The state of the s

AGREEMENT, Made and entered into the B. F. Stanfield and Min	nie Stanfield.	his wife	ut ou le liter de la comme	
of Haskell Okla. W. P. Tomson, Tulsa, Okla. her	p	rty of the first part, herei	inafter called lessor (w	hether one or more) and
W. P. Tomson, Tulsa, Okla. her WITNESSETH, That the said lessor, for an cash in hand paid, receipt of which is hereby acknowle performed, ha. S. granted, demised, leased and let ar of mining and operating for oil and gas, and of laying said products, all that certain tract of land, situate in	d in consideration of Or	ne & No/100	r contained on the part	of lesses to be paid kept and
The North Half (N½) Half (W½) of the So	of the Southwe utheast Quarten	est Quarter (SW : (SE4)	基) and the We	est.
of section 14 Township 17 Ne	- 14 E.		160	and more or loss
It is agreed that this lease shall remain in force of them is produced from said land by the less In consideration of the premises the said lessee 1st. To deliver to the credit of lessor, free o produced and saved from the leased premises.	e for a term ofThi	90 years f	rom this date, and as le	ong thereafter as oil or gas, or
2nd. To pay the lessor 1/each well where gas only lessor to have gas free o in the principal dwelling own connections with the	is found, while f cost from any house on said	the same is by such well for land during th	eing used off all stoves a e same time l	f the premises, a and all inside li
3rd. To pay lessor for ga the rate of 1/8th proceed which such gas shall be u	s from gas prod	luced and sold	- per vear. 1	for the time duri
	77#h	Ma	rch , 25	
If no well be commenced on said land on as to both parties, unless the lessee on or before that Bank at HASKELL, OKIA.	date shall pay or tender to	the lessor, or the lessor's cre	edit in the Haskel	l National
One Hundred an	d Sixty			
of said land, the sum of the sum of the commencement of a well for. 12 may be further deferred for like period of the same n the down payment, covers not only the privileges graperiod as aforesaid, and any and all other rights conf. Should the first well drilled on the above destwelve months from the expiration of the last rental before the expiration of said twelve months shall rest is agreed that upon the resumption of the paymen and the effect thereof, shall continue in force just as t	period for which rental ha ume the payment of rent t of rentals, as above provi hough there had been no in	then, and in that event, is been paid, this lease shal als in the same amount and ded, that the last preceding terruption in the rental pay	I a second wen is not be it terminate as to both I in the same manner a g paragraph hereof, governers.	ominienced of said within within parties, unless the lessee on of said the payment of rentals werning the payment of rentals
If said lessor owns a less interest in the above provided for shall be paid the less or only in the prope Lessee shall have the right to use free of cost, lessor.	ortion which <u>1115</u> inter gas, oil and water produced	est bears to the whole and u I on said land foritS	ındivided fee.	
When requested by lessor, lessee shall bury No well shall be drilled nearer than 200 feet to Lessee shall pay for damages caused by 10 Lessee shall have the right at any time to ren	the house or barn now on s	said premises, without the v cowing crops on said land.	a including the right to	n draw and romave easing
to the irrelation to the party hereto is assigned to their heirs, executors, administrators, successors on the lessee until after the lessee has been furnished shall be assigned as to a part or parts of the above d of the proportionate part of the rents due from him said lands which the said lessee or any assignee there	or assigns, but no change in with a written transfer or escribed lands and the assi or them, such default shal of shall make due payment	the ownership of the land assignment or a true copy t gnee or assignees of such p i not operate to defeat or a of said rental.	or assignment of rents hereof; and it is hereb; art or parts shall fail o ffect this lease in so far	als or royalties shall be binding y agreed in the ovent this least r make default in the paymen r as it covers a part or parts o
Lessor hereby warrants and agrees to defend for lessor, by payment, any mortgages, taxes or oth the rights of the holder thereof.	the title to the lands herein her liens on the above desc	ribed lands, in the event	of default of payment	he right at any time to redeen by lessor, and be subrogated to
In Testimony Whereof We Sign, this the	26day of1	March 192	.4. Stanfield	(SEAL
WITNESS		Minn	ie Stanfield	(SEAL)
				(SEAL)
		ENT TO THE LEASE		andra del reio de manera de la comercia de la come
STATE OF OKLAHOMA, COUNTY OF	skogee ss:	in the year of our Lord	l one thousand nine hun	ndred and Twenty four
before me, a Notary Public in and for said County a and Minnie Stanfield his wif acknowledged to me that. They executed the sar	nd State, came_person e_to me known to be th	nally appeared e identical person Swl	B. F. Stanfi ho executed the within	eld and foregoing instrument and
IN WITNESS WHEREOF, I have hereunto	set my official signature an	d affixed my notarial seal th	e day and year first abo	oye written.
My Commission expires June 9, 1	925. (Seal)	c. E.	Bohanan,	Notary Public.
STATE OF OKLAHOMA, TULSA COUNTY, S	S: 2	Āpril 102 4	at 10:00	o'clonk A. M.
STATE OF OKLAHOMA, TULSA COUNTY, S This instrument was filed for record on the and duly recorded in Book 463 Page 222	of the	records of this office.	G. Weaver.	William
	(Seal)	. Bra	dy Brown.	County Clerk.
		by		Deputy.