COMPARED

OIL AND GAS LEASE RECORD No. 418

209120 C.W.J. FROM	STATE OF	KLAHOMA, Tulsa County,	5. 004%
	of This	instrument was filed for record on ep i M., and duly recorded in Boo	the 2010 A. D., 19 22 at 70:30 k 418 on page 52
To	((SEAL)	O. D. Lay	
	Fees, \$	By F. Delman	n . Deputy
AGREEMENT, Made and entered into 14th by and between J. H. Simmons and Margare	et day of mons.	September Kis Wife	1922
Party of the first va	et bereinster called le	esor (whether one or more) and	
WITNESSETH, That the said lessor, for and in consideration cash in hand paid, receipt of which is hereby acknowledged and of the coperformed, has granted, demised, leased and let and by these presents does operating for oil and gas, and laying pipe lines, and building tanks, apower certain tract of land situate in the County of TULES	n of One and R	0/1.00	DOLLARS
The north forty acres (40) West half of the South Had Eighteen (18) Range Fourt	st Cuarter o	f section three (3) Township
of Section 3 Township 18 Range 14 and co	ntaining Fort	Vacr	es, more or less
or either of them, is produced from said land by the lessee. In pay. In consideration of the premises, the said lessee covenants and ag	ing quantiti	es,	and as long thereafter as oil or gas,
lat. To deliver to the credit of lessor, free of cost, in the pipe lin from the leased premises. 2nd. To pay the lessor. One Eighth part of			DOLLARS
cach-year in advance; for the gas from each well where gas only is found, w or any other product, a royalty of one-eighth (18), payable monthly at the and all inside lights in the principal dwelling house on said land during the said. To pay lessor for gas produced from any oil well and used per year, for the time during which such gas shall be used, said payments to product, or gas allowed to gas constituted to the product at royalty, of conscitute (14) and the product of the prod	hile the same is being the prevailing market rather same time by making on or off the premises	ised on or off the premises, and if e; and lessor to have gas free of g ig his own connections with the one lighth	used in the manufacture of gasoline fightgom any such well for all stoves but at his own risk. DOLLARS and if used in the man-
ufacture of gasoline or any other product, a royalty of one-eighth (4) parties, unless the lessee on or before that date shall pay or tende at ownership of said land, the sum of or well for a well for a month of a well for a well for a month of a well may be further deferred for like periods of the same number of mot the down payment, covers not only the privileges granted to the date when as aforesaid, and any and all other rights conferred.	r to the lessor or to the cor its successors, which from said date. In this successively, An	lay of JOVEMBET 19- lessor's credit in the lich shall continue as the deposit DOLLARS, which slike manner and upon like payn I it is understood and agreed that	22., this lease shall terminate as Bank ory regardless of the changes in the shall operate as a rental and cover shall operate as the commencement the consideration first recited herein
the down payment, covers not only the privileges granted to the date when as aforesaid, and any and all other rights conferred. Should the first well drilled on the above described land be a dry months from the expiration of the last rental period which rental has bee ation of said twelve months shall resume the payment of rentals in the san the resumption of the payment of rentals, as above provided, that the last	hole, then, and in that n paid, this lease shall ne amount and in the	event, if a second well is not com terminate as to both parties, unleading manner as hereinbefore provi	menced on said land within twelve ess the lessee on or before the expir
continue in force just as though there had been no interuption in the renta If said lessor owns a less interest in the above described land than vided shall be paid the lessor only in proportion which his interest bears to	I payments. the entire and undivic o the whole and undiv	ed fee simple estate therein, then	the royalties and rentals 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 belone to the lessee shall be drilled nearer than 200 feat to the house or barn Lessee shall pay for damages caused by his operations to growin Lessee shall have the right at any time to remove all machinery.	produced on said land w plow depth. I now on the premises, or crops on said lands.	for its operation thereon, except without the written consent of the	water from wells of lessor. he lessor.
Lessee shall have the right at any time to remove all machinery If the estate of either party hereto is assigned, and the privilege of heirs, executors, administrators, successors or assigns, but no change in the til after the lessee has been furnished with a written transfer or assignmer as to a part or parts of the above described lands and the assignee or assign of therents due from him, or them, such default shall not operate to defeat or	e ownership of the land nt or a true copy there nees of such part or par	n part is expressly allowed, the co or assignment of rentals or royalti of; and it is hereby agreed in the ts shall fail or make default in the	ies shall be binding on the lessee un- event this lesse shall be assigned e payment of the proportionate part
assignee thereof shall make due payment of said rental. Lessor hereby warrants and agrees to defend the title to the land lessor, by payment, any mortgage, taxes or other liens on the above describe holder thereof. This lease is givon G.T. Hank real consideration is to have a well d	s herein described, and ibed lands, in the ever s and J. H.	agrees that the lessee shall have t of default of payment by issor, Simmons, equally istely on this le	the right at any time to redeem for and be subrogated to the rights of one half each. The
In Testimony Whereof We Sign, this the14th WITNESS	_day ofDel	J. H. Simmo	19 <i>GE</i> (SEAL) MMONS (SEAL)
			(SEAL)
			(SEAL)
STATE OF OKLAHOMA, County of Tulse, ss. BE IT REMEMBERED, That on this 14 day of	EDGMENT TO THE Sent. tary Public, in and for	LEASE said County and State, personall	year of our Lord, one thousand nine
STATE OF OKLAHOMA, County of TULSB., as. BE IT REMEMBERED. That on this 14 day of hundred and twenty two before me, a Not I.s. H. Simmons to me known to be the identical person. who executed the within as same as THELL free and voluntary act and deed for the uses and put in Witness Whereof, I have hereunto set my official signature	and foregoing instrume urposes therein set for	Margaret Simmo	ns'
My Commission Expires Dec. 23, 1924. (Seal)		Adelaide B. Reic	hel, Notary Public.
ACKNOWLEDGEMEN	T WHERE THE LE	SSOR SIGNS BY MARK	
STATE OF OKLAHOMA, County of		A. D., 19, before me, the u	ndersigned, a Notary Public, in and
to me known to be the identical person who executed the within and fo	regoing instrument by		in my presence and in the pre-
sence ofas witnesses, and acknowledged to me thatexect	uted the same as	and free and voluntar	
purposes therein set forth. Given under my hand and seal of office the day and year last ab My Commission Expires	- M ithiria Latret Laure († 190		Notary Public.
mark.		a by two witnesses, one or whom	firest write, lessor 8 name near such
KNOW ALL MEN BY THESE PRESENTS: That	ASSIGNMENT	of	
receipt whereof is hereby acknowledged, do hereby sell, assign, tran	nsfer, set over and con-	OLLARS to	in hand paid, the
TO HAVE AND TO HOLD THE SAME FOREVER, subject In Witness Whereof, the said grantorhahereunto	nevertheless, to the c sethar	onditions therein contained. d, this	day of
			(SEAL)
STATE OF OKLAHOMA, County ofss. Be It Remembered, That on thisday ofbefore me, a Notary Public, in and for said Co	ounty and State, person	in the year of our Lord,	ALLENDAR CONTRACTOR OF STREET
andexecuted the same asexecuted the same asin Witness Whereof, I have hereunto set my official signature	to me known to be to free and volund affixed my notari	he identical person who execuntary act and deed for the uses all seal the day and year first about	uted the within and foregonia in
My Commission Expires			Notary Public.