OIL AND GAS LEASE RECORD No. 418

GRAIN) By P. D. G. D. LEWISCH. By J. D. G. D. LEWISCH. J. J. T. J. D. G. D. L. LEWISCH. J. J. T. J. D. G. D. L.	FROM	STATE OF O	KLAHOMA, Tulsa County, ss. 27 instrument was filed for record on the 27 19 2 A. D. 19 2 M., and duly recorded in Book 418 on page.	1ი ^ქ უი
AGREEMENT. Made and enjared in the ST by and a present in the ST by and in ST by an		o'clockA	M., and duly recorded in Book 418 on page.	The state of the s
Pers, 3. Do-good Person. Pers, 2. Do-good Dispersion of the part of the first part, hereinster called [seer (Vehicle one or store) and. AGREEMENT, Made and enjared legislation [All SER BYRODSE]. JHEODERIS, 2008, WILES. A. H. TRODIFERIS (1998). The part of the first part, hereinster called [seer (Vehicle one or store) and. A. H. TRODIFERIS (1998). The part of the first part, hereinster called [seer (Vehicle one or store) and. A. H. TRODIFERIS (1998). The part of the first part, hereinster called [seer (Person of the part of part of the part of part of the part of part		(SEAL)	O. D. Lawson,	County Clerk,
MYTHOSESTEM. That the said lease, for and in confloration of				Deputy
WITHOUSEDORY. That he said lease, for and in consideration of	AGREEMENT, Made and entered into 9th by and between of Broken Arnow Octobers	day of Dece Brooks, hi	ocember usband_and_wife	19.22
catch in hand mail, receipt of which is loredly acknowledged and of the coverants and appearants; heretaster complained for the part of lores to be paid, he proportion for all and again and helping ping lines and highing pine and high pine h	Party of the first pa	art, hereinafter called le	ssor (whether one or more) and	
catch in hand mail, receipt of which is loredly acknowledged and of the coverants and appearants; heretaster complained for the part of lores to be paid, he proportion for all and again and helping ping lines and highing pine and high pine h	WITNESSETH, That the said lessor, for and in consideration	n of One	of the second part, hereinafter called lessee,	DOLLARS
Outs to continue the state of the Horthwest Quarter of Section 2. Tomakip, 181, Rang. 1.5. S. and containing. So of either of them, a best which made in and land by the issue. Or either of them, a produced from the land by the issue. It completes that the produced from the produced and the produced and the state of the produced and the produced and the state of the produced from the beard growth. The produced from the beard growth in the produced from the beard growth. The produced from the beard growth in the produced from the beard growth. The produced from the beard growth in the produced from the beard growth. The produced from the beard growth in the produced and the pr	eash in hand paid, receipt of which is hereby acknowledged and of the coperformed, has granted, demised, leased and let and by these presents does operating for oil and gas, and laying pipe lines, and byilding tanks, powe certain tract of land situate in the County of 11,52	venants and agreemen s grant, demise lease an ers, stations and structu	ta hereinafter contained on the part of lessed d let unto the said lessee, for the sole and only jures thereon to produce, save and take care of suState of Oklahoma, described as follows, to-	to be paid, kept and purpose of mining and aid products, all that wit:
or other of them, a productor from sold mind go process. St. To deliver to the credit of lessor, free of cent, the high pile to twish he may connect his wells, the equal one-sighth part of all oil produced and form that the process. It is a state of the part of the p	Quarter of the Nor	rthwest Quart	er	
or esture of them, a productor from seed and by the season. Section Sec	of Section Township Range and co	ontaining	vears from date, and as long t	ss hereafter as oil or gas.
