COMPARED OIL AND GAS LEASE RECORD No. 418

219440 C.M.J. FROM	STATE OF OKLAHO This instrumen of DEA	MA, Tulsa County, ss. It was filed for record on the A. D., ind duly recorded in Book 418 on	18 923 11 00
	((SEAL)	0. G. Weaver,	County Clerk.
보이 있는 것이 많이 많이 가면 가게 하면 하는 것 같아 나왔다면 하다 이 나무를 했다. 사이 물리 사이를 하나 있는데 하는데 요즘 하나를 하는데 되었다면 하는데 되었다.	Ву.	Brady Brown,	Deputy
201	J Fces, \$	*****	
AGREEMENT, Made and entered into 28th by and between W. H. Grimes and Nannie C	rimes, his wife a	nd J. C. Grimes a	single man
Party of the first ;	part, hereinafter called lessor (whe	ther one or more) and	
G. M. ATIOLA WITHESETH, That the said lessor, for and in considerations in the said lessor, for and in considerations are said to the said lessor, for and in the said lessor, for an area of the said lessor, for a said lessor,	ion of One and no/100	ofter contained on the part of	DOLLARS lessee to be paid, kept and
withcome in the same lessor, for and in considerant cash in hand paid, receipt of which is hereby acknowledged and of the conformed, has granted, denised, leased and let and by these presents do operating for oil and gas, and laying pipe lines, and building tanks, powertain tract of land situate in the County of THISS.	es grant, demise lease and let unto vers, stations and structures there	o the said lessee, for the sole and on to produce, save and take car	only purpose of mining and e of said products, all that
certain trace of land studie in the County of			
The South half of t	the couthwest agen	tom of Soction	
eight (8) township (13) east.	twenty (20) north	, range thirteen	
of Section Ranges and of It is agreed that this lease shall remain in force for a term of	containing 80	acres, more	or less
or either of them, is produced from said land by the lessee.	agrees:	고면하는 나다 모나는데 하스다.	
lst. To deliver to the credit of lessor, free of cost, in the pipe from the leased premises. 1/8th of net procee 2nd. To pay the lessor. 1/8th of net procee	ds from Sale of g	as	DOLLARS
each year in advance, for the gas from each well where gas only is found, or any other product, a royalty of one-eighth (16), payable monthly at 1 and all inside lights in the principal dwelling house on said land during 3rd. To pay lessor for gas produced from any oil well and use per year, for the time during which such gas shall be used, said payment ufacture of gasoline or any other product, a royalty of one-eighth (16). If no well be commenced on said land on or before the 28th to both parties, unless the lessee on or before that date shall pay or ten at 131.88 OK 18 holms ownership of said land, the sum of 0.00 Head 180. Twenty the privilege of deferring the commencement of a well for 190 months of a well may be further deferred for like periods of the same number of me the down payment, covers not only the privileges granted to the date whas a sforesaid, and any and all other rights conferred.	while the same is being used on or the prevailing market rate; and les the same time by making his own	r off the premises, and if used in ssor to have gas free of coot from a connections with the cost at his	the manufacture of gasoline any such well for all stoves own risk.
3rd. To pay lessor for gas produced from any oil well and use per year, for the time during which such gas shall be used, said payment.	d on or off the premises marketed	Ath net proceeds.	DOLLARS
ufacture of gasoline or any other product, a royalty of one-eighth (14), to both parties, unless the lessee on or before that date shall pay or ten	payable mentally, at the prevailing the day of O. der to the lessor or to the lessor's	g market rate. 25000r credit in the Security 15	nis lease shall terminate as
at 19188 Oklahoma ownership of said land, the sum of one Hundred Twenty	or its successors, which shall onths from said date. In like mar	continue as the depository regar DOLLARS, which shall ope mer and upon like payments or	diess of the changes in the rate as a rental and cover tenders the commencement
of a well may be further deferred for like periods of the same number of n the down payment, covers not only the privilege granted to the date wh as a foresaid, and any and all other rights conferred.	nonths successively. And it is und en said first rentals is payable as al	lerstood and agreed that the consi foresaid, but also the lessee's opti	deration first recited herein on of extending that period
Should the first well drilled on the above described land be a dr months from the expiration of the last rental period which rental has b ation of said twelve months shall resume the payment of rentals in the s	ry hole, then, and in that event, if seen paid, this lease shall terminate	a second well is not commenced as to both parties, unless the le	on said land within twelve ssee on or before the expir
the resumption of the payment of rentals, as above provided, that the learning in force just as though there had been no interuntion in the ren	ast preceeding paragraph hereof, go	overning the payment of rentals	and the effect thereof, shall
If said lessor owns a less interest in the above described land the vided shall be paid the lessor only in proportion which his interest bears Lessee shall have the right to use, free of cost, gas, oil and wat When requested by the lessor, lessee shall bury his pipe lines b	s to the whole and undivided fee.		
