OIL AND GAS LEASE RECORD No. 418

CONCACEO	FROM CONDITION MOST	STATE OF OKLAHOMA, Tulsa County, ss. This instrument was filed for record on the
3590	TO	o'clock
		By F. Dalman Deputy
AGREEMENT, I	Made and entered into 16th ora Bartles nee Humphrey	and 0. M. Bartles, her husband 1922
.B.Cates and W	J.C. Cates of Jonks, Okla, That the said lessor, for and in consideration	day of Aug. 1922 and O. M. Bartles, her husband La. C. hereinafter called lessor (whether one or more) and part. of the speand part, hereinafter called lessee. of One and no/1,00 - DOLLARS
sh in hand paid, receipt o rformed, has granted, den perating for oil and gas, ar rtain tract of land situate	of which is hereby acknowledged and of the covenised, leased and let and by these presents does and laying pipe lines, and building tanks, powers in the County of	enants and agreements hereinafter contained on the part of lessee to be paid, kept and grant, demise lesse and let unto the said lessee, for the sole and only purpose of mining and a stations and structures thereon to produce, save and take care of said products, all that State of Oklahoma, described as follows, to-wit:
	North } of the south	
either of them, is produce	ed from said land by the lessee.	eighty Laining acres, more or less Five years from date, and as long thereafter as oil or gas, es: to which we dry connect he less, the equal one-eighth part of all oil produced and saved
om the leased premises.		
court for the time turing acture of gasoline or any If no well be commo both parties, unless the COLLINS	Mich such gas shall be used, said payments to other product, a royalty of one-eighth (26) pay- enced on said land on or before the	of all gas sold off said lease — Dollars ill the same is being used the premises, and of the manufacture of gasoline the same is being used the premises, and of the manufacture of gasoline prevailing market rate; and lessor to have gas free of east from any such well for all stoves same time by making his own connections with the gas at his own risk, or or off the premises. Off midflused in the manable monthly, at the prevailing market rate. Off midflused in the manable monthly, at the prevailing market rate. 19 this lease shall terminate as to the lessor or to the lessor's credit in the First National — Bank or its successors, which shall continue as the depository regardless of the changes in the Highty HO-100— DOLLARS, which shall operate us a rental and cover a from said date. In like manner and upon like payments or tenders the commencement has successively. And it is understood and agreed that the consideration first recited herein aid first rentals is payable as aforesaid, but also the lessor's option of extending that period
nership of said land, the e privilege of deferring the a well may be further defe e down payment, covers no aforesaid, and any and al	. Num of ecomment of a well for TWE IVS nonth reed for like periods of the same number of mont to only the privileges granted to the date when s l other rights conferred.	
on of said twelve months resumption of the payme	shall resume the payment of rentals in the same ent of rentals, as above provided, that the last i	paid, this lease shall terminate as to both parties, unless the lessee on or before the expir a amount and in the same manner as hereinbefore provided. And it is agreed that upon- preceeding paragraph hereof, governing the payment of rentals and the effect thereof, shall
Lessee shall have the When requested by No well shall be dr. Lessee shall pay for Lessee shall have the shall have the shall have the state of the shall have the shall hav	or only in proportion which his interest bears to he right to use, free of cost to go like and water p the lessor, lessee shall bury his pipe lines below illed nearer than 20g test by the house or barn; I damages caused by first operations to growing he right at any time to remove all machinery as	payments. he entire and undivided fee simple estate therein, then the royalties and rentals herein pro- the whole and undivided fee in roduced on said land for the operation thereon, except water from wells of lessor, r plow depth, now on the premises, without the written consent of the lessor, crops on said lands, and fixtures placed on said premises, including the right to draw and remove casing.
irs, executors, administrat after the lessee has been to a part or parts of the a he rents due from him, or	er party nereto is assigned, and the privilege or a ors, successors or assigns, but no change in the c furnished with a written transfer or assignment	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 uncor a true copy thereof; and it is hereby agreed in the event this lease shall be assigned es 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 warr	ants 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 ed lands, in the event of default of payment by lessor, and be subrogated to the rights of
In Testimony When	reof We Sign, this the16th	day ofAug
		(SEAL)
		(SEAL)
ATE OF OKLAHOMA, BE H-REMEMB undered end. DOTE: BETTLE: me known to be the ident me as LOGIT free a In. Witness You's y Commission Expires.	County of Tulsas. ERED, That on this Till de Inde Nota The Effort me a Nota The Effort me and control of the uses and pure of under my hand said sear a sear and the sear and the Effort me and	GMENT TO THE LEASE ALEA JARRA THE LEASE THE TRUE AND THE LEASE THE TRUE AND THE LEASE TO THE LEASE THE TRUE AND THE LEASE To regoing instrument and acknowledged to me that they executed the poses therein set forth. The day and real results and result
ATE OF OKLAHOMA,	ACKNOWLEDGEMENT County of	WHERE THE LESSOR SIGNS BY MARK A. D., 19, before me, the undersigned, a Notary Public, in and
me known to be the identi- ice of	cal person who executed the within and fore	going instrument by
y Commission Expires NOTE—The signat	ure by mark of a lessor who cannot write his na	ve written. Notary Public. me must be witnessed by two witnesses, one of whom must write lessor's name near such
	<u></u>	SSIGNMENT
te of		the within named grantor, in consideration of the sum ofin hand paid, the fer, set over and convey unto
TO HAVE AND T	O HOLD THE SAME FOREVER, subject n	evertheless, to the conditions therein contained.
		day of
Be It Remembered	I, That on thisday of	NT OF THE ASSIGNMENT in the year of our Lord, one thousand nine hundred and
ument and acknowledged In Witness Where	to me thatexecuted the same as of, I have hereunto set my official signature a	to me known to be the identical person who executed the within and foregonig in-
		의 사회 대통령 대학자 대학자가 되는 등 보험 중입니다. 이 중 한다는 그래요? 하는 이 경기는 사람들은 전한 하는 사고 그는 사람이 있다고 #100 등 기계 전략
retrievels and the contract of	nggangpungu kenanggangganggang kan pangkan salipangga punggan panggan pangganggan metang	CONTRACTOR