O·M. J. No. 264554 Assignment of Oil and Gas Lease No. 478

	On the 13th September 19.23, a certain oil and gas mining lease was made and cutered int
by and between	Dora Bartles, nee Humphrey and C. M. Bartles, her husband

and	W. C. Cates
***************************************	, Lessee
covering the following	described land in the County of Tulsa and State of Oklahoma, to-witz
	마이의 그는 마음 마음 마음 마음 아이를 하고 있다. 그리고 얼마나 얼마나 되다
	North Half of the Southeast Quarter (Nt of SEt) of Section Seven (7), Township Twenty-two (22) North, Range Fourteen
	(14 East.
	of Deeds of Deeds of Deeds grecorded in the office of the Register / in and for said County in Book 463 , page 37 , and
Said lease bei undivide	ng recorded in the office of the. Register / in and for said County in Book 463 , page 37 , and one-sixteenth interest in The said lease and all rights thereunder or incident thereto are now owned by
•	J. J. Finch
•	one in the contract of the con
NOW, THE	REFORE, For and in consideration of One Dollar (and other good and valuable considerations), the receipt of which is hereby acknowledged, th
indersigned, the presen	nt owner
	R. E. Martin, an undibided one-sixteenth
· · · · · · · · · · · · · · · · · · ·	
his righ	t, title and interest of the original lessee and present ownerin and to the said lease and rights thereunder in so far as it covers the
abov	ve described land
	nal property used or obtained in connection therewith to
	R. E. Martin
	and hisheirs, successors and assigns
And for the s	ame consideration, the undersigned for himself
epresentatives, do.O.S	covenant with the said assignee, his heirs, successors or assigns, that he is
wnerof the said le	
good right and authori-	ease and rights and interests thereunder and of the personal property thereon or used in connection therewith; that the undersigned
nd royalties due and p	ease and rights and interests thereunder and of the personal property thereon or used in connection therewith; that the undersigned
nd royalties due and p IN WITNES:	ease and rights and interests thereunder and of the personal property thereon or used in connection therewith; that the undersigned
nd royalties due and p IN WITNES:	ease and rights and interests thereunder and of the personal property thereon or used in connection therewith; that the undersigned
nd royalties due and p IN WITNES:	ease and rights and interests thereunder and of the personal property thereon or used in connection therewith; that the undersigned
nd royalties due and p IN WITNES:	ease and rights and interests thereunder and of the personal property thereon or used in connection therewith; that the undersigned
nd royalties due and p IN WITNES:	ease and rights and interests thereunder and of the personal property thereon or used in connection therewith; that the undersigned
nd royalties due and p IN WITNES:	ease and rights and interests thereunder and of the personal property thereon or used in connection therewith; that the undersigned
nd royalties due and p IN WITNES: AU	ease and rights and interests thereunder and of the personal property thereon or used in connection therewith; that the undersigned. 11. S
nd royalties due and p IN WITNESS AU	ease and rights and interests thereunder and of the personal property thereon or used in connection therewith; that the undersigned. In Section of the same, and that said rights, interest and property are free and clear from all liens and incumbrances, and that all rental nayable thereunder have been duly paid. S. WHEREOF, the undersigned owner
nd royalties due and p IN WITNESS AU PATE OF OKLAHO On this	ease and rights and interests thereunder and of the personal property thereon or used in connection therewith; that the undersigned. In Section of the same, and that said rights, interest and property are free and clear from all liens and incumbrances, and that all rental nayable thereunder have been duly paid. S. WHEREOF, the undersigned owner
nd royalties due and r IN WITNESS AU TATE OF OKLAHO On this	case and rights and interests thereunder and of the personal property thereon or used in connection therewith; that the undersigned. In Section of the same, and that said rights, interest and property are free and clear from all liens and incumbrances, and that all rental payable thereunder have been duly paid. S. WHEREOF, the undersigned owner
nd royalties due and r IN WITNESS AU TATE OF OKLAHO On this	case and rights and interests thereunder and of the personal property thereon or used in connection therewith; that the undersigned. In S
