OIL AND GAS LEASE RECORD No. 418

FRÖM	STATE OF OKLAHOMA, Tules County, ss. This instrument was filed for record on the
	This instrument was filed for record on the day of A. D., 19 at o'clock M., and duly recorded in Book 418 on page
T0	(SEAL) County Clerk.
	By
AGREEMENT, Made and entered into	day of, 19,
ınd between	
	part, hereinafter called lessor (whether one or more) and
n in hand paid, receipt of which is hereby acknowledged and of the c formed, has granted, demised, leased and let and by these presents do rating for oil and gas, and laying pipe lines, and building tanks, pow	ovenants and agreements hereinafter contained on the part of lessee to be paid, kept and eg grant, denise lease and let unto the said lessee, for the sole and only purpose of mining and errs, stations and structures thereon to produce, save and take care of said products, all that
SectionTownshipRangeand c	ontaining
	years from date, and as long thereafter as oil or gas
lst. To deliver to the credit of lessor, free of cost, in the pipe I m the lessed premises. 2nd. To pay the lessor	line to which he may connect his wells, the equal one-eighth part of all oil produced and savec
h year in advance, for the gas from each well where gas only is found, any other product, a royalty of one-eighth (½), payable monthly a t I all inside lights in the principal dwelling house on said land during 3rd. To pay lessor for gas produced from any oil well and user year, for the time during which such gas shall be used, said payments	while the same is being used on or off the premises, and it used in the manutacture of gasoline, be prevailing market rate; and lessor to have gas free of case from any such well for all stoves the same time by making his own connections with the cost at his own risk. DOLLARS to be made. and if used in the manage of the premises are the same time to be made.
Should the first well drilled on the above described land be a dr	on the successively. And it is understood and agreed that the consideration first recited herein en said first rentals is payable as aforesaid, but also the lessee's option of extending that period ry hole, then, and in that event, if a second well is not commenced on said land within twelve een paid, this lease shall terminate as to both parties, unless the lessee on or before the expir ame amount and in the same manner as hereinbefore provided. And it is agreed that upon
resumption of the payment of rentals, as above provided, that the la	ast preceeding paragraph hereof, governing the payment of rentals and the effect thereof, shal
ed shall be paid the lessor only in proportion which his interest bears	s to the whole and undivided fee.
Lessee shall pay for damages caused by his operations to grow	clow plow depth. In now on the premises, without the written consent of the lessor. ing crops on said lands.
Lessee shall have the right at any time to remove all machiner	ry and fixtures placed on said premises, including the right to draw and remove casing.
re arequitare administratore euccessors or assigns but no change in t	of assigning in whole or in part is expressly allowed, the covenants hereof shall extend to their he ownership of the land or assignment of rentals or royalties shall be binding on the lessee un-
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