## OIL AND GAS LEASE RECORD No. 418

FROM	STATE OF OKLAHOMA, Tuli This instrument was filed of 11.1 y o'clock A. M., and duly re	sa County, ss. I for record on the	9th day 22 at 10:50
TO	o'clock AM., and duly re	corded in Book 418 on par (SEAIL) O. D.	ze20 Lewson
	(SEAL)	Delman	
	Fees, \$		Deputy
AGREEMENT, Made and entered into 27th and Eliz	day of A. July aboth A. Stunkard, h	is wife	, 19.22
OT THE SECTION TO			
Farty of the firstpark.  F. Murphey, and E. M. Thompson  WITNESSTH. That the said lessor, for and in consideration o ash in hand paid, receipt of which is hereby acknowledged and of the cover erformed, has granted, demised, leased and let and by these presents does greerating for oil and gas, and laying pipe lines, and building tanks, powers.  ertain tract of land situate in the County of.  The southwest quarter of section six, towns!  thirteen east.	one dollar and other ants and agreements hereinafter con ants and agreements hereinafter contact demise lease and let unto the said stations and structures thereon to proceed the contact of Oklaho of the northeast que	T. VELUEDIA CON tained on the part of let lessee, for the sole and onl luce, save and take care o ma, described as follows, arter	SIGERAUKANSKS see to be paid, kept and y purpose of mining and f said products, all that
(-Stotien	(i)ma	ears from date, and as lon	g thereafter as all or gas.
reither of them, is produced from said land by the lessee. In consideration of the premises, the said lessee covenants and agree. 1st. To deliver to the credit of lessor, free of cost, in the pipe line to the lessor premises. 2nd. To pay the lessor	lessee the	equal one-eighth part of a	ll oil produced and saved
rom the leased premises.  2nd. To pay the lessor	ch month  the same is being used on er off the prevailing market rate the hold fore to have ame time by making the own connection off the premises. 02 10 10 10	remises, and if used in the vergas free of GOS icm an ons with the Wolld this on DSMT OT \$450	manufacture of gasoline y such well for all stoves y risk. Tine or bother
ETYCH, 12 212 time dising their such passion be esect and payments to the trace of sasoline or any other producty a royalty of one-eighth (14) pays	cimede	rate.	Sand A-used in the number of
fracture of gasoline or any other product? a royalty of one-eighth (14) pays If no well be commenced on said and on or before the	o the lessor or to the lessor's credit in to the lessor's credit in to the successors, which shall continue————————————————————————————————————	heLiberty, as the depository regardle ARS, which shall operat pon like payments or ten ad agreed that the conside ut also the lessee's option	-National-Bank -National-Bank us of the changes in the e as a rental and cover ders the commencemen ration first recited herein of extending that perior
Should the first well drilled on the above described land be a dry ho nonths from the expiration of the last rental period which rental has been pition of said twelve months shall resume the payment of rentals in the same the resumption of the payment of rentals, as above provided, that the last p	e, then, and in that event, if a second aid, this lease shall terminate as to bo amount and in the same manner as hereceding paragraph hereof, governing t	well is not commenced on th parties, unless the lesse einbefore provided, And the payment of rentals and	said land within twelve c on or before the expir it is agreed that upon I the effect thereof, shal
If so id lessor owns a less interest in the above described land than th	entire and undivided fee simple estate	therein, then the royaltic	s and rentals herein pro
Lessee shall have the right to use, free of cost, gas, oil and water pr When requested by the lessor, lessee shall bury his pipe lines below No well shall be drilled nearer than 200 facility the house or barn in Lessee shall ny for damages caused by the operations to growing of Lessee shall have the right at any time to remove all machinery an	ow on the premises, without the writte rops on said lands,	n consent of the lessor.	
neirs, executors, administrators, successors or assigns, but no change in the or il after the lessee has been furnished with a written transfer or assignment in a to a part or parts of the above described lands and the assignee or assignee	signing in whole of in part is expressly vnership of the land or assignment of re or a true copy thereof; and it is hereby s of such part or parts shall fail or mak	ntals or royalties shall be a agreed in the event this le e default in the payment	oinding on the lessee un- ease shall be assigned of the proportionate part
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