OIL AND GAS LEASE RECORD No. 418

	STATE OF OKL/HOMA, Tulen County, se. This instrument was filed for record on the Of ULT A. D., 19 o'clockLa.M., and duly recorded in Book 418 on pa	th 22_at4:20
FROM CONTRACTOR	o'clock	ge. 18 Tawann
		County Clerk.
	By F. Delman	Deputy
AGREEMENT, Made and entered into Late Cooper and Lene Cooper	dhis wife, shove.E. Cooper, a sin	gle.man
Party of the first part, Gladys Bello Oll Company WITNESSETH, That the said lessor, for and in consideration of the cover of the party of the party acknowledged and of the cover formed, has granted, demised, leased and let and by these presents does grating for oil and gas, and laying pipe lines, and building tanks, powers, tain tract of land situate in the County of	mants and agreements hereinatter contained on the part of te rant, demise lease and let unto the said lessee, for the sole and on attrictures thereon to produce, save and take care	issee to be paid, kept and aly purpose of mining and of said products, all that
Beginning at a point 320 feet the NE2, thence south 320 feet, feet, thence 340 feet to the po	east of the northwest corner of the thence east 340 feet, thence nort int of beginning.	e SW 1 of h 320
Section 4 Township 19-N Range 12-E and control it is agreed that this lease shall remain in force for a term of fire of them, is produced from said land by the lessee, in consideration of the premises, the said lessee covenants and agree	est 하면 이 이번에 가장하는 사람들이 되는 것으로 들어 다른 것들은	
lst. To deliver to the credit of lessor, free of cost, in the pipe line m the leased premises.	to which he may connect his wells, the equal one-eighth part of a	
om the leased premises. 2nd. To pay the lessorone signth of the net can you have a so only is found with any other product, a royalty of one-eighth (16), payable signth to the first and sale lights in the principal dwelling house on said land during the 3rd. To pay lessor for gas produced from any oil well and used or your, for the time during which such gas shall be used, said payments to lacture of gasoline or any other product, a royalty of one-eighth (18) payabeth of gasoline or any other product, a royalty of one-eighth (18) payabeth parties, unless the lesser on or before the sold parties, unless the lesser on or before the product of gasoline or any other product, a royalty of one-eighth (18) payabeth parties, unless the lesser on or before that date shall pay or tender to privilege of deferring the commencement of a well for months a well may be further deferred for like periods of the same number of monthe down payment, covers not only the privileges granted to the date when sa aforesaid, and any and all other rights conferred.	be the same is being used ones off the premises, and if used in the prevailing market rate; and lessor to have gas free of 606 from an same time by making his own connections with the 604 at his or no rolf the premises one. eighth.of. the net.	e manufacture of gaseling ny such well for all stoves wn risk.
icture of gasoline or any other product, a royalty of one-eighth (1/6) pays If no well be commenced on said land on or before the	able the grant actil prevailing market rate.	lease shall terminate as
both parties, unless the lesses on or before that date shall pay or tender to mership of said land, the sum of months or privilege of deferring the commencement of a well for months a well may be further deferred for like periods of the same number of months.	to the lessor or to the lessor's credit in the LTOQUIGETS. Ne or its successors, which shall continue as the depository regardl. DOLLARS, which shall opera s from said date. In like manner and upon like payments or ter he successively. And it is understood and aveced that the considerations are successively.	ess of the changes in the te as a rental and cover inders the commencement eration first recited herein
Should the first well drilled on the above described land be a dry honths from the expiration of the last rental period which rental has been	ole, then, and in that event, if a second well is not commenced on paid, this lease shall terminate as to both parties, unless the less	ee on or before the expir
on of said twelve months shall resume the payment of rentals in the same resumption of the payment of rentals, as above provided, that the last patinue in force just as though there had been no interuption in the rental patient of the same of the rental patient of the same of the same than the same same same of the same than the same same same same same same same sam	preceeding paragraph hereof, governing the payment of rentals an payments. he entire and undivided fee simple estate therein, then the royalti the whole and undivided fee.	d the effect thereof, shal es and rentals herein pro-
Lessee shall have the right to use, free of cost, gas, oil and water p When requested by the lessor, lessee shall bury his pipe lines below 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 ar	/ plow depth. 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 a	and remove easing.
If the estate of either party hereto is assigned, and the privilege of a irs, executors, administrators, successors or assigns, but no change in the o after the lessee has been furnished with a written transfer or assignment to a part or parts of the above described lands and the assignee or assigne the rents due from him. or them, such default shall not operate to defeat or af	assigning in whole or in part is expressly allowed, the covenants he wnership of theland or assignment of rentals or royalties shall be or a true copy thereof; and it is hereby agreed in the event this less of such part or parts shall fail or make default in the payment	ercof shall extend to their binding on the lessee un- lease shall be assigned of the proportionate part
signee thereof shall make due payment of said rental. Lessor hereby warrants and agrees to defend the title to the lands sor, by payment, any mortgage, taxes or other liens on the above describe holder thereoft is further agreed that unless that to the Wilcox sand on or offsettifin ninety days from the date of this in Testimony Whereof We Sign, this the 1st	herein described, and agrees that the lessee shall have the right a sed lands, in the event of default of payment by lessor, and be su so operations are commenced upon a nethology of the NET of sec. 4, Twp. Lingtrument, this lease shall be nu	tany time to redeem for brogated to the rights of test well to .19N,Rge.12E, .11 and void;
ITNESS	Lara - Cooper Lena Cooper C. E. Cooper	(SEAL)
		(SEAL)
ACKNOWLED FATE OF OKLAHOMA, County of 11188, ss, BE IT REMEMBERED, That on this 310, day of	OGMENT TO THE LEASE	
ndred and	ry Public, in and for said County and State, personally appeared and C. E. COODER. S. SINGLO MAN. I foregoing instrument and acknowledged to me that UGGV	Lord, one thousand him
ndred and	ry Public, in and for said County and State, personally appeared and C. E. COODER. A. SINGLO-MAN Posses of I foregoing instrument and acknowledged to me that EAGY posses therein set forth, and affixed my notarial seal the day and year first above written (SEAL). Clayton A. Lynch	executed the
y Commission Expires 7/7/23 ACKNOWLEDGEMENT	WHERE THE LESSOR SIGNS BY MARK	Notary Public.
