Form 88—(Producers) B

## OIL AND GAS LEASE

83037-MILBURN & BOOTT CO., INC., COUNTY SUPPLIES, BEATRICE, NESS	· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·		
John Krapp & Wf	County of Gage	STATE OF NEBRASKA,  Gound This instrument was file	ed for record on the	11 day
TO	B-Oil and Gas Lease	of Dec. and duly recorded in Book of this office.	19 40 at 1 T Page 46	
O.T.Ross,et al	W. COMPARED A	Dean By D	& Cooncay R	egister of Deeds.
Commence AGREEMENT, Made and entered into this 13th,	day of Nove	nber <sup>19</sup> ц <sub>О</sub> , by	and betweenJohn Krapp	and
Clara Krapp, Husband and Wife		Party of the first part, h	ereinafter called lessor (whe	ther one or more) and
O.T.RossFloyd E.Leavitt & John O.Sh WITNESSETH, That the said lessor, for and in considerationsh in hand paid, receipt of which is hereby acknowledge formed, has granted, demised, leased and let and by these ing for oil and gas, and laying pipe lines, and building that tract of land situated in the County of Gage  East Half of the Northeast Quarter of Southwest Quarter of Sec.23Twp.6	ion of One & No/1 d. and of the covenants and presents does grant, demis nks, power stations and stress of Sec. 21Two 6-Rec	agreements hereinafter containe e, lease and let unto said lessee, fouctures thereon to produce, save lebraska	and take care of said propose and take care of said propose as follows, to-wit:	DOLLARS, be paid, kept and per- of mining and operat- ducts, all that certain
of Section  It is agreed that this lease shall remain in full force for from said land by the lessee.  In consideration of the premises the said lessee covenants. To deliver to the credit of lessor, free of cost, in leased premises.  End. To pay lessor for gas from each well where gas covenants. The properties of the principal dwelling house on said land during the same 3rd. To pay lessor for gas produced from any oil well prevailing market rate for the gas used, for the time durint if no well be commenced on said land on or before the parties, unless the lessee on or before that date shall pay or at Hallam, Nebr the sum of Five Hundred Sixty————————————————————————————————————	its and agrees: the pipe line to which he may the pipe line to which he may the pipe line to which he may the pipe line to which he equal one-ei  ly  e time by making his own col and used off the premises, of g which such gas shall be us  lst, day of r tender to the lessor, or to the or its successors, which said date. In like manner an And it is understood and a tible as aforesaid, but also the be a dry hole, then, and in the n paid, this lease shall term lin the same manner as here! governing the payment of r governing the payment of r	rears from this date, and as long the connect his wells, the equal one-eligible (1) of the gross proceeds at and lessor to have gas free of cost framections with the well at his own to fer the manufacture of casing-hered, said payments to be made Sanuary  Tanuary  The lessor's credit in The a shall continue as the depository reported to the continue as the depository of the continue as the condition of the continue as to both parties, unless the lesson of the continue as to both parties, unless the lesson of the continue as the continue a	recafter as oil or gas, or either ghth (%) part of all oil product the prevailing market rate, from any such well for all stoverisk and expense, and gasoline, one-eighth (%) semi-annually, 19 42, this lease sha Hallam egardiess of changes in the crental and cover the privilege e commencement of a well much given as a forestid, and any numenced on said land within tisse on or before the expiration that upon the resumption of the continue in force just as those	ced and saved from the or all gas used off the es and all inside lights of the proceeds at the light that it is a second and the light that is a second all and, a of deferring the compay be further deferred in covers not only the and all other rights welve months from the tof said twelve months he payment of rentals, use there had been no
ment, any mortgages taxes or other liens on the above des the further agreed between the parties hereto, that it fall to pay any of the penties within thirty days after same	cribed lands, in event of der of the event the lessee, heirs, becomes due, an affidavit of rder's office of the county w	ant of payment by lessor, and be sussigns or logal representatives fail gned before a notary public by the persin the above described land in si	ibrogated to the rights of the l to live up to any of the con- lessors and the Bank herein d tunted.	holder thereof.  ditions of this lease or esignated, shall operate
Signed, sealed and delivered in presence of		Joh Cla	n Krapp ra Krapp	(SEAL)
Frank J.Sturma		0.1	.Ross	(SEAL)
		Jo	hn O.Sheldahl	(SPAI)
		Fl	oyd E.Leavitt	(SEAL)
STATE OF NEBRASKA,	II	TOIVIDUAL-FORM-OF ACKNOW		
COUNTY OF GAGE Gounty (88.	On this 4th	day of December	A. D. 1940 , befo	ore me a Notary
U1. •	and residing in said County, se the identical person 8		p & Clara Krapp	Public
whose name s are	affixed to the fore	instrument as lesso going conveyance as season	rs and acknowledged the e	xecution thereof to be
their voluntary act as Witness my hand and	nd deed. Notarial Seal	the day and year la		<u>.</u>
¥ -la		<b>▲</b> 3550000	J.A.Bonel	
My Notarial Commission ex	pires oopt.cy,	19 . 42	Nota	ry Public

J.A. Bonebright

Motarial Seal Commission expires Sept.29,1942 Cage County Nebraska