OIL AND GAS LEASE RECORD No. 418

FROM FROM	STATE OF OKLAHOMA, Tulsa County, ss. 5 This instrument was filed for record on the A.D., 19-23 at 6 of D. Blue A.D., 19-23 at 6 oclock		
뭐하면? 늦는데 이렇다 뭐 그는 없는 말라고 다. 네	((SEAL))	_{By} Brady Brown	County Clerk.
	Fees, \$		Deputy
AGREEMENT, Made and entered into 14th y and between. ISARC LEPPLE AND I	day of July	ppke his wifa	, 1928
OT H111SDOTO Kan	rt. hereinafter called less	or (whether one or more) and	
WITNESSETH, That the said lessor, for and in consideration	· c One		במא ז זחרו
ash in hand paid, receipt of which is hereby acknowledged and of the coverformed, has granted, demised, leased and let and by these presents does perating for oil and gas, and laying pipe lines, and building tanks, power certain tract of land situate in the County of	venants and agreements grant, demise lease and s. stations and structure	hereinaster contained on the part of let unto the said lessee, for the sole and o s thereon to produce, save and take care. State of Oklahoma, described as follows	essee to be paid, kept and aly purpose of mining and of said products, all that , to-wit:
The east one half of the north one quarter of the north east of north half of the south east or	one quarter a	rter, and the south wand the north half of	est the
of Section, 11 Township 21 Runge, 13 and con	ataining 160	acres, more	or less
It is agreed that this lease shall remain in force for a term of or either of them, is produced from said land by the lessee.	three	years from date, and as lo	ng thereafter 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	e to which he may conne	ect his wells, the equal one-eighth part of	all oil produced and saved
from the leased premises. 2nd. To pay the lessor the gaung one eighth each year in advance, for the gas from each well where gas pally is fauged where or any other product, a royalty of one-eighth (1/2), payable manually at the and 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 oper years for the time during which such gas shall be used, said payments to	hile the same is being use prevailing market rate; se same time by making	d on or off the premises, and if used in the and lessor to have gas free of estimation his own connections with the could have be a quell-one-eighth-p	BOLLARS ne manufacture of gasoline nny such well for all stoves own risk. BULLARS and if used in the man-
stacture of gasoline or any other product, a royalty of one-eighth (1/2) pay. If no well be commenced on said land on or before the	r to the lessor or to the l	evailing market rate, of JULY cssor's credit in the HILLSboro	s lease shall terminate a State Cank Ban
or years for the time during which such gas shall be used, said payments to a facture of gasoline or any other product, a royalty of one-eighth (1/2) pays to both parties up the gasoline or any other product, a royalty of one-eighth (1/2) pays to both parties up the gasoline or one of the third date shall pay or tender that the said land, the sum of (1/2) 1/2 (1/2) 0.00 0.00 0.00 0.00 0.00 0.00 0.00 0.	or its successors, which is from said date. In linths successively. And i	h shall continue as the depository regard BES DOLLARS, which shall open ke manner and upon like payments or to t is understood and agreed that the consid	less of the changes in the ate as a rental and cover enders the commencement teration first recited herei-
Should the first well drilled on the above described land be a dry	hole, then, and in that e	vent, if a second well is not commenced or	n said land within twelve
nonths from the expiration of the last rental period which rental has been tion of said twelve months shall resume the payment of rentals in the sam the resumption of the payment of rentals, as above provided, that the last continue in force just as though there had been no interuption in the rental	ne amount and in the san preceeding paragraph he I payments,	ne manner as hereinbefore provided. An ereof, governing the payment of rentals a	d it is agreed that upon nd the effect thereof, shal
If said lessor owns a less interest in the above described land than ided shall be paid the lessor only in proportion which his interest bears to Lessees shall have the right to use, free of cost, gas, oil and water When requested by the lessor, lessee shall bury his pipe lines belo	the entire and undivided the whole and undivided produced on said land for	tee simple estate therein, then the royalt ad fee. or its operation thereon, except water fro	nes and rentals herein pro m wells of lessor.
