253983 C.M.J.		March	
AGREEMENT, Made and entered into the W. L. Cowart and Cora B.	Cowert husband as	ه خد هم به هم ده ده در به دو به ده دو او او دو په و بولو و دو	1924 by and between
Tulsa, Oklahoma	narty of the	first paut, hereinafter called	lessor (whether one or more) and
S. S. Mohrman of Tulsa, Oklah Witnessetti, That the said lessor, for and i cash in hand paid, receipt of which is hereby acknowledge performed, ha. Sgranted, demised, leased and let and to of mining and operating for oil and gas, and of laying of said products, all that certain tract of land, situate in the The South lighty-two and a half Subdivision of Section Tive (5) It is understood and agreed tha executed and covering in addit described, and it is agreed tha by any of said leases, all owne in the royalty therein in such acreage covered by said leases.	oma.		party of the second part, lessec.
WITNESSETII, That the said lessor, for and i	n consideration of One and	1 NO/100	n the part of lessee to be paid, kept and
performed, haSgranted, demised, leased and let and b	by these presents do OS grant, d	lemise, lease and let unto the	aid lessee, for the sole and only purpose
of mining and operating for oil and gas, and of laying of I said products, all that certain tract of land, situate in the	county of Tulsa, State of Oklaho	ma, described as follows to-wi	iii
The South Lighty-two and a half Subdivision of Section Five (5)	(82*) feet of Lot Township Nineteer	Two (2) North Ran	te Twelve (12) Jast.
It is understood and agreed tha executed and covering, in addit	t this lease is one	e of a group of a s herein covered	ix (6) leases this day the premises hereinalter
lescribed, and it is agreed tha	t if oil or gas is	discovered on an	ly of the premises covered of said leases shall share
in the royalty therein in such	proportion as the p	premises owned by	him bear to the entire
101 0250 00 701 04			
of-section	Range one one	veare from this dat	and as long thereafter as oil or gas. of
either of them is produced from said land by the lessee.			fourth
In consideration of the premises the said lesses co 1st. To deliver to the credit of lessor, free of co	est, in the pipe line to which	they connect their	wells, the equal one-cighth part of all oil
produced and saved from the leased premises.	4) of the gross pro	ceeds each year	, payable quarterly; for
he gas from each well where ga	s only is found. wh	nile the same is	being used off the premis
nd if used in the manufacture the prevailing market rate; and	lessor to have gas	free of cost fi	com any such well for all
toves and all inside lights in	the principal dwel	lling on said lar	nd during the same time
y making own connections wi ord. To pay lessor for gas prod	th the well at the	ir own risk and e	expense.
anufacture of gasoline or any	other product a rox	yalty of one fou	th (1) of the proceeds
ayable monthly at the prevaili	ng market rate.		
1. The Northeast seventy-five (75)	feet by One Hundre	ed Fifty (150) fo	et of Lot Four (4) in
he Northeast seventy-five (75) aid Block One (1), owned by H. he Southeast (SE) corner, Lot	W. Mabry;	Block (1.) owned	W A. C. Morrison
The North Half (N+) of Lot Thre	e (3), in Block One	e (1) owned by Ma	ay Garrett.
The North Half (N+) of Lot Thre sixty Two and one half (624) fe ot 5 Block 1. owned by Prof. S	et by one hundred	fifty (150) ft. 1	being the Nb of Eb of
ot 5 Block I, owned by Prof. 5	. S. Comer.		
		the completion	n of well now being drille
n the immediate vicinity of the as to both parties, unless the lessee on or before that da	before the 10 days after	of and associate	, the lease shall terminate
as to both parties, unless the lessee on or before that dan Tulsa	te shall pay or tender to the lessor,	or the lessor's credit in the	Exchange National
	or its successors, whic	th shall continue as the deposit	ory regardless of changes in the ownership
of said land, the sum of Twenty from the commencement of a well for 50 days 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 conferr	"the expiration of	Said 10 days	s or tenders the commencement of a well
may be further deferred for like period of the same nun	nber of months successively. And	l it is understood and agreed t	hat the consideration first recited herein, also the lessee's option of extending that
period as aforesaid, and any and all other rights conferr	ed.	I in that event if a second w	ell is not commenced on said land within
period as aforesaid, and any and all other rights contert Should the first well drilled on the above descritwelve months from the expiration of the last rental pubefore the expiration of said twelve months shall resum it is agreed that upon the resumption of the payment o and the effect thereof, shall continue in force just as tho	criod for which rental has been pa	id, this lease shall terminate	as to both parties, unless the lessee on or
it is agreed that upon the resumption of the payment of	of rentals, as above provided, that	the last preceding paragraph	hereof, governing the payment of rentals
If said lessor owns a less interest in the above de provided for shall be paid the less or only in the proport	scribed land than the entire and ur	ndivided fee simple estate the	ein, then the royalties and rentals herein
Lessee shall have the right to use free of cost, ga	s, oil and water produced on said	and foroper	ations thereon, except water from well of
lessor. When requested by lessor, lessee shall bury	hispipe lines below plo	w depth.	
