## OIL AND GAS LEASE RECORD No. 418

FROM PRINTING GO. TULSA, ONC.	STATE OF OKLAHOMA, Tulsa County, ss.  This instrument was flexifor record on the 12 at 1-430 of. A.D., 19. 22 at 1-430 oflock F. M., and duly recorded in Book 418 on page 30
70	(SEAL) O. D. Lawson County Clerk.
	By Fees, \$Dejuty
AGREEMENT, Made and entered into 4	th day of his wife 19.22
W. B. Fine and U. M. Smith  WITNESSETH, That the said lessor, for and in con ash in hand paid, receipt of which is hereby acknowledged and erformed, has granted, demised, leased and let and by these pre- perating for oil and gas, and laying pipe lines, and building ta- ertain tract of land situate in the County of	the first part, hereinafter called lessor (whether one or more) and
south quarter (SW/字)	of the southeast (SEA) quarter
f Section 19 Township 18N Range 14E	and containing
reither of them, is produced from said land by the lessee.  In consideration of the premises, the said lessee covenar	nts and agrees:
1st. To deliver to the credit of lessor, free of cost, in t	the pipe line to which he may connect his wells, the equal one-eighth part of all oil produced and saved lent to 1/8 of all gas produced and saved Dottars is found, while the same is being used on or off the premises, and if used in the manufating 1995 oline thilly at the prevailing market rate; and lessor to have gas free of the promises are used to use the premises. In money equivelent to a lessor with the property of this own risk. I and used or or off the premises. In money equivelent to 1/8. of - 201 Ass something the premises of the manufating answer rate.  Ath and if used in the manufating answer rate.  4th and if used in the manufating answer rate.  4th and of August 19.22, this lease shall terminate as any or tender to the lessor or to the lessor credit in the ATKANSS VALLEY DETE Bank of or its successors, which shall continue as the depository regardless of the changes in the months from said date. In like manner and upon like payments or tenders the commencement aber of months successively. And it is understood and agreed that the consideration first recited herein date when said first rentals is payable as aforesaid, but also the lesses option of extending that period
nacture of gasonne or any other product, a royalty of one-eigh  If no well be commenced on said land on or before the  both parties, unless the lessee or before that date shall pa	Ath day of August 19.22, this lease shall terminate as sy or tender to the lessor or to the lessor's credit in the ATKANSAS VALLEY STATE Bank
wnership of said land, the sum of HOTLY 13	40.000 or its successors, which shall continue as the depository regardless of the changes in the DOLLARS, which shall operate as a rental and cover months from said date. In like manner and upon like payments or tenders the commencement
f a well may be further deferred for like periods of the same num he down payment, covers not only the privileges granted to the s aforesaid, and any and all other rights conferred.	noer or months successively. And it is understood and agreed that the consideration first recited herein date when said first rentals is payable as aforesaid, but also the lessee's option of extending that period
tion of said twelve months shall resume the payment of rentals he resumption of the payment of rentals, as above provided, th	d be a dry hole, then, and in that event, if a second well is not commenced on said land within twelve tal has been paid, this lease shall terminate as to both parties, unless the lessee on or before the expir is in the same amount and in the same manner as hereinbefore provided. And it is agreed that upontat the last preceeding paragraph hereof, governing the payment of rentals and the effect thereof, shall
	n the rental payments.  Land than the entire and undivided fee simp! tate therein, then the royalties and rentals herein pro- est bears to the whole and undivided fee.
When requested by the lessor, lessee shall bury his pip No well shall be drilled nearer than 200 feet to the hou	and water produced on said land for its operation thereon, except water from wells of lessor.  e lines below plow depth.  see or barn now on the premises, without the written consent of the lessor.
Lessee shall pay for damages caused by his operations Lessee shall have the right at any time to remove all rate of the state of either party hereto is assigned, and the neirs, executors, administrators, successors or assigns, but no children the lessee has been furnished with a written transfer or so to a part or parts of the above described lands and the assigns if therents due from him, or them, such default shall not operate to the cause of the same to	the water produced on said and to its op. The thirteen, except water from the street of the lessor.  Is to growing crops on said lands.  It is opening crops on said lands.  In a sprivilege of assigning in whole or in part is expressly allowed, the covenants hereof shall extend to their ange in the ownership of the land or assignment of rentals or royalties shall be insiding on the lessee unrassignment or a true copy thereof; and it is hereby agreed in the event this lease shall be assigned eo or assigneen of such part or parts shall fail or make default in the payment of the proportionate part or defeator affect this lease in so far as it covers a part or parts of said lands which the said lessee or any a
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