OIL AND GAS LEASE RECORD No. 418



TO		strument was filed for record on the Oct. M,, and duly recorded in Book 4.	301, County Clerk.	
	(SEAL)	By F. Delman	2	
	Fees, \$		Deputy	
AGREEMENT, Made and entered into 27th detween W. H. Hardesty and Jen	Ju nie ^{da} nardesty:	ly His Wife	, 19_22	
of Tulsa County, Oklahoma	ert, hereinafter called les	sor (whether one of more) and		
of Tulsa County, Oklanoma. Party-of-the-first p. C. Roberts and W. R. Rowland and WITNESSETH, That the said lessor, for and in consideration	on of One Doll	ar and other consi	led lessee derations DOLLARS	
rmed, has granted, demised, leased and let and by these presents do ting for oil and gas, and laying pipe lines, and building tanks, pow	es grant, demise lease and ers, stations and structu	let unto the said lessee, for the sol	e and only purpose of mining and ke care of said products, all that	di S
in tract of land situate in the County ofTUISA		State of Oklahoma, described as	follows, to-wit:	
Southeast (SE	1) quarter of	Northwest quarter	(NW+)	
				4
ction 26 Township 19 N. Range 12 E. and c	ontaining 40	ncres,	more or less	
It is agreed that this lease shall remain in force for a term of	_Ons thev	their	nd as long thereafter as oil or gas,	
1st. 10 deriver to the credit of lessor, free of cost, in the pipe i	ine to winch the may con-		the state of the s	
year hradwarce, for the gas from each well where gas only is found, by other product, a royalty of one-eighth (18), payable monthly at t	while the same is being u he prevailing market rate	sed on or off the premises, and if use; and lessor to have gar free of cos	ed in the manufacture of gasoline t femograp such well for all stoves	4.0
nt means ugnes in the principal awening noise on said land during an the Then interpret for gar grounded from any interpret and used the mean that said the said the used segments of the control of the	A ou of light brough	their the rare of three months or	one eighth of thingee	đв
th ouries, unless the lessee on or before that date shall navor ten	payable monthly, at the 5th der to the lessor or to the	prevailing market rate. ny of September, 19, 2 lessor's credit in the Natio	2. this lease shall terminate as nal_Bank_of_Commark ce	
Tulsa, Orlahoma rahip of said land, the sum of Five Hundred 15500 rahip of said land, the sum of Five Hundred 15500	On ar its successors, wh	ich shall continue as the depository DOLLARS, which sha like manner and upon like paymer	regardless of the changes in the all operate as a rental and cover ats or tenders the commencement	
2nd. To pay the lessor One-eighth of the or year in advance, for the gas from each well where gas only is found, yother product, a royalty of one-eighth (28), payable monthly at till inside lights in the principal dwelling house on said land during a till the lights in the principal dwelling house on said land during the lights in the principal dwelling house on said land during the lights of the light of	on said first rentals is pay	it is understood and agreed that tha ble as aforesaid, but also the lessed	e consideration first recited herein 's option of extending that period	T
the from the expiration of the last rental period which rental has be	en paid, this lease shall	terminate as to both parties, unless	the lessee on or before the expir	
esumption of the payment of rentals, as above provided, that the la	ist preceeding paragraph	hereof, governing the payment of re	ntais and the effect thereof, shall	
i shall be paid the lessor only in proportion which Mainterest bears Lesses shall have the right to use, free of cost was, oil and wat.	to the whole and undivier er produced on said land	ded for the peration thereon, except w	ater from wells of lessor.	
nue in force just as though there had been no interruption in the rent If said lessor owns a less interest in the abovenescipled land that Is hall be paid the lessor only in proportion which we interest bears Lessee shall have the right to use, free of cost uses oil and wate When requested by the lessor, lessee shall bury. He proper lines be No well shall be drilled nearer than 200 feet to the proper or ba Lessee shall pay for damages caused by the operations to grow Lessee shall have the right at any time to remove all machiner	irn now on the premises, ing crops on said lands,	without the written consent of the	essor.	
If the estate of etcher party hereto is assigned and the privilege	L. Called and		shall be hinding on the lessee un-	il.
), executors, administrators, successors or assigns, but no change in t fore the lessec has been furnished with a written transfer or assignm to a part or parts of the above described lands and the assignes or assi e rents due from him, or them, such default shall not operate to defeate	ignces of such part or par or affect this lease in so far	ts shall fail or make default in the r as it covers a part or parts of said l	ayment of the proportionate part ands which the said lessee or any a	
mee thereof shall make due payment of said rental. Lessor hereby warrants and agrees to defend the title to the lar r, by payment, any mortgage, taxes or other liens on the above des	aribad landa in the airen	t of default of payment by legar a	nd he subrogated to the rights of	
older therefore the lessee agrees to drill a	retransferable	of tesses until	hwelling completed a	ät is
r, by payment, any mortage, take as to the little of the consider thereof the lesses as teen to drill a sessed liberth. This lesse is to be now to be now the construction of the construc	such size and	with tools suffic	ient to drill (\$0,) il	cox
W. A.	Pugh	W. E. Hardesty	(SEAL)	
L. C. Theo.	Roberts E. Elliott	Jennie Hardesty W. R. Rowland	(SEAL)	1.
TE OF OKLAHOMA, County of Tulsa, ss. ACKNOW	LEDGMENT TO THE	LEASE		
TE OF OKLAHOMA, County of Tulsa, ss. BE IT REMEMBERED, That or this service to be fore me, I have service to be fore me, I have service to be fore me, I have service to be the identical person. S. who executed the within as the life in the and voluntary act and deed for the uses and make the life in the interest of the day a service to the day a service to the day a service to the service	the-undersigne Votary Public, in and for Hardestma and	said County and State, personally Jennie Herdesty	proced on this 27th d	ay
e known to be the identical person. S who executed the within as a who executed the within as	and foregoing instrument purposes therein set for	nt and acknowledged to me thath.	theyexecuted the	
ven under my hand and seal the day a Commission Expires Feb. 24, 1924	ind year last (Seal)	above written. Gertrude W. Hil	L. Notary Public.	
ACKNOWLEDGEME	ENT WHERE THE LE	SSOR SIGNS BY MARK		4ki
TE OF OKLAHOMA, County ofss. On thisday ofss. he County and State aforesaid, personally appeared				4.
a Impure to be the identical person, who executed the within and	foregoing instrument by	mark	in my presence and in the pre-	
itnesses, and acknowledged to me thatexc	ecuted the same as	free and voluntary	act and deed for the uses and pur-	
oses therein set forth. Given under my hand and seal of office the day and year last Commission Expires	above written.		Notary Public.	
NOTE—The signature by mark of a lessor who cannot write hik.	is name must be witnesse	d by two witnesses, one of whom r	nust write lessor's name near such	
	ASSIGNMENT			
That	the within nan	ed grantor in consideration	of the sum of	
nt whereof is hereby acknowledged, do hereby sell, assign, t	ransfer, set over and con	OLLARS to	in hand paid, the	4
TO HAVE AND TO HOLD THE SAME FOREVER, subj. In Witness Whereof, the said grantorhahereun	Charles and the control of the contr	2010 10		4
	19			
and the second of the second o			(SEAL)	
	MENT OF MITE AND		and the second of the second o	1.4
TE OF OKLAHOMA, County of	MENT OF THE ASSI	in the year of our Lord o	ne thousand nine hundred and	dh.
ACKNOWLEDG	County and State, perso	in the year of our Lord, onally appeared	ted the within and foregonig in-	