OIL AND GAS LEASE RECORD No. 418

TO FROM COLUMNATION	STATE OF OKLAHOMA, Tulsa County, ss. This instrument was filed for record on the of. July o'clock Fy M., and duly recorded in Book 418 on page 17. (SEAL) O. D. Lawson (SEAL) By F. Dalman Deputy
AGREEMENT, Made and entered into	day of July rhiand: Ha.S.: Smith and Florence Smith, his
	c. hereinafter called lessor (whether one or more) and part y of the second part, hereinafter called lessee. of One and no/100. Dollars and agreements hereinafter contained on the part of lesses to be paid, kept and trant, demise lease and let unto the said lessee, for the sole and only purpose of mining and structures thereon to produce, save and take care of said products, all that State of Oklahoma, described as follows, to-wit:
Beginning at a point in the northwe the NET thence south 320 feet; thence tence west 320 feet to the point of	est corner of the SW4 o <u>f the sW4</u> of ce east 320 feet, thence north 320 feet f beginning.
In consideration of the premises, the said lessee covenants and agree	aining (23) two and one-half acres, more or less S1). Oneths yast from date, and as long thereafter as oil or gas es: to which he may connect his wells, the equal one-eighth part of all oil produced and save
from the leased premises. 2nd. To pay the lessor One; resignith, off. one method active in advance; for the gas from each well where gas only is found of or any other product, a royalty of one-eighth (1/2), payable missing the and all inside lights in the principal dwelling house on said land during the	atoro coede a from the isalentially political to manufacture of gasoling the same is being used on or off the premises, and if used in the manufacture of gasoling the same takes and is severally gasoling market rate; and lessor to have gas free of the form any such well for all stove same time by making his own connections with the countries. Suppose the same time by making his own connections with the countries.
If no well be commenced on said land on or before the to both parties, unless the lessence before that date shall pay or tender at ownership of said land, the sum of the privilege of deferring the commencement of a well for months of a well may be further deferred for like periods of the same number of month the down payment, covers not only the privileges granted to the date when sa aforesaid, and any and all other rights conferred.	be madequarterly
months from the expiration of the last rental period which rental has been ation of said twolve months shall resume the payment of rentals in the same the resumption of the payment of rentals, as above provided, that the last p continue in force just as though there had been no interuption in the rental p. If said lessor owns a less interest in the above described land than the vided shall be paid the lessor only in proportion which his interest bears to the control of the property of the	paid, this lease shall ferminate as to both parties, unless the lessee on or before the expir a amount and in the same manner as hereinbefore provided. And it is agreed that upon preceeding paragraph hereof, governing the payment of rentals and the effect thereof, shall be entire and undivided fee simple estate therein, then the royalties and rentals herein pro
No well shall be drilled nearer than 200 feet to the house or barn in Lessee shall pay for damages caused by his operations to growing. Lessee shall have the right at any time to remove all machinery an If the estate of either party hereto is assigned, and the privilege of a heirs, executors, administrators, successors or assigns, but no change in the ortil after the lessee has been furnished with a written transfer or assignment as to a part or parts of the above described lands and the assignee or assignee of the rents due from him, or them, such default shall not operate to defeat or aff	I now on the premises, without the written consent of the lessor. crops on said lands. nd fixtures placed on said premises, including the right to draw and remove casing. seigning in whole or in part is expressly allowed, the covenants hereof shall extend to thei winership of the land or assignment of rentals or royalties shall be binding on the lessee un or a true copy thereof; and it is hereby agreed in the event this lease shall be assigned so of such part or parts shall fail or make default in the payment of the proportionate par first this lesse in so far as it covers a part or parts of said lands which the said lessee or any.
assignce thereof shall make due payment of said rental.	herein described, and agrees that the lessee shall have the right at any time to redeem for the second in the very federal of Sommany General of the second well setting the Mark of NEA of Sec. 4 Two 19N Recails of Instrument this lesse shall be null & void day of July, 1922.
WITNESS 19t	Ezra E. Cooper (SEAL Lens Gooper (SEAL H. S Smith (SEAL Florence Smith (SEAL
	GMENT TO THE LEASE
STATE OF OKLAHOMA, County of TULSEs. BE IT REMEMBERED, That on this Zrd day of bundred and twenty two before me, a Notar Ezra E. Cooper & Lens Cooper, his wife, to me known to be the identical persons who executed the within and same as 1821% free and voluntary act and deed for the uses and purpose the cooper of the large versions.	July
ACKNOWI FROEMENT	WHERE THE LECOR CIONS BY MADE
On thisday of	A. D., 19, before me, thé undersigned, a Notary Public, in and
to me known to be the identical person who executed the within and fores sence of	going instrument by and in my presence and in the pre- and free and voluntary act and deed for the uses and pur-
purposes therein set forth. Given under my hand and seal of office the day and year last above. My Commission Expires	Notary Public. me must be witnessed by two witnesses, one of whom must write lessor's name near such
mark.	<u>n ang kalamanan na manakan ng pintungan ang kalamatan ang kalamatan ng kalamatan ng Kalamatan ng kalamatan ng</u>
KNOW ALL MEN BY THESE PRESENTS:	
receipt whereof is hereby acknowledged, do hereby sell, assign, transf	the within named grantorin consideration of the sum of
TO HAVE AND TO HOLD THE SAME FOREVER, subject n In Witness Whereof, the said granterhahereunto se	
94 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	, 19(SEAL)
	NT OF THE ASSIGNMENT
Be It Remembered, That on thisday ofbefore me, a Notary Public, in and for said Coun	in the year of our Lord, one thousand nine hundred and try and State, personally appeared
My Commission Expires	Notary Public.