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OIL AND GAS LEASE RECORD NO. 418

BLACK PRINTING CO. TULSA, OKLA	
220368 C.ILFROM	STATE OF OKLAHOMA, Tulsa County, ss. 29th This instrugent was filed for record on the 29th of. R. R. M. and duly recorded in Book 418 on page 22.00
Tõ	(GEAL)) County Clerk. By Brady Brown, Deputy
	J Feed. \$
AGREEMENT, Made and entered into 22nd by and between	and to B. Turner 19.23
WITNESSETH That the sold leases for and in sendi	higt part, hereinafter called lessor (whether one or more) and
	그는 것 같은 것 같은 것은 것은 것을 알았는 것은 것은 것을 것 같은 것을 하는 것을 했다.
of Southeast quart:	alf interest in and to: Southwest quarter er and Southeast quarter of Southwest quarter
of Section 32 Township 17 N. Range 14E.	and containing
or either of them, is produced from said land by the lessee. In consideration of the premises, the said lessee covenants r ist. To deliver to the credit of lessor, free of cost, in the p from the lessed premises. T/8 of all res	and agrees: pipe line to which he may connect his wells, the equal one-eighth part of all oil produced and saved
Bach yow in advance, for the gas from each well where gas only is for or any other product, a royalty of one-eighth (1%), payable monthly and all inside lights in the principal dwelling house on said land du 3rd, To pay lessor for gas produced from any oil well and well and the principal dwelling house on a side well.	und, while the same is being used on or off the premises, and if used in the manufacture of gasoline at the prevailing market rate; and lessor to have gas free of gasolytom any such well for all atoves ring the same time by making his own connections with the Got affas own risk. I used on or off the premises. If Control and the control of the premises. If Control and the premises of the premises
atacture of gasoline or any other product, a royalty of one-eighth (If no well be commenced on said land on or before the	10) payable made
ownership of said (and, the sum of	
the resumption of the payment of rentals, as above provided, that t continue in force just as though there had been no interuption in the	a dry hole, then, and in that event, if a second well is not commenced on said land within twelve as been paid, this lease shall terminate as to both parties, unless the lessee on or before the expir the same smount and in the same manner as hereinbefore provided. And it is agreed that upon- he last preceeding paragraph hereof, governing the payment of rentals and the effect thereof, shall s rental payments.
vided shall be paid the lessor only in proportion which his interact 1 Lesses shall have the right to use, free of cost, gas, oil and When requested by the lessor, lesses shall bury his pipe lin	water produced on said land for its operation thereon, except water from wells of lessor. es below plow depth.
Lessee shall pay for damages caused by his operations to Lessee shall have the right at any time to remove all mad If the estate of either party hereto is assigned, and the privi heirs, executors, administrators, successors or assigns, but no chance	growing crops on said lands. Intery and fixtures placed on said premises, including the right to draw and remove casing. lege of assigning in whole or in part is expressly allowed, the covenants hereof shall extend to their in the ownership of the land or assignment of repetite carbon like shall be binding on the lesser un-
th after the lessee has been furnished with a written transfer or ass as to a part or parts of the above described lands and the assignce or of the rentadue from him, or them such default shall not constraint of the	in any other share of a subject of the start

Is due from him, or them, such default shall not operate to defail or affect this lease in so far as it covers a part or parts of said lands which the said lessee or any a thereof shall make due payment of said rental. Lessor hereby warrants and agrees to defend the title to the lands herein described, and agrees that the lessee shall have the right at any time to redeem for y payment, any mortgage, taxes or other liens on the above described lands, in the event of default of payment by lessor, and be subrogated to the rights of wathereof. lessor, by payment, the holder thereof.

In Testimony Whereof We Sign, this the22nd	Jenuary
WITNESS	Harry H. Rogers (SEAL
승규가 집에 가지 않는 것을 가지 않는 것을 가지 않는 것이 같이 했다.	K. B. Turner (SEAL
	(SEAL
	(SEAL
STATE OF OKLAHOMA, County of McIntosh	IT TO THE LEASE

Vera L. Lane. Notary Public. My Commission Expires 7-18-26 (Seal) ACKNOWLEDGEMENT WHERE THE LESSOR SIGNS BY MARK

بريدينا أيريو تحرير mark..... in my presence and in the preas witnesses, and acknowledged to me that______ executed the same ss______ and______ free and volu purposes therein set forth. Given under my hand and seal of office the day and year last above written. ntary act and deed for the uses and pur-

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:

TO THE

That_____ TO HAVE AND TO HOLD THE SAME FOREVER, subject nevertheless, to the conditions therein contained.

day (SEAL)

ACKNOWLEDGMENT OF THE ASSIGNMENT

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STATE OF OKLAHOMA, County of _______, ss. Be It Remembered, That on this_____day of _______ ______before me, a Notary Public, in and for said Cour______ and_______strument and acknowledged to me that______ executed the same In Witness Whereof, I have hereunto set my official signatu

My Commission Expires Notary Public.