260350 C.M.J.					
AGREEMENT, Made and entered in J. S. Hopping	oto the 9th and T. D. Evans	day of) 	192. 4 by and between	
of	ne	arty of the first part, h	ereinafter called lesso	or (whether one or more) and	L
J. W. R. Crawford, J. WITNESSETH, That the said lesso cash in hand paid, receipt of which is hereby	F	Land Datitions and	t other good	party of the second parts	lderatio
cash in hand paid, receipt of which is hereby	r, for and in consideration of Q icknowledged and of the covenants	and agreements hereing	ifter contained on the	part of lessee to be paid, kep	t end
eash in hand paid, receipt of which is hereby in performed, ha. S. granted, demised, leased of mining and operating for oil and gas, and contained to the products, air that certain tract of land, as the contained to the contain	nd let and by these presents do & if laying of pipe lines, and building t ituate in the County of Tulsa. State	tanks, powers, stations a of Oklahoma, described	nd structures thereon as follows to-wit:	to produce, save, and take co	re of
the Northeast Quarter (NE	A) of the Southwest	Quarter (SW)) of Section	n Twenty-six (26) wever this lease	is
xpressly limited and res	tricted in its oper	ation to cove	r and conve	y to lessee, only opth than the to	z all
he Mississippi Lime four	id at about 1100 fee	et below the great and	surface.It b	eing understood f ve the top of sa:	hat id
lississippi Lime and that all the oil and or gas	lessee herein has incountered below th	the exclusive se top of said	right to p Mississipp	roduce save and 1 i Lime.	efine
of scotion. Township. It is agreed that this lease shall rema either of them is produced from said land by	Ringe	and containing 1192	40	acres, more or	less.
1st. To deliver to the credit of lesso produced and saved from the leased premise	or, free of cost, in the pipe line to y	whichhe may co	nnect his wells	, the equal one-eighth part of	all oil
and. To may lesson 1/8	of all moneys recei	ived for gas p	produced and	soldfrom each	1
vell where gas only is found the manufacture of gas	oline or any other	produces a ro	valty of one	e-eignth (1/6).ps	ayable
nonthly at the prevailing well for all stoves and a	market rate: and 1	essor to have	e as tree of	r cost irom any s	such [
luring the same time by m	aking their own cor	mections with	the well a	t their own risk	and
xpense.					
3rd. To pay lessor for a the manufacture of gasoli nonthly at the prevailing	ne or any other pro	ny oil well ar oduct a roys	nd used off llty of one-	the premises or i eighth (1/8) pays	in able
The property					
					And the second
					The straight
completed	124		Maranhan	Ω <i>4</i>	
If no well be commenced on said l				24, the lease shall term	
as to both parties, unless the lesses on or bef Bank at	ore that date sharpay or tender to	ssors, which shall continu	ie as the depository re	gardless of changes in the owne	ership
as to both parties, unless the lesses on or both Bank at	DC	OLLARS, which shall o	perate as a rențal an	d cover the privileges of def	erring
the commencement of a well for may be further deferred for like period of th the down payment, covers not only the privi period as aforesaid, and any and all other rig	e same number of months successive	In like manner and upon gly. And it is understo	on like payments or to ood and agreed that th	enders the commencement of the consideration first recited h	n well erein,
period as aforesaid, and any and all other rig	hts conferred.	thrst rental is payable a	s aloresaid , but also t	ne lessee's option of extending	g that
Should the first well drilled, on the a twelve months from the expiration of the labefore the expiration of said twelve months it is agreed that upon the resurption of the	st rental period for which rental has shall resume the payment of yent	as been paid, this lease a als in the same amount	shall terminate as to l and in the same man	both parties, unless the lessee her as hereinbefore provided.	on or And
If said lessor owns a less interest in the provided for shall be paid the lessor only in the Lessee shall have the right to use free	he proportion which 5,1911 inter	tire and undivided fee si rest bears to the whole ar	mple estate therein, the d undivided fee.	nen the royalties and rentals	nerein
lessor. When requested by lessor, lessee shal			egoperations	stateon, except water from v	yen or
No well shall be drilled nearer than 20 Lessee shall pay for damages caused b	00 feet to the house or barn now on s	said premises, without t		the lessor.	
Legge chall have the right at our tin	no to remove all machinery and fixt	narn bing no boonin parm	rices including the ric	the draw and remove casing	J.
to their heirs, executors, administrators, suc on the lessee until after the lessee has been for	assigned, and the privilege of assig- cessors or assigns, but no change in arnished with a written transfer or	n the ownership of the la assignment or a true cor	and or assignment of thereof: and it is h	rentals or royalties shall be bi ereby agreed in the event this	nding lease
If the estate of either party hereto is to their heirs, executors, administrators, suc on the lessee until after the lessee has been is shall be assigned as to a part or parts of the of the proportionate part of the rents due in said lands, which the middle control to the con	above described lands and the assi om him or them, such default shall	ignee or assignces of suc I not operate to defeat o	h part or parts shall i or affect this lease in s	ail or make default in the pay to far as it covers a part or pa	yment orts of
Lessor hereby warrants and agrees to for lessor, by payment, any mortgages, tax the rights of the holder thereof.	es or other nens on the above desc	he with a re-	or cell and	can by lessor, and be subroga	red to
he rights of C.E.Dickson to day, given by J. S. H	i, named above, are lopping and T. D. 3	oy virtue of vans on the al	ove describ	ed land.	
					tion and the second
In Testimony Whereof We Sign, th	9th	June	4•		100 mg/s
	s theday of	1	92.T J. S. Hoppin	g	The second
WITNESS		المنظمية المنظمية المنظمية المنظمية المنظمية المنظمية المنظمية المنظمة المنظمة المنظمة المنظمة المنظمة المنظمة المنظمة المنظمة	p. D. Rvene	g(s	EAL)
		10 pr or 30 to 10 to 10 to	r + TANGTED	(S	EAL)
	per part and the section of the sect		CONTRACTOR OF THE PARTY OF THE	(S	THE PERSON NAMED IN
STATE OF OKLAHOMA, COUNTY OF in and for said County at	ACKNOWLEDGME Tulsa SS.	ent to the lease Before me, the	e undersigne	d, a Notary Publ	ic,
in and for said county a	id state on this 9th	n day of June	, 1924, pers	onally appeared	
before mera-Notary Public in and for said-6	lounty and State; cameJS	S. Hopping and	l T. D. Evan	S	
and acknowledged to methat they execute TYON UNCE MY HENC IN-WITNESS WHEREOF, I have h	d the same as their free and w	duntary act and deed for	who executed the w	icina and foregoing instrument therein set forth.	t and
Given under my nand IN-WINESS WHEREOF, I have April My Commission expires	end seal the day are controlled seal the day are controlled seal (Seal)	damixed my notarial sec (Hadys Hatch	11. Labove written- , Notary P	CONTRACTOR OF THE PERSON OF TH
STATE OF OKLAHOMA, TULSA COU	NTY, SS: n the 11 day of	June 199	4 at 3:00	o'clock P.	M
and duly recorded in Book 463 Page	362 of the	records of this office.	A 2 10		
STATE OF OKLAHOMA, TULSA COU This instrument was filed for record of and duly recorded in Book 463 Page			U. U. Weave	County Cl	erk.
마르크 (1985년 1일) 1일	(Seal)	Ву	brady Brow	H,	uty.
진 물 것이 들게 되어 되었습니다. 나를 다			되었다는 걸었다.		1