	GRANDER BUREN STEEL TO BEEN STEEL TO BE STORE TO STEEL THE STEEL TO STEEL THE STEEL TH			- Commence of the Commence of
252834 C.M.J.	ar integral and property and are arranged to the service of the se		and the state of the	Carrier De l'Americani de l'Americani de l'Americani de l'Americani de l'Americani de l'Americani de l'America
AGREEMENT, Made and entered into the				
E. J. Crider and his w of Mounds, Oklahoma	LIO, MOSA Crid	er,	called lessor (whether one or mo	re) and
Peerson Oil Company			party of the second	part, lessee.
WITNESSETH, That the said lessor, for and sh in hand paid, receipt of which is hereby acknowledgerformed, ha.S. granted, demised, leased and let and mining and operating for oil and gas, and of laying of ide products, all that certain tract of land, situate in the	n consideration of 0 ed and of the covenants by these presents do S_ pipe lines, and building to e County of Tulsa, State Oreak	DO (\$1,00) Ind agreements hereinafter contagrant, demise, lease and let untu- unks, powers, stations and structu- of Oklahoma, described as follows	ned on the part of lessee to be po the said lessee, for the sole and es thereon to produce, save, and to-wit:	DOLLARS, id, kept and nly purpose take care of
The Southeast quarter three (33) acres of Section 3, Township	the Northeast	quarter of the Nor	the south thirty- theast quarter off	
sectionTownship It is agreed that this lease shall remain in force in the first sproduced from said land by the lessee. In consideration of the premises the said lessee or				
1st. To deliver to the credit of lessor, free of c roduced and saved from the leased premises.	ost, in the pipe line to w	hich_hemay connect_hi	wells, the equal one-eighth	part of all oil
2nd. To pay the lessor one-	eighth of the	gross proceeds fo	the was from eac	h well v
gas only is found, while the stree of cost from any such welling house on said land drells at his own risk and expe	same is being I for all sto Tring the same	used off the premi ves and all inside	ses, and lessor to lights in the pri	have ga: ncipal
3rd. To pay lessor for gas he rate of one-eighth of the he time during which such gas	gross proceed	s from the sale or	the manufacture of	ises at f gas fo
If no well be commenced on said land on or s to both parties, unless the lessee on or before that da ank at Younds, Oklahoma,	te shall pay or tender to t	he lessor, or the lessor's credit in t	he First National	
Garront - the		sors, which shall continue as the de LLARS, which shall operate as a		
e commencement of a well for 18 may be further deferred for like period of the same nun in down payment, covers not only the privileges granteriod as aforesaid, and any and all other rights conferred the same nun in down payment, covers not only the privileges granteriod as aforesaid, and any and all other rights conferred the same number of the same o	onths from said date. In the of months successive ed to the date when said ed.	in like manner and upon like pay ly. And it is understood and agr first rental is payable as aforesaid	nents or tenders the commencemed that the consideration first re, but also the lessee's option of ex	ent of a well cited herein, tending that
Should the first well drilled on the above descrively months from the expiration of the last rental perfore the expiration of said twelve months shall resum is agreed that upon the resumption of the payment of the the control of the payment of the expiration of the payment of the effect thereof, shall continue in force just as tho	ried for which rental has	heen noid this loose shall termin	ate as to both parties unless the	lessee on or
If said lessor owns a less interest in the above de rovided for shall be paid the lessor only in the proport Lessee shall have the right to use free of cost, gassor.	scribed land than the enti ion whichNISintere s, oil and water produced	re and undivided fee simple estate st bears to the whole and undivide on said land forits	therein, then the royalties and r d fee.	entals herein
When requested by lessor, lessee shall bury	e house or barn now on s	aid premises, without the written	consent of the lessor.	
No well shall be drilled nearer than 200 leet to the			ling the right to draw and remov	
Lessee shall pay for damages caused byhi	e all machinery and fixtu	res placed on said premises, inclu		e casing.
Lessee shall pay for damages caused byhi	re all machinery and fixtu nd the privilege of assign ussigns, but no change in th a written transfer or a tibed lands and the assig	res placed on said premises, inclu- ing in whole or in part is express! the ownership of the land or assi, ssignment or a true copy thereof; nee or assignees of such part or p part operate to defeat or effect the	allowed—the covenants hereof comment of rentals or royalties sho and it is hereby agreed in the ev- arts shall fail or make default in a lease in so far as it covers a re-	e casing. shall extend ill be binding ent this lease the payment
Lessee shall pay for damages caused byhi Lessee shall have the right at any time to remov If the estate of either party hereto is assigned, a their heirs, executors, administrators, successors or the lessee until after the lessee has been furnished with all be assigned as to a part or parts of the above des- the proportionate part of the rents due from him or	nd the privilege of assign assigns, but no change in the written transfer or a cribed lands and the assign them, such default shall make the payment of the	ing in whole or in part is expressly the ownership of the land or assi- ssignment or a true copy thereof; nee or assignees of such part or p not operate to defeat or affect this f said reptal.	allowed—the covenants hereof runment of rentals or royalties she and it is hereby agreed in the eva- arts shalf fail or make default in s lease in so far as it covers a pa see shall have the right at any tit it of payment by lessor, and be s	shall extend ill be binding ent this lease the payment rt or parts of
