	COMPARED OIL AND G	as Lease Record	No. 418
	BLACK PHINTING CO. TULBA, OKLA 220].47 C.MFROM	o'clockA.eM,, and du	Tulsa County, ss. 26th filed for record on the 7.725 st. 11:00 ly recorded in Book 418 on page. 81 G. 1/0 aver, County Clerk.
			dy Brown, Deputy
	AGREEMENT, Made and entered into 29th day of November		
	<u>F's E: MOD</u> WITNESETH, That the said lessor, for and in cash in hand paid, receipt of which is hereby acknowledged performed, has granted, demised, leased and let and by these operating for oil and gas, and laying pipe lines, and building certain tract of land situate in the County ofTU	and of the covenants and agreements hereinafter presents does grant, demise lease and let unto the s g tanks, powers, stations and structures thereon to 1.88	d part, hereinafter called lessee. contained on the part of lessee to be paid, kept and said lessee, for the sole and only purpose of mining and produce, save and take care of said products, all that lahoma, described as follows, to-wit:
	West Half (W%) of the Northea of the Northwest Quarter (NW4 Range Thirteen (13) East,	-) of Section One (1), Towns	outheast Cuarter (SE4) ship Seventeen (17) North,
	of Section Formation Range and containing, 120 It is agreed that this lease shall remain in force for a term of OD9. (1) or either of them, is produced from said land by the lessee. In consideration of the premises, the said lessee covenants and agrees: lat. To deliver to the credit of lessor, free of cost, in the pipe line to which he may connect his wells, the equal one-eighth part of all oil produced and saved from the lease of premises. 2nd. To pay the lessor <u>ONE-eighth of the Net proceeds from Sale of</u>		
	erch year in dvance, for the gas from each well where gas or or any other product, a royalty of one-eighth ()4), bayabler and all inside lights in the principal dwelling housedon said 3rd. To pay lessor for gas produced from any oil per-year for the time during which such gas shall be used, sa ufacture of gasoline or any other product, a royalty of one- If no well be commenced on said land on or before the to both parties, unless, the lesser and percention date shall at	is found while the same is being used in our affelt monthly at the prevaiing market rate; and desor to and during the same time by making his own con- well and used on or off the premises. DUE-9-1.81 id payments to be made <u>MONTLIN</u>	Appendices, and if used in the manufacture of gasoline have gas free of got from any such well for all stores rections with the work his own risk. I the d life of the proceed state of the protocol of the proceed state of the mail- kee rate. Unogr
	ownership of said land, the sum of	D months from said date. In like mannfr a number of months successively. And it is understop the date when gaid first rentals is payable as a foregaid land he a dry hele then and in that agent it a	OLLARS, which shall operate as a rental and cover nd upon like payments or tenders the commencement d and agreed that the consideration first recited herein d, but also the lessee's option of extending that period and wall is not commenced on said land within twelve
	months from the expiration of the last rental period which r ation of Jid twelve months shall desume the payment of ren the result of the payment of frentals, as above provided continuou in force just as though there had been no interruptio If said lessor owns a lessfuterest in the above descri- vided shall be paid the lessor only in proportion which his in Lessee shall have the right to use, free of cost, gas. When requested by the lessor, lessee shall bury his No well shall be drilled nearer than 200 feet to the Lessee shall have the right at any time to remove a lesstee shall have the right at any time to remove a lesstee state of eight ar any time to remove a	, that the last preceding paragraph hereof, govern in the rental payments. bed land than the extire and undivided fee simple est terest bears to the whole and undivided fee. oil and water produced on said land for its operatic pipe lines below plow depth. house or barn now on the premises, without the wr ons to growing crops on said lands.	ng the payment of rentals and the effect thereof, shall state therein, then the royalties and rentals herein pro- on thereon, except water from wells of lessor. itten consent of the lessor.
	If the estate of either party hereto is assigned, and t heirs, executors, administrators, successors or assigns, but no til after the lessee has been furnished with a written transfe as to a part or parts of the above described lands and the assi of the rents due from him, or them, such default shall not opera assignee thereof shall make due payment of said rental. Lessor hereby warrants and agrees to defend the tit lessor, by payment, any mortgage, taxes or other liens on th the holder thereof.	ignee or assignees of such part or parts shall fail or n te to defeat or alfect this lease in so far as it covers a p le to the lands herein described, and agrees that th	nake default in the payment of the proportionate part part or parts of said lands which the said lessee or any a c lessee shall have the right at any time to redeem for
	In Testimony Whereof We Sign, this the8 WITNESS	이는 말 가지 않는 것 같아요.	, 19 22 J. J. Wetzel (SEAL) Mary K. Wetzel (SEAL) (SEAL)
			(SEAL)
	STATE OF OKLAHOMA, County of TULSAss. BE IT REMEMBERED. That on this hundred andUCT_TWO 	ACKNOWLEDGMENT TO THE LEASE day of ore me, a Notary Public, in and for said County ar	

My Commission Expires May 27-1924. (Seal) William J. Cross. Notary Public.

My Commission Expires_____ Notary Public. NOTE-The signature by mark of a lessor who cannot write his name must be witnessed by two witnesses, one of whom must write lessor's name near such mark. ASSIGNMENT

KNOW ALL MEN BY THESE PRESENTS:

-----(SEAL)

ACKNOWLEDGMENT OF THE ASSIGNMENT

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ACKNOWLEDGMENT OF THE ASSIGNMENT
STATE OF OKLAHOMA, County of ______, ss.
Be It Remembered, That on this______day of ________in the year of our Lord, one thousand nine hundred and __________before me, a Notary Public, in and for said County and State, personally appeared________ to me known to be the identical person______ who executed the within and foregonig instrument and acknowledged to me that_______ executed the same as_______ free and voluntary act and deed for the uses and purposes therein set forth
In Witness Whereof, I have hereunto set my official signature and affixed my notarial seal the day and year first above written.

My Commission Expires Notary Public.

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