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OIL AND GAS LEASE

AGREEN	MENT, Made and entere	d into this37	Lst	day of OC	tober	, 19
by and b	etween Nancy M.	Paige, 4207 I	<u> 3utternut C</u>	ourt, Houst	on, Texas 77088	
					***************************************	***************************************
		_1 _ 0			the first part, hereinafter ca	lled lessor (whether one or m
and A	E. Garrison,	1428 B NW, Arc	more, Okla	• (3401	, part.y of the sec	ond part, hereinafter called le
cash in h performe exploring	nand paid, receipt of which d, has granted, demised, l g by geophysical and other	leased and let and by the r methods, mining and o	ese presents does gr	ant, demise, lease a cluding but not lin	and let unto the said lessee	part of lessee to be paid, kepl, for the sole and only purpo ensate), gas (including casing hereon, to produce, save and of Carter
care of	said products, all that cert	ain tract of land, togeth	/L NF./4	bilary rights there.	n, stantes in the	
State of	Oklahoma, described as	follows, to-wit:	(
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						······································
of Section	21 To	washin 3 South	Range 1 Wes	t, and conta	aining 40	acres, more or
·, _T	the agreed that this lease	shall remain in force for	r a term of	years from	m date (herein call primar	y term) and as long thereaft
oil or g	as, or either of them, is p	roduced from said land i	by the lessee.		three-six	teenths (3/16)
. 1	st. To deliver to the cree	dit of lessor free of cost,	in the pipe line to	which it may conne	ect its wells, the mornion	part of all oil (including
not limiب	ited to condensate and dist	tillate) produced and sav	ed from the leased	premises.		off the lessed premises, or us
ducts the being so lease in on or be annivers	terefrom, said payments to be sold or used and the wel force, lessee shall pay or t efore the anniversary date sary date of this lease dur- eing produced within the i	be made monthly. Dur ill or wells are shut in an tender a royalty of One I of this lease next ensuin, ing the period such well meaning of the entire le- for stoves and inside ligh	ing any period (when there is no curron to composite the control of the control o	nether before or aftent production of over per net royalty on of ninety (90) or oyalty owners. Whave the privilege at dwelling thereon of	iter expiration of the primil or operations on said leavence retained hereunder, so days from the date such we hen such payment or tender this risk and expense of upout of any surplus gas not reads.	nises, or in the manufacture of any term hereof) when gas is sed premises sufficient to kee uch payment or tender to be it is shut in and thereafter of is made it will be considered from any well, produceded for operations hereundig-head gasoline or dry comme such gas shall be used, said
ments to	o be made monthly.			onestions on an a	wisting well within the te	rn of this lease or any exte
						vorking operations with reason in force with like effect as in
•		the term of weare first m	nentioned.			or portions thereof, as to all
or any without or with allocate in such duction located on proc acreage lieu of	stratum or strata, with an distillate. However, no out distillate more than 6 a producing allowable has allocation of allowable. I from the unit shall be treathereon. The entire acres duction from the unit sha originally leased and the other royalties thereon, or	ny other lands as to all unit for the production 40 acres; provided that sed on acreage per well, the Lessee shall file written eated as if such operation age within a unit shall less as below provided then actually embraced between the total acreage in the total acreage in the second content of the total acreage in the second content of the total acreage in the second content of the total acreage in the content of the total acreage in the content of t	I strata or any stra if any governmenta then any such unit r unit designations in ns were upon or su be treated for all p d, and except that by this lease shall he royalties stipulat	tum or strata, for shall embrace more il regulation shall is may embrace as much the county in which ch production were surposes as if it were in calculating the be counted. In re- ced herein as the ar	the production primary to the prescribe a spacing pattern the additional acreage as may ich the leased premises are from the leased premises were covered by and included amount of any shut in gespect to production from the mount of his acreage placed	e production primarily of gas for the development of the five be so prescribed or as may be located. Operations upon an chether or not the well or well in this lease except that the rase royalties, only that part of the unit, Lessee shall pay Less in the unit, or his royalty in
	If said lessor owns a less	interest in the above d	lescribed land than which his interest b	scars to the whole	and undivided ico.	erein, then the royalties herein
	Lessee shall have the right	t to use, free of cost, gas	s, oil and water pro	duced on said land	for its operations thereon,	except water from wells of
	NT- mall shall be drilled a	nearer than 200 feet to	the house or barn	now on said premis	ses, without the written con	sent of the lessor.
tend to obligati furnish obligati	If the estate of either part their heirs, executors, add one or diminish the rights ed with a written transfer ions with respect to the	t at any time to remove ty hereto is assigned, and ministrators, successors of of Lessee. No change it or assignment or a tru- assigned portion or port	all machinery and d the privilege of a or assigns. Howeve in the ownership of he copy thereof. In	issigning in whole r, no change or di the land or royalti case lessee assigns upon to the date of the land or royalti case lessee assigns	or in part is expressly allo vision in ownership of the es shall be hinding on the this lease, in whole or in of assignment.	eright to draw and remove of wed, the covenants hereof she land or royalties shall enlar lessee until after the lessee ha part, lessee shall be relieved utles and Regulations, and this
shall n	ot be terminated, in whole	e or in part, nor lessee	held liable in dama	iges, for failure to	compry mercaning it compri	ance is prevented by, or the
of the	This lease shall be effectivelissors above named may	ve as to each lessor on e not join in the executio	barant ar	to his or her intere d "Lessor" as used	st and shall be binding on I in this lease means the pa	those signing, notwithstanding rty or parties who execute thi
	1.1	Larra				by delivering or mailing a
	'	, release of record in the	e proper Coupty.			
deem f	or lessor by payment any	mortgages, taxes or other	title to the lands r liens on the above	nerein described, an e described lands, i	n the eyent of default of p	ill have the right at any time ayment by lessor, and be subr
to the	rights of the holder there	of EW ADD	IIIUNA	L LAND	KEUUKDS	AI
			31st	day of	October	. 19.
į.	IN TESTIMONY WHE	REOF, we sign this th	c	aay or		
		7 0	<i>j</i>			***************************************
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***********	wanters	John fin		Mana	IN Paige	E)
	reconcers	Lock fin	Marin S.	Nancy	711. (Yang y M. Paige 71-30-830	<u> </u>
	rianias Paud A. C	earle land		Nancy	71. 12 cm y M. Paige 71-30 - 830	Soc.Sec.No

