OIL AND GAS LEASE RECORD No. 418

FROM CONTRACTOR	STATE OF OKLAHOMA, Tulsa County, ss. This instrument was filed for record on the 9th day of 1. A.D., 19 122 at 4 o'clock P.M., and duly recorded in Book 418 on page 27
<u>™</u>	(SEAL) (SEAL) D. D. Lewson County Clerk.
	By F. llc Iman Deputy
AGREEMENT, Made and entered into 14th 1970 of Mo	day of July 19.22
	ulinitali kan membangan meni ingkasa 1995 di kebangan meninggan pada 12 <u>makan mengangan kan ban</u> an men
R. F. Dodd. WITNESSETH. That the said lessor, for and in consideration cash in hand paid, receipt of which is hereby acknowledged and of the cove performed, has granted, demised, leased and let and by these presents does goperating for oil and gas, and laying pipe lines, and building tanks, powers, certain tract of land situate in the County of 1711.58.	chercinsfter called lessor (whether one or more) and
The SE $\frac{1}{4}$, SW $\frac{1}{4}$, and the S $\frac{1}{2}$ S.W. 10, towbship 17N, range 13 \pm 0	.s.w. and $>$ 1, S_2^1 N_2^1 . S.W.S.W. of section containing 65 acres more or less.
of Section_10 Township17N_ Range13F and cont	taining 65, gears from date, and as long thereafter as oil or go
or either of them, is produced from said land by the lessee. In consideration of the premises, the said lessee covenants and agree lst. To deliver to the credit of lesser, free of cost, in the pipe line from the leased premises. 7/8 moved true of 877 cm.	es; to which he may connect his wells, the equal one-eighth part of all oil produced and save
each year involvance, for the gas from each well where gas only is found, with or any order product, and all inside lights in the principal dwelling house on said land during the 3rd. To pay lessor for gas produced from any oil well and used any of the product	ile the same is being used on the off the premises, and it used in the manufacture of each prevailing market rate; and lessor to have gos free of 0.62 from any such well for all stoy same time by making his own connections with the well in his own risk, more off the premises. 1.6 Fowelly per off the premises. 1.6 Fowelly of the made. 82 of three months in advancement if used in the made.
to both parties, upleas the deserge on or before the dates half payor tender at the state of the dates of the privilege of deferring the commencement of a well for the privilege of deferring the commencement of a well for the dates of another of a well may be further deferred for the privilege of the same number of most the daying any entry overs not only the privilege granted to the date whom as	able monthly, at the prevailing market rate, 19.22, this lease shall terminate to the leaser of to the Resort or the Resort or the leaser of the charge shall terminate to the leaser of to the Resort or the charge shall terminate the depository regardless of the charges in the sharpes of the charges in the sharpes of the charges of th
as annessing automorphic articles represented the dead had be a dry human the found the first-well drilled un the above-described land be a dry human the from the rix piration of the last restal-period which restal has been attorned and twolve months shall resume the payment of contain in the came	ole; then, and in that event, if a second well is not commenced on mid-land within -evel pard; this lease simil terminate as to both parties, unid sthe lease or or before the exp a mount and in the same manner-as-bereinbefore-provided. —And it is a speed, that upo preceeding-paregraph thereof, governing-the-payment of rentals and the effect thereof, sh
commus in force just as though there had been no interuption in the rental a If said lessor owns a less interest in the above described land than the 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 pipe lines below No well shall be drilled nearer than 200 feet to the house or barn r	payments he entire and undivided fee simple estate therein, then the royalties and rentals herein pr the whole and undivided fee. oroduced on said land for its operation thereon, except water from wells of lessor. y ploy depth. now on the premises, without the written consent of the lessor.
If the estate of either party herato is assigned, and the privilege of a	crops on said lands, not fixtures placed on said premises, including the right to draw and remove easing, assigning in whole or in part is expressly allowed, the covenants hereof shall extend to the ownership of the land or assignment of rentals or royalties shall be binding on the lessee us or a true copy thereof; and it is hereby agreed in the event this lease shall be assigned as of such part or parts shall fail or make default in the payment of the proportionate part of such part or parts shall fail or make default in the payment of the braid lessee or any
assignee thereof shall make due payment of said rental.	herein described, and agrees that the lessee shall have the right at any time to redeem feed lands, in the event of default of payment by lessor, and be subrogated to the rights id wellshall be drilled to what is known as feet is a dry hole, then this lease shall day of
In Testimony Whereof We Sign, this the	Stoc_HWills(SEA
	(SEA)(SEA
to me known to be the identical person who executed the within and same as 115. Free and voluntary act and deed for the uses and pur In Witness Whereof, I have hereunto set my official signature as	DGMENT TO THE LEASE JULY: "In the year of our Lord, one thousand nivy Public, in and for said County and State, personally appeared
ACKNOWLEDGEMENT	WHERE THE LESSON SIGNS BY MARK
STATE OF OKLAHOMA, County ofss. On this	A. D., 19, before me, the undersigned, a Notary Public, in a
to me known to be the identical person——who executed the within and fore sence of————————————————————————————————————	egoing instrument byand in my presence and in the presence and in the presence and in the presence and in the presence and just and deed for the uses and presence and presen
	and must be witnessed by two witnesses, one of whom must write lessor's name near su
NAIOW ALL MEN BY THESE PRESENTS.	ASSIGNMENTof.
State of	Localitic within named grantor in consideration of the sum of the sum of in hand paid, the sum of in hand paid in
TO HAVE AND TO HOLD THE SAME FOREVER, subject to	heirs, and assigns, the within grant, nevertheless, to the conditions therein contained.
	, 19 (SEA)
ACKNOWLEDGME	NT OF THE ASSIGNMENT
Be It Remembered, That on thisday ofbefore me, a Notary Public, in and for said Cou	in the year of our Lord, one thousand nine hundred and to me known to be the identical person who executed the within and foregoning in the known to be the identical person who executed the within and foregoning in the known to be the identical person who executed the within and foregoning in the known that is a supposed therein set forth and affixed my notarial seal the day and year first above written.
In Witness Whereof, I have hereunto set my official signature a My Commission Expires	and affixed my notarial seal the day and year first above written. Notary Public.