OIL AND GAS LEASE RECORD No. 418

STATE OF OKLAHOMA, Tulsa County, st. 14 This partners was filed for record on the 152 and 111.25 TO (SEAL) TO (SEAL) TO (SEAL) TO D. LOWSON. (SEAL) By F. Delmen, Deput AGREEMENT, Made and entered into 1.25th. day of October (SEAL) By F. Delmen, Deput AGREEMENT, Made and entered into 1.25th. day of October (SEAL) By F. Delmen, Deput AGREEMENT, Made and entered into 1.25th. day of October (SEAL) By F. Delmen, Deput AGREEMENT, Made and entered into 1.25th. day of October (SEAL) By F. Delmen, Deput AGREEMENT, Made and entered into 1.25th. day of October (SEAL) By F. Delmen, Deput AGREEMENT, Made and entered into 1.25th. day of October (SEAL) By F. Delmen, Deput AGREEMENT, Made and entered into 1.25th. day of October (SEAL) By F. Delmen, Deput AGREEMENT, Made and entered into 1.25th. day of October (SEAL) By F. Delmen, Deput AGREEMENT, Made and entered into 1.25th. day of October (SEAL) By F. Delmen, Deput AGREEMENT, Made and entered into 1.25th. day of October (SEAL) By F. Delmen, Deput AGREEMENT, Made and entered into 1.25th. day of October (SEAL) By F. Delmen, Deput AGREEMENT, Made and entered into 1.25th. day of October (SEAL) By F. Delmen, Deput By F. Delmen, Deput AGREEMENT, Made and entered into 1.25th. day of October (WITNESSETH, That the said lessor, for a bid in consideration of (Unit (Into)) By Into part of the said lessor, for the said lessor day of the said lessor day of the said lessor day of the Southeast quarter (S.F.*) of Section Twent The Southeast quarter (S.F.*) of the Southeast quarter (S.F.*) of Section Twent The Southeast quarter (S.F.*) of the Southeast quarter (S.F.*) of Section Twent The Southeast quarter (S.F.*)	LLARS ept and all that of y three con-
By F. Delwan, Deput AGREMENT, Made and entered into. 15th	LLARS ept and ining and all that Off y-three con-
AGREMENT, Made and entered into. 15th day of October and between 1.2 GRTTIBOIL and ALIBA GRTTIBOIL, his Wilfe, of Sperry, Oklishoma, is and between 1.2 GRTTIBOIL and ALIBA GRTTIBOIL, his Wilfe, of Sperry, Oklishoma, is and between 1.2 GRTTIBOIL and ALIBA GRTTIBOIL, his Wilfe, of Sperry, Oklishoma, is and between 1.2 GRTTIBOIL and ALIBA GRTTIBOIL, his Wilfe, of Sperry, Oklishoma, is and between 1.2 GRTTIBOIL and ALIBA GRTTIBOIL. The he had been, for said in consideration of Qual. (2.1. QO). WITNESSETH, That the had know, for said in consideration of Qual. (2.1. QO). WITNESSETH, That the had know, for said in consideration of QUAL. (2.1. QO). WITNESSETH, That the had know, for said in consideration of QUAL. (2.1. QO). WITNESSETH, That the had know, for said in consideration of QUAL. (2.1. QO). WITNESSETH, That the had know, for said in consideration of QUAL. (2.1. QO). WITNESSETH, That the had know, for said in consideration of QUAL. (2.1. QO). WITNESSETH, That the had know, for said in consideration of QUAL. (2.1. QO). WITNESSETH, That the had know, for said in consideration of QUAL. (2.1. QO). The Southeast quarter (S.E.*) of Section Twent (2.2. Township Twenty-one (2.1) if Range Twelve (1.2. E. Tulsa County, Oklahoma, catalining thirty (30) acres, more or less. Section The Southeast quarter (S.E.*) of the Southeast quarter (S.E.*) of Section Twent (2.2. Township Twenty-one (2.1) if Range Twelve (1.2. E. Tulsa County, Oklahoma, catalining thirty (30) acres, more or less. Section The Southeast quarter (S.E.*) of the Southeast quarter (S.E.*) of Section Twent (2.2. Township Twenty-one said and by the lessee. In consideration of the premises, the said lessee covenants and agrees: In consideration of the premises, the said lessee covenants and agrees: In consideration of the premises, the said lessee covenants and agrees: In Construction of the premises, the said less	LLARS ept and ining and all that Of y-three con-
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In man pair, receipt of which is friendly decided as a few presents does grant, demise lease and let unto the said lesses. So the sole and only purpose of man rating for oil and gas, and laying pipe lines, and building tanks, powers, stations and structures thereon to produce, awe and take care of said products, a tain tract of land situate in the Country of	of y-three on-
In man pair, receipt of which is friendly decided as a few presents does grant, demise lease and let unto the said lesses. So the sole and only purpose of man rating for oil and gas, and laying pipe lines, and building tanks, powers, stations and structures thereon to produce, awe and take care of said products, a tain tract of land situate in the Country of	of y-three on-
The Southeast quarter (S.E.+) of the Southeast quarter (S.E.+) and the West one-half (W.1/2) the Southeast quarter (S.E.+) of the Southeast quarter (S.E.+) of Section Twent (23) Township Twenty-one (21) i. Range Twelve (12) E. Tulsa County, Oklahoms, c taining thirty (30) acres, more or less. It is agreed that this lease shall remain in force for a term of the strength of the premises, the said lesses covenants and agrees: It is not be premised. The said lesses and less were the said lesses on the said lesses and it used in the manufacture of any other product, a royalty of one-cight (12/8) payable monthly at the premises of said lesses to less the said lesses the sai	of y-three on- lorgas,
quarter (S.E.*) of the Southeast quarter (S.E.*) and the West one-half (W.1/2) the Southeast quarter (S.E.*) of the Southeast quarter (S.E.*) of Section Twent (2Z) Township Twenty-one (Z1) ii. Range Twelve (12) E. Tulsa County, Oklahoma, c taining thirty (30) acres, more or less. Section————————————————————————————————————	y-three on- lorgas, ad saved