y Commission Expires 7/7/23 ACKNOWLEDGEMENT OF OKLAHOMA, County of ss, On this day of st. the County and State aforesaid, personally appeared	WHERE THE LESSOR SIGNS BY MARK A. D., 19, before me, the undersigned	Notary Public. I, a Notary Public, in and
y Commission Expires 7/7/23 ACKNOWLEDGEMENT ATE OF OKLAHOMA, County of ss. On this day of ss. the County and State aforesaid, personally appeared me known to be the identical person by the within and fore	WHERE THE LESSOR SIGNS BY MARK A. D., 19, before me, the undersigned	Notary Public. I, a Notary Public, in and
y Commission Expires 7/7/23 ACKNOWLEDGEMENT On this	WHERE THE LESSOR SIGNS BY MARK A. D., 19, before me, the undersigned and	Notary Public, in and presence and in the predection the uses and pure
y Commission Expires 7/7/25 ACKNOWLEDGEMENT On this day of S. S. On this day of S. S. S. On this day of S.	WHERE THE LESSOR SIGNS BY MARK A. D., 19 , before me, the undersigned and segoing instrument by mark in my and free and voluntary act and cover written.	Notary Public, in and presence and in the predect for the uses and pur
ACKNOWLEDGEMENT On this	WHERE THE LESSOR SIGNS BY MARK A. D., 19, before me, the undersigned and	Notary Public. I, a Notary Public, in and presence and in the predect for the uses and pure Notary Public. c lessor's name near such
y Commission Expires 7/7/25 ACKNOWLEDGEMENT On this day of Section of the County and State aforesaid, personally appeared the within and fore sec of Section of the County and State aforesaid, personally appeared sec of Section of the County and State aforesaid, personally appeared sec of Section	WHERE THE LESSOR SIGNS BY MARK A. D., 19, before me, the undersigned and	Notary Public. I, a Notary Public, in and presence and in the predect for the uses and pure the notary Public. Is elessor's name near such the notary Public. In official the notar such that the nota
y Commission Expires 7/7/23 ACKNOWLEDGEMENT ATE OF OKLAHOMA, County of	WHERE THE LESSOR SIGNS BY MARK A. D., 19, before me, the undersigned and in my segoing instrument by and free and voluntary act and cover written. The within named grantor, in consideration of the sum of the within named grantor, in consideration of the sum of the within named grantor, in consideration of the sum	Notary Public. I, a Notary Public, in and presence and in the predeed for the uses and purely public. Rotary Public. In land paid, the predeed for the uses and purely public. In day of
CATE OF OKLAHOMA, County ofss, On this	WHERE THE LESSOR SIGNS BY MARK A. D., 19, before me, the undersigned mark, in my and, free and voluntary act and cove written. ASSIGNMENT	Notary Public. I, a Notary Public, in and presence and in the predect for the uses and pur- Notary Public. Is lessor's name near such the predect for the uses and pur- Notary Public. In land public, the day of day of the predect for the uses and pur- (SEAL)
y Commission Expires 7/7/23 ACKNOWLEDGEMENT On this day of street County and State aforesaid, personally appeared the within and forence of County and acknowledged to me that executed the within and forence of County and acknowledged to me that executed the within and forence of County and acknowledged to me that executed the within and forence of County and acknowledged to me that executed the within and forence of County and acknowledged to me that executed the within and forence of County and acknowledged to me that executed the within and forence of County and acknowledged to me that executed the within and forence of County and acknowledged to me that executed the within and forence of County and acknowledged to me that executed the within and forence of County and acknowledged to me that executed the within and forence of the signal of the county and acknowledged to me that executed the within and forence of County and acknowledged to me that executed the within and forence of County and acknowledged to me that executed the within and forence of County and acknowledged to me that executed the within and forence of County and acknowledged to me that executed the within and forence of County and acknowledged to me that executed the within and forence of County and acknowledged to me that executed the within and forence of County and acknowledged to me that executed the within and forence of the County and acknowledged to me that executed the within and forence of the County and acknowledged to me that executed the within and forence of the County and acknowledged to me that executed the within and forence of the County and acknowledged to me that executed the within and forence of the County and acknowledged to me that executed the within and forence of the county and acknowledged to me that executed the within and forence of the County and acknowledged to me that executed the within and forence of the County and acknowledged to me that executed the within and forence of the County and acknowledged the cou	WHERE THE LESSOR SIGNS BY MARK A. D., 19, before me, the undersigned and	Notary Public. I, a Notary Public, in and presence and in the predect for the uses and pure the notary Public. Is a Notary Public. In the lessor's name near such the notary public. In the lessor's name near such the notary public. In the lessor's name near such the notary public. In the lessor's name near such the notary public. In the lessor's name near such the notary public.