trans the t. To deliver to the credit of lease, free of costs in the pipe line to which he may connect his wells, the equal one-eighth part of all oil produced and and and and the part has been made to the product of the produced from the part of the produced from the part of the produced from the part of the part of the produced from the part of the p	In consideration of the premises, the said lessee covenants and ac	rees:		
such year-furnierence, 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 products, a roughly in foundation of the premises. John 19 centre of the premise of the	lst. To deliver to the credit of lessor, free of cost, in the pipe lir	ne to which he may con	nect his wells, the equal one-eighth part of all o	il produced and saved
unkenture of genedine or any other products, a royality of one-elighth (24) psychile monthly, at the provaling market rate. 19. 10. this loase shall termit to both parties, unless the lesses or not be lesser's or to the state of lesser's or the lesser's less earlies lesser's less earlies and restals less vided that less party less or only in proportion which is interest lesser's less earlies therein, then the restals and the electrical lesser's less and the lesser's less thank the lesser's less th	each year in advance, for the gas from each well where gas only is found, we or any other product, a royalty of one-eighth (½), payable monthly at the and all inside lights in the principal dwelling house on said land during the land of the land	while the same is being use prevailing market rat he same time by makin lon or off the premises.	sed on or off the premises, and if used in the me; and lessor to have gas free of cach from any ghis own connections with the cost at his own	
Sisould the first well drilled on the above described land be a dry hole, then, and in that event, if a second well for not commenced on said land within mentals from the expiration of the less tends period which entent has been paid, this lesses and better the said to obtain the same strain and the same and the sam	per year, for the time during which such gas shall be used, said payments tufacture of gasoline or any other product, a royalty of one-eighth (1/8) per product.	ayable monthly, at the	prevailing market rate.	nd if used in the man-
Sisould the first well drilled on the above described land be a dry hole, then, and in that event, if a second well for not commenced on said land within mentals from the expiration of the less tends period which entent has been paid, this lesses and better the said to obtain the same strain and the same and the sam	to both parties, unless the lessee on or before that date shall pay or tende	er to the lessor or to the	ay or	of the changes in the
Should the first well drilled on the above described land be a dry hole, then, and in that event, if a second well far not commenced on sell and within a month large the presentation of the equipment of rentals, as above provided, that the last preceding paragraph thereof, governing the payment of rentals, as above provided, that the last preceding paragraph thereof, governing the payment of rentals, as above provided, that the last preceding paragraph thereof, governing the payment of the paymen				
vided shall be pild the leasor only in proportion which his interest bears to the whole and undivided fee. We have a shall here the register of the properties of a shall have the register. We have a shall be pild register of the properties of the properties of a shall be pild to geration thereon, except water from wells of leasor. No well shall be difficult nearer than 200 feet to the house or barn now on the premises, without the written consent of the leasor. Lesses shall pay for damage caused by his operations to growing crogen said lands. Lesses shall pay for damage caused by his operations to growing crogen said lands. Lesses shall pay for damage caused by his operations to growing crogen said lands. Lesses shall pay for damage caused by his operations to growing crogen said lands. Lesses shall pay for damage caused by his operations to growing crogen said lands. Lesses shall pay for damage caused by his operation to deep the ownership of the land or assignment of metals or growing shall be binding on the less than the control of the control of the lands of the control of the control of the lands of the l	Should the first well drilled on the above described land be a dry months from the expiration of the last rental period which rental has bee ation of said twelve months shall resume the payment of rentals in the sai the resumption of the payment of rentals, as above provided, that the last	me amount and in the s	ame manner as hereinbefore provided. And it hereof, coverning the payment of rentals and the	is agreed that upon- he effect thereof, shall
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 machinary and factures placed on said promes, including the right to draw and remove easing. Lessee shall have the right at any time to remove all machinary and factures placed on said promess; including the eventuals here of shall extend here, executors, administrators, successors or assigns, but no charge in the ownership of the land or assignment or struct copy thereof; and it is hereby agreed in the event this lessee shall be binding on the less til after 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 lesses shall be sking as to a part or parts of children and the assignment or a true copy thereof and it is hereby agreed in the event this lesses shall be sking as to a part or parts of said hands which the said lessee a said to the proportional saspines thereof shall make due payment of said transfer or the children and the said state of the proportional saspines thereof shall make due payment of said that shall the said lessee as the said state of the proportional saspines thereof shall make due payment of said that shall the said lessee as the said state of the proportional saspines thereof shall said the said lessee as the said shall shall the said lessee as the said shall shall shall the said lessee as the said shall sha	vided shall be paid the lessor only in proportion which his interest bears t Lessee shall have the right to use, free of cost, gas, oil and water When requested by the lessor, lessee shall bury his pipe lines by	to the whole and undivi r produced on said land low plow depth	ided fee. for its operation thereon, except water from w	
