## OIL AND GAS LEASE RECORD No. 418

	This ips	LAHOMA, Tulsa		
AGREEMENT, Made and entered into Twenty-Tirst	o clock	rument was filed to	or record on the	6th 22 9330
AGREEMENT, Made and entered into	/ \	O.	D. Lawson,	
AGREEMENT, Made and entered into	(SEAL)	7777	Delman,	County Clerk.
AGREEMENT, Made and entered into	Fees, \$	By		Deputy
	Dec	ember		10 22
ene Franklin own an undivided 3/4 int  T. Mallory and Samuel N. McPherson  WITNESSETH. That the said lessor, for and in consideration of.	and E. I. ( erest and E ereinafter called lesso par-1es One Hundre	raves it L. Grave r (whether one or n of the second part, d	nore) and hereinafter called lessee.	cest
hand mad, receipt of which is hereby acknowledged and of the covenar ed. 603 granted, demised, leased and let and by these presents does gran ig for oil and gas, and laying pipe lines, and building tanks, powers, str tract of land situate in the County of	it, demise lease and le ations and structures	et unto the said less thereon to produc State of Oklahoma	see, for the sole and only e, save and take care of , described as follows, to	purpose of mining and said products, all that wit:
The Northeast Quarte	¥			
on 35 Township 19N Range 11E. and contains			acres, more or le	÷55
It is agreed that this lease shall remain in force for a term of <u>FLY</u> of them, is produced from said land by the lesses. In consideration of the premises, the said lessee covenants and agrees:	it	its	s from date, and as long	
lst. To deliver to the credit of lessor, free of cost, in the pipe line to	which hamay connec	1.00		
a the new for the gas from each well where gan admis family died	be same is being used	on or off the prem	ises, and is good in the n	nanufacture of gasoline
2nd. To pay the lessorOne-918.T.H. OT ETOSS DT at hadvance, for the gas from each well where gas neights found to when product, a royalty of one-eighth (3), payable monthly at the pre inside lights in the principal dwelling house on said land during the sar 3rd. To pay lessor for gas produced from any oil well and during the sar 3rd. To pay lessor for gas produced from any oil well and used on or, for the time during which such gas shall be used, said payments to be of gasoline or any other product, a royalty of one-eighth (3) payable of gasoline or any other product, a royalty of one-eighth (3) payable of gasoline or any other product, a royalty of one-eighth (3) payable of the owner of one shall be used, said payments to be commenced on said land on or before the commenced to the said land, the sum of the product of the same number of months are the payable of the same number of months for the payment, covers not only the privileges granted to the date when said, and any and all other rights conferred.	ne time by making h	is own connections	with the courat his own OI gross nro	risk. from sel caedsopostants
, for the time during which such gas shall be used, said payments to be of gasoline or any other product, a royalty of one-eighth (16) payable	end marketed meanly, at the pro	right and the second	ie. 10 23 de 1	and if used in the man-
parties, unless the lessee on or before that date shall pay or tender to the state of the state	the lessor or to the le	ssor's credit in the shall continue as	Exchanga Na the depository regardless	LIONAL Bank of the changes in the
ip of said land, the sum of	om said date. In lik	e manner and upor is understood and a	<ol> <li>K5. which shall operate in like payments or tenders greed that the considers</li> </ol>	as a rental and cover ers the commencement tion first recited herein
n payment, covers not only the privileges granted to the date when said, said, and any and all other rights conferred. Should the first well drilled on the above described land be a dry hole,	first rentals is payabl	e as aforesaid, but	also the lessee's option of	extending that period
from the expiration of the last rental period which rental has been pai- said twelve months shall resume the payment of rentals in the same arr	id, this lease shall ter nount and in the same	minate as to both ; manner as herein	parties, unless the lessee before provided. And it	on or before the expir- is agreed that upon-
mption of the payment of rentals, as above provided, that the last prec in force just as though there had been no interuption in the rental pay- If said lessor owns a less interest in the above less than the e	ments.			
all be paid the lessor only in proportion which his interest bears to the Lessee shall have the right to use, free of cost, gray to all and water produced to the control of the control o	whole and undivided luced on said land for	l fee. its operation there	on, except water from w	vells of lessor.
