213529 0.15. J. FROM	STATE O	F OKLAHOMA, Tulsa County, ss. 13 his instrument was filed for record on the 13 A D., 19 AM., and duly recorded in Book 418 on pa	day
	oʻclock	A. D., 19 AM., and duly recorded in Book 418 on pa	gc67_B:10
70 (1) (1) (1) (1) (1) (1) (1) (1) (1) (1)	((SEAL))	O. D. Lawson,	Country Clerk
	Fecs, \$	By. F. Delman,	Deputy
AGREEMENT, Made and entered into this 4th by and between SATL G. RUSSELL	day of	November 1982	19
Party of the first part WITNESSETH. That the said lessor, for and in consideration cash in hand paid, receipt of which is hereby acknowledged and of the cove performed, has granted, demised, leased and let and by these presents does g operating for oil and gas, and laying pipe lines, and building the geometric certain tract of land situate in the County of	of Three entering of Three enants and agree grant, demise lease, stations and street	a lessor (whether one or more) andof the second part, hereinalter called lesse. hundred Seventy five ments hereinafter contained on the part of le- e and let unto the said lesse, for the sole and on actures thereon to produce, save and take care of	be. DOLLARS see to be paid, kept and ty purpose of mining and f said products, all that to-wit:
and the Southeast ((SEL NVL)	Quarter of	east Quarter (Nt NEt) I the Mortheast Quarter	
of Section			
In consideration of the premises, the said lessee covenants and agree lst. To deliver to the credit of lessor, free of cost, in the pipe line from the lessed premises. 2nd. To pay the lessor.	00.001		DOLLARS
each year in advance, for the gas from each well where gas only is found, whi or any other product, a royalty of one-eighth (16), payable monthly at the 1 and all inside lights in the principal dwelling house on said land during the 3rd. To pay lessor for gas produced from any oil well and used on per year, for the tune during which such gas shall be used, said payments to ufacture of gasoline or any other product, a royalty of one-eighth (16) paye	same time by ma n or off the premis be made_QUAT able monthly, at t	rate; and lessor to have gas free algosphigm an king his own connections with the own this owner. One "sundred 1100". It is over the control of the control	y such well for all stoves on risk. DOLLARS and if used in the man-
unfacture of gasoline or any other product, a royalty of one-eighth (1/2) payer if no well be commenced on said land on or before the 451 to both parties, unless the lesse on proper that date shall pay or tender at 511 to 1/2	to the lessor or to or its successors, s from said date. hs successively.	_dsy of_UOV	lease shall terminate as LSEEC.—Bank ss of the changes in the e as a rental and cover ders the commencement ution first recited herein of extending that period
as aforesaid, and any and all other rights conferred. Should the first well drilled on the above described land be a dry he months from the expiration of the last rental period which rental her been ation of said twelve months shall resume the payment of rentals in the same the resumption of the payment of rentals, as above provided, that the last p continue in force just as though there had been no interuption in the rental;	ole, then, and in the paid, this lease she amount and in the paragraph	hat event, if a second well is not commenced on a sall terminate as to both purties, unless the lesse	said land within twelve e on or before the expir
If said lessor owns a less interest in the above described land than the vided shall be paid the lessor only in proportion which his interest bears to the Lessoe shall have the right to use, free of cost, gas, oil and water properties when requested by the lessor, lessee shall bury his pipe lines below Nowell shall be drilled parent than 200 feet to be become a lessor.	he entire and undi the whole and und roduced on said la plow depth.	livided fee, and for its operation thereon, except water from	wells of lessor.
Lessee shall pay for daminges caused by his operations to growing. Lessee shall have the right at any time to remove all machinery at Lessee shall have the right at any time to remove all machinery at the state of either party hereto is assigned, and the privilege of a till after the lessee has been furnished with a written transfer or assignment as to a part or parts of the above described lands and the assignee or assignee of the rentsdue from him, or them, such default shall not operate to defeat or aff assignee thereof shall make due payment of said rental. Lessor hereby warrants and agrees to defend the title to the lands I lessor, by payment, any mortgage, tuxes or other liens on the above describe	or a true copy the es of such part or p fect this lease in so herein described.	or assignment of rentain or royatties shall be greef; and it is hereby agreed in the event this le parts shall fail or make default in the payment of far as it covers a part or parts of said lands which the parts of the parts of said lands which the parts of the parts of the part o	ase shall be assigned of the proportionate part h the said lessee or any a
the holder thereof. In Testimony Whereof We Sign, this the		vember 1922.	
WITNESS		Rerl C. Eussell J. F. Sweeney	(SEAL)
			(SEAL)
STATE OF OKLAHOMA, County of Tules ACKNOWLED BE IT REMEMBERED, That on this 4th day of N hundred and Twenty two before me, a Notar	GMENT TO TH	IE LEASE	ord, one thousand nine
to me known to be the identical person who executed the within and	foregoing instrum	nent and acknowledged to me thathe	executed the
In Witness Whereof, I have hereunto set my official signature and My Commission Expires Sept. 30, 1925. (Seal)		L. P. Hall,	Notary Public.
STATE OF OKLAHOMA, County of day of day of	WHERE INE	A D 19 before me the understand	n Noters Public in and
for the County and State aforesaid, personally appeared	yoing instrument	by mark is my	resence and in the pre-
señce of as witnesses, and acknowledged to me that execute purposes: therein set forth. Given under my hand and seal of office the day and year last abov	d the same as		ed for the uses and pur-
My Commission Expires	me must be witnes		south that with soil in fact
KNOW ALL MEN BY THESE PRESENTS; That	SSIGNMENT *	of	
State of	er, set over and co	DOLLARS to	ofin hand paid, the
TO HAVE AND TO HOLD THE SAME FOREVER, subject no In Witness Whereof, the said grantorhahereunto se	evertheless, to the	e conditions therein contained,	day of
하는 글 프랑크 회사는 그렇게 보고 그리고 그리다는다			
STATE OF OKLAHOMA, County ofss, Be It Remembered, That on thisday of	T OF THE ASS		(SEAL)
De it Kemembered, That off this		in the year of our I and one thousand	
before me, a Notary Public, in and for said Coun and executed the same as trument and acknowledged to me that executed the same as In Witness Whereof, I have hereunto set my official signature an	aty and State, per to me known to b free and a	sonally appeared	nd nine hundred and