256005 U.M.J.	First day o	f. February 102.4	t has and hatman
AGREEMENT, Made and entered into the C.W. Stater, Ella L. Stater, husbar	nd and wife, and	J.A.Barbre and Phoebe Ba	rbre, husband and
wife of	parts-	of the first part, hereinafter called lessor (w	
C. L. Sherman , hereinafter	ostred ressee	Dollar (\$1.00)	ty- of-the second- part, lessees -
WITNESSETH. That the said lessor, for and in cash in hand paid, receipt of which is hereby acknowledged performed, ha B_granted, demised, leased and let and by a finning and operating for oil and gas, and of laying of pisaid products, all that certain tract of land, situate in the	consideration of	greemonts hereinafter contained on the part ant, demise, lease and let unto the said lessee, , powers, stations and structures thereon to p klahoma, described as follows to-wit:	of lessee to be paid, kept and for the sole and only purpose roduce, save, and take care of
The Southeast Quarter (SE4) of (SW4) of the Northwest Quarter Fourteen (14), Township Sevente and Meridian, according to the	the Northwest (NW1) and Lot sen (17) N., Ra Government Sur	Quarter (NW_4^1) and the Son Two (2), and Lot Three (3 nge Fourteen (14) East of vey thereof,	thwest Quarter 3); all in Section 5 the Indian Base
of sectionTownship			ong thereafter as oil or gas, or
It is agreed that this lease shall remain in force for either of them is produced from said land by the lessee. In consideration of the premises the said lessee cover lat. To deliver to the credit of lessor, free of cosproduced and saved from the leased premises.	enants and agrees: t, in the pipe line to which	hemay connect_ his_wells, the	equal one-eighth part of all oil
2nd. To pay the lessor Two I the gas from each well where gas premises and lessor to have gas lights in the principal dwelling own connections with the wells a 3rd. To pay lessor for gas I	s only is found free of cost g house on said at his own risk produced from a	, while the same is being from any such well for a land, during the same tin and expense. ny oil well and used off	r used off the ll stoves and insine by making his the premises at
the rate of Two Hundred Fifty () gas shall be so used, said payment.	ents to be made	s per year, for the time each three months in adv	auring which such
State of Oklahoma, Oklahoma Coundersigned, a No lay of Feb. 1924, personally app the identical persons who execut to me that they executed the sam and purposes therein set forth. Witness my hand and official sea my commission expires May 23, 19	aty.)ss. stary Public, in seared C. W. Str sed the within se as their free of the day and	n and for said County and atter and Ella L. Stater thand foregoing instrument, and voluntary act and descriptions are shown set forth.	State, on this 6t o me known to be and acknowledged eed for the uses
yr commission expires May 23, 19	27. (Seal)	Ava Cope, Notary	Public.
If no well be commenced on said land on or be	efore the third	day of April 19 24	, the lease shall terminate
as to both parties, unless the lessee on or before that date	shall pay or tender to the le	ssor, or the lessor's credit in the America	n National
Bank at Oklahoma City, Oklahoma of said land, the sum of Six Hundred (\$60	or its successors,	which shall continue as the depository regards RS, which shall operate as a rental and co	ess of changes in the ownership ver the privileges of deferring
the commencement of a well for twelve mon may be further deferred for like period of the same numb the down payment, covers not only the privileges granted	ths from said date. In li er of months successively, to the date when said first	ke manner and upon like payments or tender And it is understood and agreed that the cor rental is payable as aforesaid ,but also the le	s the commencement of a well asideration first recited herein, see's option of extending that
Should the first well drilled on the above describe twelve months from the expiration of the last rental peribefore the expiration of said twelve months shall resume it is agreed that upon the resumption of the payment of r and the effect thereof, shall continue in force just as thour	ed land be a dry hole, then od for which rental has be the payment of rentals in rentals, as above provided, h there had been no interru	, and in that event, if a second well is not c on paid, this lease shall terminate as to both the same amount and in the same manner a that the last preceding paragraph hereof, gov otion in the rental payments.	ommenced on said land within parties, unless the lessee on or a hereinbefore provided. And erning the payment of rentals
If said lessor owns a less interest in the above descriprovided for shall be paid the lessor only in the proportion Lessee shall have the right to use free of cost, gas, lessor.			
When requested by lessor, lessee shall bury			
Lessee shall have the right at any time to remove a If the estate of either party hereto is assigned, and to their heirs, executors, administrators, successors or asson the lessee until after the lessee has been furnished with shall be assigned as to a part or parts of the above description of the proportionate part of the rents due from him or the said lands which the said lessee or any assignee thereof shall be a successful to the proportion of the proport	I the privilege of assigning signs, but no change in the a written transfer or assig bed lands and the assigned em, such default shall not	in whole or in part is expressly allowed—the ownership of the land or assignment of renta ment or a true copy thereof; and it is hereby or assignees of such part or parts shall fall or operate to defeat or affect this lease in so far	covenants hereof shall extend is or royalties shall be binding ragreed in the event this lease make default in the payment as it covers a part or parts of
said lands which the said lessee or any assignee thereof she Lessor hereby warrants and agrees to defend the ti for lessor, by payment, any mortgages, taxes or other li- the rights of the holder thereof.	itle to the lands herein desc ens on the above described	ribed, and agrees that the lessee shall have t I lands, in the event of default of payment b	e right at any time to redeem y lessor, and be subrogated to
Fir	est Feb	ruary	
In Testimony Whereof We Sign, this the	auy or	J. A. Barbre	(SEAL)
WITNESS		Phoebe Barbre Ella L. Slater	
		C. W. Slater	
STATE OF OKLAHOMA COUNTY-OF MUSKOS and for Said County and State, o BATREMEMBERES-THE-OR AST	ACKNOWLEDGMENT	TO THE LEASE Before me, F.G. Duncan &	Notary Public in
BEST REMEMBERED, That on this before me, a Notary Public in and for said County and St	day of	in the year of our Lend one thousand mine han Barbre and Phoebe Barbre	arry appeared
and	o me known to be the ide	ntical personwho executed the within	and foregoing instrument and
acknowledged to me that he executed the same as with the same hand and official in witness whereof, therefore the common set in	seal the day	and year above set forth.	
My Gonmission expires 6/7/24	(Seal)	G.G. Duncan,	Notary Public.
STATE OF OKLAHOMA, TULSA COUNTY, SS: This instrument was filed for record on the	17day of Apr	il , ₁₉₂ 4 at 4:00	o'clockPM.,
and duly recorded in Book 463 Page 250	of the recor	G. G. Weaver	
	leal)	By Brady Brown,	Gounty Clerk.