OIL AND GAS LEASE RECORD No. 418

216403 FROM J. COMPARED	STATE OF C This of clockA.	KLAHOMA, Tulsa County, ss, natument was filed for record on the	1 71 B:00::::
TO	(SEAL))	O. D. Lawson,	County Clerk.
	Fees, \$	By F. Delman.	Deputy
AGREEMENT, Made and entered into 7th	day of	ecember	
by and between SHUREL HA BLOVIII PLANER	hereinafter called le	ssor (whether one or more) and	
AGREEMENT, Made and entered into 7th by and between Samuel N. Brown, Sr., an C. G. Tibbeus WITNESSETH, That the said lessor, for and in consideration cash in hand paid, receipt of which is hereby acknowledged and of the cove performed, has granted, demised, lensed and let and by these presents does go perating for oil and gas, and laying pipe lines, and building tanks, powers, certain tract of land situate in the County of Tulsa	of One of One enants and agreemen grant, demise lease an stations and structu	to the second part, hereinafter called lessee. Is hereinafter contained on the part of lessee detunto the said lessee, for the sole and only pres thereon to produce, save and take care of a State of Oklahoma, described as follows, to-	DOLLARS to be paid, kept and surpose of mining and sid products, all that wit:
The East Half $\binom{1}{2}$ of th $\binom{1}{2}$ of Section 22; Town East.			
of Section	aining (5) Righ	acres, more or les experience of les experience	s nereafter as oil or gas,
In consideration of the premises, the said lessee covenants and agree lst. To deliver to the credit of lessor, free of cost, in the pipe line	to which he may con		
from the leased premises. Two Hundred Fifty & 2nd. To pay the lessor. Two Hundred Fifty & each year in advance, for the gas from each well where gas only is found, whi or any other product, a royalty of one eighth (1/8), payable monthly at the r	NO/LOO ile the same is being t	sed on or off the premises, and if used in the ma	DOLLARS
or any other product, a royalty of one-eighth (15), payable monthly at the pand 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 or per year, for the time during which such gas shall be used, said payments to	prevailing market rat same time by makin n or off the premises	e; and lessor to have gas free of coot from any s g his own connections with the cott phis own	uch well for all stoves rick. DOLLARS
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 (16) have	be made_ <u>UIIIUU</u> able monthly, at the	prevailing market rate.	nd if used in the man-
te both parties, unless the lessee on or before that date shall pay or tender of at Janks Oklahoma	to the lessor or to the or its successors, wh	e lessor's credit in the circles that continue as the depository regardless	of the changes in the
ufacture of gasoline or any other product, a royalty of one-eighth (16), pays If no well be commenced on said land on or before the 16th to both parties, unless, the lessee on or before that date shall pay or tender to at 1811KS OK 1.810.018 ownership of said land, the sum of 12.81ty & No. 100 the privilege of deferring the commencement of a well for 22 months of a well may be further deferred for like periods of the same number of month the down payment, covers not only the privilege granted to the date when set	s from said date. In hs successively. And aid first rentals is pay	like manner and upon like payments or tender lit is understood and agreed that the considerat able as aforesaid, but also the lessee's option of	s a rental and cover s the commencement on first recited herein extending that period
as aforesaid, and any and all other rights conferred. Should the first well drilled on the above described land be a dry h 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	paid, this lease shall	terminate as to both parties, unless the lessee o	n or before the expir
the resumption of the payment of rentals, as above provided, that the last p continue in force just as though there had been no interuption in the rental p If said lessor owns a less interest in the above described land than the vided shall be paid the lessor only in proportion which his interest bears to	preceeding paragraph payments. he entire and undivid	hercof, governing the payment of rentals and the ed fee simple estate therein, then the royalties a	e effect thereof, shall
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	roduced on said land	for its operation thereon, except water from we	ells of lessor.
