(SEAL)

(SEAL)

OIL AND GAS LEASE

No6309	Number of Acres	County, Iowa
FROM	· · · · · · · · · · · · · · · · · · ·	
ORA MACUMBER ET UX	STATE OF IOWA County of	
TO		r record on the 28
PAT MEHOLIN	-	recorded in book 89
	Page 427 of the	
Dated, Block	**	tterly Register of deeds
	/ w wilms w wede	
ACREEMENT Mede and entered into this 24th day of	March 19	9.39 by and between
AGREEMENT, Made and entered into this 24th day of	· · · · · · · · · · · · · · · · · · ·	
Ora Macumber and his wife Ella K	. Macumber	
		called lessor (whether one or more), an
WITNESSETH That the lessor, for and in consideration of— One and cash in hand paid, the receipt of which is hereby acknowledged, and of the and let, and by these presents does grant, demise, lease and let exclusively until the land hereinafter described, with the exclusive right for the purpose of producing therefrom oil, gas, casing-head gas, casing-head gasoline, and the with rights of way and easements for laying of pipe lines, telephone and telegrand fixtures for producing, treating and caring for such products and hous incident to, or convenient for the economical operation alone or conjointly we casing-head gasoline, and erection of structures thereon to produce, save an into subsurface strata. All that certain tract of land situated in the Township	No/Hundredths — DOLLARS e covenants and agreements hereinafte to the said lessee, his heirs, executors mining, exploring by geophysical an e exclusive right of injecting water, bris aph lines, tanks, power houses, station sing and boarding employees and any an ith neighboring land, on said land for ti d take care of said products, and the i	or contained has granted, demised, leases, administrators, successors and assigned other methods, and operating for an one, and other fluids into subsurface strates, gasoline plants, ponds and roadway deall other rights and privileges necessary the production of oil, gas, casing-head gas injecting of water, brine and other fluid
State of Iowa, described as follows, to-wit:	, C	ounty or message out
West one-half of the northwest half of the east one-half of the nor West one-half of the southwest quart of the southwest quarter, section 33	thwest quarter of sect er and the northeast q	ion 33.
		• •
777	Ranga 28W#	
of Section	, Italige	escribed lands owned or claimed by lesso
		solition initial owner of claimed by lesso.
For rental payment purposes said leased lands shall be deemed to contain It is agreed that this lease shall remain in 'orce for a term of ten (10)		eafter as oil, gas, casing-head gas, casing
head gasoline or any of them is produced from said leased premises or operation for the injection of water, brine and other fluids into subsur ace strata. Provide	ns for drilling are continued as hereina:	fter provided, or operations are continue
and effect only as to well or wells so used and the ten acres continguous there In consideration of the premises the said lessee covenants and agrees:	tc.	
1st. To deliver to the credit of lessor, free of cost, in the pipe line to whi saved from leased premises, or at the lessee's option, may pay to the lessor for	ch lessee may connect his wells, the equ r such one-eighth royalty, the market	al one-eighth part of all oil produced an price for oil of like grade and gravit
prevailing on the day such oil is run into the pipe line or into storage tanks. 2nd. To pay lessor one-eighth, at the market price at the well for the gas being used off the premises, and lessor to have gas free of cost from any suc	so used, for the gas from each well w	here gas only is found, while the same i
land during the same time by making his own connections with the wells at 3rd. To pay lessor for gas produced from any oil well and used off the	his own risk and expense	_
price at the well for the gas so used, 'or the time during which such gas she If no well be commenced on said land on or before one year from date here	all be used, said payments to be made	e monthly.
date shall pay or tender to the lessor or to the lessor's credit in the		
or its successors, which shall continue as the depository regardless of changes shall operate as a rental and cover the privilege of deferring the commencem	in the ownership of said land, the sum	ofcents per acre, which
payments or tenders the commencement of a well may be further deferred for tenders may be made by check or draft of lessee or any assignee thereof, mail	r like periods of the same number of ed or delivered on or before the rental p	f months successively. All payments opaying date.
Should the first well drilled on the above described and be a dry hole, the twelve months from the expiration of the last rental period for which rental	has been paid this lease shall termina	te as to both parties, unless the lesses of
or before the expiration of said twelve months shall resume the payment of And it is agreed that upon the resumption of the payment of rentals, as aboverntals and the effect thereof, shall continue in force just as though there h	e provided, that the last preceding para	graph hereof, governing the payments of
If said lessor owns a less interest in the above described land than the enti- provided shall be paid the lessor only in proportion which his interest bears t	re and undivided fee simple estate ther	ein, then the royalties and rentals herei
on each of the above named parties who sign; regardless of whether it is signed Lessee shall have the right to use, free of cost, gas, oil and water produce	by any of the other parties.	
When requested by the lessor, lessee shall bury its pipe lines below plow No well shall be drilled nearer than 100 feet to the house or barn now	depth. on said premises, without the written	_
Lessee shall pay for damages caused by its operation to growing crops Lessee shall have the right at any time to remove all machinery and fixtu	res placed on said premises, including	the right to draw and remove casing.
If the estate of either party hereto is assigned, and the privilege of assign to their heirs, executors, administrators, successors or assigns, but no change	in the ownership of the land or assi	ignment of rentals or royalties shall b
binding on the lessee until after the lessee has been 'urnished with a written event this lease shall be assigned, as to a part or parts of the above described default in the payment of the proportionate part of the rents due from him.	i lands and the assignee or assignees	of such part or parts shall fail or mak
to covers a part or parts of said lands which the said lessee or any assignee Lessor hereby warrants and agrees to defend the title to the lands herein	thereof shall make due payment of sa	id rental.
for lessor, by payment, any mortgage, taxes or other liens on the above describ rights of the holder hereof, and lessor hereby agrees that any such payment	ed lands, in the event of default of pav	ment by lessor, and he subrogated to th
which may become due the lessor under the terms of this lease. The undersigned lessors, for themselves and their heirs, successors and assets.	gns, hereby surrender and release all	rights of dower and homestead in th
premises herein described, insofar as said right of dower and homestead may Should the depository bank hereafter close without a successor, lessee or h first named bank, due notice of the deposit of such rental to be mailed to the	in any way affect the purpose for whitis assigns may deposit rentals in any Na	ch this lease is made as recited herein. ational Bank located in same county wit
IN WITNESS WHEREOF WE SIGN, this the 24th day WITNESS:		,
Accepted		