	STATE OF CHECKNICHA TEXAS County of Harris (ACKNOWLEDGMENT FOR INDIVIDUAL)	
٠	Before me, the undersigned, a Notary Public, in and for said County and State, on this day of Nancy M. Paige	whin, 1977,
	personally known to me to be the identical person who executed the within and foregoing instrument, and acknowledged to executed the same as her free and voluntary act and deed, for the uses and purposes therein set forth. IN WITNESS WHEREOF, I have hereunto set my official signature and affixed my afficial seal the day and year first ab	ine that she
	april 111979 Vivia Dachain	11.0
	STATE OF OKLAHOMA, County of	The second secon
	Before me, the undersigned, a Notary Public, in and for said County and State, on this	, 19,,
	personally known to me to be the identical person who executed the within and foregoing instrument, and acknowledged to executed the same as	me that
]	My commission expires	Notary Public
	STATE OF OKLAHOMA, County of	
1	personally appeareday 1 abit, in and tor said County and State, on thisay of	
•	personally known to me to be the identical person who executed the within and foregoing instrument, and acknowledged to executed the same as	
No.	FROM FROM THOM THOM THOM THOM THOM THOM THOM TH	Deputy Record and Mail to: (And Anis V OK 1340) Burkbart Printing & Stationery Co., Tulta, Okla.
St.	TATE OF OKLAHOMA: St. (ACKNOWLEDGMENT FOR CORPORATION) On this day of A. D., 19 before me, the undersigned, a Notary Public, in aternatoresaid, personally appeared	and for the County and
an	me known to be the identical person who subscribed the name of the maker thereof to the foregoing instrument as its	the free and voluntary
W.		

Notary Public