OIL AND GAS LEASE RECORD No. 418

FROM FROD,	STATE OF OKLAHOMA, Tulsa County, ss. This instrument was filed for record on the 26 day of P July A. D. 19.22 gat. 4:20 o'clock P M. and duly recorded in Book 418 on page 19 (SEAL) O. D. Lawson County Clerk.
	(SEAL) County Clerk. By F' De Iman Deputy
AGREEMENT. Made and entered into	day of July 1922
	day of July, 1922
cash in hand paid, receipt of which is hereby acknowledged and of the cove performed, has granted, demised, leased and let and by these presents does goperating for oil and gas, and laying pipe lines, and building tanks, powers, creain tract of land situate in the County of. The We of lot two (2) and all that part south of the right of we of the NE1 lines are larger to the lot two of the M.K. & of the NE2 lines are larger to the larger to the larger to the larger to the larger them of the larger than of larger	in the northwest corner of the SWI ce east 660 feet, thence north 320 feet giming. 1. One less to feet, thence north 320 feet giming. 1. One years from date, and as long thereafter as oil or gas, to which he may connect his wells, the equal one-eighth part of all oil produced and saved et. proceeds. from the SSIe. 1. One Double of the premises, and if used in the manufacturing stations which he may connect his wells, the equal one-eighth part of all oil produced and saved et. proceeds. from the SSIe. 1. One Double of the premises of the premises and if used in the manufacturing stations wherealing market rate; and lessor to have gas free of the from any such well for all stoves same time by making his own connections with the gray in his own risk. 1. One of the premises. One eighth of the not proceeds DOLLARS be made. Quarterly and if used in the manual of the processors, which shall continue as the depository regardless of the changes in the corn is successively. And it is understood and agreed that the consideration first recited herein aid first rentals is payable as aforesaid, but also the lesse's option of extending that period oile, then, and in that verm, if a second well is not commenced on said and within twelve paid, this lease, shall terminate as to both parties, unless the lessed on or before the expire a mount and in the same manner as hereinbefore provided. And it is agreed that upon proceeding parparaph hereof, governing the payment of rentals and the effect thereof, shall payments.
assignee thereof shall make due payment of said rental. Lessor hereby warrants and agrees to defend the title to the lands lessor, by payment, any mortgage, tages or other liens on the above describ	tor 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 part fifet this leases in so far as it covers a part or parts of said lands which the said lesses or any therein described, and agrees that the lesses shall have the right at any time to redeem for set and the superior of default of payment by lessor, and be subrogated to the rights of SSS operations are commenced upon a test well offsetting the Not of the NEt of sec.4, two.19 to offsetting the Not offset this lease shall be null day of July, 1922. Ezra E. Cooper (SEAL Lens Cooper (SEAL Lens Cooper (SEAL Lens Cooper))
STATE OF OKLAHOMA, County of, TU.182, ss. BE IT REMEMBERED, That on this 27d, day of	DGMENT TO THE LEASE JULY
STATE OF OKLAHOMA, County of	A. D., 19 before me, the undersigned, a Notary Public, in and
to me known to be the identical person who executed the within and fore sence ofas witnesses, and acknowledged to me that	and in the pre- egoing instrument by and in the pre- ed the same as free and voluntary act and deed for the uses and pur ove written.
NOTE—The signature by mark of a lessor who cannot write his no	Notary Public.
maric.	ASSIGNMENT
State of	the within named grantor, in consideration of the sum of
eceipt whereof is hereby acknowledged, do hereby sell, assign, trans	DOLLARS toin hand paid, the sler, set over and convey untoheirs, and assigns, the within grant.
TO HAVE AND TO HOLD THE SAME FOREVER, subject i	nevertheless, to the conditions therein contained.
	(SEAL
STATE OF OKLAHOMA, County ofss. Be It Remembered, That on thisday of	NT OF THE ASSIGNMENT
andstrument and acknowledged to me thatexecuted the same as In Witness Whereof, I have hereunto set my official signature a	unty and State, personally appeared
My Commission Expires	Notary Public.