COMPARED OIL AND GAS LEASE RECORD No. 418

| TO | By F. Delman | nty Clerk. Deputy |
|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| AGREEMENT, Made and entered into 5th and F. G. Keith and T. A. I | day ofSeptember | , 19.22_ |
| Party of the first par WINESSETH. That the said lessor, for and in consideration sh in hand paid, receipt of which is hereby acknowledged and of the court formed, has granted, demised, leased and let and by these presents does erating for oil and gas, and laying pipe lines, and building tanks, power rtain tract of land situate in the County of | rt, hereinafter called lessor (whether one or more) and | DOLLARS |
| East half $(rac{1}{6})$ of north | west quarter (4) | |
| either of them, is produced from said land by the lessee. In consideration of the premises, the said lessee covenants and agreated in the lessed premises and agreated in the lessed premises. 2nd. To pay the lessor. 2 <u>POVELTY OF ONE-918</u> ciryen readounce, for the gas from each well where gas only is found, whany other product, a royalty of one-eighth (16), payable monthly at the dall 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 a | ees; e to which he may connect his wells, the equal one-eighth part of all oil pro- hile (1/8) npeyeble monthly at market nr. hile the same is being used on or off the premises, and if used in the manufa prevailing market rate; and lessor to have gas free of continuous and such we same time by making his own connections with the continuous areas. | duced and saved i cebot ARS cture of gasoline cell for all stoves DOLLARS |
| Exercion the time during which such gas shall be used, exidence where the sature of excelline or every other product, a royalty of one-eighth (24) pay if no well be commenced on said land on or before the 25 La. both parties, unless the lessee on or before that date shall pay or tender 10.11 in SVI 11.6 v. Cr. 18. 18. 19. 19. 19. 19. 19. 19. 19. 19. 19. 19 | and Kyable monthly, at the prevailing market rate. yable monthly, at the prevailing market rate. 19.23 this lease she re to the lessor's credit in the COLL INSTILLE. OF its successore, which shall continue as the depository regardless of the continue | all terminate as LONAL Bank e changes in the ental and cover commencement streeted herein ding that period |
| ion of said twelve months shall resume the payment of renths in the sam ersymption of the payment of rentals, as above provided, that the last hinds in force just as though there had been no interuption in the rental If said lessor owns a less interest in the above described land than | the entire and undivided fee simple estate therein, then the royalties and re- | reed that upon- ect thereof, shall ntals herein pro- |
| Lessee shall have the right to use, free of cost, gas, oil and water When requested by the lessor, lessee shall bury his pipe lines belo | o the whole and undivided rec. produced on said land for its operation thereon, except water from wells of my plow depth. now on the premises, without the written consent of the lessor. g crops on said lands. 200, to 150008. and fixtures placed on said premises, including the right to draw and remo | lessor. |
| irs, executors, administrators, successors or assigns, but no change in the after the lessee has been furnished with a written transfer or assignmen to a part or parts of the above described lands and the assignee or assign to a part or mark of the above described lands and the assignee or assign the rents due from him, or them, such default shall not operate to defeat or a | g crops on said lands. SHOL TO TOPICES. and fixtures placed on said premises, including the right to draw and remo assigning in whole or in part is expressly allowed, the covenants hereof shall cownership of the land or assignment of rentals or royalties shall be binding of the or true copy thereof; and it is hereby agreed in the event this lease shall cess of such part or parts shall fail or make default in the payment of the predict this lease in so far as it covers a part or parts of said lands which the sais herein described, and agrees that the lessee shall have the right at any timbed lands, in the event of default of payment by lessor, and be subtogated for the payment of the payment by the said of the payment of the payment by the said of the payment of the payment by the said of the payment of the payment by the payment by the payment of the payment by t | on the lessee un- l be assigned oportionate part id lessee or any a |
| ands, or to commence paying rantals as | 2 SOON G SET TOTOH! TES STONE IDIGHTSES T | s not the h |
| iands, or to commence paying rentals as In Testimony Whereof We Sign, this the 15th in 1855 parties ## | day of Sept. F. G. Keith T. A. Lee | s not the h |
| | T.A. Lee | (SEAL) |
| ACKNOWLE ATE OF OKLAHOMA, County of, ss. BE IT REMEMBERED, That on thisday of before me, a Note | DGMENT TO THE LEASE in the year of our Lord, on any Public, in and for said County and State, personally appeared | (SEAL) (SEAL) (SEAL) |
| ACKNOWLEI ATE OF OKLAHOMA, County of, ss. BE IT REMEMBERED, That on this | DGMENT TO THE LEASE in the year of out Lord, on any Public, in and for said County and State, personally appeared and and foregoing instrument and acknowledged to me that reposes therein set forth. and affixed my notarial seal the day and year first above written. | (SEAL) (SEAL) (SEAL) |