No well shall be drilled nearer than 200 feet to the house or barn Lessee shall pay for damages caused by his operations to growing	now on the premises, w	ithout the written consent of the lessor.	
Lessee shall have the right at any time to remove all machinery and the estate of either party hereto is assigned, and the privilege of	and fixtures placed on se assigning in whole or in	part is expressly allowed, the covenants h	ereof shall extend to thei
heirs, executors, administrators, successors or assigns, but no change in the til after the lessee has been furnished with a written transfer or assignmen as to a part or parts of the above described lands and the assignee or .ssign of the rents due from him, or them, such default shall no toperate to defaator.	ownership of the land or nt or a true copy thereof	assignment of rentals or royalties shall be and it is hereby agreed in the event this shall fail or make default in the naymen	lease shall be assigned
of the rents due from him, or them, such default shall not operate to defeator; assignee thereof shall make due payment of said rental.	affect this lease in so far a	s it covers a part or parts of said lands wh	ich the said lessee or any
Lessor hereby warrants and agrees to defend the title to the lands lessor, by payment, any mortgage, taxes or other liens on the above descri-	s herein described, and a ibed lands, in the event	grees that the lessee shall have the right of default of payment by lessor, and be s	at any time to redeem los ubrogated to the rights o
the holder thereof.	_day of _b _July	. 19. 22	
In Testimony Whereof We Sign, this the24511	day ol	Isaac Leppke	(SEAL
일류는 이번째 가능한다면 화면을 하다 이번째		Florentine Lep	
STATE OF OKLAHOMA, County of Marion as ACKNOWLE	DGMENT TO THE L	EASE	
bundred and Type Type Larry type	tary Public, in and for se	aid County and State, personally appeare	d
KANSAS KANSAS KANSAS KANSAS BE IT REMEMBERED, That on this 24thday of thought of the country two the country two to me known to the the identical person. S who executed the within a same as 11917 free and voluntary act and deed for the uses and pure to the country the country official signature.	nd foregoing instrument urposes therein set forth and affixed my notarial	and acknowledged to me that The	ਉ ∑ executed the
My Commission Expires Oct. 18th, 1923. (Seal)		J. D. Wiebe.	Notary Public.
		SOR SIGNS BY MARK	
STATE OF OKLAHOMA, County of, ss. On thisday of, or the County and State aforesaid, personally appeared	ΑΑ	D., 19, before me, the undersigne	d, a Notary Public, in and
o me known to be the identical person who executed the within and for	regoing instrument by_	mark in my	presence and in the pre
ence of us witnesses, and acknowledged to me thatexecu- purposes therein set forth.	uted the same as	free and voluntary act and	deed for the uses and pur
purposes therein set forth. Given under my hand and seal of office the day and year last ab My Commission Expires			Notary Public.
NOTE—The signature by mark of a lessor who cannot write his mark.	name must be witnessed	by two witnesses, one of whom must wri	te lessor's name near sucl
CNOW ALL MEN BY THESE PRESENTS:	ASSIGNMENT		
Thatitate ofitate of	the within name	I grantor, in consideration of the s	in hand paid, the
TO HAVE AND TO HOLD THE SAME FOREVER, subject In Witness Whereof, the said grantorhahereunto	t nevertheless to the so	heirs, and assigns, the within grant.	
사람들은 사람들은 사람들이 가장 가장 가장 하는 사람들이 가장 하는 것이 되었다. 그 사람들이 얼마나 없는 것이 되었다.	(Δ		
ACKNOWLEDGMI	ENT OF THE ASSIGN	VMENT	
TATE OF OKLAHOMA, County of, ss.		in the year of our Lord, one thou	sand nine hundred and
before me, a Notary Public, in and for said Co and	to me known to be the firee and volume and affixed my notarial	e.identical person who executed the ntary act and deed for the uses and pur- seal the day and year first above writte	within and foregonig in- coses therein set forth en.
My Commission Expires.			Notary Public.
1、1、1、1、1、1、1、1、1、1、1、1、1、1、1、1、1、1、1、	topics a for the fall settle	uses harimo especial de la ligida de la composição de la composição de la composição de la composição de la co	