COMPARED OIL AND GAS LEASE RECORD No. 418

210344 C.M.J.	The state of the s	
TROM TO THE STATE OF THE STATE	STATE OF OKLAI	HOMA, Tulsa County, ss. 4th ment was filed for record on the A.D., 19 22473.25. A.D., 19 22473.25. D. Lawson, County Clerk.
	o'clockL.M	,, and duly recorded in Book 418 on page
	((SEAL))	O. D. Lawson. County Clerk.
		r. Derman
n de la companya de O la companya de la compa	Fees, \$	Deputy
ACREEMENT Made and entered into the 24th	day of Jun	e 19.22_
AGREEMENT, Made and entered into the 24th by and between Thomas Baird, George T. B former Baird Investment Co. of Arka	Bacastow and W.	B. Conrod. Trustees for the
WITNESSETH, That the said lessor, for and in consideratic cash in hand paid, receipt of which is hereby acknowledged and of the c	ion of One	the second part, hereinalter called lessee. DOLLARS
cash in hand paid, receipt of which is hereby acknowledged and of the c performed, has granted, demised, leased and let and by these presents do operating for oil and gas, and laying pipe lines, and building tanks, pow	covenants and agreements he ses grant, demise lease and let	reinafter contained on the part of lessee to be paid, kept and unto the said lessee, for the sole and only purpose of mining and
operating for oil and gas, and laying pipe lines, and building tanks, pow certain tract of land situate in the County of	vers. stations and structures the	nereon to produce, save and take care of said products, all that ate of Oklahoma, described as follows, to-wit:
The Northeast Quarter of Section	a twolve (19) on	d the South Holf of the Horth
West Quarter and the Northwest of	nuarter of the No	orthwest quarter of Section
twelve (12), Twp. Eighteen (18)	North, Range Th	irteen (13) East.
마이 기계를 하는 아니는 하면 하루를 가르고 하는 것만		
of Section Township: Runger and c	containing : 280	acres, more or less
or either of them, is produced from said land by the lessee.		
In consideration of the premises, the said lessee covenants and a lst. To deliver to the credit of lessor, free of cost, in the pipe l	line to which he may connect i	his wells, the equal one-eighth part of all oil produced and saved,
from the leased premises, /one-eighth proceeds	s from Sale of	THULL
And. To pay the lessor— cath-year irradvance, for the gas from each well where gas only is found, or any other product, a royalty of one-eighth (1/2), payable monthly at t and all inside lights in the principal dwelling house on said land during 3rd. To pay lessor for gas produced from any oil well and uses per year, for the time during which such gos shall be used, said payments	the prevailing market rate; and	h or off the premises, and it used in the manufacture of gasonics all lessor to have gas free of cast from any such well for all stoves
3rd. To pay lessor for gas produced from any oil well and use	d on or off the premises. On	e-eighth Wells DotLars
per years for the time-during which such gos shall be used; said payments ufacture of gasoline or any other product, a royalty of one-eighth (18), 2 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 ten at. ALKAUSSS. CLLY. ARM or hundred, eight ownership of said land, the sum of Two hundred, eight of a well may be further deferred for like periods of the same number of me the down payment, covers not only the privileges granted to the date whe as aforesaid, and any and all other rights conferred.	payable monthly, at the preve	illing market rate.
