	211923 C.1. J. FROM CONPARED STATE OF OKLAHOMA, Tulsa County, ss. 23rd This instrument was filed for record on the control of the state
e	TO ((SEAL)) To (SEAL)) To County Clerk.
	Deputy
U	AGREEMENT, Made and entered into. <u>12th</u> by and between
	H. V. Lampton Party of the first part, hereinafter called lessor (whether one or more) and
	WITNESSETH. That the said lessor, for and in consideration of <u>ONE</u>
	The South half of the northeast quarter and the northeast quarter of the southeast quarter
	of Section 15 Township, 18 Range 13 and containing 120 It is agreed that this lease shall remain in force for a term of <b>IDPRE</b>
	or either of them, is produced from said fand by the lesses. In consideration of the premises, the said lessee covenants and agrees; lst. 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
	month and Tanuth leven 1/8th of the amount received from the sale of as
	cach year in advance, for the gas from each well where gas only is found, while the same is being used on or off the premises, and if used in the manufacture of gasoline or any other product, a royalty of one-eighth (%), payable monthly at the prevailing market rate; and lessor to have gas free of ca6t from any such well for all stoves and all inside lights in the principal dwalling house on said land during the same time by making his own connections with the cost at his own risk. 3rd. To pay lessor for gas produced from any oil well and used on or off the premises
	ufacture of casoline or any other product, a royalty of one-eighth (%) payable monthly, at the prevailing market rate. If no well be commenced on said land on or before the <u>12th</u>
	at DFOKER AFTOW OKLEAOME or its successors, which shall continue as the depository regardless of the changes in the ownership of said land, the sum of ONE hundred trees to the privilege of deferring the commencement of a well for the commencement of the commencement of a well for the commencement of
	Should the first well drilled on the above described land be a dry hole, then, and in that event if a second well is not commenced on said land within twelve
	months from the expiration of the last rental period which rental has been paid, this lease shall terminate as to both parties, unless the lessee on or before the expir ation of said twelve months shall resume the payment of rentals in the same amount and in the same manner as hereinbefore provided. And it is agreed that upon- the resumption of the payment of rentals, as above provided, that the last preceeding paragraph hereof, governing the payment of rentals and the effect thereof, shall continue in force just as though there had been no interuption in the rental payments.
	If said lessor owns a less interest in the above described land than the entire and undivided fee simple estate therein, then the royalties and rentals herein pro- vided shall be paid the lessor only in proportion which his interest bears to the whole and undivided fee. Lessee shall have the right to use, free of cost, ras, oil and water produced on said land for its operation thereon, ercept water from wells of lessor.
	When requested by the lessor, lesses shall bury his pipe lines below plow depth.
	Losses shall pay for damages caused by his optrations to growing crops on said lands. Losses shall have the right at any time to remove all machinery and fixtures placed on said premises, including the right to draw and remove casing. If the estate of either party hereto is assigned, and the privilege of assigning in whole or in part is expressly allowed, the covenants hereof shall extend to their fit is estate of either party hereto is assigned, and the privilege of assigning in whole or in part is expressly allowed, the covenants hereof shall extend to their here, executors, administrators, successors or assigns, but no change in the ownership of theland or assignment of rentals or royalties shall be binding on the lesses un- til after the lesses has been furnished with a written transfer or assignment or a true copy thereof; send it is hereby agreed in the lease shall be assigned
	as to a part or parts of the above described lands and the assignce or assignces of such part or parts shall fail or make default in the payment of the proportionate part of the part do not him as the new him of the proportionate part
化二氯乙酸 医静脉炎	of the rents due from him, or them, such default shall not operate to defeat or affect this lease in so far as it covers a part or parts of said lands which the said lessee or any a assignee thereof shall make due payment of said rental.
	of the rents due from him, or them, such default shall not operate to defeat or affect this lease in so far as it covers a part or parts of said lands which the said lease or any a assignee 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 lessor, by 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 the holder thereof.
	assignce thereof shall make due payment of said rental. Lessor hereby warrants and agrees to defend the tille to the lands herein described, and agrees that the lessee shall have the right at any time to redeem for lessor, by 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 the holder thereof. In Testimony Whereof We Sign, this the <u>12th</u> <u>day of</u> <u>October</u> 19 <sup>22</sup> .