as to a part or parts of the above described lands and the assignee or assignee of such part or parts shall fail or make default in the payment of the proportional of the rent and grown shall make the make of the proportional of the rent and survey of sail however the payment of the proportional observations and grown shall make the payment of the proportional payment that the leases and the payment of the proportional payment and survey of the control of the payment of the proportional payment and survey of the lease of the payment and survey of the holder thereof. In Testimony Whereof We Sign, this the	Lessee shall pay for damages caused by his operations to growin Lessee shall have the right at any time to remove all machinery If the estate of either party hereto is assigned, and the privilege o heirs, executors, administrators, successors or assigns, but no change in the	ng crops on said lands, and fixtures placed on of assigning in whole or i ne ownership of the land	said premises, including the right to draw and in part is expressly allowed, the covenants hereo or assignment of rentals or royalties shall be bin	f shall extend to their ding on the lessee un-
In Testimony Whereof We Sign, this the	as to a part or parts of the above described lands and the assignee or assign of the reats due from him, or them, such default shall not operate to defeat or assignee thereof shall make due payment of said rental. Lessor hereby warrants and agrees to defend the title to the land	nces of such part or par raffect this lease in so far ds herein described, and	ts shall fail or make default in the payment of t as it covers a part or parts of said lands which it agrees that the lessee shall have the right at ar	he proportionate part the said lessee or any a ny time to redeem for
WITNESS		ribed lands, in the even	t of default of payment by lessor, and be subro	gated to the rights of
WITNESS	In Testimony Whereof We Sign, this the	day of		
STATE OF OKLAHOMA, County of				(SEAL)
STATE OF OKLAHOMA, County of	되고는 이번 하는 일반 보안보는 이번도 한 일을 하고 있다고요.			All the second of the second o
STATE OF OKLAHOMA, County of				
STATE OF OKLAHOMA, County of				
BE IT REMEMBERED, That on this				
to me known to be the identical person	BE IT REMEMBERED, That on thisday of	stare Public in and for	and County and State personally appeared	rd, one thousand nine
ACKNOWLEDGEMENT WHERE THE LESSOR SIGNS BY MARK STATE OF OKLAHOMA, County of	to me known to be the identical person who executed the within a same as free and voluntary act and deed for the uses and p	and foregoing instrume purposes therein set for	nt and acknowledged to me that	executed the
STATE OF OKLAHOMA, County of	My Commission Expires			Notary Public.
to me known to be the identical personwho executed the within and foregoing instrument by mark in my presence and in the sence of and	ACKNOWI EDCEMEN	NT WHERE THE TE	SSOD STONE BY MARK	Tiotaly Tubics
to me known to be the identical person				
MASSIGNMENT KNOW ALL MEN BY THESE PRESENTS: That Of DOLLARS to	to me known to be the identical person who executed the within and for sence of	oregoing instrument by	in my pre	sence and in the pre-
KNOW ALL MEN BY THESE PRESENTS: That	1401E—The signature by mark of a resort who carnior write me	boye written, name must be r-itnesse	d by two witnesses, one of whom must write le	Notary Public.
State of	mark.	ASSIGNMENT		
receipt whereof is hereby acknowledged, dohereby sell, assign, transfer, set over and convey untoheirs, and assigns, the within grant. TO HAVE AND TO HOLD THE SAME FOREVER, subject nevertheless, to the conditions therein contained, In Witness Whereof, the said grantorhereunto sethandhandthisde	Seate of	the within nam	of grantor in consideration of the sum of	
TO HAVE AND TO HOLD THE SAME FOREVER, subject nevertheless, to the conditions therein contained. In Witness Whereof, the said grantorhandhand, this		D	OLLARS to	in hand paid, the
In Witness Whereof, the said grantorhahereunto sethand, this d	TO HAVE AND TO HOLD THE SAME FOREVER, subject	ct nevertheless to the	heirs, and assigns, the within grant.	
그리고 있다면 가장 살아보고 있다. 그 그들은 사람이 되었다면 가장 그렇게 되었다면 하는데 그렇게 되었다면 하는데 그렇게 되었다면 하는데 그렇게 되었다면 다른데 그렇게 되었다면 다른데 그렇게 되었다면 그렇게 그렇게 되었다면 그렇게 그렇게 되었다면 그렇게 되었다면 그렇게 되었다면 그렇게	In Witness Whereof, the said grantorhahereunto	o setbar	rdi	day of
				(SEAL)
ACKNOWLEDGMENT OF THE ASSIGNMENT	ACKNOWLEDGM	IENT OF THE ASSI	INMENT	
STATE OF OKLAHOMA, County of, ss. Be It Remembered, That on thisday ofin the year of our Lord, one thousand nine hundred	STATE OF OKLAHOMA, County of, ss. Be It Remembered, That on thisday of		in the year of our Lord, one thousand	I nine hundred and
andto me, a Notary Public, in and for said County and State, personally appeared who executed the within and foregon strument and acknowledged to me that recented the same as free and voluntary act and deed for the uses and purposes therein set for	andbefore me, a Notary Public, in and for said Co	ounty and State, perso to me known to be	nally appeared the identical person who executed the with untary act and deed for the uses and purposes	nin and foregonic in-
My Commission Expires		notal		