When reducated by the leaser, tessee shall ourly its pipe lines below pin No well shall be drilled nearer than 200 feet at the house or barn now Lessee shall pay for damages caused by ms operations to growing cro Lessee shall have the right at any time to remove all machinery and if If the estate of either party hereto is assigned, and the privilege of assign	on the premises, wit ps on said lands.	hout the written co	onsent of the lessor.	
Leasee shall have the right at any time to remove all machinery and f If the estate of either party hereto is assigned, and the privilege of assig tecutors, administrators, successors or assigns, but no change in the own	fixtures placed on sai gning in whole or in p	d premises, includi art is expressly allo	ng the right to draw and wed, the covenants hered to an royalties shall be by	remove casing. of shall extend to their
the lessee has been furnished with a written transfer or assignment or part or parts of the above described lands and the assignee or assignees o	a true copy thereof; of such part or parts s	and it is hereby ago hall fail or make de	eed in the event this lead fault in the payment of	se shall be assigned the proportionate part
ats due from him, or them, such default shall not operate to defeat or affect thereof shall make due payment of said rental. Lessor hereby warrants and agrees to defend the title to the lands here	and the state of the state of the state of			
y payment, any morteage, takes or other lieng on the above described ter thereof. It is understood that the well ness oil and ass or either of them at Lessees agree to develop seld lease to In Testimony Whereof We Sign, this the 21st day	drilled up	on these p in paying nce nce ecember	t by lessor, and be subro remises must	be a Wilcox at a lesser
			Graves	
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				(SEAL)
OF OKLAHOMA, Country of	MENT TO THE LE © COMD OT Public, in and for sai and 20 regoing instrument a regoing instrument a rest therein set forth. affixed my notarial s	d County and State Ite Grave and acknowledged to	personally appeared or Less personally appeared or me that	ord, one thousand nine
nmission Expires October 30, 1924. (Seal)			ccarter.	Notary Public.
October 30, 1984. (Seal)  OCTOBER ACKNOWLEDGEMENT W	HERE THE LESS	OR SIGNS BY M	ark	Notary Public.
October 30, 1984. (Seal)  ACKNOWLEDGEMENT W  OF OKLAHOMA, County of	HERE THE LESS	OR SIGNS BY M	ARK	Notary Public.
October 30, 1984. (Seal)  ACKNOWLEDGEMENT W  OF OKLAHOMA, County of	HERE THE LESSO	DR SIGNS BY M	ARK c me, the undersigned, a	Notary Public,  Notary Public, in and
October 30, 1984. (Seal)  ACKNOWLEDGEMENT W  OF OKLAHOMA, County of, ss. On this day of, ss. County and State aforesaid, personally appeared  nown to be the identical person who executed the within and foregoing the personal of the p	HERE THE LESSO	DR SIGNS BY M D., 19, befor	ARK c me, the undersigned, a	Notary Public,  Notary Public, in and
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October 30, 1924. (Seal)  ACKNOWLEDGEMENT W  OF OKLAHOMA, County of, ss. On this day of, ss. County and State aforesaid, personally appeared, ss. own to be the identical person who executed the within and foregoin sses, and acknowledged to me that executed t stherein set forth.  Given under my hand and seal of office the day and year last above to minission Expires NOTE—The signature by mark of a lessor who cannot write his name  ALL MEN BY THESE PRESENTS:  hat	written.	DR SIGNS BY M D., 19, befor and	ARK e me, the undersigned, a markin my pr nd voluntary act and dec e of whom must write le consideration of the sum o	Notary Public.  Notary Public, in and esence and in the pred for the uses and pur-  Notary Public.  Public.  Pasor's name near such of the uses and pur-  in hand paid, the day of (SEAL)
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