259218 C.M. J.  AGREEMENT, Made and entered into the	19th da		il 1924	_by and between
J. L. Wiens and wife Lena )	Wiens			
or Owasso, Oklahoma W. D. Flournoy			part	y of the second part, lessee.
WITNESSETH, That the said lessor, for and cash in hand paid, receipt of which is hereby acknowledge performed, hasgranted, 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	One	ofter contained on the part	of lessee to be paid, kept and
The South West quarte	er of the Sout	h West Quarte	er (S.W. 2 of th	e S.W. <del>1</del> )
of Sec. 16, Township	21, Range 14 1	East.		
of sectionTownship		and containing		acres, more or less.
It is agreed that this lease shall remain in force is either of them is produced from said land by the lessee.  In consideration of the premises the said lessee of 1st. To deliver to the credit of lessor, free of c produced and saved from the leased premises.	ovenants and agrees: cost, in the pipe line to wh	nich_itmay co	nnectitswells, the e	
gas only is found, while the manufacture of gasoline or an monthly at the prevailing mark well for all stoves and all in during the same time by making expense.	same is being to y other product ket rate; and I nside lights in g his own conne	used off the t, a royalty lessor to han the principections with	premises, and of one-eighth or gas free of pal dwelling ho the well at hi	if used in the (1/8), payable cost from any such use on said land s own risk and
3rd. To pay lessor for gain the manufacture of gasoline for the time during which such (1/8) payable monthly at the	e or any other h gas shall be	product at used, payab	the rate of one	eight proceeds
If no well be commenced on said land on or as to both parties, unless the lessee on or before that dai Bank at Tulse, Oklahoma  Gradi land, the sum of Forty  the commencement of a well for twelve may be further deferred for like period of the same nur the down payment, covers not only the privileges grant period as aforesaid, and any and all other rights conferred. Should the first well drilled on the above descrit welve months from the expiration of the last rental period as aforesaid, and any and all other rights conferred where the expiration of said twelve months shall resum it is agreed that upon the resumption of the payment of and the offect thereof, shall continue in force just as thou If said lessor owns a less interest in the above deeprovided for shall be paid the less or only in the proportices and the offect thereof, shall continue in force just as thou I cessee shall have the right to use free of cost, gallessor.  When requested by lessor, lessee shall bury.  No well shall be drilled nearer than 200 feet to the Lessee shall pay for damages caused by Lessee shall have the right at any time to remove 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 descond the proportionate part of the rents due from him or said lands which the said lessee or any assignee thereof seconds.	te shall pay or tender to the control of the successor DOL on the from said date. In the control of the control	ors, which shall continu LLARS, which shall on a like manner and upon like manner and upon the control of the c	credit in theEXChe.  the as the depository regardle perate as a rental and cove on like payments or tenders od and agreed that the consistency of the saferosaid, but also the less to the less to the saferosaid hout also to both pand in the same manner as ding paragraph hereof, gove anyments.  mple estate therein, then the dundivided fee.  tsoperations thereof the written consent of the less.	ess of changes in the ownership er the privileges of deferring the commencement of a well sideration first recited herein, see's option of extending that mmenced on said land within parties, unless the lessee on or hereinbefore provided. And erning the payment of rentals are royalties and rentals herein ton, except water from well of
for lessor, by payment, any mortgages, taxes or other the rights of the holder thereof.	liens on the above descri	ibed lands, in the even	at the lessee shall have the	right at any time to redeem lessor, and be subrogated to
In Testimony Whereof We Sign, this the 25	thday of	April	92	
WITNESS				(SEAL)
		4.22.44	professional and the second section of	(SEAL)
	the part of the second	and the sale and the		(SEAL)
STATE OF OKLAHOMA COUNTY OF TUIS of for Said County and State on BR HTREATCAMPRID, That on this to be between, a Notary Public in and for said County and	State, came-	T. Miens and	MITE Tells Wiell	10
acknowledged to me that they executed the same a second control of the same of the same of the second control	ns their free and volu	intary act and deed for	the uses and puproses there	in set forth.
STATE OF OKLAHOMA, TULSA COUNTY, SS:  This instrument was filed for record on the and duly recorded in Book 463 Page 325	27 day of		4 at 11:00	o'clock_AM.,
and duly recorded in Door 200 2 about 11		0.	G. Weaver,	County Clerk.
	(Seal)	вуВ	rady Brown,	County Glerk.