OIL AND GAS LE	ase Record No. 418
RLACK FRINTING CO. TULSA, DRLA ~203572 C. N	
-203572 C.M.J. FROM COMPANY	STATE OF OKLAHOMA, Tuisa County, ss. 19t This instrument was filed for record on the
	0. D. Lewson.
	((SEAL)) County Clerk. ByF. Delman,
	Fees, \$
AGREEMENT, Made and entered into 18th by and between R. J. Dixon and C. O. Dixo har husband of Tulse Coun	day of <u>April</u> n, his wife and Lucy Abrams and Harry Abrams, ty, Okla.
Party-of the first-party-of the first-party-of	e, hereinafter called lessor (whether one or more) and
WITNESSETH, That the said lessor, for and in consideration	of
performed, has granted, demised, leased and let and by these presents does operating for oil and gas, and laying pipe lines, and huilding tanks, power certain tract of land situate in the County of <u>ULSE</u>	grant, demise lease and let unto the said lessee, for the sole and only purpose of mining and s, stations and structures thereon to produce, save and take care of said products, all that 
The South One half of the	Southwest Quarter (St of SWL)
of Section 14 Township 19 N. Range 14 E and con	80
or either of them, is produced from said land by the lessee.	atginingacres, more or less IWOyears from date, and as long thereafter as oil or gas,
from the leased premises.	e to which he may connect his wells, the equal one-eighth part of all oil produced and saved
2nd. To pay the lessor	DOHLARS prevailing market rately and on or off the premises, and if used in the manufacture of gasoline prevailing market rately and open to have gas free of caot from any such well for all stoves e same time by making more in the cost of the premises. on or off the premises.
ufacture of gasoline or any other product, a royalty of one-eighth (3/2) pay If no well be commenced on said land on or before the to both parties, unless the lessee on or before that days and have a second	Able monthly, at the prevailing market rate. To the lessor or to the lessor's credit in the
at- ownership of said land, the sum of	To the leasor or to the leasor a create in the
as aforesaid, and any and all other rights conferred	said first rentals is payable as aloresaid, but also the lessee's option of extending that period
Should the first well drilled on the above described land be a dry l months from the expiration of the last rental period which rental has been	hole, then, and in that event, if a second well is not commenced on said land within twelve a paid, this lease shall terminate as to both parties, unless the lessee on or before the expir the amount and in the same manner as hereinbefore provided. And it is agreed that upon-
the resumption of the payment of rentals, as above provided, that the last	is amount and in the same manner as nereinbefore provided. And it is agreed that upon- preceeding paragraph hereof, governing the payment of rentals and the effect thereof, shell payments. the entire and undivided fee simple estate therein, then the royalties and rentals herein pro-
vided shall be paid the lessor only in proportion which his interest bears to	the whole and undivided fee. produced on said land for its operation thereon, except water from wells of lessor. w plow depth. now on the premises, without the written consent of the lessor.
If the estate of either party hereto is assigned, and the privilege of heirs, executors, administrators, successors or assigns, but no change in the til after the lessee has been furnished with a written transfer or assignmen	a crops on suid lands. and fixtures placed on said premises, including the right to draw and remove casing. assigning in whole or in part is expressly allowed, the covenants hereof shall extend to their ownership of the land or assignment of rentals or royalties shall be binding on the lessee un- t or a true copy thereof; and it is hereby agreed in the event this lease shall be assigned ees of such part or parts shall fail or make default in the payment of the proportionate part
assignee thereof shall make due payment of said rental.	incer this lease in so far as it covers a part or parts of said lands which the said lessee or any a
Lessor hereby warrants and agrees to defend the title to the lands	herein described, and agrees that the lessee shall have the right at any time to redeem for bed lands, in the event of default of payment by lessor, and be subrogated to the rights of
In Testimony Whereof We Sign, this the	day of , 19 ,
WITNESS	ح (SEAL) (SE
	(SEAL)
	(SEAL)
STATE OF OKLAHOMA, County of	in the year of our Lord one thousand nine
hundred andbelore me, a Note	ary Public, in and for said County and State, personally appeared
to me known to be the identical personance who executed the within an same as free and voluntary act and deed for the uses and pu In Witness Whereof, I have hereunto set my official signature s	d foregoing instrument and acknowledged to me that executed the rposes therein set forth. and affixed my notarial seal the day and year first above written.
My Commission Expires	
STATE OF OKLAHOMA, County of.	F WHERE THE LESSOR SIGNS BY MARK.
for the County and State aforesaid, personally appeared	and
to me known to be the identical person who executed the within and for sence of	egoing instrument byandmark in my presence and in the pre-
purposes therein set forth. Given under my hand and scal of office the day and year last abo	
My Commission Expires NOTE—The signature by mark of a lessor who cannot write his m	- Notary Public. ame must bè witnessed by two witnesses, one of whom must write lessor's name near such
mark.	
KNOW ALL MEN BY THESE PRESENTS:	
ezeipt whereof is hereby acknowledged, do hereby sell, assign, trans	
TO HAVE AND TO HOLD THE SAME FOREVER, subject	
In Witness Whereof. the said grantorhahereunto a	コンション ション おうたいた 海気 いた 特別 神会 ション・コント きんちょう きょうせい ション・コント しいたい したい いたい いましん 雪 たた
TATE OF OKLAHOMA, County of ss. Be It Remembered, That on this day of	NT OF THE ASSIGNMENT
before me, a Notary Public, in and for said Cou	inty and State, personally appeared
trument and acknowledged to me thatexecuted the same tas. In Witness Whereof, I have hereunto set my official signature a	free and voluntary act and deed for the uses and purposes therein set forth
n per la contra de la partecente de la resta de la construcción de la construcción de la construcción de la con	Notary Public.
My Commission Expires	

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