The comment of the Control of the Co

AGREEMENT, Made and entered into the C. D. Hughey as Guard	12th	ay of January	Hughey a minor	and between
-s- Oklahoma,	DR.	rty of the first part, herein	nafter called lessor (whether	one or more) and
H. H. Mundy		-	party of	the second part, lessee.
H. H. laundy  WITNESSETH, That the said lessor, for a cash in hand paid, receipt of which is hereby acknow performed, haS granted, demised, leased and let of mining and operating for oil and gas, and of layin said products, all that certain tract of land, situate is	and in consideration of ledged and of the covenants and of the covenants and by these presents do as g of pipe lines, and building trans the County of Tulsa, State	and agreements hereinafter grant, demise, lease and I inks, powers, stations and s of Oklahoma, described as f	contained on the part of les et unto the said lessee, for the tructures thereon to produce ollows to-wit:	DOLLARS. see to be paid, kept und se sole and only purpose e, save, and take care of
In undivided one-half inter of the Southeast quarter (S	Eb) and the Sout	n Half (Ng) of Chwest quarter	the Northwest qu (SW4) of the No	erter (NW 1/4) thwest quarter
of section 7 Township 20 N.  It is agreed that this lease shall remain in foeither of them is produced from said land by the les	Range 13 E. rce for a term-of_during	and containing of Wigner to Transfer to Tr	hirty Ard o <del>m this date</del> , and as long th	_acres, more or less. ereafter as oil or gas, or
In consideration of the premises the said less 1st. To deliver to the credit of lessor, free produced and saved from the leased premises.	ee covenants and agrees: of cost, in the pipe line to w	hich he may connec	t_hiswells, the equal	one-eighth part of all oil
2nd. To pay the lessor of the gas from each well where premises, and lessor to have inside lights in the princip his own connections with the	gas only is for gas free of cos al dwelling hous	and, while the s st from any suc se on said land	same is being us h well for all s during the same	toves and all
3rd. To pay lessor for g the rate of 1/8 of money fro shall be used, said payments	as produced from m sale thereof p to be made each	n any oil well oper year, for to three months	and used off the he time during v in advance.	e premises at which such gas
	704%	Tomics	95	
If no well be commenced on said land or	or before the	day of	~ 19 t	he lease shall terminate Bank of Commer
as to both parties, unless the lessee on or before tha Bank at Tulsa, Okla.	or its success	sors, which shall continue as	the depository regardless of	changes in the ownership
of said land, the sum of 1.00 per	acre Do	LLARS, which shall opera	te as a rental and cover th	e privileges of deferring
the commencement of a well for may be further deferred for like period of the same the down payment, covers not only the privileges gperiod as aforesaid, and any and all other rights con	number of months successive ranted to the date when said	ly. And it is understood a first rental is payable as afo	nd agreed that the considerares ideas the considerares and but also the lessee's	tion first recited herein, option of extending that
period as aforesaid, and any and all other rights con Should the first well drilled on the above de	ferred. escribed land be a dry hole,	then, and in that event, if	a second well is not comme	nced on said land within
Should the first well drilled on the above de twelve months from the expiration of the last rent before the expiration of said twelve months shall re- it is agreed that upon the resumption of the payme and the effect thereof, shall continue in force just as	ni period for which rental has sume the payment—of renta nt of rentals, as above provid	s been paid, this lease shall is in the same amount and led, that the last preceding	in the same manner as here paragraph hereof, governing	nbefore provided. And the payment of rentals
and the effect thereof, shall continue in force just as If said lessor owns a less interest in the aboy provided for shall be paid the lessor only in the proj	though there had been no int e described land than the enti	erruption in the rental payn re and undivided fee simple	nents. estate therein, then the roy	alties and rentals herein
Lessee shall have the right to use free of cost	oortion whichQlSintere ;, gas, oil and water produced	st bears to the whole and ur on said land for155	divided fee. operations thereon, e	ccept water from well of
When requested by lessor, lessee shall bury	his pipe lines b	elow plow depth.		
No well shall be drilled nearer than 200 feet t Lessee shall pay for damages caused by	nisoperations to gro	owing crops on said land.		
Lessee shall have the right at any time to re If the estate of either party hereto is assigned to their heirs, even to a support of their heirs, even to a support of their heirs.	move all machinery and fixtu d, and the privilege of assign	res placed on said premises ing in whole or in part is ex the ownership of the land.	, including the right to draw pressly allowed—the coven	and remove caning. ants hereof shall extend
to their heirs, executors, administrators, successors on the lessee until after the lessee has been furnishe shall be assigned as to a part or parts of the above of the proportionate part of the rous due from hin said lands which the said lessee or any assignee ther	d with a written transfer or a described lands and the assig	ssignment or a true copy the nee or assignees of such pa	ereof; and it is hereby agree it or parts shall fail or make	ed in the event this lease e default in the payment
of the proportionate part of the rents due from hin said lands which the said lessee or any assignee ther	or them, such default shall eof shall make due payment o	not operate to defeat or aff of said rental.	ect this lease in so far as it	covers a part or parts of
Lessor hereby warrants and agrees to defend for lessor, by payment, any mortgages, taxes or o the rights of the holder thereof.	ther liens on the above descr	ibed lands, in the event of	default of payment by less	or, and be subrogated to
	70+6	Tannam	<b>A</b>	
In Testimony Whereof We Sign, this the_	day of	January	Translation	
WITNESS The above and foregoing leas	se is examined a	nd fligher	nugney n-of-the-estate a minor	-of-Ceral (FIHE)
The above and for exping lease thereof. The rotat the order the form the first the fir	on B. Boyd	(Seal)		(SEAL)
Judge of the C	, 7, 771 7, 7, 7, 7, 7, 7, 7, 7, 7, 7, 7, 7, 7,		klanoma.	(SEAL)
STATE OF OKLAHOMA, COUNTY OF	ulsa SS:	NT TO THE LEASE		
BE IT REMEMBERED, That on this	2 day of Januar	in the year of our Lord o	one thousand nine hundred a	nd_twenty_four
before me, a Notary Public in and for said County				
acknowledged to me that he executed the so				
IN WITNESS WHEREOF, I have hereunt				
My Commission expires	(Seal)	By E. A.	Warterfield, D	sputynoimy Public.
STATE OF OKLAHOMA, TULSA COUNTY,	ss: 25	Feb. 4	10:40	A -
This instrument was filed for record on the	day ofof the re	ecords of this office.	nt	o'clockTM.,
		0.	G. Weaver,	County Clerk
STATE OF OKLAHOMA, TULSA COUNTY, This instrument was filed for record on the and duly recorded in Book 463 Page 126	(Seal)	By Bra	dy Brown,	Deputy.