OIL AND GAS LEASE RECORD No. 418

FROM PARES	STATE OF OKLAHOMA, Tulsa County, ss. This instrument was filed for record on the 97.h day
	STATE OF OKLAHOMA, Tulsa County, ss. This instrument was filed for record on the 9th day of All gristi A. D., 1922 at 4:00 o'clock V.s.M., and duly recorded in Book 418 on page 28
To	(SEAT.) O. D. Lavson
	The Transport
	Fees, \$ Deputy
AGREEMENT, Made and entered into 27th	day of July 1922.
anni ann ann ann ann ann ann ann ann ann	day of July 1928 worstell, his wife
R. F. Dodd	hereinafter called lessor (whether one or more) and
WITNESSETH, That the said lessor, for and in consideration of the coverage in hand paid, receipt of which is hereby acknowledged and of the coverage.	ofone. and no./100
erformed, has granted, demised, leased and let and by these presents does g perating for oil and gas, and laying pipe lines, and building tanks, powers, ertain tract of land situate in the County of	rant, dernise lease and let unto the said lessee, for the sole and only purpose of mining and stations and structures thereon to produce, save and take care of said products, all that
The northeast quarter	c of the northwest quarter of
	보다는 이번 아름이 많아 있는 그리고 얼마나 하고 아이를 살다.
Section15 Township17 Range135 and conti	ainingblocktyacres, more or lessyears from date, and as long thereafter as oil or gas,
r either of them. Is produced from said fand by the lessee.	
In consideration of the premises, the said lessee covenants and agree lst. To deliver to the credit of lessor, free of cost, in the pipe line	to which he may connec ellist wells, the equal one-eighth part of all oil produced and saved
2nd. To pay the lessor the equal eighth par	the the same is being used more off the premises and if used in the manufacture of gasoline
renyeur manyance; for the gas from each well where gas only is found, whi rany other product, a royalty of one-eighth (½), payable monthly at the payable monthl	prevailing market rate; and lessor to have gas free of of the manufacture of gasoline prevailing market rate; and lessor to have gas free of of them any such will for all stoves
no an inside lights in the principal awailing house on said land during the product of Topay Jessor for gas produced from any all well and used on DOOLUCE AL LINE TELLO OF ONE GISHER	be said be premises O. r. in. the manufatuure of Baschilliers
er year, for the time during which such gas shall be used sale-payments to- incture of gasding or any other product, a royalty of one-eighth (1/8) pays	able monthly, at the prevailing market rate.
both parties, unless the lessee on or before the both parties, unless the lessee on or before that date shall pay or tender	the same is being used or or off the premises, and if used in the manufacture of gasoline prevailing market rate; and lessor to have gas free of the from any such well for all stoves same time by making his own connections with the deed, his own risk. Engl EXPOLINES on the premises. O. 1.10. The meanufacture of ASSOCIANOS on the made person of the prevailing market rate. 1.1.1.1.2.2.2.2.3.3.3.3.3.3.3.3.3.3.3.3.
wnership of said land, the sum of Forty 540,00	DOLLARS, which shall continue as the depository regardless of the enanges in the DOLLARS, which shall operate as a rental and cover some said date. In like manner and upon like nayments or tanders the commencement
a well may be further deferred for like periods of the same number of mont is down payment, covers not only the privileges granted to the date when	hs successively. And it is understood and agreed that the consideration first recited herein aid first rentals is payable as aforesaid, but also the lessee's outlon of extending that period
Should the first well drilled on the above described land be a dry he	ole, then, and in that event, if a second well is not commenced on said land within twelve
onths from the expiration of the last rental period which rental has been tion of said twelve months shall resume the payment of rentals in the same	paid, this lease shall terminate as to both parties, unless the lessee on or before the expir- amount and in the same manner as hereinbefore provided. And it is agreed that upon-
ne resumption of the payment of rentals, as above provided, that the last pontinue in force just as though there had been no interuption in the rental p	preceeding paragraph hereof, governing the payment of rentals and the effect thereof, shall payments.
If said lessor owns a less interest in the above described land than the ided shall be paid the lessor only in proportion which and the lessor only in proportion which are the bars to	the entire and undivided fee simple estate therein, then the royalties and rentals herein pro- the whole and undivided fee.
Lessee shall have the right to use, free cl cost, gas, oil and water p When requested by the lessor, lessee shall burgelliabipe lines below No well shall be delibed season the 200 from the below	required on said land lorging operation thereon, except water from wells of lessor. y plow depth.
Lessee shall pay for damages caused by Rul operations to growing	cross on said hards
Leann shall have the winds at any time to remove all machiners of	of fixtures placed on said aveniese including the right to draw and remove casing
Lessee shall have the right at any time to remove all machinery as if the estate of either party hereto is assigned, and the privilege of a constant of the privilege of the constant of the privilege of	and fixtures placed on said premises, including the right to draw and remove casing, assigning in whole or in part is expressly allowed, the covenants hereof shall extend to their wavership of the land or assignment of rentals or royalties shall be binding on the lessee un-
Lessee shall have the right at any time to remove all machinery at If the estate of either party hereto is assigned, and the privilege of a eirs, executors, administrators, successors or assigns, but no change in the of a first 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 issignee.	and fixtures placed on said premises, including the right to draw and remove casing, assigning in whole or in part is expressly allowed, the covenants hereof shall extend to their womership of the land or assignment of rentals or royalties shall be binding on the lessee unor a true copy thereof; and it is hereby agreed in the event this lease shall be assigned so found that the proportionate part
Lessee shall have the right at any time to remove all machinery at If the estate of either party hereto is assigned, and the privilege of a ciers, executors, administrators, successors or assigns, but no change in the oil after the lessee has been furnished with a written transfer or assignment to a part or parts of the above described lands and the assignee or assignee the rents due from him, or them, such default shall not operate to defeat or af ssignee thereof shall make due payment of said rental.	nd fixtures placed on said premises, including the right to draw and remove casing, assigning in whole or in part is expressly allowed, the covenants hereof shall extend to their womership of the land or assignment of rentals or royalties shall be binding on the lessee unor 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 fect 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 essor, by payment, any mortgage, taxes or other liens on the above describ	preceding paragraph hereof, governing the payment of rentals and the effect thereof, shall payments. The entire and undivided fee simple estate therein, then the royalties and rentals herein prothe whole and undivided fee, roduced on said land for the key of the roduced on said land for the key of the roduced on said land for the key of the key of the lessor. The plow depth of the premises, without the written consent of the lessor. The roduced on said lands, and faxtures placed on said premises, including the right to draw and remove casing, assigning in whole or in part is expressly allowed, the covenants hereof shall extend to their ownership of the land or assignment of rentals or royalties shall be binding on the lessee unovariestic that the 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 effect this lease in so far as it covers a part or parts of said lands which the said lessee or any a herein described, and agrees that the lessee shall have the right at any time to redeem for sed lands, in the event of default of payment by lessor, and be subrogated to the rights of each lands, in the event of default of payment by lessor, and be subrogated to the rights of each lands, in the event of default of payment by lessor, and be subrogated to the rights of the rights of the properties of the rights of the right of the rights of the right of the
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