	assignee thereof shall make due payment of said rental. Lessor, by 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 lessor, by 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 the holder thereof. In Testimony Whereof We Sign, this the <u>12th</u> day of <u>0ctober</u> 19 <u>22</u> . In Testimony Whereof We Sign, this the <u>12th</u> (SEAL) NOTE MCCOrmick (SEAL)
	assignee thereof shall make due payment of said rental. Lessor horeby warmants and agrees to defend the tille to the lands herein described, and agrees that the lessee shall have the right at any time to redeem for lessor, by 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 the holder thereof. In Testimony Whereof We Sign, this the <u>12th</u> <u>day of</u> <u>October</u> <u>19</u> <u>22</u> . WITNESS <u>I. R. MCCORMICK</u> (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
	assignee thereof shall make due payment of said rental. Lessor horeby warmants and agrees to defend the tille to the lands herein described, and agrees that the lessee shall have the right at any time to redeem for lessor, by 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 the holder thereof. In Testimony Whereof We Sign, this the <u>12th</u> <u>day of</u> <u>October</u> <u>19</u> <u>22</u> . WITNESS <u>I. R. MCCORMICK</u> (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
	assignee thereof shall make due payment of said rental. Lessor horeby warmants and agrees to defend the tille to the lands herein described, and agrees that the lessee shall have the right at any time to redeem for lessor, by 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 the holder thereof. In Testimony Whereof We Sign, this the <u>12th</u> <u>day of</u> <u>October</u> <u>19</u> <u>22</u> . WITNESS <u>I. R. MCCORMICK</u> (SEAL) (SEAL) (SEAL) (SEAL) (SEAL)
	assignee thereof shall make due payment of said rental. Lessor, horeby warrants and agrees to defend the tille to the lands herein described lands, in the event of default of payment by lessor, and be subrogated to the rights of lessor, by 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 the holder thereof. In Testimony Whereof We Sign, this the
	Assignee there of shall make due payment of suid rental. Lessor, by 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 the holder thereof. In Testimony Whereof We Sign, this the <u>12th</u> <u>day of</u> <u>October</u> <u>19</u> 22. WITNESS <u>19, R. McCormick</u> (SEAL) 
	asignee thereof shall make due payment of said rental. Lesson hereby warrants and agrees of defend the tile to the lands herein described lands, in the event of default of payment by lessor, and be subrogated to the rights of the holder thereof. In Testimony Whereof We Sign, this the <u>12th</u> <u>day of</u> <u>October</u>
	assigned thereof shall make due payment of said rental.         Lessor herby warrant and gerees to defend the title to the lands herein described lands, in the event of default of payment by lessor, and be subrogated to the rights of the holder thereof.         In Testimony Whereof We Sign, this the
	nasignee thereof shall make due payment of said rental. Lessor hareby warrants and agrees to defend the tile to the lands herein described lands, in the event of default of payment by lessor, and be subrogated to the rights of the holder thereof.         In Testimony Whereof We Sign, this the       12th
	assigned thereof shall make due payment of said rental.         Image: Second force your strates and agrees to defend the tile to the lands, herein described, and agrees that the jessee shall have the right at any time to redeem for lessor, and be subrogated to the rights of the holder thereof.         In Testimony Whereof We Sign, this the
	assigne thereof shall make due payment of said rental.
	assigner thereof shall make due payments of said rental. assigner thereof and provided of the life to the lands herein described, and agrees that the lesses shall have the right at any time to redeem for the holder thereof. In Testimony Whereof We Sign, this the
	assigner blered shall make due payment of sid rental.  assigner blered shall have the right at any time to redeem for the holder thered.  In Testimony Whereof We Sign, this the
	assignes thereof shall make due ayyment of sid rental.         assignes thereof warming a press to define on the above described lands, in the event of athalt of pormer by lease, and be advergated to the rights of the holder thereof.         In Testimony Whereof We Sign, this the
	assignes thereof shall make due payment of said rental. Lesson Losson Marchange Marchangers to defend the tile to the lands have in dueribed, and agrees that the losson shall have the right at any time to redeem for the holder thereof. In Testimony Whereof We Sign, this the
	nasignee Beroof shall mick doe payment of sell frend.         nasignee Beroof hall mick doe payment by the or other lifes of the hold decrified and quick data of datability payment by hases, and be subrogated to the rights of the hold therefore.         In Testimony Whereof We Sign, this the 122th day of OctoDer 1922.         In Testimony Whereof We Sign, this the 122th day of OctoDer 1922.         WITNESS         I.S. R. MEGORTALOK.         STATE OF OKLAHOMA, Compt of Tubes         BE IT REMEMBERED. That on this 1.5.         More and Volume of the form of the and payment by lasses.         More and Volume of the other met a Notary Public in and forgalia Carpy and State premover of our Lord, one thousand nine on known of the idential premover and decrifted on the second of the idential premover and decrifted on the second of the idential premover and decrifted on the second of the other met a Notary Public in and forgalia Carpy and State premover and volume of the idential premover and decrifted on the second of the other met a Notary Public in and forgalial State and the other met and the other metal and the other metal and the other metal the other metal and the other metal
	assigned hender due payment of end of pressing.       The too he hands herein described hands, in the event of defaults of payment by leasers, and face subregated to the staget of the head of there of defaults of payment by leasers, and face subregated to the staget of the head of there of defaults of payment by leasers, and face subregated to the staget of the head of there of defaults of payment by leasers, and face subregated to the staget of the head of there of defaults of payment by leasers, and face subregated to the staget of the head of there of the head of thead of thead of the head of the head of the head of thead
	massive birred shall make dis payment of mid franki.       The tab hands havin duscribed made, in the seven of default of payment by laster, and be inbrogated to the rights of the holder thereof.         in Tratimony Whereof We Sign, this the

> " •