to both parties, unless the lessee on or before that date shall pay or tene	der to the lessor or to the lessor	or's credit in the UNION State Bank
ownership of said land, the sum of 1Wo hundred; eight the privilege of deferring the commencement of a well for 12 mg	onths from said date. In like	DOLLARS, which shall operate as a rental and cover
of a well may be further deferred for like periods of the same number of m	onths successively." And it is	understood and agreed that the consideration first recited herein as aforesaid, but also the lessee's option of extending that period
ZC1 11 at Continual Julied on the change described level by a Ju	me bala shan and in that arous	t if a second well is not commenced on said land within twelve
months from the expiration of the last rental period which rental has be ation of said twelve months shall resume the payment of rentals in the s	een paid, this lease shall termi ame amount and in the same r	inate as to both parties, unless the lessee on or before the expir- nanner as hereinbefore provided. And it is agreed that upon-
months from the expiration of the last rental period which rental has be ation of said twelve months shall resume the payment of rentals it: the st the resumption of the payment of rentals as above provided, that the la continue in force just as though there had been no interuption in the rent	ist preceeding paragraph hereo ital payments.	f, governing the payment of rentals and the effect thereof, shall
It said lessor owns a less interest in the above described land the	an the entire and undivided fe	estate therein, then the royalties and rentals herein pro-
Lessee shall have the right to use, free of cost, gas, oil and wate When requested by the lessor, lessee shall bury his pipe lines be No well shall be drilled nearer than 200 feet to the house or ba		
Lessee shall pay for damages caused by his operations to grow	ing crops on said lands.	premises, including the right to draw and remove casing, t is expressly allowed, the covenants hereof shall extend to their
(If the estate of either party hereto is assigned, and the privilege heirs, executors, administrators, successors or assigns, but no change in t	of assigning in whole or in part the ownership of the land or ass	t is expressly allowed, the covenants hereof shall extend to their signment of rentals or royalties shall be binding on the lessee un-
fil the estate of either party netecto is assigns, but no change in t heirs, executors, administrators, successors or assigns, but no change in t til after the lessee has been furnished with a written transfer or assignm as to a part or parts of the above described lands and the assignee or assi of the rents due from him, or them, such default shall not operate to defeate	ient or a true copy thereofian ignees of such part or parts she	id it is hereby agreed in the event this lease shall be assigned ill fail or make default in the payment of the proportionate part
Lessor hereby warrants and agrees to defend the title to the lar lessor, by payment, any mortgage, these or other liens on the above des	and herein described, and agree scribed lands, in the event of d	lefault of payment by lessor, and be subrogated to the rights of
the holder thereof.		
In Testimony Whereof We Sign, this the 24th	June June	19 22. Thomas Baird Trustee (SEAL)
WITNESS		George T. Bacastow/ Truste@SEAL)
		W. B. Conrod " (SEAL)
		(SEAL)
Kensas Acknowl	LEDGMENT TO THE LEA	SE
STATE OF OKLAHOMA, County of COWLEY SATURED STATE OF OKLAHOMA, County of COWLEY SATURED SATURED THAT ON this 24thday of the hundred and Thos. Baird: Geo.T.Bacastow, and a North County of the satured	June A.D.192	2
hundred and Baird Geo. T. Bacastow before me a N	lotary Public, in and for said	County and State, personally appeared
to me known to be the identical person. S. who executed the within same as In Wilness Whereof, I have hereunto set my official signature.	and foregoing instrument and	d acknowledged to me thattheyexecuted the
In Witness Whereof, I have hereunto set my official signature	re and affixed my notarial sea	I the day and year first above written.
My Commission Expires January 9, 1924. (Se	el) 	ery V. Sloan. Notary Public.
A CIPRIONILI EDICEME	ONT WHEDE THE TESOE	R SIGNS BY MARK
STATE OF OKLAHOMA, County of, ss.	A.D	19 before me, the undersigned, a Notary Public, in and
for the County and State aforesaid, personally appeared		
to me known to be the identical person who executed the within and	foregoing instrument by	mark in my presence and in the pre-
sence of as witnesses, and acknowledged to me that	ecuted the same as	free and voluntary act and deed for the uses and pur-
purposes therein set forth. Given under my hand and seal of office the day and year last	above written.	하는 사람들은 사람들이 살아 들었다. 그 나는 이 등 나는 아이
My Commission Expires		Notary Public,
	the first and the control of the con	two witnesses, one of whom must write lessor's name near such
	ASSIGNMENT	
KNOW ALL MEN BY THESE PRESENTS:	of	
State of	the within named gr	antor, in consideration of the sum of
receipt whereof is hereby acknowledged, do hereby sell, assign, to	ransfer, set over and convey u	nto
TO HAVE AND TO HOLD THE SAME FOREVER, subje	ect nevertheless, to the condit	tions therein contained.
In Witness Whereof, the said grantorhahereun	nto sethand	day of
		(SEAL)
ACKNOWLEDGE STATE OF OKLAHOMA, County of, ss.	MENT OF THE ASSIGNM	ENT
STATE OF Of LAHOMA, County ofs. Be It Remembered, That on thisday of	County and State personally	in the year of our Lord, one thousand nine hundred and
		lantical person who executed the within and foregonic Su
strument and acknowledged to me that executed the same a	to me known to be the ic	and the state of t
In/Witness Whereof, I have hereunto set my official signatu	asfree and voluntar ure and affixed my notarial se	ry act and deed for the uses and purposes therein set forth al the day and year first above written.
In/Witness Whereof, I have hereunto set my official signatu	asfree and voluntar ure and affixed my notarial se	ry act and deed for the uses and purposes therein set forth al the day and year first above written.
In Witness Whereof, I have hereunto set my official signatu My Complission Expires.	asfree and voluntar ure and affixed my notarial se	ry act and deed for the uses and purposes therein set forth al the day and year first above written.