....(SEAL)

al Mortgage & S.	2 Page 5-45
annexed	_
For Kelease of annexed	Martgage Record.

PAT MEHOLIN Dated	STATE OF IOWA County of Madison This instrument was filed for record on the 28 day of October 1939 at 10:56 o'clock A.M., and duly recorded in book 89 Page 437 of the records of this office.	
PAT MEHOLIN Dated, 19	This instrument was filed for record on the 28 day of October 1939 at 10:56 o'clock A.M., and duly recorded in book 89 Page 437 of the records of this office.	
PAT MEHOLIN Dated, 19	o'clock	· ,
PAT MEHOLIN Dated, 19	o'clock	
Dated, 19	Page 437 of the records of this office.	
Lot, Block Addition	m	
Section, Township, Range	Pearl E. Shetterly COMMINISTED—Register of deeds	
AGREEMENT, Made and entered into this 10th day of.	April 19.39 by and between	
	party of the first part, hereinafter called lessor (whether one or more),	
WITNESSETH That the lessor, for and in consideration of— One and Noth in hand paid, the receipt of which is hereby acknowledged, and of the collect, and by these presents does grant, demise, lease and let exclusively unto the land hereinafter described, with the exclusive right for the purpose of miducing therefrom oil, gas, casing-head gas, casing-head gasoline, and the exclusives for way and easements for laying of pipe lines, telephone and telegraph if fixtures for producing, treating and caring for such products and housing ident to, or convenient for the economical operation alone or conjointly with ning-head gasoline, and erection of structures thereon to produce, save and ta	covenants and agreements hereinafter contained has granted, demised, le the said lessee, his heirs, executors, administrators, successors and assi- nining, exploring by geophysical and other methods, and operating for exclusive right of injecting water, brine, and other fluids into subsurface str in lines, tanks, power houses, stations, gasoline plants, ponds and roady and boarding employees and any and all other rights and privileges necess neighboring land, on said land for the production of oil, gas, casing-head	eased igns, and rata, ways sary, gas.
o subsurface strata. All that certain tract of land situated in the Township of	Lincoln , County of Madison	,
ter of the southwest quarter of Section Twelve part of the northeast quarter of the northwesh and east of Middle River and a tract describe Northeast quarter of section 13, running the Northeast quarter of section 13, running the lifeet, thence West two rods, thence South thence North fifty three rods five and one-by the term of Section thirteen, sixteen Northwest quarter of Section thirteen, sixteen four and three-fourths degrees, East, six and twenty five degrees west, one and ninety have down the center of said river, North, sixten eighty nine degrees, East five and seventeen west quarter of the northwest Quarter, thence west corner of said forty acre tract, twest corner of said forty-acre tract, thence eiginning; all in Township 75 North of Range 28	est quarter of Section thirteen (13). lying ibed as follows; Commencing at the NW corn thence east sixty twe rods, thence South 2 twenty six rods 11 feet, thence West sixtenalf feet to the place of beginning; and ton the West line of the Northwest quarte an and eighty-one hundredths chains South two and forty hundredths rods, thence No and ninety-hundredths (6.90) chains, thence hundredths chains to the center of Middle by eight degrees east, eight chains, thence en-hundredths chains to the East line of see South twelve and ten one-hundredths chains, thence west on the South thereof to the North on the West line thereof to the plant of the North on the West line thereof to the plant of the South thereof to the plant of the South of the South thereof to the plant of the South of the South thereof to the plant of the South of the South thereof to the plant of the South of the South thereof to the South of the South o	ng ner 26 Sy er of rth ee Riv eaid
Section S 12 & 13 Township 75 It being intended hereby to include herein all lands and interests therein con		ssor.
rental payment purposes said leased lands shall be deemed to contain	•	20011
It is agreed that this lease shall remain in orce for a term of ten (10) yet did gasoline or any of them is produced from said leased premises or operations for the injection of water, brine and other fluids into subsur ace strata. Provided, I effect only as to well or wells so used and the ten acres continguous thereto.	vears from this date and as long thereafter as oil, gas, casing-head gas, cas for drilling are continued as hereinafter provided, or operations are contin	nued
In consideration of the premises the said lessee ecvenants and agrees: 1st. To deliver to the credit of lessor, free of cost, in the pipe line to which leed from leased premises, or at the lessee's option, may pay to the lessor for su		
vailing 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 so	used, for the gas from each well where gas only is found, while the sam	ne is
ng used off the premises, and lessor to have gas free of cost from any such we during the same time by making his own connections with the wells at his	s own risk and expense	
3rd. To pay lessor for gas produced from any oil well and used off the process the well for the gas so used, for the time during which such gas shall be If no well be commenced on said land on or before one year from date hereof, to	he used, said payments to be made monthly.	
	State Bank at Winterset, Iowa,	
its successors, which shall continue as the depository regardless of changes in all operate as a rental and cover the privilege of deferring the commencement ments or tenders the commencement of a well may be further deferred for like ders may be made by check or draft of lessee or any assignee thereof, mailed o	of a well for twelve months from said date. In like manner and upon like periods of the same number of months successively. All payment.	like
Should the first well drilled on the above described and be a dry hole, then, as live months from the expiration of the last rental period for which rental has before the expiration of said twelve months shall resume the payment of rental it is agreed that upon the resumption of the payment of rentals, as above protals and the effect thereof, shall continue in force just as though there had be If said lessor owns a less interest in the above described land than the entire a wided shall be paid the lessor only in proportion which his interest bears to the	as been paid this lease shall terminate as to both parties, unless the lesse intals in the same amount and in the same manner as hereinbefore provided, that the last preceding paragraph hereof, governing the payment been no interruption in the rental payments, and undivided fee simple estate therein, then the royalties and rentals he he whole and undivided fee, and the signing of this agreement shall be bin	ee on ided ts of
each of the above named parties who sign; regardless of whether it is signed by Lessee shall have the right to use, free of cost, gas, oil and water produced on When requested by the lessor, lessee shall bury its pips lines below plow dep No well shall be drilled nearer than 100 feet to the house or barn now on s Lessee shall pay for damages caused by its operation to growing crops on	y any of the other parties. on said land for its operation thereon, except water from wells of lessor. spith. said premises, without the written consent of the lessor.	
Lessee shall have the right at any time to remove all machinery and fixtures: If the estate of either party hereto is assigned, and the privilege of assigning their heirs, executors, administrators, successors or assigns, but no change in ding on the lessee until after the lessee has been furnished with a written traint this lease shall be assigned, as to a part or parts of the above described langualt in the payment of the proportionate part of the rents due from him or the property a part or parts of said lands which the said lessee or any assignee their	placed on said premises, including the right to draw and remove casing in whole or in part is expressly allowed, the covenants hereof shall extended the ownership of the land or assignment of rentals or royalties shall ansfer or assignment or a true copy thereof; and it is hereby agreed in ands and the assignee or assignees of such part or parts shall fail or me them, such default shall not operate to defeat or affect this lease insofa-	tend II be the
Lessor hereby warrants and agrees to defend the title to the lands herein de lessor, by payment, any mortgage, taxes or other liens on the above described leads of the holder hereof, and lessor hereby agrees that any such payments much may become due the lessor under the terms of this lease. The undersigned lessors, for themselves and their heirs, successors and assigns mises herein described, insofar as said right of dower and homestead may in a Should the depository bank hereafter close without a successor, lessee or his as	lescribed, and agrees that the lessee shall have the right at any time to red lands, in the event of default of payment by lessor, and be subrogated to nade by the lessee for the lessor shall be deducted from any amounts of most, hereby surrender and release all rights of dower and homestead in any way affect the purpose for which this lease is made as recited herei assigns may deposit rentals in any National Bank located in same county.	the oney
t named bank, due notice of the deposit of such rental to be mailed to the lesse	sor at last known post office address.	,, e 48 6
•	_April1039	
IN WITNESS WHEREOF WE SIGN, this the10thday of		
IN WITNESS WHEREOF WE SIGN, this the 10th day of	April 1939 (SE Earl Rhoads (SE Earl Rhoads (SE	IAL) ATA

