OIL AND GAS LEASE

83037—MILBURN & SCOTT CO., INC., COUNTY SUPPLIES, BEATRICE, NEBR.		
1	STATE OF N	EBRASKA,)
Louise Boeller, wdo	County of Gage	ss.
		ment was filed for record on the 11 day
	DOI LO I of Dec.	19 40 at 11 o'clock A. M.,
TO	B-Oil and Gas Lease and duly record of this office.	ded in Book T Page 66 of the records
O T Pose et al	of this office.	
O.T.Ross, et al	ARED	eau & Couley Register of Deeds.
7 /10-	В	y Dortawley Deputy
Commence AGREEMENT, Made and entered into this 7th	day of December	19140 , by and between Louise Boller, (Widow)
1		
	Party of t	he first part, hereinafter called lessor (whether one or more) and
O III Daga III and 19 I amith 8 I b	O Ch - 7 4 - 1- 7	Part ies of the second part, hereinafter called lessee,
O.T.Ross Floyd E.Leavitt & Joh WITNESSETH, That the said lessor, for and in consideration	on of One and No/100	DOLLARS,
cash in hand paid, receipt of which is hereby acknowledged	, and of the covenants and agreements hereix	nafter contained on the part of lessee to be paid, kept and per- o said lessee, for the sole and only purpose of mining and operat-
ing for oil and gas, and laying pipe lines, and building tan	ks, power stations and structures thereon to	produce, save and take care of said products, air that cortain
tract of land situated in the County of Gage	State of Nebraska	, described as follows, to-wit:
West Half		
()	_	
of Section (IO) Township 6	Range 6	and containing 320 acres more or less.
It is agreed that this lease shall remain in full force for from said land by the lessee.		, and as long thereafter as oil or gas, or either of them, is produced
In consideration of the premises the said lessee covenants ist. To deliver to the credit of lessor, free of cost, in the leased premises.	e pipe line to which he may connect his wells,	the equal one-eighth (%) part of all oil produced and saved from the
	y is found the equal one-eighth (%) of the gr	oss proceeds at the prevailing market rate, for all gas used off the as free of cost from any such well for all stoves and all inside lights
premises, said payments to be made Semi-annually in the principal dwelling house on said land during the same		rell at his own risk and expense. rel of casing-head gasoline, one-eighth (%) of the proceeds at the
3rd. To pay lessor for gas produced from any oil well a prevailing market rate for the gas used, for the time during	ad used off the premises, or for the manufactu	o be made Semi-annually
If no well he commenced on said land on or before the	Ist day of January	, 1942 , this lease shall terminate as to both
parties, unless the lessee on or before that date shall pay or	tender to the lessor, or to the lessor's credit in	The Hallam Bank
at Hallam, Nebr.		the depository regardless of changes in the ownership of said land,
the sum of Three Hundred Twenty (\$320.0	O) DOLLARS, which sh	all operate as a rental and cover the privilege of deferring the com-
menoment of a well for twelve months from sa for like periods or the same number of months successively, pricileges granted to the date when said first rental is payab	And it is understood and agreed that the consi le as aforesaid, but also the lessee's option of	s or tenders the commencement of a well may be further deferred deration first recited herein, the down payment covers not only the extending that period as aforesaid, and any and all other rights
conferred. Should the first well drilled on the above described land b	e a dry hole, then, and in that event, if a secon	d well is not commenced on said land within twelve months from the
expiration of the last renal period for which renal has been shall resume the payment of rentals in the same amount and as above provided, that the last preceding paragraph hereof.	n the same manner as hereinbefore provided. A governing the payment of rentals and the effect	d well is not commenced on said land within twelve months from the es, unless the lessee on or before the expiration of said twelve months not it is agreed that upon the resumption of the payment of rentals, thereof, shall continue in force just as though there had been no
interruption in the rental payments. If said lessor owns a less interest in the above described	and than the entire and undivided fee simple e	state therein, then the royalties and rentals herein provided shall be ton thereon, except water from wells of lessor. written consent of the lessor. including the right to draw and remove casing, essee shall have the right to drill such well to completion with reashall continue and be in force with the like effect as if such well had
Lessee shall have the right to use, free of cost, gas, oil, When requested by lessor, lessee shall bury his pipe line:	and water produced on said land for its operation below plow depth.	ion thereon, except water from wells of lessor.
No well shall be drilled nearer than 200 feet to the house Lessee shall pay for damages caused by its operations to	e or barn now on said premises, without the vo	vritten consent of the lessor.
If the lessee shall commence to drill a well within the te sonable diligence and dispatch, and if oil or gas, or either of	rm of this lease or any extension thereof, the 1 them, be found in paying quantities, this lease	essee shall have the right to drill such well to completion with rea- shall continue and be in force with the like effect as if such well had
been completed within the term of years herein first mentioned if the estate of either party hereto is assigned, and the p	rivilege of assigning in whole or in part is er	repressly allowed, the covenants hereof shall extend to their heirs, it of rentals or royalties shall be binding on the lesse until after agreed it would be shall be assigned as to a part or as to the proportionate part of the rents due from this of said lands upon which the said lessee or any assignee thereof
the lessee has been furnished with a written transfer or assigns, but no charge of the above described lands and the assignee or assignee	rnment or a true copy thereof; and it is hereby ses of such part or parts shall fail or make def:	agreed in the event this lease shall be assigned as to a part or as to ault in the payment of the proportionate part of the rents due from
him or them, such default shall not operate to defeat or affe shall make due payments of said rentals.	ct this lease in so far as it covers a part or pa	lessee shall have the right at any time to redeem for lessor by pay-
Lessor hereby warrants and agrees to defend the title to ment, any mortgages, taxes or other liens on the above described to the description begins the title to make the title to the titl	the event the lesses, helps, assigns or legal rep	lessor, and be subrogated to the rights of the holder thereof.
fail-to-pay-any-of-the rentale within thirty days after same as a cancellation of this lease, upon filing same in the record	pecomes due, an affidavit signed before a notar lor's office of the county wherein the above des	lessee shall have the right at any time to redeem for lessor by pay- lessor, and be subrogated to the rights of the holder thereof. Secondary of the redest of the redest of the secondary of this lease or a pay of the redest of the secondary of the redest of the redes
Signed, sealed and delivered in presence of		Louise Boller (SEAL)
-		(SEAL)
Frank J.Sturma		O.T.Ross (SEAL)
Robert C.Rocke		(SEAL)
<u></u>		(SEAL)
		(SEAL)
	·······	(SEAL)
STATE OF NEBRASKA. , INDIVIDUAL		
STATE OF NEBRASKA, COUNTY OF Gage		t D to 10 livers me a Notomer
COUNTY OF GAGE	On this 9th day of	Public
duly commissioned and qualified for a	nd residing in said County, personally came	Louise Boller
to me known to be the identical person instrument as lesson whose name is affixed to the foregoing convenient as lesson acknowledged the execution thereof to be		
N		
her voluntary act an		dow and your last shows written
Witness my hand and Nota	rial Seal the	day and year last above written.
	ires Sept.29. 19 42	Notary Public
My Notarial Commission exp	ires Sept.29, 19 42	TATAL CONTRACTOR OF THE PROPERTY OF THE PROPER

J.A. Bonebright Notarial Seal Commission expires Sept. 29,1942 Gage County Nebraska