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BLACK FRINTING CO. TULSA OKLA	EASE RECORD NO., 418
FROM EGALP	STATE OF OKLAHOMA, Tulsa County, ss. This instrument was filed for record on the 15411
то 20	(SEAL) (S
	J Fees, 5
AGREEMENT, Made and entered into12th by and between	day of August
an a	part, hereinafter called lessor (whether one or more) and partyof the second part, hereinafter called lessee. DOLLAR
cash in hand paid, receipt of which is hereby acknowledged and of the operformed, has granted, demised, leased and let and by these presents do operating for oil and gas, and laying price lines, and building tanks, poor	covenants and agreements hereinafter contained on the part of lessee to be paid, kept an covenants and agreements hereinafter contained on the part of lessee to be paid, kept an sers, stations and structures thereon to produce, save and take care of said products, all that INSE
North half of the s	south west quarter of sec. twenty three.
25 Turning 17 Parce 12	containing80Bcres, more or less
It is agreed that this lease shall remain in force for a term of or either of them, is produced from said land by the lessee.	years from date, and as long thereafter as oll or ga
from the leased premises. 2nd. To pay the lessor_One_eighth_1/8_of_1	line to which he may connect his wells, the equal one-eighth part of all oil produced and save he_merket_yalue_payable_quarterlyDeltan
os any other product a coyal ty of ona siniti (1.3), provide mos they at and all inside lights in the principal dwelling house on said land during 37d. To pay lessor for gas produced from any oil well and use the same of the time during which such gas shall be used, said payments ufacture of gasoline or any other product, a royalty of one-eighth (3.2). If no well be commenced on and land on ar before the	while the same is being used 26.5 so off the premises, and it used in the remaining market rates and lessor to have gas free of conston any such well of all stoy. The same time by making his own connections with the Status of any such well of Conston any such well of Conston and if used in the max payable method. The lessor or to the lessor or constant and the Conston and the changes in the Conston and conston
to both parties, miless the lease on or before that date shall pay or ten at <u>the privilege of deferring the commencement of Wellyor 122</u>	der to the lessor or to the lessor's credit in the
as aforesaid, and any and all other rights conferred. Should the first well drilled on the above described land be a di months from the expiration of the last rental period which rental has b ntion of said twelve months shall resume the payment of rentals in the s	ry hole, then, and in that event, if a second well is not commenced on said land within twelv een paid, this lease shall terminate as to both parties, unless the lessee on or before the expi ame amount and in the same manner as hereinbefore provided. And it is agreed that upor
	ast preceeding paragraph hereof, governing the payment of rentals and the effect thereof, shu tal payments. an the entire and undivided fee simple estate therein, then the royalties and rentals herein pr s to the whole and undivided fee, ter produced on said land for its operation thereon, except water from wells of lessor. elow plow depth. arm now on the premises, without the written consent of the lessor.
Lessee shall have the right at any time to remove all machine Lessee shall have the right at any time to remove all machine If the estate of either party hereto is assigned, and the privilege	ring clops on average handles, ry and fixtures placed on said premixes, including the right to draw and remove casing, of assigning in whole or in part is expressly allowed, the covenants hereof shall extend to the the ownership of the land or assignment of rentals or rowaties shall be bluding on the lessee ur
of the rents due from him, or them, such default shall not operate to defaut assignce thereof shall make due payment of said rantal. Lessor hereby warrants and agrees to defand the title to the law	nent or a true copy thereof; and it is hereby agreed in the event this lease shall be assigned ignees of such part or parts shall fail or make default in the payment of the proportionate par or affect this lease ins of ara as it covers a part or parts of said lands which the said lesses or any nds herein described, and agrees that the lessee shall have the right at any time to redeem f scribed lands, in the event of default of payment by lessor, and be subrogated to the rights
In Testimony Whereof We Sign, this thel2th WITNESS	day ofAugust, 1922 روجها بروجها بروجها بروجها بروجها
ACKNOW	LEDGMENT TO THE LEASE
hundred andIVONLY_LWO JOHN_E,_Shafer.adFattle.Shaf to me known to be the identical person.g who executed the within same asfree and voluntary act and deed for the uses and In Witness Whereof, I have hereunto set my official signatu	August Notary Public, in and for said County and State, personally appeared for, menandind wife and foregoing instrument and acknowledged to me thatthey executed the purposes therein set forth. re and alixed my notarial seal the day and year first above written.
My Commission Expires	
	ENT WHERE THE LESSOR SIGNS BY MARK.
On this	
for the County and State aforesaid, personally appeared	foregoing instrument bymark in my presence and in the pr
for the County and State aforesaid, personally appeared to me known to be the identical person who executed the within and	i and a second
for the County and State aforesaid, personally appeared to me known to be the identical person who executed the within and sence of	ecuted the same as free and voluntary act and deed for the uses and pu above written,
for the County and State aforesaid, personally appeared to me known to be the identical person who executed the within and sence of	ecuted the same as free and voluntary act and deed for the uses and pu above written,
for the County and State aforesaid, personally appeared to me known to be the identical person who executed the within and sence of	ecuted the same as free and voluntary act and deed for the uses and pu above written, is name must be witnessed by two witnesses, one of whom must write lessor's name near suc ASSIGNMENT
for the County and State aforesaid, personally appeared to me known to be the identical person who executed the within and sence of	ecuted the same as free and voluntary act and deed for the uses and put above written, is name must be witnessed by two witnesses, one of whom must write lessor's name near suc ASSIGNMENT
for the County and State aforesaid, personally appeared to me known to be the identical person who executed the within and sence of	ecuted the same as free and voluntary act and deed for the uses and pu above written, is name must be witnessed by two witnesses, one of whom must write lessor's name near suc ASSIGNMENT
for the County and State aforesaid, personally appeared to me known to be the identical person who executed the within and sence of	ecuted the same as free and voluntary act and deed for the uses and pu above written,
for the County and State aforesaid, personally appeared to me known to be the identical person who executed the within and sence of	ecuted the same as free and voluntary act and deed for the uses and pu above written, is name must be witnessed by two witnesses, one of whom must write lessor's name near suc ASSIGNMENT

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