Oil and Gas Lease Record No. 418

Section Towards	FROM	STATE OF OKLAHOMA, T This instrument was	Tulsa County, 88, filed for record on the
AGREEMENT, Meds and extend into	ΪÖ		Gounty Clerk.
AGREGATION. Make and canared land. — "Power of the first pairs betterball or salled lance (whather one are many) such." WITHNESCHI. That the said leave, for each in consideration of all the contents and the property of which is the said leave, for each in consideration of all the contents and		Bv	
Programment of the forty print, beneficially and the forty print, and the good print, beneficially and the forty print, and the forty print, desired print, and the forty print, and th		day of	, 19
DOLLARS AND	y and between		
the he had offer respired of which is hearted package despectation of the state of the part of the part of package of the state of the part of the part of the package of the part of the package of the part of the package of the pac		of the second	part, hereinafter called lessee.
Let percend that this Javan shall remorts in forest act term of the consultation of the permission, the sub-language exercises of the consultation of the permission, the sub-language exercises of the consultation of the permission, the sub-language exercises of the consultation of the permission of	nash in hand paid, receipt of which is hereby acknowledged and of the coverformed, has granted, demised, leased and let and by these presents does operating for oil and gas, and laying pipe lines, and building tanks, power tertain tract of land situate in the County of	nants and agreements hereinafter s grant, demise lease and let unto the s stations and structures thereon to p 	contained on the part of lessee to be paid, kept and id lessee, for the sole and only purpose of mining and produce, save and take care of said products, all that ahoma, described as follows, to-wit:
Learn To deliver to the credit of leason, freed clear, in dae jops last to which he may encince his wells, the could foreight part of all oil produced and search and strongs to the heart of the part of methods of the part of the part of the part of methods of the part o	It is agreed that this lease shall remain in force for a term of or cither of them, is produced from said land by the lessee.		_years from date, and as long thereafter as oil or gas,
sch zwas in advanced, for the gas for one sch wall either gas park is found, while the game is being used on or eff the proficions, and if used in the manufacture of gas allowed and if used in the state principed octubility in game and land under the company of the promises. In To pay insert for gas produced from early all voll and used on or off the promises. In To pay insert for gas produced from early all voll and used on or off the promises. In To pay insert for gas produced from early all voll and used on or off the promises. In To wall be commenced on early and on the best of the promises of the promises. In To wall be commenced on early land on the best of the promises. In I was all the produced of the promises of the promises of the promises. In I was all the promises of the promises of the promises of the promises. In I was all the promises of the promises of the promises of the promises. In I was all the promises of the promises of the promises of the promises. In I was all the promises of the promises of the promises of the promises of the promises. In I was all the promises of t	lst. To deliver to the credit of lessor, free of cost, in the pine line	to which he may connect his wells, t	he equal one-eighth part of all oil produced and saved
Should the first woll drilled on the above described land be a day hole, then, and in that event, if a second well is not commenced on what he would be control for the contro	ach year in advance, for the gas from each well where gas only is found, what any other product, a royalty of one-eighth (18), payable monthly at the ind 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	ile the same is being used on or off the prevailing market rate; and lessor to a same time by making his own conner off the premises	e prémises, and if used in the manufacture of gasoline have gas free of coot from any such well for all stoves ections with the cost at his own risk. DOLLARS
ided shall be paid the lesser only in proportion which his intreast bears to the whole and undivided fac. When required to the paid the lesser only in proportion which his intreast bears to the whole and undivided fac. When required to the paid the provided of the pro	Should the first well drilled on the above described land be a dry lonths from the expiration of the last rental period which rental has beer tion of said twelve months shall resume the payment of rentals in the sam he resumption of the payment of rentals, as above provided, that the last ontinue in force just as though there had been no interuption in the rental if said lesser owns a less interest in the above described land than	ole, then, and in that event, if a secon paid, this lease shall terminate as to e amount and in the same manner as preceeding paragraph hereof, governing payments.	nd well is not commenced on said land within twelve both parties, unless the lessee on or before the expir hereinbefore provided. And it is agreed that upon- ing the payment of rentals and the effect thereof, shall
In differ the leases has been furnished with a written transfer or assignment or a true copy thereof and it is bereby agreed in this even this lease shall be easigned to a part or party with the above described and with the subject of a suggest of a su	rided 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 his pipe lines belo No well shall be drilled nearer than 200 feet to the house or barn Lessee shall pay for damages caused by his operations to growing Lessee, shall have the right at any time to remove all machinery of the state of either party hereto is assigned, and the privilege of the recovery administrators, successors or assigns, but no change in the state of	the whole and undivided fee, oreduced on said land for its operation we plow depth. now on the premises, without the wri crops on said lands. In dixtures placed on said premises, it assigning in whole or in part is express propership of the land or assignment or assignment of the land or assignment o	n thereon, except water from wells of lessor. tten consent of the lessor. neluding the right to draw and remove casing. ly allowed, the covenants hereof shall extend to their reptals or royalties shall be hinding on the lesser un-
