g from the contract of the contract of

251606 C.M.J.		**********			THE REAL PROPERTY OF THE PARTY
AGREEMENT, Made and entered into the 8t H. J. Gray & Mae Gray, his wife	h	lay of	Peby.	192_4 by s	and between
Tulsa, Ok. C. F. Peffley, W. D. Casebolt & W	V. J. Matyc	arty of the first p h		the control of the co	one or more) and
WITNESSETH, That the said lessor, for and in cocash in hand paid, receipt of which is hereby acknowledged ar performed, ha.S. granted, demised, lessed and let and by the fimining and operating for oil and gas, and of laying of pipe said products, all that certain tract of land, situate in the Cou	nsideration of nd of the covenants lese presents do A S lines, and building unty of Tulsa, State	ne and agreements I grant, demise, anks, powers, sta of Oklahoma, des	nercinafter contain lease and let unto tions and structure scribed as follows t	ned on the part of less the said lessee, for the sthereon to produce o-wit:	DOLLARS, see to be paid, kept and e sole and only purpose , save, and take care of
The North half (N½) of the South the North East (NE2) of the South #1.  OKLAHOMA FO On this 13 day of Feb. A.D.1924, the county and state aforesaid, be the identical person who executly presence and the presence of uses and purposes therein set for my commission expires Jan. 29, 10 My commission expires Jan. 29 My commission expires Jan. 20 My commission expires All My commission expires All My commission expires All M	West Quar	ter (SW4)	Carrenada en la Talia		
of section Township Ra	nge	and containing			_acres, more or less.
It is agreed that this lease shall remain in force for a either of them is produced from said land by the lessee.  In consideration of the premises the said lessee covens 1st. To deliver to the credit of lessor, free of cost, i	14,5				ereafter as oil or gas, or one-eighth part of all oil
produced and saved from the leased premises. 2nd. To pay lessor one eighth from each well where gas only is and if used in the manufacture of (1/8) payable monthly at the prev from any such well for all stoves said land during the same time by own risk and expense.	(1/8) of m found, whi gasoline vailing mar and all i	arket valu le the sam or any oth ket rate; nside ligh	ne quarter ne is bein ner produc- and lesso nts in the	ly in advance g used off to t, a royalty r to have ga principal o	e, for the gas the premises, r of one-eighth as free of cost welling house
3rd. To pay lessor for gas pr in the manufacture of gasoline or the time during which such gas sh (1/8) payable monthly at the prev	any other use	product a d, payable	at the rate	e of one eig	tht (1/8) for
is completed	041		1	4 04	
If no well be commenced on said land on or before					ne lease shall terminate
as to both parties, unless the lessee on or before that date sha Bank at		,			changes in the ownership
of said land, the sum of					privileges of deferring
the commencement of a well formany be further deferred for like period of the same number of the down payment, covers noy only the privileges granted to period as aforesaid, and any and all other rights conferred.  Should the first well Airilled on the above described I twelve months from the expiration of the last rental period before the expiration of said twelve months shall resume the its agreed that upon the resumption of the payment of ren and the effect thereof, skall continue in force just as though t If said lessor owns a less interest in the above describe provided for shall be paid the lessor only in the proportion w Lessee shall have the right to use free of cost, gas, oil	land be a dry hole, for which rental has e payment of rent tals, as above provi here had been no in	then, and in that is been paid, this als in the same and ded, that the last terruption in t	t event, if a secon lease shall termin nount and in the s preceding paragri cental payments.	d well is not commer ate as to both parties ame manner as herei aph hereof, governing	nced on said land within it, unless the lessee on or
lessor.  When requested by lessor, lessee shall bury the No well shall be drilled nearer than 200 feet to the hou Lessee shall pay for damages caused by the ir	ir use or barn now on	below plow depth aid premises, wit	hout the written c		
Lessee shall have the right at any time to remove all If the estate of either party hereto is assigned, and the to their heirs, executors, administrators, successors or assign on the lessee until after the lessee has been furnished with a shall be assigned as to a part or parts of the above described of the proportionate part of the rents due from him or them said lands which the said lessee or any assignee thereof shall a Lessor hereby warrants and agrees to defend the title for lessor, by payment, any mortgages, taxes or other liens the rights of the holder thereof.	machinery and fixt ne privilege of assig ns, but no change in written transfer or I lands and the assi n, such default shall make due payment	ures placed on sai ning in whole or i 1 the ownership o assignment or a ta gnee or assignees not operate to d of said rental.	d premises, includ n part is expressly f the land or assig rue copy thereof; a of such part or pa efeat or affect this	allowed—the covena nment of rentals or r and it is hereby agree rts shall fail or make lease in so far as it	unts hereof shall extend oyalties shall be binding d in the event this lease a default in the payment covers a part or parts of
Tach of above lessors have a eq	ual one th	ird undivi	ided int.	each.	
In Testimony Whereof We Sign, this the 8th	day of	Peby.	192 4 ·		
WITNESS Chas. Oberts			her Mae x Gra		(SEAL)
Bertha K. Gray	~~~~~~		mark	****	(SEAL)
Tulsa STATE OF OKLAHOMA, COUNTY OF Tulsa Before me, the undersigned, a No 13 der of the Manual Partsonally a before me, a Motacy-Public in and for pick County and State	cknowledgme tary Publi typeured H.			County and S	tate on this
	me known to be th	e identical person	who execut	ed the within and fo	regoing instrument and
My Commission expires Jan. 29-28	(Seal		Chas. Ober	(1) (1) (2) (2) (3) (4) (4) (4) (4) (4) (4) (4) (4) (4) (4	Notary Public.
STATE OF OKLAHOMA, TULSA COUNTY, SS: This instrument was filed for record on the 20 and duly recorded in Book 463 Page 130	day ofof the	Feb.		1:50	oʻclockP•M.,
			0. G. V		County Clerk,
n literatur (1907) eta leri di elektrika eta eta ili 🧗	Seal)		Brady I	rown,	요요요 그런 바이지만 나는