Pat Meholin

STATE OF IOWA	1	
County of Madison	ss.	ACKNOWLEDGEMENT FOR INDIVIDUAL
On this 10 day of April	A. D., 1939,	before me, H. C. Fosher
a Notary Public, in and for Madison	County, Iowa,	personallyappeared Bessie E. Rhoads
and husband Earl Rhoads	to	me known to be the personS named in and who executed the foregoing instrument, and
acknowledged that they executed the same	as their vol	untary act and deed.
Witness my hand and seal this day and year last (Notarial Seal)	st above written.	H. C. Fosher
My commission expires July 4, 1939	Nota	ry Public in and for Madison County, Iowa.
STATE OF DEEM TEXAS	1	
County of GREGG	, ss.	ACKNOWLEDGEMENT FOR INDIVIDUAL
	A. D., 1939	before me, G. C. Parker
a Notary Public, in and for Gregg	Texas	personally appeared Pat Meholin
3		me known to be the person named in and who executed the foregoing instrument, and
clinowledged thatexecuted the same		
Witness my Heart and seal this day and year las	st above written.	G. C. Parker
My Chial expire June 1, 194	I Notai	ry Public in and for Gregg County, W.J. Texas
STATE OF IOWA	; ss.	ACKNOWLEDGEMENT FOR INDIVIDUAL
County of	}	
		before me,
· ·		personally appeared
		me known to be the person named in and who executed the foregoing instrument, and
acknowledged thatexecuted the same		untary act and deed.
Witness my hand and seal this day and year las		
My commission expires	Notai	ry Public in and for
STATE OF IOWA)	
County of	ss.	ACKNOWLEDGEMENT FOR INDIVIDUAL
County of	1	ACKNOWLEDGEMENT FOR INDIVIDUAL before me,
County of	\ A. D., 19,	
On thisday ofa Notary Public, in and for	A. D., 19,County, Iowa,	before me,
On thisday ofa Notary Public, in and for	A. D., 19, County, Iowa,	personally appeared
On thisday ofa Notary Public, in and for	A. D., 19, County, Iowa,to	personally appeared
County of	A. D., 19 County, Iowa,to : asvolu st above written.	personally appeared
County of	A. D., 19 County, Iowa,to : asvolu st above written.	personally appeared
On this	A. D., 19 County, Iowa,to : asvolu st above written.	personally appeared
County of	as volt st above written. Notar	before me,
County of	as	before me,
County of	A. D., 19 County, Iowa, as	before me,
County of	as	before me,
County of	A. D., 19 County, Iowa, as	before me,
County of	A. D., 19 County, Iowa, as	before me,
County of	A. D., 19 County, Iowa, as	before me,
County of	A. D., 19 County, Iowa, as	before me,
County of	A. D., 19 County, Iowa, as	personally appeared
County of	A. D., 19 County, Iowa, as	personally appeared
County of		before me,