OIL AND GAS LEASE RECORD No. 418

	FROM COMPARED	STATE OF OKLAHOMA, Tulsa County, ss. This instrument was filed for record on the Sth. of
	70	(SEAL), Q. D. Lavson
		By Delman Denty
		Fees, \$
	AGREEMENT, Made and entered into the 14th day of July 19-22 by and between Charles 1. Barryhill, E. Single Man. Party of the first part, hereinafter called lessor (whether one or more) and 19-22 of the second part, hereinafter called lessee. WITNESSETH. That the said lessor, for and in consideration of 19-23 and 19/100 ———————————————————————————————————	
	or either of them, is produced from said land by the lessee. In consideration of the premises, the said lessee covenants and agre 1st. To deliver to the credit of lessor, free of cost, in the pipe line from the leased premises.	es: to which ha may connect Eddells, the equal one-eighth part of all oil produced and saved
end casing	2nd. To pay the lessor. cachyear in advance, for the gas from each well where gas only is found, who or any other product, a royalty of one-eighth (16), payable monthly at the and all ingire lights in the principal dwelling house, on said land during the head. Best I had lay lessor for any produces from and one delinand used by	ile the same is being used on or off the premises, and if used in the manufacture of gasoline prevailing market rate; and lessor to have gas free occopy from any such well for all stoves same time by making his own connections with the gas it is own risk, be the connections with the gas it is own risk. DOM: ARS be made. OF
the Buck Wi	unacture of gasoline or any other product, a regaint of one-eighth (3) pay to both parties, unless, the lessee on or before that date-shall-pay-or-tonder- land, or office tiling, SBMO ownership of said land, the sum of	be made, and the prevailing market, rate, and the minimum of the many place in the minimum of the many place in the minimum of the control of
	as aforesaid and any and all at has sighter conformed	are not rentals is payable as aforesaid, but also the lessee's option of extending that period
	the resumption of the payment of rentals, as above provided, that the last continue in force just as though there had been no interuption in the rental	he 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 Lessee shall have the right to use, free of cost, gas, oil and water p. When requested by the lessor, lessee shall bury his lipe lines below No well shall be drilled nearer than 200 feet to the house or barn a Lessee shall pay for damages caused by his operations to growing Lessee shall have the right at any time to remove all machinery a	the whole and undivided fee, rorduced on said land fee, rorduced on said land fee, below the rorduced on said land fee, below the rorduced on the premises, without the written consent of the lessor. The premises, without the written consent of the lessor. The premises, without the written consent of the lessor. The premises, including the right to draw and remove casing.
	If the estate of either party hereto is assigned, and the privilege of theirs, executors, administrators, successors or assigns, but no change in the til after the lessee has been furnished with a written transfer or assignment as to a part or parts of the above described lands and the assignee or assigned the reason of the second of the rents due from him, or them, such default shall not operate to defeat or a second the second of the rents due from him, or them, such default shall not operate to defeat or a second of the rents due from him, or them, such default shall not operate to defeat or a second of the rents due for the rents	ussigning in whole or in part is expressly allowed, the covenants hereof shall extend to their womership of theland or assignment of rentals or royalties shall be binding on the lessee uncer 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 flect 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 lessor, by payment, any mortgage taxes or other liens on the shove described lands, in the went of default of navmently lessor, and be subrogated to the rights of the holder threef. It is intrinsification to the rights of then this lease shall be null and void. If a producer same shall be infull force and effect. In Testimony Whereof We Sign, this the 28 day of July 19.22.	
	WITNESS	Churtanorryhill (SEAL) (SEAL) (SEAL)
	ACKNOWLEDGMENT TO THE LEASE	
	STATE OF OKLAHOMA, County of 15129, ss. BE 17 REMEMBERED, That on this	
	to me known to be the identical person who executed the within an same as _N.I.S free and voluntary act and deed for the uses and put in _Witness Whereof, in _witness whereof, in _witness whereof, in _witness	I lorgoing instrument and acknowledged to me thatexecuted the posses therein set forther the day and year first above written. ad officed my noterial sea the day and year first above written. d. Barl the day and year I lest above written.
	My Commission Expires Oct. 28, 1925	WHERE THE I FECOR CICNE BY MARK
	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 force	going instrument bymarkin my presence and in the pre-
		ed the same asfree and voluntary act and deed for the uses and pur- ve written.
		Notary Public, ame must be witnessed by two witnesses, one of whom must write lessor's name near such
	KNOW ALL MEN BY THESE PRESENTS: Thatofof	
	State of, in consideration of the sum of, in consideration of the sum of, in consideration of the sum of, in hand paid, the receipt whereof is hereby acknowledged, do hereby sell, assign, transfer, set over and convey unto	
	helrs, and assigns, the within grant. TO HAVE AND TO HOLD THE SAME FOREVER, subject nevertheless, to the conditions therein contained. In Witness Whereof, the said grantorhahereunto sethand, this	
	(SEAL)	
	ACKNOWLEDGMENT OF THE ASSIGNMENT STATE OF OKLAHOMA. County ofss. Be it Remembered, That on thisday of	
	before me, a Notary Public, in and for said Cou	in the year of our Lord, one thousand nine hundred and nity and State, personally appeared. to me known to be the identical person who executed the within and foregonig in- free and voluntary act and deed for the uses and purposes therein set forth and affixed my notarial seal the day and year first above written.
	My Commission Expires	