COMPARED No... 254235

## Assignment of Oil and Gas Lease No. 478

O

Oklahoma County	Lessot, management and an account of the control of
O D Transpard	4
kadun apparan itan magamenten karran kan apraka apraka apaturan Spekistan da	, Lessee
vering the following described land in the County of Tulsa and State of Oklahoma,	towith the result of the resul
All of the South Half of the Sout Nineteen (19) Township Twenty One containing Eighty Acres.	h West Quarter Shof SWhof Section (21) North, Range Fourteen East (14)
살고 있는 시문에 없는 가족들에게 한 성격인	이 문장 속이 한다고 하는 기가 모양을 받는데
Said lease being recorded in the office of the County Clerkin and	for said County in Book, page, an
WHEREAS, The said lease and all rights thereunder or incident thereto are	now owned by
E. B. Howard	and a supplied to the supplied of the supplied
manana ang	and the state of the
NOW, THEREFORE, For and in consideration of One Dollar (and other g	ood and valuable considerations), the receipt of which is hereby acknowledged, the
ndersigned, the present owner	incident thereto, do 68 hereby bargain, sell, transfer, assign and convey un
H. H. Mundy an undivided seven-eighths (7/8)	interest of his entire interest in the
said oil and gas lease	
his right, title and interest of the original lessee and present owner	
Above described property	
gether with all personal property used or obtained in connection therewith to	
	and his heirs, successors and assign
And for the same consideration, the undersigned for himself	
wnerof the said lease and rights and interests thereunder and of the personal pro ood right and authority to sell and convey the same, and that said rights, interest as not covarise due and payable thereunder have been duly raid.	heirs, successors or assigns, that he is the lawfu operty thereon or used in connection therewith; that the undersigned hes and property are free and clear from all liens and incumbrances, and that all rentains
wner,of the said lease and rights and interests thereunder and of the personal pro ood right and authority to sell and convey the same, and that said rights, interest an old royalties due and payable thereunder have been duly paid.  IN WITNESS WHEREOF, the undersigned owner	heirs, successors or assigns, that he is the lawfunction or used in connection therewith; that the undersigned hes had property are free and clear from all liens and incumbrances, and that all rental dassignor
wnerof the said lease and rights and interests thereunder and of the personal prood right and authority to sell and convey the same, and that said rights, interest and royalities due and payable thereunder have been duly paid.  IN WITNESS WHEREOF, the undersigned owner	heirs, successors or assigns, that he is the lawfu operty thereon or used in connection therewith; that the undersigned hes and property are free and clear from all liens and incumbrances, and that all rentains
wnerof the said lease and rights and interests thereunder and of the personal prood right and authority to sell and convey the same, and that said rights, interest and royalities due and payable thereunder have been duly paid.  IN WITNESS WHEREOF, the undersigned owner	heirs, successors or assigns, that he is the lawford perty thereon or used in connection therewith; that the undersigned hes he property are free and clear from all liens and incumbrances, and that all renta dassignor
wner	heirs, successors or assigns, that he is the lawfi operty thereon or used in connection therewith; that the undersigned hes had property are free and clear from all liens and incumbrances, and that all renta d assignor
wnerof the said lease and rights and interests thereunder and of the personal prood right and authority to sell and convey the same, and that said rights, interest and royalties due and payable thereunder have been duly paid.  IN WITNESS WHEREOF, the undersigned owner	heirs, successors or assigns, that he is the lawf operty thereon or used in connection therewith; that the undersigned hes had property are free and clear from all liens and incumbrances, and that all rents d assignor
wner	heirs, successors or assigns, that he is the lawf operty thereon or used in connection therewith; that the undersigned hes had property are free and clear from all liens and incumbrances, and that all rents d assignor
wnerof the said lease and rights and interests thereunder and of the personal prood right and authority to sell and convey the same, and that said rights, interest and royalties due and payable thereunder have been duly paid.  IN WITNESS WHEREOF, the undersigned owner	heirs, successors or assigns, that he is the lawfi operty thereon or used in connection therewith; that the undersigned hes had property are free and clear from all liens and incumbrances, and that all rents d assignor
whereof the said lease and rights and interests thereunder and of the personal property of the said and authority to sell and convey the same, and that said rights, interest and royalties due and payable thereunder have been duly paid.  IN WITNESS WHEREOF, the undersigned owner	heirs, successors or assigns, that he is the lawf operty thereon or used in connection therewith; that the undersigned hes had property are free and clear from all liens and incumbrances, and that all rents d assignor
