MADERITATION CONTACTO PRIA CITY BEAGA	the state of the s	-		And the second April 10 to	
260351 C.M. J. AGREEMENT, Made and entered int	9th	day of	June	192 4 by and	hetween
J. S. Hopping and T	. D. Evans		an age and any firm and any rate age are an any rate age are an		
C. E. Dickson				called lessor (whether or	regard nort lesses
WITNESSETH. That the said lessor, cash in hand paid, receipt of which is hereby ac performed, ha. S. granted, demised, leased an of mining and operating for oil and gas, and of said products, all that certain tract of land, sit The Northeast Quarter (NETOWNSHIP Twenty-one (21) expressly limited and rest of the oil and/or gas the off the oil and/or gas the off the Mississippi Lime for the Mississippi Lime for the Mississippi Lime for said Mississippi Lime and refine all the oil and off said Mississippi Lime and refine all the oil and off section.  It is agreed that this lease shall remain either of them is produced from said land by the In consideration of the premises the said ist. To deliver to the credit of lessor, produced and saved from the leased premises. 2nd. To pay lessor 1/8 of where gas only is found, the manufacture of gasoling monthly at the preventing.	c) of the Sour Worth, Renge I tricted in its at may be four ound at about a the right to and that lessed or gas encountries. In force for a term of the lessee covenants and a free of cost, in the pipe all moneys rewhile the same ne or any other market rate:	n of One overants and agreem to do eas prant, de suilding tanks, power las, State of Oklahom chwest Quert Thirteen (12 a operation 1100 feet b produce and produce and contil November Quantiti November Quantiti Incress; line to which he eccived for er product, and lessor	ents bereinatter continue, lease and let un its, stations and struct in, described as follower (SW±) of the cover amproduced at elow the suid saave all sthe exclusive the top of the cover and the cover and the cover and saave all states are always and saave all saave	ained on the part of lessee to the said lessee, for the su ures thereon to produce, as sto-wit: Section Twenty vided, however, t a convey to les a lesser depth rface. It being oil and/or gas sive right to r of said Missis  mis-date, and as long thereon this wells, the equal one a and soldfr premises, and f one-eighth (1 free of cost f	DOLLARS. to be paid, kept and ole and only purpose eye, and take care of resix (26), his lease is see, only all than the top understood below the top or oduce save sippi Lime.  Theres, more or less. Inter as oil or gas, or reighth part of all oil of meach well if used in [8], payable from any such
well for all stoves and a during the same time by me	aking their ov	vn connection	ns with the	well at their	own risk and
expense.  3rd. To pay lessor for gas produced from anyoil well and used off the premises or in the manufacture of gasoline or any other product at the rate of a royalty of one-eighth (1/8) payable monthly at the prevailing market rate.					
completed. If no well be commenced on said lar	nd on or before the	1st do	November 1	er 19 24 , the	lease shall terminate
as to both parties, unless the lessee on or befor	e timb dute shall pay or t	ender to the lessor, or	the lessor's credit in	the::	
of said land, the sum of/	****	DOLLARS, w	hich shall operate as	lepository regardless of cha a rental and cover the p	rivileges of deferring
the commencement of a well formany be further deferred for like period of the ithe down payment, covers not only the privile period as aforesaid, and any and all other right Should the first well drilled of the abtwelve months from the expiration of the last before the expiration of said twelvy months it is agreed that upon the resumption of the pand the effect thereof, shall confinue in force in If said lessor owns a less interest in the provided for shall be paid the less or only in the Lessee shall have the right to use free o	we described land be a rental period for which all resume the payment ayment of rentals, as ab ast as though there had b	dry hole, then, and i rental has been waid of rentals in the sa ove provided, that th een no interruption in	n that event, if a sec , this lease shall term me amount and in the e last preceding para , the rental payments	ond well is not commenced inate as to both paries, u e same manner as hereinbe graph hereof, governing th	on said land within the street lesses on or store provided. And e payment of rentals
When requested by lessor, Jessee shall l	oury his ,	ine lines below plow	depth.		ot water from well of
No well shall be drilled nearer than 200 Lessee shall pay for damages caused by, Lessee shall have the right at any time If the estate of either party hereto is as to their heirs, executors, administrators, succe on the lessee until after the lessee has been fur shall be assigned as to a part or parts of the a of the proportionate part of the rents due fror said lands which the said lessee or any assignee Lessor hereby warrants and agrees to d for lessor, by payment, any mortgages, taxes the rights of the holder thereof.  The rights of J. W. R. Craw. dated today, given by J.	to remove all machinery signed, and the privileg signed, and the privileg sisters or assigns, but no nished with a written transport of the signal and an in or them, such defend the title to the land or other liens on the all ford. Jr. named	ions to growing crops and fixtures placed of assigning in whol change in the owners may be a subject or assignment the assignee or assignate shall not operate payment of said rent. ds herein described, nove described lands. above, are	on said land. on said premises, include or in part is express, hip of the land or assort at true copy thereof or a true copy thereof or a to defeat or affect till. and agrees that the legin the eyent of defa by virtue of	ading the right to draw an aly allowed—the covenant signment of rentals or roys; and it is hereby agreed i parts shall fail or make de his lease in so far as it coversee shall have the right a ult of payment by lessor, fan Oil and Ge	s hereof shall extend lides shall be binding n the event this lease fault in the payment ers a part or parts of t any time to redeem and be subrogated to lease,
In Testimony Whereof We Sign, this	theda	a ot nine		opping	
WITNESS				vans	
					1
	ACKNOWL	EDGMENT TO TI			
STATE OF OKLAHOMA, COUNTY OF and for Stand	mty-and State-came. = .:				
acknowledged to me that they have a in whitness when you have a	the same as their dr eamto set my official sign	ce and voluntary act	and deed for the day o	and purposes therein set for WY 1 t t ON • and year first above writter	<b>ch.</b>
My Commission expiresApril	26, 1928.	(Seal)	Gladys H	aven,	Notary Public.
STATE OF OKLAHOMA, TULSA COUN This instrument was filed for record on and duly recorded in Book 463 Page 363	TY, SS: 11	_day ofJune of the records of th	192 4 at is office.	3:00 o	'clock P. M.,
	(Seal)		. Brady	Brown,	County Clerk.