260161 C.M.J.					
AGREEMENT, Made and entered into the Martin Arnold and Lucy B.	Seventh Arnold, E	. P. Conne	June r and Grace	Conner, 4 by an	d between
Tulsa, Ok.	la.	party of th	e first part, hereina	fter called lessor (whether c	one or more) and
R. J. Allison Jr. WITNESSETH, That the said lessor, for an in hand paid, receipt of which is hereby acknowle formed, he. B. granted, demised, leased and let ar hining and operating for oil and gas, and of laying products, all that certain tract of land, situate in	d in consideration adged and of the co d by these present of pipe lines, and t the County of Tul	of One venants and agree is do. OS grant, milding tanks, por lsa, State of Oklah	ments hereinafter c	ontained on the part of lessee	to be paid, kept and
Lots Twenty one (21) at the Lawnwood Addition to of the West half (\mathbb{W}_2^1) west Quarter $(\mathbb{N}\mathbb{W}_2^1)$	to Tulsa, a	and a part	of the West	t half (Wb)	
				and the anti-end to a grad Site of the agency of the second	
section8Township19	Range	12 and c	ontaining 100	x 150 feet	teres, more or les
It is agreed that this lease shall remain in forcer of them is produced from said land by the less in consideration of the premises the said lesser lst. To deliver to the credit of lessor, free oduced and saved from the leased premises. To pay lessor One eight Rois found, while the same is asoline or any other produce ailing market rate; and lesser lessor of the same is a soline or any other produces.	ce for a term of ee. e covenants and ago of cost, in the pipe oyalty (1/8 s being use ot a roval	rees: line to which 8) in adva ed off the	may connect. nce, for the premises, 8 eighth (1/8)	with the determination of the second of the	me-eighth part of all c well where the manufact v at the
es and all inside lights in by making his own connecting To pay lessor for gas pro- facture of gasoline or any the time during which such payable monthly at the pro-	in the printions with the duced from other processes shall revailing n	ncipal dwe the well a any oil w duct at th be used, j market rate	lling house t his own re ell and used e rate of 1, payable o	on said land du isk and expense. I off the premis 8 royalty Dolla or a royalty of	ring the sa ses or in th urs per year one-eighth
e of Oklahoma, County of The Before me, the undersigned lay of June, 1924, persona identical persons who executed the same pass therein set forth. Girommission expires \$\int_0/30/24					
If no well be commenced on said land on obth parties, unless the lesses on or before that	or before the	25th	day of June	219_24, the	lease shall termina
Ant-	or i	it asuecessers, w hic	shehall continue as ti	n depository regardless of th	an goe in the ownersh
aid imid, the sum of	months from said umber of months s anted to the date v erred.	date. In like m successively. And when said first rent	anner and upon like l it is understood and al is payable as afore	payments or tenders the coi i agreed that the considerati said ,but also the lessee's op	mmencement of a we on first recited herei tion of extending th
Should the first well drilled on the above derivemonths from the expiration of the last rental re the expiration of said twelve months shall res agreed that upon the resumption of the paymen the effect thereof, shall continue in force just as t If said lessor owns a less interest in the above vided for shall be paid the lessor only in the proposition. Lessee shall have the right to use free of cost, or.	cerified land be a d l period for which i sume the payment it of rentals, as abo chough there had be described land tha ortion which his	dry hole, then, and rental has been parentals in the overprovided, that een no interruption in the entire and use in the eaters to be a set of the control o	if in that eyent, if a sid, this lease shall te same amount and in the last preceding pa in the rental payme individed fee simple eat to the whole and und	second well is not commence- perminate as to both parties, the same manner as hereint aragraph hereof, governing t nts. state therein, then the royal ivided fee.	ed on said land with unless the lessee on pefore provided. An the payment of renta ties and rentals here
When requested by lessor, lessee shall bury	the house or barn	-new-en-seld-premi	keep without the writ	ten-censent of the lessor.	
Lessee shall have the right at any time to ren If the estate of either party hereto is assigned heir heirs, executors, administrators, successors che lesseo until after the lessee has been furnished li be assigned as to a part or parts of the above dhe proportionate part of the rents due from him lands which the said lessee or any assignee there. Lessor hereby warrants and agrees to defend elessor, by payment, any mortgages, taxes or oth rights of the holder thereof.	nove all machinery I, and the privilege or assigns, but no c with a written tra lescribed lands and or them, such defa of shall make due n	and fixtures place of assigning in when change in the own unsfer or assignment I the assignee or as ault shall not oper-	d on said premises, in hole or in part is expi ership of the land or it or a true copy ther ssigness of such part ate to defeat or affec- ntal.	ressly allowed—the covenan assignment of rentals or roy eof; and it is hereby agreed or parts shall fail or make of t this lease in so far as it co	ts hereof shall externations shall be binding in the event this lead lefault in the payme wers a part or parts
In Testimony Whereof We Sign, this the	Alva Dav	r of	Lucy I	 B. Arnold	ZOTO A 1
WITNESS	Anna Pro	ck	Martir E. P.	n Arnold Conner	(SEA) (SEA)
	Grace Co	-		Conner	(SEAT
ATE OF OKLAHOMA, COUNTY OF TU TO BE SEER LEQUILY, and State on The Mark Tublic in and for said County as	llsa n this 7th	EDGMENT TO SS: Before day of in Ap Lucy B. A	me, the un	ndersigned, a No sonally appears thousalline haded aw fartin Arnold	tary Public d
they executed the sur moviedged to me that they executed the sur flyen under my hand and s IN THE SECUTION TO THE SECUTION OF	to me known	to be the identica	l person Swho e	executed the within and fore	egoing instrument an orth.
IN WITHESE WHERROY, FROM DEFENTE My Commission expires 10/30/24			1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Marriott,	
#1.					Notary Publ

(Seal)