(SEAL) (S	ussignee thereof shall make due payment of said rental, Lessor hereby warrants and agrees to defend the title to the lands essor, by payment, any mortgage, taxes or other liens on the above descri he holder thereof.	herein described, and agrees that the sed lands, in the event of default of p	lessee shall have the right at any time to redeem for ayment by lessor, and be subrogated to the rights of
ACKNOWLEDGMENT TO THE LEASE BE IT REMEMBERED. That on this day of sold over the share of our Lord, one thousand nimundred and shown to be the identical parson. Who executed the within and foreign in the share of our Lord, one thousand nimundred and share of the sh	WITNESS		(SEAL)
ACKNOWLEDGMENT TO THE LEASE BE IT REMEMBERED, That on this day of	프로 발물하게 되었다. 방생, 작년 후 1개의 모으로		(SEAL)
TATE OF OKLAHOMA. County of ps. ACKNOWLEDGMENT TO THE LEASE BE IT REMEMBERED, That on this day of more me, a Notary Public, in and for said County and State, personally appeared and shown to be the identical person. who executed the within and foregoing instrument and acknowledged to me that some as more free and voluntary act and deed for the uses and purposes therein set forth. In Witness Whereof, I have hereunto set my official signature and affixed my notarial seal the day and year first above written. ACKNOWLEDGEMENT WHERE THE LESSOR SIGNS BY MARK A. D., 19: before me, the undersigned, a Notary Public, in and to the County and State affressed, personally appeared. ACKNOWLEDGEMENT WHERE THE LESSOR SIGNS BY MARK On this. A. D., 19: before me, the undersigned, a Notary Public, in and the County and State affressed, personally appeared and in the pre- me tensor to be the identical person. who executed the within and foregoing instrument by mark in my presence and in the pre- me tensor to be the identical person. who executed the within and foregoing instrument by mark in my presence and in the pre- me tensor to be the identical person. who executed the within and foregoing instrument by mark in my presence and in the pre- me tensor to be the identical person. who executed the within and foregoing instrument by mark in my presence and in the pre- me tensor to be the identical person. who executed the within and foregoing instrument by mark in my presence and in the pre- me tensor to be the identical person. Who executed the within and foregoing instrument by mark in my presence and in the pre- me tensor to be the identical person. Who executed the within and foregoing instrument and acknowledged to me that the pre- me tensor to be the within and foregoing instrument and acknowledged to me that the pre- me tensor to be the identical person. The pre- me tensor to be the identical person. The pre- me tensor to be the identical person. The pre- me tensor to be the identical person. The pre- me tensor to be th		크로 발생 수업을 보고 보다 있다. <u> </u>	(SEAL)
BE IT REMEMBERED. That on this	ACKNOWLE		
one known to be the identical person. who executed the within and foregoing instrument and acknowledged to me that executed the me as In Witness Whereof, I have hereunto set my official signature and affixed my notarial seal the day and year first above written. Notary Public. TATE OF OKLAHOMA, County of Season Se	TATE OF OKLAHOMA, County of, ss. BE IT REMEMBERED, That on thisday of		
ACKNOWLEDGEMENT WHERE THE LESSOR SIGNS BY MARK On this	o me known to be the identical person who executed the within an	d foregoing instrument and acknowle	edged to me thatexecuted the
ACKNOWLEDGEMENT WHERE THE LESSOR SIGNS BY MARK On this	그는 사람들은 그 살아진 사람들은 그는 이 얼마는 그래 한 일 때문에 위하는 경기에게 되었다.		
or the County and State aforesaid, personally appeared	A CUMOWII EDOEMEN	WHITE THE LEGON CLONE	
one known to be the identical person	On this	A. D., 19:	, before me, the undersigned, a Notary Public, in and
and eknowledged to me that	ome known to be the identical person who executed the within and for	egoing instrument by	mark in my presence and in the pre-
NOTE—In a signature by mark of a lessor who cannot write his name must be witnessed by two witnesses, one of whom must write lessor's name near such ack. ASSIGNMENT That	a witnesses and acknowledged to me that	red the same as	free and voluntary act and deed for the uses and nur-
That	Iy Commission ExpiresNOTE—The signature by mark of a lessor who cannot write his n ark.	nme must be witnessed by two witnes	Notary Public.
tate of	NOW ALL MEN BY THESE PRESENTS:		
ceipt whereof is hereby acknowledged, do	ente april en la tra la lata como constituidad en la lata como la lata del como del como del como del como com	the within named granter	in consideration of the sum of
TO HAVE AND TO HOLD THE SAME FOREVER, subject nevertheless, to the conditions therein contained. In Witness Whereof, the said grantor	ceipt whereof is hereby acknowledged, do hereby sell, assign, tran	fer, set over and convey unto	
ACKNOWLEDGMENT OF THE ASSIGNMENT ACKNOWLEDGMENT OF THE ASSIGNMENT Be It Remembered, That on this	TO HAVE AND TO HOLD THE SAME FOREVER, subject in Witness Whereof, the said grantorhahereunto	nevertheless, to the conditions thereisethand	n contained. this day of
Be It Remembered, That on thisday of			(SEAL)
to me known to be the identical person	Be It Remembered, That on thisday of	inty and State, personally appeared	<u>Birthin II, Fire Priorito i Crope in Diri de anticent de Colo</u>
사용하는 그리고를 취하다면서 그 문에 아들 하는 살았던 하고 있다고 있다면서 그리고 있다면서 되었다. 그리는 그렇게 살아온 그리고 있다면서 하는 그로 하게 하는 것이다.	nd	to me known to be the identical per	son who executed the within and foregonig in-
	에게 하는 것이 뭐 좋겠다고 하는 그들은 이 아들이를 말았는데 하는 것이 말라고 하면 보니다.		지하는 이 나도 하게 하는 하는데 나는 사람들이 나무를 가면 그리고 하다.