257010

Assignment of Oil and Gas Lease No. 478

SEO. D. BARNARD STA. CO. ST. LOUIS 1 1 94064,

William A. Wright	1,000
Lessee	
ing the following described land in the County of Tulsa and State of Oklahoma, to-wit:	inditer)
조용교육 하겠다. 아이트를 다른데 다음 바라 하는데 그리는 그들이 다른 아름다면 다	
The East half of the North East quarter and the South West quarter of the North East quarter all in and of Section 8, Township 19 North, Range 14 East.	
경기로 하게 되어 있습니다. 이번 시간 이번 보고 있는데 되었다. 그런데 이탈 경기 그 마이트로 하게 되었다. 	
of Deeds	
Register / in and for said County in Book 180 , page 23	
WHEREAS, The said lease and all rights thereunder or incident thereto are now owned by F. J. Miller, Atco Oil & Gas Company and L. W. Baxter	
NOW, THEREFORE, For and in consideration of One Dollar (and other good and valuable considerations), the receipt of which is hereby acknowledged,	
signed, the present ownerof the said lease and all rights thereunder or incident thereto, do .98, hereby bargain, sell, transfer, assign and convey to John S. Lamberton	
All	
his right, title and interest of the original lessee and present owner	
The South half of the North East quarter of Section 8. Township	
19 North, Range 14 East Tulsa County, Oklahoma.	
including power and engine located on W2 of SE4 5-19-14 ner with all personal property used or obtained in connection therewith/o	*******
John S. Lamberton	
and his heirs, successors and assi	
And for the same consideration, the undersigned for himself his heirs, successors	wful
entatives, do. 68	ntals
entatives, do. 68	ntals ay of
ntatives, do. 88	entals ay of (AL)
ntatives, do 68 covenant with the said assignee, his heirs, successors or assigns, that he 18 the last confection therewith; that the undersigned his sent and authority to sell and convey the same, and that said rights, interest and property are free and clear from all liens and incumbrances, and that all realities due and payable thereunder have been duly paid. IN WITNESS WHEREOF, the undersigned owner and assignor has signed and sealed this instrument this lighth da April 19.24 W. Baxter (SEA)	Santals ay of (AL)
ntatives, do 88 covenant with the said assignee, his heirs, successors or assigns, that he 18 the last connection therewith; that the undersigned his sent and authority to sell and convey the same, and that said rights, interest and property are free and clear from all liens and incumbrances, and that all realities due and payable thereunder have been duly paid. IN WITNESS WHEREOF, the undersigned owner and assignor his signed and sealed this instrument this light da April 1924 (SEA)	Santals ay of (AL)
entatives, do. 88	Santals ay of (AL)
entatives, do. 88 covenant with the said assignee, h18 heirs, successors or assigns, that h8 18 the lambda for the said lease and rights and interests thereunder and of the personal property thereon or used in connection therewith; that the undersigned h88 right and authority to sell and convey the same, and that said rights, interest and property are free and clear from all liens and incumbrances, and that all respectively and the said rights are free and clear from all liens and incumbrances, and that all respectively. In MITNESS WHEREOF, the undersigned owner and assignor. In Signed and sealed this instrument this light day of SEA. OKLAHOMA FORM OF ACKNOWLEDGMENT. E OF OKLAHOMA, County of the said county of the undersigned and sealed this instrument this light and for said County of the undersigned, a Notary Public in and for said County of the undersigned, a Notary Public in and for said County of the undersigned, a Notary Public in and for said County of the undersigned, a Notary Public in and for said County of the undersigned, a Notary Public in and for said County of the undersigned, a Notary Public in and for said County of the undersigned, a Notary Public in and for said County of the undersigned, a Notary Public in and for said County of the undersigned and sealed this instrument this light that the undersigned in the said lease and the said leas	entals ay of (AL) (AL)
entatives, do. 68	Sntals any of (AL) (AL) and
entatives, do. 68	S
entatives, do. 88 covenant with the said assignee, his heirs, successors or assigns, that he is the later of the said lease and rights and interests thereunder and of the personal property thereon or used in connection therewith; that the undersigned. Best right and authority to sell and convey the same, and that said rights, interest and property are free and clear from all liens and incumbrances, and that all reporting the said lease and payable thereunder have been duly paid. IN WITNESS WHEREOF, the undersigned owner. and assignor. In Signed and sealed this instrument this 12th da April 19.24. OKLAHOMA FORM OF ACKNOWLEDGMENT. (SEA OF OKLAHOMA, County of Tulsa ss. On this 12th day of April Apri	smtsis ay of (AL) (AL) and
entatives, do. 68	smtals ay of (AL) (AL) and
entatives, do. 88 covenant with the said assignee, his heirs, successors or assigns, that he is the later of the said lease and rights and interests thereunder and of the personal property thereon or used in connection therewith; that the undersigned. Best right and authority to sell and convey the same, and that said rights, interest and property are free and clear from all liens and incumbrances, and that all reporting the said lease and payable thereunder have been duly paid. IN WITNESS WHEREOF, the undersigned owner. and assignor. In Signed and sealed this instrument this 12th da April 19.24. OKLAHOMA FORM OF ACKNOWLEDGMENT. (SEA OF OKLAHOMA, County of Tulsa ss. On this 12th day of April Apri	smitals any of (AL) (AL) and if the
