COMPARED OIL AND GAS LEASE RECORD No. 418

219377 C.M.J. FROM	STATE OF C	KLAHOMA, Tulsa County, ss. 17 natrument was filed for record on the A. D., 19 	23 at 3:40
To	(SEAL)	0; G. Weaver,	
	(SEAL)	By Brady Brown.	Deputy
this dik	Fees, \$	ugust	
AGREEMENT, Made and entered into this 4th y and between G. P. Orf and Onetta Or	f this wife	Land of the state	
H. R. Gard WITNESSETH, That the said lessor, for and in consideration as in hand paid, receipt of which is hereby acknowledged and of the cover formed, has granted, demised, leased and let and by these presents does a perating for oil and gas, and laying pipe lines, and building tanks, powers ertain tract of land situate in the County of	t, hereinafter called le part.V. of ONE AND enants and agreemen grant, demise lease an	ssor (whether one or more) and	DOLLARS to be paid, kept and purpose of mining and wild products, all that
Southeast quarter (SE1) and the N	st one-quarter (NV ¹) of orthwest one-quarter (NV the Southeast one quart	1.)
Section 8 Township 20N Range 15E and contit is agreed that this lease shall remain in force for a term of TWO	thirt and one-ha	y (30) Lf vers from date, and as long	sa hereafter as oil or gas-
either of them, is produced from said land by the lessee. In consideration of the premises, the said lessee covenants and agre lst. To deliver to the credit of lessor, free of cost, in the pipe line	es:		
om the leased premises. one eight royalty-qua	rterly	그리고 하다라 아랍니다 하지 않다고?	DOMEST
sch year in advance, for the gas from each well where gas only is found, where any other product, a royalty of one-eighth (146), payable monthly at the find 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 of the first payable and the same of the same and the same of the same o	ile the same is being uprevailing market rations time by makin nor off the premises. be madeQUATT. able monthly, at the	sed on or off the premises, and if gred in the ne; and lessor to have gas free of the tree any g his own connections with the cost at his own end of the cost at his own extra the cost at his own the cost at	nanufacture of gasoline such well for all stoves risk, DOLLARS and if used in the man-
acture of gasoline or any other product, a royalty of one-eighth (12) pay If no well be commenced on said land on or before the 41h both parties, unless the lessee on or before that date shall pay or tender 113.134. Ok. 18 noms vership of said land, the sum of 1hirty and 10/100 c privilege of deferring the commencement of a well for 12 month a well may be further deferred for like periods of the same number of mont e down payment, covers not only the privileges granted to the date when s aforesaid and any actival all other rights conferred.	to the lessor or to the or its successors, wh	ay ofA1gust, 19_22, this le lessor's credit in the NAULONA_Bank_ ich shall continue as the depository regardless DOLLARS, which shall operate	ase shall terminate as OL-COMMET Book of the changes in the as a rental and cover
Should the first well drilled on the above described land be a dry h onths from the expiration of the last rental period which rental has been ion of said twelve months shall resume the payment of rentals in the same e resumption of the payment of rentals, as above provided, that the last,	paid, this lease shall amount and in the s	terminate as to both parties, unless the lessee of the manner as hereinbefore provided. And it hereof, governing the payment of rentals and the payment of rentals and the payment of rentals and the payment of rentals.	is agreed that upon-
ntinue in force just as though there had been no interuption in the rental If said lessor owns a less interest in the above described land than ted shall be paid the lessor only in proportion which his interest bears to Lessee shall have the right to use, free of cost to a did not water to the part of the proportion of the part	payments. he entire and undivident the whole and undividenced on said land	ed fee simple estate therein, then the royalties a ded fee. for its operation thereon, except water from w	and rentals herein pro- ells of lessor.
Lessee shall have the right to use, free of cost see, oil and water p When requested by the lessor, lessee shall bury his pipe lines below No well shall be drilled neaver than 2004feet to the house or barn i Lessee shall pay for damages caused by the operations to growing Lessee shall have the right at any time to remove all machinery a	now on the premises, crops on said lands, and fixtures placed on	without the written consent of the lessor.	remove casing.
If the estate of either party hereto is assigned, and the privilege of a irs, executors, administrative, successors or assigns, but no change in the after the lessee has been furnished with a written transfer or assignment to a part or parts of the above described lands and the assignce or assigne the characteristic from him, or them. such default shall not operate to defeat or al signee thereof shall make due payment of said rental.	ussigning in whole or in ownership of the land of or a true copy therecones of such part or part	n part is expressly allowed, the covenants here or assignment of rentals or royalties shall be bin if; and it is hereby agreed in the event this leas a shall fail or make default in the payment of	f shall extend to their ding on the lessee un- e shall be assigned the proportionate part
Lessor hereby warrants and agrees to defend the title to the lands ssor, by payment, any mortgage, taxes or other liens on the above describe he holder thereof. It is agreed that this lease standard or the read within 1 ease of further land within 1 radial of lesses further agrees to drill said of lesses further agrees to drill said of lesses further agrees to drill said of lesses further agrees.	ad lands in the even	t of default of navement his lesson, and he subsc	gated to the rights of
itness.		Anetta Orf	(SEAL)
			(SEAL)
ACKNOWLED	GMENT TO THE	LEASE	
ATE OF OKLAHOMA, County of TUISSas. BE IT REMEMBERED, That on this 4thday of Indred and	igust ry Public, in and for	said County and State, personally appeared	ord, one thousand nine
Ge P. Orf me known to be the identical person who executed the within and	l foregoing instrumen	nnetta Orf	executed the
ne as their free and voluntary act and deed for the uses and pur In Witness Whereof, I have hereunto set my official signature a	poses therein set fort nd affixed my notaria	h. I seal the day and year first above written. Sama C. Smith	
y Commission Expires July 21, 1926. (Seal)		Sara C. Smith.	Notary Public.
ACKNOWLEDGEMENT ATE OF OKLAHOMA, County ofss. On thisday ofss.	WHERE THE LES	SOR SIGNS BY MARK	
the County and State aforesaid, personally appeared			
me known to be the identical person who executed the within and fore	going instrument by ed the same as	and free and voluntary act and deed	sence and in the pre-
Given under my hand and seal of office the day and year last abo y Commission Expires			Notary Public.
rrk.	SSIGNMENT		
Thatte of	the within name	d granter in consideration of the sum of	🛊 ja ja tauta kalang kanggalan
eipt whereof is hereby acknowledged, do hereby sell, assign, trans	fer, set over and conv	ey untoheirs, and assigns, the within grant,	
TO HAVE AND TO HOLD THE SAME FOREVER, subject r In Witness Whereof, the said grantorhahereunto s	nevertheless, to the ecet	onditions therein contained.	
LODATOWN WEST STATE	~		
ACKNOWLEDGMEN ACKNOWLEDGMEN Be It Remembered, That on thisday of	nty and State, person	in the year of our Lord, one thousand	Haramatan Manazati Ka
d	to me known to be the control of the	ne identical person who executed the with intary act and deed for the uses and purposes il seal the day and year first above written.	in and foregonig in- therein set forth
y Commission Expires	e le ellis electric d'Otto Pritadio		
y Commission Expires	##		Notary Public.