No well shall be drilled nearer than 200 feet to the house or be	arn now on the premises, without!	the written consent of the lessor.	
Lessee shall have the right at any time to remove all machines If the estate of either party hereto is assigned, and the privilege	ry and fixtures placed on said pre- e of assigning in whole or in part is the currentin of the land or assign	expressly allowed, the covenants	hereol shall extend to their
til after the lessee has been furnished with a written transfer or assignment to a part or parts of the above described lands and the assignee or assigneed to a part or parts of the above described lands and the assignee or assigneed to a part or parts of the above described lands and the assignee or assigneed to a part of the above described lands and the assigneed to a second lands are the above described lands and the assignment of the above described lands are the above described lands and the assignment of the above described lands are the above described lands and the assignment of the above described lands are	nent or a true copy thereof; and it ignees of such part or parts shall fa	is hereby agreed in the event thi ail or make default in the paymen	s lease shall be assigned at of the proportionate part
of the rents due from him, or them, such default shall not operate to defeat assignee thereof shall make due payment of said rental. Lessor hereby warrants and agrees to defend the title to the la	nds herein described and serves t	hat the leasee shall have the right	at any time to redeem for
lessor, by payment, any mortgage, taxes or other liens on the above det the holder thereof.	scribed lands, in the event of defau	ult of payment by lessor, and be	subrogated to the rights of
In Testimony Whereof We Sign, this the 28th	day of October	r . ₁₉ 22 W. H. Grimes	
WITNESS		Mrs. W. H. Gr	Lmes (SEAL)
			(SEAL)
Tul sa Acknow			
STATE OF OKLAHOMA, County of	LEDGMENT TO THE LEASE December	in the year of c	ur Lord, one thousand nine
hundred and Work mag	Notary Public, in and for said Cou	inty and State, personally appear	ed
to me known to be the identical person. S. who executed the within same as LUCIT free and voluntary act and deed for the uses and In Witness Whereof, I have hereunto set my official signatu	ire and ailixed my notarial scal th	ie dav and vear first above white	Cn.
My Commission Expires Nov. 5, 1926. (Seal)	Peter	r Rench.	Notary Public.
Alabama Acknowledgemi	ent where the lesson-s	iche ex mark to thi	C LEASE.
Alabama STATE OF OKLAHOMA, County of Lee	That on this Detail	1 day of December 	twenty-two
efore me a Notary Public in and for sa	id County and state	te,personally.appe	ared J. C.
to me landom to be the identical possent a who executed the within and wants of Grimes a single man to me known within and second and at a second and at a second and a second a second and a second and a second	to be the identic	al person who exthat he executed i	crited the
couposes therein set forth. his free and voluntary	act and deed for the distance of the distance	the uses and purposes whereof. I have	ses therein hereunto
or window markets and address that the control of t	John P. Bo	Notary Public	Notaty Public.
mark.			
KNOW ALL MEN BY THESE PRESENTS:	ASSIGNMENT		
State of	the within named grant	to	in hand paid the
receipt whereof is hereby acknowledged, do hereby sell, assign, t	transfer, set over and convey unto.		تعامينه فراجات بوجورة فالبائد فيتاج بويد أناسيل
TO HAVE AND TO HOLD THE SAME FOREVER, subj In Witness Whereof, the said grantorhahereun	ito sethandhand	s therein contained,	day of
	19		성경하다 많이 나라는 회사다.
ACKNOWLEDG	MENT OF THE ASSIGNMEN		
STATE OF OKLAHOMA, County of		in the year of our Lord, one tho	usand nine hundred and
before me, a Notary Public, in and for said	County and State, personally app	ical person who executed th	e within and foregonia in-
strument and acknowledged to me that executed the same In Witness Whereof, I have hereunto set my official signatu	asfree and voluntary a ure and affixed my notarial seal t	ict and deed for the uses and pu he day and year first above writ	rposes therein set forth ten.
My Commission Expires.			Notary Public.
그렇다 그렇지 않을 밝은 얼마나를 함을 방 바람이를 수를 했다.		nantana ang managan na	