No well shall be drilled nearer than 200 feet to the house or barn in Lessee shall pay for damages caused by his operations to growing Lessee shall have the right at any time to remove all machinery ar If the estate of either party hereto is assigned, and the privilege of a	crops on said lands. nd fixtures placed on	said premises, including the right to draw and	remove casing.
assignee thereof shall make due payment of said rental. Lessor hereby warrants and agrees to defend the title to the lands l lessor, by payment, any mortgage, taxes or other liens on the above describ the holder thereof. In Testimony Whereof We Sign, this the 7th	ed lands, in the even	t of default of payment by lessor, and be subrop	gated to the rights of
WITNESS		S. V. Brown Sr. Jennie E. Brown	(SEAL)
			(SEAL)
STATE OF OKLAHOMA, County of Tulsa ACKNOWLED STATE OF OKLAHOMA, County of Tulsa 7th type 1110 8 BE 4T REMEMBERED, That on this 7th type 1110 8 hundred and before me a Nota 1 Samuel W. Brown, Sr., and Jennie E.	December December Typiblic, in and for Brownd	LEASE A D 1922 in-the-year of our Lossia County and State, personally appeared.	d, one thousand nipe
STATE OF OKLAHOMA, County of TULES BEAT REMEMBERED. That on this 7th the Tief MINION Sumuel W. Brown, Sr., and Jennie E. to me known to be identical person. The who executed the within and same as The free and voluntary act and deed for the uses and pure of the within and same as The tree and voluntary act and deed for the uses and pure Given under my hand and seal of office and pure of Sept. 1926. My Commission Expires 20th day of Sept. 1926.	I foregoing instrumer poses therein set for	it and acknowledged to me thatUnex_h.	
VIV Commission Expires	the day an (Seal)	d year last above writter M. B. Gallagher,	executed the
ACKNOWLEDGEMENT	WHERE THE LE	SSOR SIGNS BY MARK	
STATE OF OKLAHOMA, County of, 55.	WHERE THE LE	SSOR SIGNS BY MARK A. D., 19, before me, the undersigned, a	Notary Public, in and
STATE OF OKLAHOMA, County of, \$5. On thisday of, \$5. for the County and State aforesaid, personally appeared	WHERE THE LE	SOR SIGNS BY MARK A. D., 19, before me, the undersigned, a l	Notary Public, in and
ACKNOWLEDGEMENT On this	WHERE THE LE	A. D., 19, before me, the undersigned, a language in my pre	Notary Public, in and
STATE OF OKLAHOMA, County of	where the Le	SOR SIGNS BY MARK A, D., 19, before me, the undersigned, a least of the undersigned in my premark in my premark free and voluntary act and deed	Notary Public, in and sence and in the pre- for the uses and pur-
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ACKNOWLEDGEMENT On this	where the Le	SOR SIGNS BY MARK A. D., 19, before me, the undersigned, a land and a land and a land and a land and a land	Notary Public, in and sence and in the pre- for the uses and pur- Notary Public, sor's name near such
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STATE OF OKLAHOMA, County of	where the Le	A. D., 19, before me, the undersigned, a land	Notary Public, in and sence and in the pre- for the uses and pur- Notary Public. sor's name near such in hand paid, the
STATE OF OKLAHOMA, County of	where the Le	A. D., 19, before me, the undersigned, a land and free and voluntary act and deed free act and voluntary act and deed free act and deed free act and voluntary act and deed free act and voluntary act and deed free act	Notary Public, in and sence and in the pre- for the uses and pur- Notary Public. sor's name near such in hand paid, the day of(SEAL)
STATE OF OKLAHOMA, County of	where the Le	A, D., 19, before me, the undersigned, a land in my pre and free and voluntary act and deed by two witnesses, one of whom must write less edgrantor in consideration of the sum of DLARS to	Notary Public, in and sence and in the pre- for the uses and pur- Notary Public. sor's name near such in hand paid, the day of
STATE OF OKLAHOMA, County of	where the Le	A. D., 19, before me, the undersigned, a land and and and and appeared the identical person	Notary Public, in and sence and in the pre- for the uses and pur Notary Public. sor's name near such in hand paid, the day of (SEAL) nine hundred and in and foregoing in- therein set forth