OIL AND GAS LEASE RECORD No. 418

208863 C.E.J. FROM COMPARED	STATE OF OKLAHOMA, Tulsa County, ss. 16th This instrument was filed for record on the Sapts. A. D., 19.22 at o'clock	day
	of Sept. A. D., 19.22. at o'clock. A. M., and duly recorded in Book 418 on page. 4	7
	((SEAL) D. D. Lawson, Coun	ty Clerk.
	By F. Delman,	Deputy
AGREEMENT. Made and entered into 6th		1922
AGREEMENT, Made and entered into 6th by and between Nettle, A. Ward, and Charles	. 1 . 1 . 1 . 1 . 1 . 1 . 1 . 1 . 1 . 1	
Party of the first part, hereinafter called lessor (whether one or mare) and		
The North-east quarter of the north-west quarter of Section nine (9), Township twenty-two (22), Range fourteen (14) East.		
of Section 9 Township 22 Range 14 and cont	aining	er as oil or gas,
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 lessor, free of cost, in the pine line	es: to which he may connect his wells, the equal one-eighth part of all oil prod	uced and saved
from the leased premises. One eighth royalty on	all gas produced	DOLLARS
coel-year in odvaces for the gas from each well where gas only is found, whi or any other product, a royalty of one-cighth (16), payable monthly at the pan 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 o per year for the time during which such gas shall be used, said payments to ufacture of gasoline or any other product, a royalty of one-cighth (16), pay	ile the same is being used on or off the premises, and if used in the manufact prevailing market rate; and lessor to have gas free of caot from any such was mentime by making his own connections with the cost at his own risk, nor off the premises	ill for all stoves DOLLARS sed in the man-
to both parties, unless the lessee on or before that date shall pay or tender at COLLINSVILLE.	dey of MATCH 1953 this lease sha to the lessor or to the lessor's credit in the FIFST Nat 1908 I or its auccessors, which shall continue as the depository regardless of the	ll terminate as Bank changes in the
per year. for the time during which such gas shall be used, said payments to ufacture of gasoline or any other product, a royalty of one-eighth (12) pay if no well be commenced on said land on or before the to both parties unless the lessee on or before that date shall pay or tender at the privilege of deferring the commencement of a well for the privilege of deferring the commencement of a well for the down payment, covers not only the privileges granted to the date when a as aforesaid, and any and all other rights conferred.	Source as a re- special date. In like manner and upon like payments or tenders the c is successively. And it is understood and agreed that the consideration firs aid first rentals is payable as aforesaid, but also the lessee's option of extend ole, then, and in that event, if a second well is not commenced on said land	
months from the expiration of the last rental period which rental has been ation of said twelve months shall resume the payment of rentals in the same the resumption of the payment of rentals, as above provided, that the last pronting in force just as though there had been no interuption in the rental	paid, this lease shall terminate as to both parties, unless the lessee on or b ; amount and in the same manner as hereinbefore provided. And it is agre preceeding paragraph hereof, governing the payment of rentals and the effec	efore the expired that upon- tthereof, shall
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 New Hold tell be abilited bears they will be to be the second to	the whole and undivided fee. roduced on said land for its operation thereon, except water from wells of ly plow depth.	lessor.
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 heirs, executors, administrators, successors or assigns, but no change in the ctil after 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 the rentsdue from him, or them, such default shall not operate to defeat or al	crops on said lands. In a substantial service of the wholes of the right to draw and remove a signing in whole or in part is expressly allowed, the covenants hereof shall be more ship of the land or assignment of rentals or royalties shall be binding or or a true copy thereof; and it is hereby agreed in the event this lease shall se of such part or parts shall fail or make default in the payment of the project.	
lessor, by payment any mortgage, taxes or other liens on the above describe the holder thereof. Parties of the second part ag one mile of this land within three month second break in the mississippi lime or rentals carries. Where the first chitte unless oil or	TE THE HTH MOVE OF SENTEMBER 1000	to the rights of (ithin the to pay (SEAL) (SEAL)
ETATE OF OVI ALIONA Comment TUISE	OGMENT TO THE LEASE	
be it remembered. That on this ofth day of the burdred and hettie A. Ward before m. A Nota to me knows to be the identical person. When the work of the under the within an same as 100 11 free and voluntary act and deed for the uses and pur of the under my hand and sal of office to My Commission Expires Sept. 11, 1922. (Seal)	of foregoing instrument and acknowledged to me that	
STATE OF OKLAHOMA Communication of ACKNOWLEDGEMENT	WHERE THE LESSOR SIGNS BY MARK	
STATE OF OKLAHOMA, County of, ss. On thisday of for the County and State aforesaid, personally appeared		
to me known to be the identical person who executed the within and fore sence of	ed the same as free and voluntary act and deed for the	and in the pre-
My Commission Expires	No.	ptary Public.
VNOW ALL MEN BY THESE PRESENTS.	ASSIGNMENT	
ThatState of		
receipt whereof is hereby acknowledged, do hereby sell, assign, trans	sier, set over and convey unto	and paid, the
TO HAVE AND TO HOLD THE SAME FOREVER, subject		4-1-4
IN Witness Whereof. the said grantor	19	
ACKNOWLEDGMENT OF THE ASSIGNMENT		
STATE OF OKLAHOMA, County of, ss. Be It Remembered, That on thisday of	in the year of our Lord, one thousand nine	hundred and
before me, a Notary Public, in and for said Cou andexcuted the same asexecuted the same as strument and acknowledged to me thatexecuted the same as In Witness Whereof, I have hereunto set my official signature.	nty and State, personally appeared who executed the within and	l foregonig in-
My Commission Expires	No	tary Public.
		a angalagailigi an inantawa yan hi dangili ililiyah dan Palah yang salah 2004 Palah salah da basan hi hi mada ililina pandahan yanayakan 180 s