Pat Meholin

STATE OF IOWA County of Madison	88.	ACKNOWLEDGEMENT FOR INDIVIDUAL	
•	A. D., 19.39, before r	ne, Cloyde R. Mills	4
		yappeared Ora Macumber	
		n to be the person.S named in and who executed the	
acknowledged that they executed the same a			
Witness my hand and seal this day and year last		Cloyde R. Mills	
Notarial Seal) My commission expires 7/4/39	Notary Public	in and for Medison	
STATE OF YOUR TEXAS	88.	ACKNOWLEDGEMENT FOR INDIVIDUAL	
County of GREGG	7.0		
On this 10th day of April			
a Notary Public, in and for Grage			
and the second s		n to be the person named in and who executed the	foregoing instrument, and
acknowledged that executed the same a	•	t and deed.	
Minless my hand and seal this day and year last		G. C. Parker	
MyStrandston expres June 1, 194	Notary Public	in and for Gregg	County, BRA Texas
STATE OF IOWA			
County of	ss.	ACKNOWLEDGEMENT FOR INDIVIDUAL	
On thisday of	A. D., 19 before n	ne	
a Notary Public, in and for			
		n to be the person named in and who executed the	
acknowledged thatexecuted the same a			roregoing instrument, and
Witness my hand and seal this day and year last	<u>-</u>	t and deed.	
		In and Ann	
My commission expires	Notary Public	in and for	County, Iowa.
STATE OF IOWA)	ACKNOWN EDGEWOOD TOD DODGE	
County of	88.	ACKNOWLEDGEMENT FOR INDIVIDUAL	
On this day of	A. D., 19, before n	n e,	
a Notary Public, in and for	County, Iowa, personali	appeared	
4	to me know	to be the person named in and who executed the	foregoing instrument, and
acknowledged thatexecuted the same as	voluntary ac	t and deed.	
Witness my hand and seal this day and year last	above written.		
My commission expires	Notary Public	in and for	
STATE OF IOWA	SS.	ACKNOWLEDGEMENT FOR INDIVIDUAL	-
County of			
On this day of	A. D., 19, before n	ne,	***************************************
a Notary Public, in and for	.County, Iowa, personally	appeared	*************************************
	to me know	to be the person named in and who executed the	foregoing instrument, and
acknowledged thatexecuted the same as	•	t and deed.	
Witness my hand and seal this day and year last	above written.		**************************************
My commission expires	Notary Public	in and for	County, Iowa.
OFFICE OF TOTAL			
County of	85.	ACKNOWLEDGEMENT FOR INDIVIDUAL	
·			
On this day of			
a Notary Public, in and for			
		n to be the person named in and who executed the	foregoing instrument, and
acknowledged thatexecuted the same asvoluntary act and deed. Witness my hand and seal this day and year last above written.			

My commission expires	Notary Public	in and for	County, Iowa.