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COMPARED OIL AND GAS LEASE RECORD NO. 418

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	BLACK PRINTING CO. TULBA, OKLA
	FROM STATE OF OKLAHOMA, Tulsa County, ss. This instrument was filed for record on the JUTY of o'clock STATE OF OKLAHOMA, Tulsa County, ss. This instrument was filed for record on the JUTY o'clock STATE OF OKLAHOMA, Tulsa County, ss. This instrument was filed for record on the JUTY o'clock STATE OF OKLAHOMA, Tulsa County, ss. JUTY O
	(SEAT) O. D. Tawson
ſ	(SEAL) County Clerk, ByL. Delman Deputy
	AGREEMENT, Made and entered into
	-Porty of the first part, hereinafter called lessor (whether one or more) and L. West, 20150, Uklahoma part. of the second part, hereinafter called lessee. WITNESSETH, That the said lessor, for and in consideration of cash in hand paid, receipt of which is hereby acknowledged and of the covenants and agreements hereinafter contained on the part of lessee to be paid, kept and performed, has granted, demised, leased and let and by these presents does grant, demise lease and let unto the said lessee, for the sole and only purpose of mining and operating for oil and gas, and laying pipe lines, and building tanks, powers, stations and structures therein to produce, save and take care of said products, all that certain tract of land situate in the County of <u>upper lines</u> of the northeast quarter all of section seven (7) township twenty two (22) north and range fourteen (14) east, I.M:
	of Section <u>(7)</u> . Township <u>(22)</u> Range <u>(14)</u> and containing <u>Forty</u> acres, more or less It is agreed that this lease shall remain in force for a term of <u>f1ve.15</u> . <u>reprised to the premises</u> , more or less or either of them, is produced from said land by the dessee. In consideration of the premises, the axid lesse covenants and agrees: ist. To deliver to the credit of lessor, free of cost, in the pipe line to which he may connect his wells, the equal one-eighth part of all oil produced and saved from the lessed premises. 2nd. To pay the lessor <u>cost of the gas from each well where gas only or bit for 1.1/8</u> . DOBLARS ach year in downers for the gas from each well where gas only is found, while the same is being used for or off the premises, and if used in the manufacture of possible or encodust a word by office eight (4) problemently at the premiser to have gas free 0.000 from any such well for all stores and all inside lights in the principal dwelling house on said land during the same time by making his own connections with the definition of the for all stores 3rd. To pay the lessor for gas produced from my off well and used or of other premises. and if used in the principal dwelling house on said land or of the premises. and if used from the dwells which gas shall be used, shift payments to be wards. and if used in the order of a shall be used, shift payments to be wards. and if used in the manufacture of a shall be used, shift payments to be wards. and if used in the manufacture of the manufacture of the manufacture of the premises. and if used in the manufacture of the manufacture of the premises. and if used in the manufacture of the manufacture of the premises. and if used in the manufacture of the manufacture of the manufacture of the premises. and if used in the manufacture of the manufacture of the premises. and if used in the manufacture of the manufacture of the manufacture of the premises. and if used in the manufacture of the manufacture of the premises. and if used in th
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D	If said lessor owns a less interest in the above described land than the entire and undivided fee simple eatate 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. Lesses shall have the right to use, free of cest, gas, oil and water produced on said land for its a teration thereon, except water from wells of lessor. When requested by the lessor, lessee shall bury his pipe lines below plow depth. No well shall be drilled nearer than 200 feet to the house or barn now on the premises, without the written consent of the lessor, Lessee shall have the right at ann 200 feet to the house or barn now on the premises, without the written consent of the lessor, Lessee shall have the right at any time to remove all machinery and futures placed on said lends. I feth estate of either party hereto is assigned, and the privilege of assigning in whole or in part is expressly allowed, the covenants hereof shall extend to their heirs, executors, administrators or assigns, but no change in the ownership of the land or assignment of rentals or royalties shall be binding on the lessee un- til after the lessee has been furnished with a written transfer or assignment or a true copy thereof; and it is hereby agreed in the event this lease shall be assigned as to a part or parts of the above described lands and the assignee or assignment or a farst is overs a part or parts of aid lands which the said lessee or any a assignee thereof shall make due payment of said rental. Lessor hereby warrants and agrees to default the tile to the lands herein described, and agrees that the lessee shall have the right at any time to redeem for lessor, by payment, any mortgage, taxes or other liens on the above described lands, in the event of default of payment by lessor, and be subrogated to the rights of the holder thereof.
	In Testimony Whereof We Sign, this the <u>5</u>
	Kenses ACKNOWLEDGMENT TO THE LEASE STATE OF OKLAHOMA, County of. Marion, ss. Bit H-REMEMBERED, There on this dury of Baffore.me., the undersigned Of the personally appeared
	My Commission Expires Notary Public. NOTE—The signature by mark of a lessor who cannot write his name must be witnessed by two witnesses, one of whom must write lessor's name near such mark. MNOW ALL MEN BY THESE PRESENTS: Of
	ACKNOWLEDGMENT OF THE ASSIGNMENT STATE OF OKLAHOMA, County of, ss. Be it Remembered, That on thisdy ofin the year of our Lord, one thousand nine hundred and