entatives, do. 98 covenant with the said assignee, his heirs, successors or assigns, that he is the later of the said lease and rights and interests thereunder and of the personal property thereon or used in connection therewith; that the undersigned A.B. fight and authority to sell and convey the same, and that said rights, interest and property are free and clear from all liens and incumbrances, and that all renewall reports are free and clear from all liens and incumbrances, and that all renewall renewal	Snitals ay of (AL) (AL) and it the
entatives, do. 98 covenant with the said assignee. his heirs, successors or assigns, that he is the lambder of the said lease and rights and interests thereunder and of the personal property thereon or used in connection therewith; that the undersigned 128 might and authority to sell and convey the same, and that said rights, interest and property are free and clear from all liens and incumbrances, and that all recognitions are all recognitives due and payable thereunder have been duly paid. IN WITNESS WHEREOF, the undersigned owner and assignor. In Signed and sealed this instrument this 12th da April 19. 24. OKLAHOMA FORM OF ACKNOWLEDGMENT. Tules s. On this 12th day of April A. D. 19. 4, before me, the undersigned, a Notary Public in and for said County of the said personally appeared. Known to be the identical person who executed the within and foregoing instrument and acknowledged to me that he secured that his gree and official 5381. My commission expires May 21, 1927. A. R. Marr, Notary Public in and for said County of SEAL) Acknowledgment of Corporation. Before me, the undersigned, a Notary Public in and for said County of SEAL) Acknowledgment of Corporation. E OF, County of SEAL) Acknowledgment of Corporation. Before me, the undersigned, a Notary Public in and for said County and State, on this dentical person who subscribed the naire of the maker the	S
entatives, do. 98 covenant with the said assignee. his heirs, successors or assigns, that he is the later of the said lease and rights and interests thereunder and of the personal property thereon or used in connection therewith; that the undersigned. Das right and authority to sell and convey the same, and that said rights, interest and property are free and clear from all liens and incumbrances, and that all respectively and the said property are free and clear from all liens and incumbrances, and that all respectively. The undersigned owner and assignor. In a signed and sealed this instrument this light day NUTRIES WHEREOF, the undersigned owner and assignor. In a signed and sealed this instrument this light day. The last sealed this instrument this lies and sealed this instrument this lies and for said County of the last sealed this instrument this lies and for said County and sealed this instrument and sealed this instrument and for said County and sealed this instrument and sealed this instrument and for said County and sealed this instrument and sealed this instrument and for said County and sealed this instrument and sealed this instrument and for said County and sealed this instrument and sealed this instrument and for said County and State, on this and sealed this instrument and incensively the same as his free and voluntary act and deed, and correctly the same as his free and voluntary act and deed, and correctly the same as his free and voluntary act and deed, and correctly the same as his free and voluntary act and deed, and correctly the same as his free and voluntary act and deed, and correctly the same as his free and	S
entatives, do. 98 covenant with the said assignee. his heirs, successors or assigns, that he is most the said lease and rights and interests thereunder and of the personal property thereon or used in connection therewith; that the undersigned	S
entatives, do. 98 covenant with the said assignee. his heirs, successors or assigns, that he is the later of the said lease and rights and interests thereunder and of the personal property thereon or used in connection therewith; that the undersigned. Das right and authority to sell and convey the same, and that said rights, interest and property are free and clear from all liens and incumbrances, and that all respectively and the said property are free and clear from all liens and incumbrances, and that all respectively. The undersigned owner and assignor. In a signed and sealed this instrument this light day NUTRIES WHEREOF, the undersigned owner and assignor. In a signed and sealed this instrument this light day. The last sealed this instrument this lies and sealed this instrument this lies and for said County of the last sealed this instrument this lies and for said County and sealed this instrument and sealed this instrument and for said County and sealed this instrument and sealed this instrument and for said County and sealed this instrument and sealed this instrument and for said County and sealed this instrument and sealed this instrument and for said County and sealed this instrument and sealed this instrument and for said County and State, on this and sealed this instrument and incensively the same as his free and voluntary act and deed, and correctly the same as his free and voluntary act and deed, and correctly the same as his free and voluntary act and deed, and correctly the same as his free and voluntary act and deed, and correctly the same as his free and voluntary act and deed, and correctly the same as his free and	S
entatives, do. 98 covenant with the said assignee, his heirs, successors or assigns, that he is most the said lease and rights and interests thereunder and of the personal property thereon or used in connection therewith; that the undersigned	S