AGREEMENT, Made and entered into the	26th	aay or	ebruary	1924 by and	l between
J. H. Smith and of - Owasso, Okla.			t part, hereinafter	called lessor (whether o	ne or more) and
J. W. Kuhns, party of the sec	ond part, h	ereinafter	called les	asee party of the	second part, lessen
WITNESSETH, That the said lesser, for and cash in hand paid, receipt of which is hereby acknowledg performed, ha. S. granted, demised, leased and let and of mining and operating for oil and gas, and of laying of said products, all that certain tract of land, situate in the	in consideration of ed and of the covening by these presents do_ pipe lines, and buildir e County of Tulsa, St	ats and agreement OS grant, demising tanks, powers, s ate of Oklahoma,	hereinafter contai e, lease and let unto tations and structur iescribed as follows	ined on the part of lessee the said lessee, for the s es thereon to produce, s to-wit:	to be paid, kept and ole and only purpose ave, and take cars of
West half of Southeast of of the Southeast quarter	the Southeas	t and East	half of t	he Southwest	
of section 20 Township 21	Range 14	nnd contain	ing 40	a	cres, more or less.
It is agreed that this lease shall remain in force in either of them is produced from said land by the lesseo. In consideration of the premises the said lesseo could be a factor of the credit of lessor, free of considerations are the said lessor.	wengnts and sprees:	five uantities	years from this	s date, and as long there	after as oil or gas, or
produced and saved from the leased premises. 2nd. To pay lessor for gas	from each	pas well w	here gas o	alv is found	the equal
one-eighth (1/8) of the gross off the premises, said payment of gas and lessor to have gas inside lights in the principal his own connections with the v	proceeds at is to be mad free of cos dwelling h	the preve e One eigh t from any ouse on se	iling marke t of the ne such well id land du	et rate, for a et proceeds fr for all stove ring the same	on the sale and all
3rd. To pay lessor for gas for the manufacture of easinggas.	produced f	rom any oi one eight	l well and of the net	used off the proceeds from	premises or the sale of
	in the state of				
If no well be commenced on said land on or	before the 26th		f February	19 25 the	lease shall terminate
as to both parties, unless the lessee on or before that da Bank at Owasso, Okla.				pository regardless of cha	
of said land, the sum of 40 (forty)	outly from sold data	DOLLARS, which	shall operate as a	rental and cover the p	rivileges of deferring
the commencement of a well for 12 may be further deferred for like period of the same nun the down payment, covers not only the privileges grant period as aforesaid, and any and all other rights conferm	ber of months succes ed to the date when s	sively. And it is aid first rental is p	understood and agre ayable as aforesaid	eed that the consideration, but also the lessee's opt	n first recited herein, ion of extending that
period as aforesaid, and any and all other rights conferr. Should the first well drilled on the above descri-	ed. bed land be a dry ho gried for which rental	le, then, and in t	hat event, if a secon	nd well is not commence	d on said land within
Should the first well drilled on the above descritwelve months from the expiration of the last rental period of the expiration of the last rental period of the expiration of said twelve months shall resur it is agreed that upon the resumption of the payment of and the effect thereof, shall continue in force just as thou II said lessor owns a less interest in the above deprovided for shall be paid the lessor only in the proportion. Lessee shall have the right to use free of cost, ga	e the payment of re f rentals, as above pr igh there had been no scribed land than the on which	ntals in the same ovided, that the la interruption in th entire and undividuates terest bears to the	amount and in the sast preceding paragree rental payments. led fee simple estate whole and undivide	same manner as hereinb aph hereof, governing th therein, then the royalt d fee.	efore provided. And ne payment of rentals ies and rentals herein
Lessee shall have the right to use free of cost, gas lessor. When requested by lessor, lessee shall bury	s, oil and water produ its	ced on said land fo	or <u>its</u>	operations thereon, exce	pt water from well of
No well shall be drilled nearer than 200 feet to the	e house or barn now o	on said premises, v o growing crops on	ithout the written o said land.	consent of the lessor.	
Lesses shall have the right at any time to remove	a all machinery and f	ixtures placed on s	mid premises, includ	ling the right to draw an	d remove casing. s hereof shall extend
to their heirs, executors, administrators, successors or on the lessee until after the lessee has been furnished wishall be assigned as to a part or parts of the above desc of the proportionate part of the rends due from him or said lands which the said lessee or any assignee thereof s Lessor hereby warrants and agrees to defend the for lessor, by payment, any mortgages, tuxes or other	issigns, but no changes, tha written transfer ribed lands and the a them, such default st hall make due payme title to the lands her liens on the above d	or assignment or a ssignce or assigne nall not operate to nt of said rental. ein described, and escribed lands, in	true copy thereof; es of such part or part or part or part or part or part or affect this agrees that the less the event of defaul	and it is hereby agreed in arts shall fail or make do s lease in so far as it coy see shall have the right a	n the event this lease efault in the payment ers a part or parts of t any time to redeem and be subroyated to
the rights of the holder thereof.					
	0.544	99 - 9	4		
In Testimony Whereof We Sign, this the	26th_day of_	неоу.		nith	
WITNESS				. Smith	
STATE OF OKLAHOMA, COUNTY OF Tul	ACKNOWLEDG			CONTRACTOR OF THE PROPERTY OF	
STATE OF OKLAHOMA, COUNTY OF 2011 BE IT REMEMBERED, That on this 26th	sa l day of Febru	ary in the year	of our Lord one tho	usand nine hundred and	twenty four
before me, a Notary Public in and for said County and	State, came per	sonally ar	peared J. I	I: Smith	
and Clara T. Smith acknowledged to me that they executed the same	to me known to be as their free and	the identical pers voluntary act and	on?who execu deed for the uses an	ted the within and foreg d puproses therein set fo	soing instrument and eth.
IN WITNESS WHEREOF, I have hereunto set	my official signature	and affixed my not	arial seal the day an	d year first above writte	n.
My Commission expires Feb. 18, 19	26. (Seal)	· · ·	v. S. Stat	trord,	Notary Public.
STATE OF OKLAHOMA, TULSA COUNTY, SS: This instrument was filed for record on the. 17 and duly recorded in Book 463 Page. 186	day of the	March ne records of this c	, 192_4at	10:10	clock_AM.,
			0. G.	. Weaver,	County Clerk.
	(zeal)		ByBrady	z Brown,	Deputy.