Lessee shall pay for damages caused byhi	nd the privilege of assign assigns, but no change in the written transfer or a cribed lands and the assign them, such default shall make the payment of the	ing in whole or in part is expressly the ownership of the land or assi- ssignment or a true copy thereof; nee or assignees of such part or p not operate to defeat or affect this f said reptal.	Allowed—the covenants hereof rement of rentals or royalties sha and it is hereby agreed in the ev- arts shall fail or make default in s lease in so far as it covers a pa see shall have the right at any tir t of payment by lessor, and be s	shall extend ill be binding ent this lease the payment rt or parts of
Lessee shall pay for damages caused byhi Lessee shall have the right at any time to remov If the estate of either party hereto is assigned, a their heirs, executors, administrators, successors or the lessee until after the lessee has been furnished will all be assigned as to a part or parts of the above des the proportionate part of the rents due from him or id land which the said lessee or any assignate those of	nd the privilege of assign assigns, but no change in the a written transfer or a ribed lands and the assign them, such default shall shall make due payment of title to the lands herein liens on the above describers on the above describers.	ing in whole or in part is expressly the ownership of the land or assissignment or a true copy thereof; nee or assignees of such part or p not operate to defeat or affect this said rental. described, and agrees that the lestibed lands, in the event of defau	allowed—the covenants hereof rement of rentals or royalties sha and it is hereby agreed in the ev- arts shall fail or make default in s lease in so far as it covers a pa see shall have the right at any tir t of payment by lessor, and be s	shall extend ill be binding ent this lease the payment rt or parts of
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Lessee shall pay for damages caused byhi Lessee shall have the right at any time to remo If the estate of either party hereto is assigned, a their heirs, executors, administrators, successors or the lessee until after the lessee has been furnished with tall be assigned as to a part or parts of the above des- the proportionate part of the rents due from him out id lands which the said lessee or any assignee thereof a Lessor hereby warrants and agrees to defend the tressor, by payment, any mortgages, taxes or other he rights of the holder thereof.	nd the privilege of assign assigns, but no change in the a written transfer or a ribed lands and the assign them, such default shall shall make due payment of title to the lands herein liens on the above describers on the above describers.	ing in whole or in part is express) the ownership of the land or assissignment or a true copy thereof; nee or assignees of such part or pnot operate to defeat or affect this said rental. described, and agrees that the lessibed lands, in the event of defau December 192 3 E. J. C	rider	shall extend ill be binding ent this lease the payment rt or parts of
Lessee shall pay for damages caused byhi Lessee shall have the right at any time to remov If the estate of either party hereto is assigned, a their heirs, executors, administrators, successors or the lessee until after the lessee has been furnished wi all be assigned as to a part or parts of the above des- the proportionate part of the rents due from him or id lands which the said lessee or any assignee thereof. Lessor hereby warrants and agrees to defend the r lessor, by payment, any mortgages, taxes or other he rights of the holder thereof. In Testimony Whereof We Sign, this the	nd the privilege of assign assigns, but no change in the a written transfer or a ribed lands and the assign them, such default shall shall make due payment of title to the lands herein liens on the above describers on the above describers.	ing in whole or in part is express) the ownership of the land or assi ssignment or a true copy thereof; nee or assignees of such part or p not operate to defeat or affect thi f said rental. described, and agrees that the les ibed lands, in the event of defau December 192 3	rider	shall extend ill be binding ent this lease the payment to or parts of me to redeem ubrogated to

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STATE OF OKLAHOMA, COUNTY OF Creek SS:

BE IT REMEMBERED, That on this 26th day of December in the year of our Lord one thousand nine hundred and 23 before me, a Notary Public in and for said County and State, came 2. J. Crider

and ROSS Crider to me known to be the identical person of the uses and puproses therein set forth.

IN WITNESS WHEREOF, I have hereunto set my official signature and affixed my notarial seal the day and year first above written.

My Commission expires Jan. 31, 1925. (Seal) Sylvia Arnett,

Notary Public.

STATE OF OKLAHOMA, TULSA COUNTY, SS:

This instrument was filed for record on the 6 day of Mar. 1924 at 1:00 o'clock P. M., and duly recorded in Book 463 Page 163 of the records of this office.

(Seal) By Brady Brown, Deputy.