251988 C.M.J.			
AGREEMENT, Made and entered into the 23r C. C. Hanlin and Emma H.	Hanlin, his wif	8	and between.
of Tulsa, 230 lowe Blad. Okl. O. L. Harmon and W. A. Chase	party of the	first part, hereinafter called lessor (whethe hereinafte	r one or more) and
WITNESSETH, That the said lessor, for and in conscash in hand paid, receipt of which is hereby acknowledged and	ideration of One Hu	ndred (\$100.00)	the second park, lessee. DOLLARS.
cash in hand paid, receipt of which is hereby acknowledged and performed, ha_S_granted, demised, leased and let and by thes of mining and operating for oil and gas, and of laying of pipe lin said products, all that certain tract of land, situate in the Coun	of the covenants and agreeme e presents do <u> </u>	ents hereinafter contained on the part of les mise, lease and let unto the said lessee, for the s, stations and structures thereon to produc a, described as follows to-wit:	see to be paid, kept and ne sole and only purpose e, save, and take care of
The North Half (N2) of Northwest Southwest Quarter (SW2) of Northwest the North Half (N2) of Northeast	Duarter (NW:) of	Southeast Quenter (SET)	and the
of section 24 Township 21 N. Rang	e12E. and con	aining 50	_acres, more or less.
It is agreed that this lease shall remain in force for a tereither of them is produced from said land by the lessee.		years from this date, and as long th	ereafter as oil or gas, or
In consideration of the premises the said lessee covenant 1stCo_deliver to the credit of lessor_free of east-in-	s and agrees:		one-eighth part of all oil
produced mid-saved-from the leased promises. 1st. To deliver to the credit of		f cost in the pipe line.	to which he may
connect his wells the following roys On all wells producing 500 barre	els per day, or	more,25%	
On all wells producing 300 barre On all wells producing 100 barre	els per day, or	more.20%	
On all wells producing less than 2d.To pay the lessor 1/8 part of	i 100 barresis p	er day 12 1/2 %	ll whome one only
is found, while the same is being us from any such well for all stoves	sed off the prem	ises, and lessor to have	ras free of cost
said land during the same time by m	aking has own c	onnections with the well	s at his own
risk and expense. 3rd. To pay lessor for gas produ	iced from any oi	l well and used off the	premises at the
rate of 1/8 part of net proceeds for payments to be made three months in	or gas, for the advance.	time during which gas sh	all be used, said
			d tiveryets
	the 23rd de	Wohning wir 25	
If no well be commenced on said land on or before as to both parties, unless the lessee on or before that date shall		y of the lessor's credit in the Bank of C	he lease shall terminate OMMETCE
Bank at Tulsa, Oklahoma. of said land, the sum of One Hundred (\$100.	or its successors, which	hall continue as the depository regardless of	changes in the ownership
the commencement of a well for 12 months fr	om said date. In like man	ich shall operate as a rental and cover the ner and upon like payments or tenders the	e privileges of deferring commencement of a well
the commencement of a well for	months successively. And it e date when said first rental	is understood and agreed that the considers s payable as aforesaid ,but also the lessee's	ation first recited herein, option of extending that
Should the first well drilled on the above described lan twelve months from the expiration of the last rental period for before the expiration of said twelve months shall resume the p it is agreed that upon the resumption of the payment of rental	d be a dry hole, then, and in which rental has been paid,	that event, if a second well is not comme this lease shall terminate as to both partie	nced on said land within s, unless the lessee on or
and the enect increat, shall continue in large flist as though the	e nau been no mierrubiion in	the rental davinents.	and the second s
If said lessor owns a less interest in the above described provided for shall be paid the lessor only in the proportion whice Lessee shall have the right to use free of cost, gas, oil an	land than the entire and undi h DISinterest bears to	vided fee simple estate therein, then the roy he whole and undivided fee.	alties and rentals herein
When requested by lessor lessee shall bury its	nine lines below plow	fentli.	xcept water from well of
No well shall be drilled nearer than 200 feet to the house Lessee shall nay for damages caused by 118	or barn now on said premises	, without the written consent of the lessor.	
Lessee shall have the right at any time to remove all ma If the estate of either party hereto is assigned, and the	achinery and fixtures placed or privilege of assigning in whol	n said premises, including the right to draw or in part is expressly allowed—the coven	and remove casing. ants hereof shall extend
If the estate of either party hereto is assigned, and the jet of their heirs, executors, administrators, successors or assigns, on the lessee until after the lessee has been furnished with a wrishall be assigned as to a part or parts of the above described is of the proportionate part of the rents due from him or them, said lands which the said lessee or any assignee thereof shall mo	tten transfer or assignment on the and the assignee or assignee.	r a true copy thereof; and it is hereby agree nees of such part or parts shall fail or make	ed in the event this lease edefault in the payment
of the proportionate part of the rents due from him or them, s said lands which the said lessee or any assignee thereof shall ma	uch default shall not operate ke due payment of said rents the lands herein described	to deleat or affect this lease in so far as it l. and surges that the lesses shall have the righ	covers a part or parts of
Lessor hereby warrants and agrees to defend the title to for lessor, by payment, any mortgages, taxes or other liens of the rights of the holder thereof.	n the above described lands,	in the event of default of payment by less	or, and be subrogated to
It is understood that the lessees by drilling all necessary offset	will protect to wells.	ie above described land	from drainage
In Testimony Whereof We Sign, this the23rd	day of Pebruan	'y ₁₉₂ 4	
WITNESS		C.C. Hanlin	(SEAL)
		Amma H. Hanlin	(SEAL)
			(SEAL)
ACK STATE OF OKLAHOMA, COUNTY OF Tulsa	NOWLEDGMENT TO TI	E LEASE	
BE IT REMEMBERED, That on this 23rd day	of. February in the y	ar of our Lord one thousand nine hundred a	nd Twenty-four
before me, a Notary Public in and for said County and State, c and Emma H. Henlin, his wife to me	mme personally ap	peared.C. C. Hanlin	
acknowledged to me that theyexecuted the same as _th	Oirfree and voluntary act :	and deed for the uses and puproses therein se	forth.
IN WITNESS WHEREOF, I have hereunto set my offi			in the second of
My Commission expires Dec. 28, 1927.	Tpeatl	The Use of the Control of the Contro	Notary Public.
STATE OF OKLAHOMA, TULSA COUNTY, SS: This instrument was filed for record on the 26	day of Feb.	1924 nt 12:00	_o'clock — M
and duly recorded in Book 468 Page 139	of the records of th	s office.	
보다 그렇게 한 사람들은 사람들	(Seal)	o G. G. Weaver. By Brady Brown,	County Clerk.
가 있는 것이 있는 것이 가능하는 것이 있는 것이 되었다. 1900년 - 1일 전 100년 1		Ву	Deputy.
		医鼠虫 化甲酰胺甲基乙酰胺 化电气电流电流电流电流电流	jung er al de de de jung et de de de de dit de