's interest, if any, in such unit. And it is understood and agreed that the production so allocated shall
be considered for all purposes, including the payment or delivery of royalty cluded in such unit in the same manner as though produced from the above	, to be the entire production from the portion of the above described fand in-
IN WITNESS WHEREOF, we sign the day and year first above written.	
	John a Vehrens
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WINTERMEDIA WITH THE PROPERTY STATES	- Marian D. Schan
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STATE OF Colorado	ss. ACKNOWLEDGMENT FOR INDIVIDUAL (Kans. Okla. and Colo.)
Before me, the undersigned, a Notary Public	within and for said County and State, on this 6th
day of September , 19	51, personally appeared John A. Behrens
a superior and the supe	fe; Marion B. Lehan
to the Mind of the brown to be the identical person S	who executed the within and foregoing instrument and acknowledged to me
they executed the same as their fr	ee and voluntary act and deed for the uses and purposes therein set forth.
IN WITNESS WHEREOF, I have hereunto so	Public Notary Public
My commission expires WERTIN R. WEAD, Molary My Commission Expires Sept. 14th	Notary Public
My Commission Expires Sept. 14th	
STATE, OF	ss. ACKNOWLEDGMENT FOR INDIVIDUAL (Kans. Okla. and Colo.)
Before me, the undersigned, a Notary Fubil	e, within and for said County and State, on this
day of, 1	9, personally appeared
and	
the state of the s	who executed the within and foregoing instrument and acknowledged to me
that executed the same as f	ee and voluntary act and deed for the uses and purposes therein set forth.
•	et my hand and official seal the day and year last above written.
My commission expires	Notary Public
STATE OF	ss. ACKNOWLEDGMENT FOR CORPORATION
Be it remembered that on this day of	, 19, before me, the undersigned, a
	unty and state aforesaid, came
president of	
a corporation of the State of the same person who executed as such officer the for	personally known to me to be such officer, and to be regoing instrument of writing in behalf of said corporation, and he duly ac-
knowledged the execution of the same for himself	and for said corporation for the uses and purposes therein set forth. set my hand and official seal on the day and year last above written.
My commission expires	
	Notary Public
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EA BG.	Trecor recor 1951 St. R. Of J. R. R. F. COL M. T. C. C. L. M. K. E. COL M. T. C.
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No. o.	STAT. County The Tal The Tal When
NOTE: When signature by mark in Kansas said	mark to be witnessed by at least one person and also acknowledged.
For acknowledgment by	mark to be witnessed by at least one person and also acknowledged, mark, use regular Kansas acknowledgment.
(x,y) = (x,y) + (x,y	
STATE OF	ss. ACKNOWLEDGMENT FOR INDIVIDUAL (Kans. Okla. and Colo.)
COUNTY OF	c, within and for said County and State, on this
day of, 1	9, personally appeared
and have been and the state of	r de tûrek gatrarang
	who executed the within and foregoing instrument and acknowledged to me
thatexecuted the same asfr IN WITNESS WHEREOF, I have hereunto-s	ee and voluntary act and deed for the uses and purposes therein set forth. et my hand and official seal the day and year last above written.
My commission expires	Notary Public
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