## OIL AND GAS LEASE RECORD No. 418

222853 C.M.J. FROM	STATE OF C	OKLAHOMA, Tulsa Co- instrument was filed for re F 0.0 	unty, ss. cord on the	6 3 at 2:10
TÖ	o'clock	O. G. We	in Book 418 on pag SVOT,	inan ini soo b <u>alee</u> ni
경기 : 5 전 : 1 : 1 : 1 : 1 : 1 : 1 : 1 : 1 : 1 :	((SEAL))	<sub>By</sub> Brady Br	own,	County Clerk.  Deputy
AGREEMENT. Made and entered into this 18th	J Fces, \$	ust		
AGREEMENT, Made and entered into this 18th y and between C. D. Elbe and C. G. Elbe	her husba	ad)		1922.
Party of the first par  WITNESSETH, That the said lessor, for and in consideration ash in hand paid, receipt of which is hereby acknowledged and of the cov erformed, has granted, demised, lensed and let and by these presents does perating for oil and gas, and laying pipe lines, and building tanks, power ertain tract of land situate in the County of 11158	ofOne_and	IIO./10.0		DOLLARS
The Southwest quarter (SW $^{\perp}$ ) of of Northwest quarter (NW $^{\perp}$ )	the Southwe	st quarter (SV	4	
Section 8 Township 20 N. Range 13E. and con	ntaining Ten		acres, more or	less
r either of them, is produced from said lend by the lessee.  In consideration of the premises, the said lessee covenants and agreelst.  To deliver to the credit of lessor, free of cost, in the pipe limited the control of the produced from the pipe limited from the credit of lessor.	and the state of t			
2nd. To pay the lessor on eighth payable qu	arterly			DOLL-ARS
sch year is urevance, for the gas from each well where gas only is found, wh r any other product, a royalty of one-eighth (16), payable monthly at the ad all inside lights in the principal dwelling house on said land during the 3rd. To pay lessor for gas produced from any oil well and used	hile the same is being to prevailing market rat	ised on or off the premises e; and lessor to have gas	, and if used in the ree of capt from any	manufacture of gasoline such well for all stoves
and all inside lights in the principal weining house on said and auring the 3rd. To pay lessor for gas produced from any oil well and used or year, for the time during which such gas shall be used, said payments to	on or off the premises.	erly	.00	and if used in the man-
tryear, for the time during which such gas shall be used, said payments to facture of gasoline or any other product, a royalty of one-eighth (½) pay the parties, incless the lessee on or before that date shall pay or tender the large of the lessee on or before that date shall pay or tender the large of the same number of month a well may be further deferred for like periods of the same number of month of the large of	yable monthly, at the	prevailing market rate.	19. 23., this	case shall terminate as
both parties, inless the lessee on or before that date shall pay or tender UKIS . UKIS. The shall pay or tender where the said land, the sum of 161 and 10/100	r to the lessor or to the	lessor's credit in the 15 ich shall continue as the DOLLARS.	depository regardles which shall operate	One I Bank is of the changes in the
e privilege of deferring the commencement of a well for 12 month a well may be further deferred for like periods of the same number of mon	hs from said date. In the successively. And	like manner and upon lil lit is understood and agre	ce payments or tend ed that the consider	lers the commencement
Should the first well drilled on the above described land be a dry l	hole, then, and in that	event if a second well is	not commenced on s	aid land within twelve
on the expiration of the last rental period which rental has been on of said twelve months shall resume the payment of rentals in the sam	n paid, this lease shall ne amount and in the s	terminate as to both part came manner as hercinbefo	ies, unless the lessed re provided. And i	on or before the expir
e resumption of the payment of rentals, as above provided, that the last ntinue in force just as though there had been no interuption in the rental If gaid lessor owns a less interest in the above described land than	l payments.			
led shall be paid the lessor only in proportion which his interest bears to Lessee shall have the right to use, free of cost, gas, oil and water; When requested by the lessor, lessee shall bury-Web jipe lines belo No well shall be drilled nearer than 200 feet to the house or barn Lessee shall pay for damages caused by Mooperations to growing Lessee shall have the right at any time to remove all machinery; If the estate of either party hereto is assigned, and the privilege of	o the whole and undivi produced on said land	ded fee. for its operation thereon,	except water from	wells of lessor.