TATE OF OKLAHO On this	case and rights and interests thereunder and of the personal property thereon or used in connection therewith; that the undersigned. In State ty 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 rental payable thereunder have been duly paid. S WHEREOF, the undersigned owner
TATE OF OKLAHO On this	case and rights and interests thereunder and of the personal property thereon or used in connection therewith; that the undersigned. In S
TATE OF OKLAHO On this 4t the aforesaid, persons one known to be the	case and rights and interests thereunder and of the personal property thereon or used in connection therewith; that the undersigned. In State ty 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 rental payable thereunder have been duly paid. S WHEREOF, the undersigned owner
TATE OF OKLAHO On this 4t the aforesaid, persons one known to be the	case and rights and interests thereunder and of the personal property thereon or used in connection therewith; that the undersigned O.S. It yo sell and convey the same, and that said rights, interest and property are free and clear from all liens and incumbrances, and that all rental payable thereunder have been duly paid. S WHEREOF, the undersigned owner and assignor and assignor and sealed this instrument this 4th day of the undersigned owner. OKLAHOMA FORM OF ACKNOWLEDGMENT. OKLAHOMA FORM OF ACKNOWLEDGME
TATE OF OKLAHO On this	OKIAHOMA FORM OF ACKNOWLEDGMENT. OKIAHOMA FORM OF CORPORATION. OKIAHOMA SAIR AND INTERVITED AN
TATE OF.	constant rights and interests thereunder and of the personal property thereon or used in connection therewith; that the undersigned interests and property are free and clear from all liens and incumbrances, and that asid rights, interest and property are free and clear from all liens and incumbrances, and that all rental payable thereunder have been duly paid. S. WHERROF, the undersigned owner and assignor
TATE OF. Before me, the	ass and rights and interests thereunder and of the personal property thereon or used in connection therewith; that the undersigned All yet 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 rental payable thereunder have been duly paid. SWHERROF, the undersigned owner and assignor and assignor and assigned and sealed this instrument this. 4th day of the undersigned owner and assignor and assignor and assignor are supported by the payable thereunder have been duly paid. OKLAHOMA FORM OF ACKNOWLEDGMENT. OKLAHOMA FORM OF ACKNOWLEDGMENT and acknowledged to me that he executed the his free and voluntary act and deed for the uses and purposes therein set forth. ON ACKNOWLEDGMENT OF CORPORATION. OKLAHOMA FORM OF ACKNOWLEDGMENT. OKLAHOMA FORM OF ACKNOWLEDGMENT. OKLAHOM
TATE OF. Before me, the creonally appeared.	content of the resulter and of the personal property thereon or used in connection therewith; that the undersigned
TATE OF	ease and rights and interests thereunder and of the personal property thereon or used in connection therewith; that the undersigued
TATE OF	ease and rights and interests thereunder and of the personal property thereon or used in connection therewith; that the undersigned
TATE OF	ease and rights and interests thereunder and of the personal property thereon or used in connection therewith; that the undersigued
TATE OF My commission expires. This instrumer	ease and rights and interests thereunder and of the personal property thereon or used in connection therewith; that the undersigned and you to sell and convey the same, and that all relatably able thereunder have been duly paid. S WHEREOF, the undersigned owner
TATE OF My commission expires. This instrumer	ease and rights and interests thereunder and of the personal property thereon or used in connection therewith; that the undersigned and you sell and convey the same, and that sail rights, interest and property are free and clear from all liens and incumbrances, and that all rental payable thereunder have been duly paid. S. WHEREOF, the undersigned owner
TATE OF Before me, the ersonally appeared. o the foregoing instrument free and voluntary in the free and voluntary in th	ease and rights and interests thereunder and of the personal property thereon or used in connection therewith; that the undersigned and you to sell and convey the same, and that all relatably able thereunder have been duly paid. S WHEREOF, the undersigned owner