where	heirs, successors or assigns, that he is the law operty thereon or used in connection therewith; that the undersigned hes held property are free and clear from all liens and incumbrances, and that all rents dessignor
whereof the said lease and rights and interests thereunder and of the personal proof right and authority to sell and convey the same, and that said rights, interest and royalties due and payable thereunder have been duly paid.  IN WITNESS WHEREOF, the undersigned owner	heirs, successors or assigns, that he is the law operty thereon or used in connection therewith; that the undersigned hes do property are free and clear from all liens and incumbrances, and that all rents do assignor
where	heirs, successors or assigns, that he is the law operty thereon or used in connection therewith; that the undersigned hes not property are free and clear from all liens and incumbrances, and that all rents d assignor
whereof the said lease and rights and interests thereunder and of the personal prood right and authority to sell and convey the same, and that said rights, interest and royalties due and payable thereunder have been duly paid.  IN WITNESS WHEREOF, the undersigned owner	heirs, successors or assigns, that he is the law operty thereon or used in connection therewith; that the undersigned hes held property are free and clear from all liens and incumbrances, and that all rents d assignor
whereof the said lease and rights and interests thereunder and of the personal prood right and authority to sell and convey the same, and that said rights, interest and royalties due and payable thereunder have been duly paid.  IN WITNESS WHEREOF, the undersigned owner	heirs, successors or assigns, that he is the law operty thereon or used in connection therewith; that the undersigned hes he property are free and clear from all liens and incumbrances, and that all rents d assignor
where	heirs, successors or assigns, that he is the law operty thereon or used in connection therewith; that the undersigned hes held property are free and clear from all liens and incumbrances, and that all rents d assignor
whereof the said lease and rights and interests thereunder and of the personal prood right and authority to sell and convey the same, and that said rights, interest and royalties due and payable thereunder have been duly paid.  IN WITNESS WHEREOF, the undersigned owner	heirs, successors or assigns, that he is the lawf operty thereon or used in connection therewith; that the undersigned hes he property are free and clear from all liens and incumbrances, and that all renta d assignor
where	heirs, successors or assigns, that he is the lawf operty thereon or used in connection therewith; that the undersigned hes and property are free and clear from all liens and incumbrances, and that all rents d assignor
where	heirs, successors or assigns, that he is the lawf operty thereon or used in connection therewith; that the undersigned hes and property are free and clear from all liens and incumbrances, and that all rents d assignor
where	heirs, successors or assigns, that he is the lawf operty thereon or used in connection therewith; that the undersigned hes and property are free and clear from all liens and incumbrances, and that all rents d assignor
where	heirs, successors or assigns, that he is the law operty thereon or used in connection therewith; that the undersigned hes held property are free and clear from all liens and incumbrances, and that all renta d assignor
where	heirs, successors or assigns, that he is the law operty thereon or used in connection therewith; that the undersigned hes held property are free and clear from all liens and incumbrances, and that all renta d assignor
where	heirs, successors or assigns, that he is the lawfr operty thereon or used in connection therewith; that the undersigned. he is not properly are free and clear from all liens and incumbrances, and that all renta d assignor
March 19. 24  Witness: Ethel Boardman  District of Columbia. OKLAHOMA FORM OF ACI City of Washington.  TATE OF OKLAHOMA Country of 1. 1924  ity on this 17th day of March, 1924  Description of the identical person	heirs, successors or assigns, that he is the lawfroperty thereon or used in connection therewith; that the undersigned has undersigned has not property are free and clear from all liens and incumbrances, and that all renta d assignor
where	heirs, successors or assigns, that he is the lawfroperty thereon or used in connection therewith; that the undersigned has not property are free and clear from all liens and incumbrances, and that all renta d assignor
where	heirs, successors or assigns, that he is the law operty thereon or used in connection therewith; that the undersigned has not property are free and clear from all liens and incumbrances, and that all rents d assignor