No well shall be drilled nearer than 200 feet to the house or burn Lessee shall pay for damages caused by fift operations to growing	now on the premises, g crops on said lands.	without the written conse	nt of the lessor,	
Lessee shall have the right at any time to remove all machinery a If the estate of either party hereto is assigned, and the privilege of	and fixtures placed on assigning in whole or i	said premises, including to n part is expressly allowed	he right to draw and, the covenants here	d remove casing. of shall extend to their
irs, executors, administrators, successors or assigns, but no change in the after the lessee has been furnished with a written transfer or assignmen to a part or parts of the above described landa and the assignee or assigne the reats due from him, or them such default shall not operate to defeat or a	t ownership of the land it or a true copy there ices of such part or par	of assignment of rentals of of; and it is hereby agreed to shall fail or make defau	in the event this leads in the payment of	ise shall be assigned the proportionate part
sor, by payment, any mortgage, taxes or other liens on the above deverted both the control of th	weiff to the	ist 1929 C. D.	in the light 19 Elbe Elbe	dor the Wilc (SEAL) (SEAL) (SEAL) (SEAL)
m-1- ACKNOWLE	DGMENT TO THE	LEASE		
TATE OF OKLAHOMA, County of Tulsa BE IT REMEMBERED. That on this 18th day of	August		in the year of our I	ord, one thousand nine
TATE OF OKLAHOMA, County of TULES as a set of the second of twenty two two twenty two before me, a Note that a second of twenty two before me, a Note that a second of the	tary Public, in and for and foregoing instrumer urposes therein set fort and affixed my notari	said County and State, p  . G. Elbe (ne at and acknowledged to n th, al seal the day and year f	rsonally appeared r husband) they that they	executed the
y Commission Expires July 21, 1926. (Seal)		Sara C. Smi	th	Notary Public.
ACKNOWLEDGEMEN	Andrew Agent State Co. and St. Co. St. Co.		<del></del>	
ATE OF OKLAHOMA, County ofss. On this		A. D., 19, before m	e, the undersigned,	a Notary Public, in and
me known to be the identical person who executed the within and for	and			
me known to be the identical person		and		
rposes therein set forth.	a filter and startifica-	u Milia Maria da Salata da Salata		ed for the uses and pur-
Given under my hand and seal of office the day and year last about Commission Expires.				Notary Public.
NOTE—The signature by mark of a lessor who cannot write his n rk.	name must be witnesse	d by two witnesses, one o	whom must write	essor's name near such
JOW ALL MEN BY THESE PRESENTS.	ASSIGNMENT			
Thatte of	the within nam	ofin cons	deration of the sum	of
ipt whereof is hereby acknowledged, do hereby sell, assign, tran-	nsfer, set over and conv	OLLARS to		_ in hand paid, the
TO HAVE AND TO HOLD THE SAME FOREVER, subject	nevertheless, to the c	heirs, and assigns, t	he within grant. ed.	
In Witness Whereof, the said granter	sethan	d, this		
	<u> </u>			(SEAL)
ACKNOWLEDGME ATE OF OKLAHOMA, County of, ss. Be It Remembered, That on thisday of	ENT OF THE ASSIC			
before me, a Notary Public, in and for said Cou	unty and State, persor	nally appeared		
d ument and acknowledged to me thatexecuted the same as_	free and vol	untary act and deed for t	he uses and purpose	s therein set forth
In Witness Whereof, I have hereunto set my official signature y Commission Expires	사람이 많은 사람들이 다른 사람들이 없는 사람들이 없는	as ecur the day and year	net apove written.	
y Commission Expires				Notary Public.
"我们们,我们们就是一个人,我们就是一个人,我们就是一个人,我们就是一个人,我们就是一个人,我们就是一个人,我们就是一个人,我们就是一个人,我们就是一个人,我们	and the control of th	The contract of the contract o	and the second and the second second	and the control of the state of the state of