ALLEGA MAY A PO	and the second	Accessories from		·www.	
252	795	C.	M.	.T.	

AGREEMENT, Made and entered into the Teb. 26. A. M. Smoot and Barbara Smoot,	his wife	February and G. <b>5.</b> Hend	192_4_by rix and	and between his wife
of	party of	the first part, horeinafter	called lessor (whethe	r one or more) and
S. Reesmans  WITNESSETH, That the said lessor, for and in consideratic cash in hand paid, receipt of which is hereby acknowledged and of the c	n of 1.00	المريق ليواليو ويوافع ليواليو ليواليو مراجع المراجع ويواليه المحافظ فيالمراجع	party of	the second part, lessee.
cash in hand paid, receipt of which is hereby acknowledged and of the c performed, haSegranted, demised, leased and let and by these preser of mining and operating for oil and gas, and of laying of pipe lines, and said products, all that certain tract of land, situate in the County of To	ovenants and agr nts do_OS gran building tanks, p ulsa, State of Okla	eements hereinafter cont t, demise, lease and let un owers, stations and struct homa, described as follow	ained on the part of les to the said lessee, for th ures thereon to produc a to-wit:	see to be paid, kept and le sole and only purpose e, save, and take care of
The South East 2 of the Nor	th East ½			
of sectionTownship16Range It is agreed that this lease shall remain in force for a term ofeither of them is produced from said land by the lessee.	_12and	containing4	0	_acres, more or less.
either of them is produced from said land by the lessee.  In consideration of the premises the said lessee covenants and a lst. To deliver to the credit of lessor, free of cost, in the pipe	grees:	years from ti	his date, and as long th	ereafter as oil or gas, or
preduced and saved from the leased premises.  2d. To pay the lessor the equal 1/ where gas only is found, while the sam gas fittor of cost from any such well for iwelling house on said land during the yells at his own risk and expense.	8 of the relation to the second state of the second	net proceeds for used off the ses and all insert by making his	or the gas fr premises, ar ide light in s own connect	com each well ad lessor to he the principal cions with the
3d. To pay lessor for gas produced the rate of 1/8 of the net proceed, for	from any r the time	oil well and to during which	used off the gas shall be	premises at used
The Fate of 178 of the het proceed, 10. 11. 21. 21. 22. 23. 24. 25. 24. 25. 25. 25. 25. 25. 25. 25. 25. 25. 25	)ss. ACI e me, the appeared executed the same	KNOWLEDGMENT O undersigned, G. G. Hendrix the within and as their free	F LEASE. Notary Public and Mary E. foregoing in and voluntary	e in and for t Hendrix to me astrument and act and deed
Ty commission expires Feb. 17, 1927.	(Seal)	J. Frank D	avis, Notary	Public.
If no well be commenced on said land on or before the	lst	day of September	sr <u>19.24</u> , t	he lease shall terminate
as to both parties, unless the feesecon or before that-date shall pay-or-t Bank ator	ender to the lesse	r-or the lesser's-credit in	the	changes in the comprehin
of said land, the sum of	d date. In like a successively. As when said first rer	nanner and upon like pay nd it is understood and ag ital is payable as aforesaid	ments or tenders the creed that the consideral, but also the lessee's	commencement of a well ation first recited herein, option of extending that
t is agreed that upon the resumption of the payment of rentals, as alond the effect thereof, shall continue in force just as though there had be it said lessor owns a less interest in the above described land the provided for shall be paid the lessor only in the proportion which	and the entire and interest bear	undivided fee simple estat s to the whole and undivid	e therein, then the roy ed fee.	alties and rentals herein
When requested by lessor, lessee shall bury <u>its</u> No well shall be drilled nearer than 200 feet to the house or barn  Lessee shall pay for damages caused by <u>its</u> operat	n now on said prer	nises, without the written	consent of the lessor,	
Lessee shall have the right at any time to remove all machinery. If the estate of either party hereto is assigned, and the privileg to their heirs, executors, administrators, successors or assigns, but no on the lessee until after the lessee has been furnished with a written trainfall be assigned as to a part or parts of the above described lands not the proportionate part of the rents due from him or them, such defaild lands which the said lessee or any assignee there of shall make due.	y and fixtures place of assigning in we change in the own ansier or assignment of the assignment of said reavent of said reave	eed on said premises, inclu whole or in part is express nership of the land or ass ent or a true copy thereof, assignees of such part or p rate to defeat or affect the	ly allowed—the coven- ignment of rentals or r and it is hereby agree parts shall fail or make is lease in so far as it	ants hereof shall extend oyalties shall be binding id in the event this lease a default in the payment covers a part or parts of
Lessor hereby warrants and agrees to defend the title to the lan for lessor, by payment, any mortgages, taxes or other liens on the al the rights of the holder thereof.	ids herein describ bove described la	ed, and agrees that the le nds, in the event of defar	ssee shall have the righ lit of payment by less	t at any time to redeem or, and be subrogated to
his lease shall terminate as to both pell in the southwest of S.E. 1/4 of the	parties un said Sect	less operation ion One, on or	s for the dr before Apri	illing of a 1 lst,1924.
In Testimony Whereof We Sign, this theda	ry of	192		
WITNESS		A.M.Sm	opt	(SEATA
		Barbara G. G. H	Smoot endrix	(SEATA
WITNESS		Mary E. S. S. H	Hendrix eesman	(SEAL)
ACKNOWL	EDGMENT TO			
STATE OF OKLAHOMA, COUNTY OF Creek  BE IT REMEMBERED, That on this 27th day of Fe sefore me, a Notary Public in and for said County and State, came. I  md.———————————————————————————————————	enyint			
acknowledged to me that they ceeduted the same as their fr IN WITNESS WHEREOF, I have hereunto set my official sign	ee and voluntary nature and affixed	act and deed for the uses a my notarial seal the day a	nd puproses therein set nd year first above writ	forth. iten.
My Commission expires Oct. 20-1924. (	Seal)	J• H• N	litchell,	Notary Public.
STATE OF OKLAHOMA, TULSA COUNTY, SS:	Vana		4.00	<b>,</b>
This instrument was filed for record on the	of the records o	f this office.	Weaver.	
(Seal)		By Brady	Brown,	County Clerk.  Deputy,