for higher and the commence of the contract of

AGREEMENT, Made and entered into the	22nd day of	December		ween
W. P. Phillips, of Tuls		the first-part, hereinafter	called lessor (whether one o	r more) and
Geo. W. Reed. Jr. 2014 Leslie R WITNESSETH, That the said lessor, for and i ish in hand paid, receipt of which is hereby acknowledg erformed, ha. S. granted, demised, leased and let and i mining and operating for oil and gas, and of laying of idd products, all that certain tract of land, situate in the	in consideration ofOna.	and No/100	sined on the part of lessee to h	DOLLARS.
ange 13 East, also described an consideration of the execut r cause to be commenced withing the approximate depth of 19 mnecessary delay, strikes, lowelless oil or gas or f said well is not commenced assessary to not not not not not not not not not	as Lot One (1) in ion and deliver on 45 days from da nd drill the same OO feet below the ckouts and other both of them be fulthin said time and all rights and	said Section, f this lease, t te hereof a we to the so-cal surface, with causes beyond ound in paying and completed liabilities.	Township and Ram he lessees agree ll for oil or ga led Turkey Mount due diligence an the control of l quantities at a as herein spetif are purfer shall	to commence s or some sin Sand four d. without essees alone lesser depth ied then this
Township— It is agreed that this lease shall remain in force for them is produced from said land by the lessee. In consideration of the premises the said lessee con lat. To deliver to the credit of lessor, free of croduced and saved from the leased premises.	or a term ofRIIIOGER_14 ovenants and agrees: ost, in the pipe line to which	they may connect t	heir wells, the equal one-cig	thth part of all oil
2nd. To pay lessorfor ame is being used off the presther product, a royalty of on ate; and lessor to have gas uside lights in the principal is own connections with the w	mises, and if use e-eighth (1/8),pa free of cost from dwelling house o	d in the manuf yable monthly any such well n said land du	acture of gasoli: at the prevailing for all stoves ring the same ti	ne or any market and all
3rd. To pay lessor for gas n the manufacture of rasoline hich such gas shall be used, ang market rate.	or any other pro	duct at the ra	te of for th	e time during
If no well be commenced on said land on or	before the	day of	, the lens	e shall terminate
to both parties, unless the lessee on or before that dat				and the second s
said land, the sum of	DOIAAR	S, which shalf operators	amental and cover the privi	leges of deferring
e-commencement of a well for may be further deterred for like period of the same num e down payment, covers not only the privileges grant criod as aforesaid, and any and all other rights conferred to the same and the same and the same and the same and the same description of the same description of the same description of the same description.	enths from said dator — In like ther of months successively. A ed to the date when said first re ed. hed land he a dry hole, then,	manner and upon like part of it is understood and a untal is payable as aforesaid and in that event, if a second in that event, if a second in that	yments or tenders the sorame reed that the consideration fit d, but also the lessee's option and well is not commenced or	rst recited herein, of extending that a said land within
Should the first well drilled on the above descri- welve months from the expiration of the last rental pe efore the expiration of said twelve months shall resum is agreed that upon the resumption of the payment o and the effect thereof, shall continue in force just as thou If said lessor owns a less interest in the above de- provided for shall be paid the lessor only in the proportion. Lessee shall have the right to use free of cost, ga	scriped land than the entire and ion which 'D' S interest hea	rs to the whole and undivid	led fee.	ing rentals herein
when requested by lessor, lessee shall bury No well shall be drilled nearer than 200 feet to th Lessee shall pay for damages caused by th Lessee shall have the right at any time to remov	e house or barn now on said pre	mises, without the written crops on said land.		
If the estate of either party hereto is assigned, a o their heirs, executors, administrators, successors or in the lessee until after the lessee has been furnished wi all the assigned as to a part or parts of the above desc the proportionate part of the rents due from him or	nd the privilege of assigning in assigns, but no change in the ov the a written transfer or assign ribed lands and the assignee or them, such default shall not or	whole or in part is express wnership of the land or as ent or a true copy thereof assignees of such part or erate to defeat or affect t	sly allowed—the covenants h ignment of rentals or royaltie ; and it is hereby agreed in tl parts shall fail or make defau his lease in so far as it covers	ereof shall extend s shall be binding ne event this lease It in the payment a part or parts of
and lands which the said lessee or any assigned thereot s Lessor hereby warrants and agrees to defend the or lessor, by payment, any mortgages, taxes or other he rights of the holder thereof.	title to the lands herein descri- liens on the above described l	bed, and agrees that the le ands, in the event of defa	ssee shall have the right at ar ult of payment by lessor, and	y time to redeem be subrogated to
essor hereby represents that new are not occupied or claims the city of Tulsa Oklahoma at	no part of the de ed as such and th	mised premises at his home an	are his homested d homestead is lo	ad and that
In Testimony Whereof We Sign, this the	22nd day of Dec	• 192 3•		
WITNESS			illips	(SEAL)
				(SEAL)
and the control of th	WARRING WOOD SHOW A KIND OF THE PARTY OF THE			
TATE OF OKLAHOMA, COUNTY OF TULS! Of December, 1923, Dersonally of the many transfer of the county and the many transfer and	ACKNOWLEDGMENT TO BE IN an appeared W. P. Ph	o THE LEASE ore me, the und d for said Cour theyear of our Lord one to illips	dersigned, a Note aty and State on nousand nine hundred and	ary Public, this 22nd da
cknowledged to me that he executed the same	as his free and voluntar	y act and deed for the uses	and puproses therein set forth. Whit ten Large waitten	g mayrament and
My Commission expires Nov. 28 19	925. (Seal)	J. P. By	rd. Jr.	Notary Public.
TATE OF OKLAHOMA, TULSA COUNTY, SS: This instrument was filed for record on the		to a first or an arm to the first		
		0.2	WARTON	
			"GGAOT!	County Clerk.