No well-shall be drilled nearer than 200 fact to 11	is house or here new on said premi S operations to growing ero	ises, without the written cons ops on said land.	
			the right to draw and remove easing.
If the estate of either party hereto is assigned, a to their heirs, executors, administrators, successors or	assigns, but no change in the own	ership of the land or assignment	ont of rentals or royalties shall be binding
Lessee shall have the right at any time to remov If the estate of either party hereto is assigned, a to their heirs, executors, administrators, successors or on the lessee until after the lessee has been furnished we shall be assigned as to a part or parts of the above des- of the proportionate part of the rents due from him or said lands which the said lessee or any assignee thereof	ith a written transfer or assignment cribed lands and the assignee or as	ssignces of such part or parts	shall fail or make default in the payment
of the proportionate part of the rents due from him or said lands which the said lessee or any assignee thereof	shall make due payment of said re	ntal.	to the second as the covers at part of parts of
said lands which the said lessee or any assignee thereof the Lessor hereby warrants and agrees to defend the for lessor, by payment, any mortgages, taxes or other the rights of the holder thereof.	e title to the lands herein described r liens on the above described lan	d, and agrees that the lessee s ds, in the event of default of	payment by lessor, and be subrogated to
the rights of the holder thereof.	be carried on in a	workmanlike man	ier.
The premises above referred to said Six (6) leases herein m	o as being in addi	tion to the land	herein leased, covered
All drilling operations shall the premises above referred ty said Six (6) leases herein m he South Fifty by One Hundred lock One (1), owned by George	Fifty (50 x 150) fe	eet in Southeast	(SE) corner Lot Four (4).
1		Λ	
In Testimony Whereof We Sign, this the,	14 day of mar	Ch 1924	
WITNESS		W. L. (owart (SEAL)
TI. 1 (1)		Cora B	Cowart (SEAL)
			내용 가는 사람들이 가는 그 바쁜 밤안하다
	# 10 m to 10 m		(SEAL)
taliya ka galak kiyi a balan kazar ta ƙ	ACKNOWLEDGMENT TO Before Before	THE LEASE e me, the unders	signed, a Notary Public,
in and for said county and Sta	te on this day.	OI MAICH 192- DE	Laoually abbeared
before me, a Notary Public is and for said County and	State, came W. L. C	owart and Cora	3. Cowart. husband and wife
and	to me known to be the identica	al personS_who executed	the within and foregoing instrument and
	tile orders	ct and deed for the uses and p	uproses therein set forth.
acknowledged to me that they executed the same	as UNCLF free and voluntary a	יייי משמחם דספן ייף	
acknowledged to me that they executed the same Given under my hand end Kurnyss with head leve bereinto se	seal the day and year two distributions		
acknowledged to me that they executed the same that they hand and however the same that they have been those the same that they have been those they have been those they commission expires 1/25/25	seal the day and years and	Lura B. Wood	
acknowledged to me that they executed the same Civen under my hand and Executed the same property of the same of t	(æsl)		
acknowledged to me that they executed the same fiven under my hand find hard find my Commission expires 1/25/25	·····(æsl)	Lura B. Wood	
acknowledged to me that they executed the same Civen under my hand and Executed the same property of the same of t	·····(æsl)	Lura B. Wood	Notary Public. Notary Public. O'clock_P. M.,
acknowledged to me that they executed the same CTV and under my hand and so with the same serious seri	: 21 day of Marc	Lura B. Wood	Notary Public. Notary Public. O'clock_P. M.,
acknowledged to me that they executed the same criven under my hand and hard bering so my Commission expires 1/25/25 STATE OF OKLAHOMA, TULSA COUNTY, SS: This instrument was filed for record on the	21 day of Marc	Lura B. Wood	Notary Public.