## COMPARED OIL AND GAS LEASE RECORD No. 418

219441 C.M. J.	STATE OF OKL This inst	AHOMA, Tulsa County, ument was filed for record M., and duly recorded in B	ss. 18 on the 23 a	. 11 <sup>4</sup> 80
TO	o'clock	M., and duly recorded in Bo	ook 418 on page	34
조건이 존대한 그를 하면 무슨데, 글로를 그린 경찰 수 없고요.[]	((SEAL)	By Brad	⊽ Brown.	inty Clerk,
	Fees, \$	B <b>y</b>		Deputy
AGREEMENT, Made and entered into this 5th by and between	day of Aug	ust (his brother)		19.22
H. R. GARD.  Party of the first part,  WITNESSETH, That the said lessor, for and in consideration of eash in hand paid, receipt of which is hereby acknowledged and of the cover performed, has granted, demised, leased and let and by these presents does groperating for oil and gas, and laying pipe lines, and building tanks, powers.  certain tract of land situate in the County of	of One and or one of One and or one of One o	f the second part, hereinaft NC / LOO Mereinafter contained on t t unto the said lessee, for the thereon to produce, save a State of Oklahoma, describe	er called lessee.  he part of lessee to be sole and only purpoint take care of said pad as follows, to-wit:	DOLLARS se paid, kept and use of mining and roducts, all that
Southwest one quart (SE <sup>1</sup> ) of the Northv	ter (SW <del>1</del> ) of west one quar	the Southeast ter (NW1)	one-quarter	
of Section. 8. Township. 20 N. Range. 13 E. and control it is agreed that this lease shall remain in force for a term of	ten (1	0) 7f	cres, more or less	(1) a a a a a a a a a a a a a a a a a a a
or either of them, is produced from said land by the lessee.  In consideration of the premises, the said lessee covenants and agree	sa:			
ist. To deliver to the credit of lessor, free of cost, in the pipe line from the leased premises.  One Eight Royalty pa	avable quarte	rly		#INTEL ARS
each year in advance, for the gas from each well where gas only is found, while or any other product, a royalty of one-eighth (\(\frac{1}{2}\)\) payable monthly at the pand 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 or	le the same is being used prevailing market rate; a same time by making h n or off the premises	on or off the premises, and nd lessor to have gas free of a work of the connections with the second and wo 1000 TV	if used in the manuficant from any such cost at his own risk.	acture of gasoline well for all stovesDOLLARS
ufacture of gasoline or any other product, a royalty of one-eighth (14) pays If no well be commenced on said land on or before the	able monthly, at the pre	vailing market fate.	23 this lease s	iall terminate as
per year, for the turne when such as said to describe a payments of unfacture of gasoline or any other product, a royalty of one-eighth (14) paya if no well be commenced on said land on or before the	or its successors, which	shall continue as the deport	itory regardless of the shall operate as a	ne changes in the
of a well may be further deferred for like periods of the same number of month the down payment, covers not only the privileges granted to the date when sa as aforesaid, and any and all other rights conferred.	hs successively. And it aid first rentals is payable	is understood and agreed the as aforesaid, but also the l	at the consideration fi essec's option of exte	rst recited herein ading that period
months from the expiration of the last rental period which rental has been ation of said twelve months shall resume the payment of rentals in the same the resumption of the payment of rentals, as above provided, that the last p	paid, this lease shall term amount and in the same preceeding paragraph her	minate as to both parties, u manner as hereinbefore pro	nless the lessee on or ovided. And it is a	before the expir
continue in force just as though there had been no interuption in the rental p If said lessor owns a less interest in the above described land than the vided shall be paid the lessor only in proportion which his interest bears to the control of t	he entire and undivided i	foo.	and the second of the second of the	
Lessee shall have the right to use, free of cost, gas, oil and water pi When requested by the lessor, lessee shall bury the hipse lines below No well shall be drilled nearer than 200 feet by the house or barn n Lessee shall pay for damages caused by Ins operations to growing	plow depth.	hout the written consent of	the lessor.	i lessor.
Lessee shall have the right at any time to remove all machinery at Lessee shall have the right at any time to remove all machinery at If the estate of either party hereto is assigned, and the privilege of a heirs, executors, administrators, successors or assigns, but no change in the o	nd fixtures placed on sale	art is expressly allowed, the	covenants hereof sha	ll extend to their
neits, executors, administrators, successors or assigns, but 30 change in the til after the lessee has been furnished with a written transfer or assignment as to a part or parts of the above described lands and the assigne or assign of the rents due from him, or them, such default shall not operate to defeat or all	or a true copy thereof;	and it is hereby agreed in the hall foil or make default in	e event this lease sha the payment of the p	ll be assigned
assignee thereof shall make due payment of said rental.  Lessor hereby warrants and agrees to defend the title to the lands lessor, by payment, any mortgage, taxes or other liens on the above describthe helder thereof. It is agreed that this lease is land or one that less a radius less land or one that less less land the said less less less less less less less les	herein described, and ag ed lands, in the event of shall termine a of 13000 fee grees to dril	rees that the lessee shall have default of payment by less to unless less to not be fore to the said well to	ve the right at any ti- or, and be subrogate e.e. commence the 5th de the second	me to redeem for d to the rights of s a Well Ori y of Novembe y oreak in
WITNESS	day ofAugus	David E	Morris . Morris	(SEAL)
				(SEAL)
	GMENT TO THE LE	ASE		
BE IT REMEMBERED. That on this DEA day of hundred and twenty two before me, a Notal	ry Public, in and for sai	d County and State, person David E. Mor	ally appeared	ther
to me known to be the identical person. S who executed the within and same as THELT free and voluntary act and deed for the uses and pur.  In Witness Whereof, I have hereunto set my official signature as  July 21, 1926. (Seal)  My Commission Expires	poses therein set forth. nd affixed my notarial s	eal the day and year first a Sara C. Smith	bove written.	Notary Public.
STATE OF OKLAHOMA, County of	A.	D., 19, before me, the	undersigned, a Nota	ry Public, in and
to me known to be the identical person who executed the within and fore	going instrument by	mark	in my presenc	e and in the pre-
sence ofas witnesses, and acknowledged to me thatexecute purposes therein set forth.  Given under my hand and seal of office the day and year last abo	ed the same as	free and volun		
Given under my hand and seal of office the day and year last about My Commission Expires				Notary Public. name near such
KNOW ALL MEN BY THESE PRESENTS:	ASSIGNMENT			
ThatState of	the within named	grantor, in considera	tion of the sum of	
receipt whereof is hereby acknowledged, do hereby sell, assign, trans	fer, set over and convey	untoheirs, and assigns, the w		hand paid, the
TO HAVE AND TO HOLD THE SAME FOREVER, subject r in Witness Whereof, the said grantorhahereunto s	nevertheless, to the conc ethand ., 19	litions therein contained.		
				(SEAL)
STATE OF OKLAHOMA, County of		in the year of our Lo	d, one thousand nin	e hundred and
andstrument and acknowledged to me that executed the same as In Witness Whereof, I have hereunto set my official signature a	to me known to be the ind affixed my notarial	identical person who e sary act and deed for the useal the day and year first	xecuted the within a ses and purposes the above written.	nd foregonig in-
My Commission Expires	een oo karen see		P	Notary Public.
		ga korvain, a kiri Tebk	Mark to Marking Co.	AMANG GREATH AND A