| ACKNOWLEI ACKNOWLEI ACKNOWLEI BE IT REMEMBERED. That on thisday of medical andbefore me, a Note me known to be the identical person who executed the within an ne asfree and voluntary act and deed for the uses and pu In Witness Whereof, I have hereunto set my official signature as | DGMENT TO THE LEASE in the year of our Lord, on any Public, in and for said County and State, personally appeared and old foregoing instrument and acknowledged to me that proses therein set forth. and affixed my notarial seal the day and year first above written. | (SEAL) (SEAL) e thousand nine executed the |
| ACKNOWLEI ACKNOWLEI ACKNOWLEI BE IT REMEMBERED. That on thisday of medical andbefore me, a Note me known to be the identical person who executed the within an ne asfree and voluntary act and deed for the uses and pu In Witness Whereof, I have hereunto set my official signature as | DGMENT TO THE LEASE in the year of our Lord, on any Public, in and for said County and State, personally appeared and old foregoing instrument and acknowledged to me that proses therein set forth. and affixed my notarial seal the day and year first above written. | (SEAL) (SEAL) e thousand nine executed the |
| ACKNOWLEI ACKNOWLEI BE IT REMEMBERED. That on this | DGMENT TO THE LEASE in the year of our Lord, on any Public, in and for said County and State, personally appeared and afforce store in set forth. and affixed my notarial seal the day and year first above written. NOT WHERE THE LESSOR SIGNS BY MARK Keith and MA. D., 19.22., before me, the undersigned, a Notar A. Lee and regoing instrument by researce and teed the same as their free and voluntary act and deed for the same as their free and voluntary act and deed for the same as their free and voluntary act and deed for the same as their free and voluntary act and deed for the same as their free and voluntary act and deed for the same as their free and voluntary act and deed for the same as their free and voluntary act and deed for the same as their free and voluntary act and deed for the same as their free and voluntary act and deed for the same as the sa | e thousand nine executed the otary Public. y Public, in and and in the pre- |
| ACKNOWLED ACKNOWLED BE IT REMEMBERED. That on this | DGMENT TO THE LEASE ary Public, in and for said County and State, personally appeared. and of foregoing instrument and acknowledged to me that arrowes therein set forth. And affixed my notarial seal the day and year first above written. NOT WHERE THE LESSOR SIGNS BY MARK A. D., 19.2.2., before me, the undersigned, a Notar Least L | e thousand nine e thousand nine executed the otary Public. y Public, in and and in the pre- ne uses and pur- |
| ACKNOWLEI ATE OF OKLAHOMA, County of see the day of see the record witnesses, and acknowledged to me that the within and for the county and acknowledged to me that they executed the within and for the county and state aforesaid, personally appeared for the uses and put the property of the county and State aforesaid, personally appeared for the within and for the county and state aforesaid, personally appeared for the within and for the county and acknowledged to me that they executed the within and for the county and acknowledged to me that they executed the within and for the county and acknowledged to me that they executed the within and for the county and acknowledged to me that they executed the within and for the county and acknowledged to me that they executed the within and for the county and acknowledged to me that they executed the within and for the county and acknowledged to me that they executed the within and for the county and acknowledged to me that they executed the within and for the county and acknowledged to me that they executed the within and for the county and acknowledged to me that they executed the within and for the county and acknowledged to me that they executed the within and for the county and acknowledged to me that they executed the within and for the county and acknowledged to me that they executed the within and for the county and acknowledged to me that they executed the within and for the county and acknowledged to me that they executed the within and for the county and acknowledged to me that they executed the within and for the county and acknowledged to me that they are acknowledged to me they are acknowledged to me that they are acknowledged to me they are acknowledged to me that they are acknowledged to me they | DGMENT TO THE LEASE in the year of out Lord, on any Public, in and for said County and State, personally appeared and foregoing instrument and acknowledged to me that imposes therein set forth. and affixed my notarial seal the day and year first above written. N T WHERE THE LESSOR SIGNS BY MARK ASITH AND 1.22, before me, the undersigned, a Notar ASIGN and 1. A Leo and regoing instrument by and regoing instrument by and regoing instrument by and ted the same as their free and voluntary act and deed for the overwritten. (SEAL) JOE HOUSHDAYGOT N ame must be witnessed by two witnesses, one of whom must write lessor's ASSIGNMENT of the within named grantor, in consideration of the sum of the sum of the within named grantor, in consideration of the sum | e thousand nine executed the otary Public. y Public, in and and in the pro- ne uses and pur- totary Public. name near such |
| ACKNOWLEI ACKNOWLEI BE IT REMEMBERED, That on this | DGMENT TO THE LEASE in the year of our Lord, on any Public, in and for said County and State, personally appeared | c thousand nine c thousand nine c thousand nine c executed the c tary Public. y Public, in and and in the pre- c uses and pur- |
| ACKNOWLEI BE IT REMEMBERED, That on this | DGMENT TO THE LEASE in the year of our Lord, on any Public, in and for said County and State, personally appeared | c thousand nine c executed the ctary Public. y Public, in and cand in the pro- ne uses and pur- name near such land paid, the day of |

O