In consideration of the premises, the said lessee covenants and agrees: 1st. To deliver to the credit of lessor, free of cost, in the pipe line to which he may connect his wells, the equal one-eighth part of all oil produced any method that the leased premises. 2nd. To pay the lessor, ONE-OIGHTH (1/8) DAYADIS MONTHLY At MATKET TABE. 2nd. To pay the lessor, ONE-OIGHTH (1/8) DAYADIS MONTHLY At MATKET TABE. 2nd. To pay less from each well where gas only is found, while the same is being used on or off the premises, and if used in the manufacture of any other product, a royalty of one-eighth (5/8), payable monthly at the prevailing market rate; and lessor to have gas free of cost from any such well for a deal liniside lights in the principal dwelling house on said land during the same time by making his own connections with the cost at his cost at his lessor of the prevailing market rate; and lessor to have gas free of cost from any such well for a 3rd, of pay a produced from any content of the time during which such gas shall be used early day market market the prevailing market rate. 1 on well be commenced on said land on or before the LOTH day of LOTH the time during which such gas shall be used early day and the payable monthly, at the prevailing market rate. 1 on well be commenced on said land on or before the LOTH day of LOTH the time during which shall continue as the depository regardless of the change nership of said land, the sum of	nd saved
ist. To deliver to the credit of lessor, free of cost, in the pipe line to which he may connect his wells, the equal one-eighth part of all oil produced and the lessor one-eighth (1/8) payable monthly at market rate. Delta was in advance, for the gas from each well where gas only is found, while the same is being used on or off the premises, and if used in the manufacture of any other product, a royalty of one-eighth (2), payable monthly at the prevailing market rate; and lessor to have gas free of cost from any such well for all all inside lights in the principal dwelling house on said land during the same time by making his own connections with the cost-at his own riskend 93 and 10 to the time during which such gas shall be used and paywant at time by making his own connections with the cost-at his own riskend 93 and 10 to the time during which such gas shall be used and paywant at the payable monthly, at the prevailing market rate. If no well be commenced on said land on or before the 12th aday of 0.010021. If no well be commenced on said land on or before the 12th aday of 0.010021. If no well be commenced on said land on or before the 12th aday of 0.010021. If no well be commenced on said land on the form on the lessor error his lessor error with the contract of the lessor of the lessor error his lessor of the date with shall continue as the depository regardless of the change nership of said land, the sum of	
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regulation of the payment of rentials, as above provided, that he hast precedening paragraph nerest, governing the payment of tentials and the effect effect into in force just as though there had been no interuption in the refutal payments. 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 reptals her led shall be paid the lessors only in proportion which his interest bears to the whole and undivided for its operation thereon, except water from wells of lessor. When requested by the lessor, lesses shall bury his pipe lines below plow denth.	es in the ad cover ncement d herein at period
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INO WELL SHALL DE CITILEG DEGREE THAN AND LECT TO THE HOUSE OF DATH NOW ON THE DIGINISES, WITHOUT THE WRITTEN CONSENT OF THE JESSOF.	
Lessee shall pay for damages caused by his operations to growing crops on said lands. Lessee shall have the right at any time to remove all machinery and fixtures placed on said premises, including the right to draw and remove casing the rest of the right to draw and remove casing the rest of	to their
If the estate of either party hereto is assigned, and the privilege of assigning in whole or in part is expressly allowed, the covenants hereof shall extending, executors, administrators, successors or assigns, but no change in the ownership of the land or assignment of reatals or royalties shall be binding on the leafter the lessee has been furnished with a written transfer or assignment or a true copy thereof; and it is hereby agreed in the event this lease shall be assigned to a part or parts of the above described lands and the assignee or assignces of such part or parts shall fail or make default in the payment of the proportion the rents due from him, or them, such default shall not operate to defeat or affect this lease in so far as it covers a part or parts of said lands which the said lessee	ssce un-
ssor, by payment, any mortgage, taxes or other liens on the above described lands, in the event of default of payment by lessor, and be subrogated to the receive holder thereof. In Testimony Whereof We Sign, this the 13th day of October 1922. C. T. Garrison	(SEAL)
Alma Garrison	(SEAL)
ACKNOWLEDGMENT TO THE LEASE TATE OF OKLAHOMA, County of "Before" me the undersigned, glotary Public, in and for said BE IT REMEMBERED, Tay on this 13Th hay of the Undersigned, 1823 they of the underside the und	County a
Garrison and Alma Garrison, als Wille and foregoing instrument and acknowledged to me that they executed the within and foregoing instrument and acknowledged to me that they execute as the control of t	uted the
ACKNOWLEDGEMENT WHERE THE LESSOR SIGNS BY MARK	
On thisday ofA. D., 19, before me, the undersigned, a Notary Public	
me known to be the identical personwho executed the within and foregoing instrument bymarkin my presence and in	the pre-
nce of and	and pur-
Notary P NOTE—The signature by mark of a lessor who cannot write his name must be witnessed by two witnesses, one of whom must write lessor's name nearly.	1971 - 111 Yield
NOW ALL MEN BY THESE PRESENTS: ASSIGNMENT	
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