AGREEMENT, Made an	d entered into the Eaton and I	lst Vallia Feton	day of July	n par an agram par ray der ger t. det be bij raj fil per ble 'n bay ber g	.192 _4by and betw	een
T		1011110111101111	******	hereinafter called less	sor (whether one or	more) and
E. E. Dingman		pereinafter o	alled lessee	00	party of the seco	TOTTARE
WITNESSETII, That the cash in hand paid, receipt of whice performed, ha. S. granted, demin of mining and operating for oil aread products, all that certain translations.	or said lessor, for and i th is hereby acknowledg sed, leased and let and nd gas, and of laying of act of land, situate in th	in consideration of ed and of the covenant by these presents do pipe lines, and building e County of Tulsa, Stat	s and agreements here 98 grant, demise, leas tanks, powers, station e of Oklahoma, describ	inafter contained on the and let unto the said structures thereoved as follows to-wit:	e part of lessee to be lessee, for the sole an a to produce, save, a	paid, kept and d only purpose nd take care of
SW ¹ ⁄ ₄	of NW\$ and (SF를 of SE를 of	' NW 1 ,			
			and containing_			more or less.
It is agreed that this leas either of them is produced from In consideration of the pr 1st. To deliver to the co produced and saved from the lea	emises the said lessee co edit of lessor, free of c	tara a sa		connect_his_wel		
end. To pay the less found, while the cost from any such course on said land to their own risk	ssor one eight e same is betwell for during the and expense.	ing used off stoves and - same time by	the premises - inside lig making their	hts in the poor	rincipal dwe	elling ne well
erd. To pay lessor ate of \$5.00 five se used, said paym	for gas proc and No/100 1 ents to be mo	duced from ar Dollars per y ade each thre	y oil well a vear, for the se months in	nd used off time during advance.	the premises which such	at the gas shall
		,, lst	day of	July	25 the learn	shall terminate
If no well be commence as to both parties, unless the less	see on or before that da	te shall pay or tender to	the lessor, or the lesso	r's credit in the Fir	st National	
Bank at SKIR TOOK,	OK18.	or its succ	essors, which shall cont	inue as the depository r	egardless of changes	n the ownership
the commencement of a well for may be further deferred for like the down payment, covers not o	period of the same nun nly the privileges grant	onths from said date. her of months successi ed to the date when sa	In like manner and t vely. And it is under id first rental is payabl	ipon like payments or stood and agreed that t e as aforesaid, but also	tenders the commend the consideration firs the lessee's option o	ement of a well t recited herein, I extending that
Should the first well drill twelve months from the expirat- postore the expiration of said twe it is agreed that upon the resum and the effect thereof, shall conti-	ed on the above descri- ion of the last rental po- live months shall resum- ption of the payment of inue in force just as tho	ped land be a dry hole gried for which rental l the the payment of ren f rentals, as above pro- ugh there had been no i	a, then, and in that ever has been puid, this least tals in the same amount yided, that the last pro- nterruption in the rent	ent, if a second wen is se shall terminate as to nt and in the same man eceding paragraph here al payments.	both parties, unless iner as bereinbefore of, governing the pay	the lessee on or provided. And ment of rentals
provided for shall be paid the les Lessee shall have the right lessor.	s or only in the proporti	s, oil and water produc	ed on said land for	hisoperation	ns thereon, except wa	
No well shall be drilled no Lessee shall pay for dama	arer than 200 feet to the	e house or barn now or 18operations to	said premises, withou growing crops on said b	t the written consent of and. emises, including the r	f the lessor. ight to draw and ren	nove casing.
Lessee shall have the right of the estate of either parts their heles, executors, adminion the lessee until after the lesses signed as to a part or of the proportionate part of the said lands which the said lessee Lessor hereby warrants a for lessor, by payment, any mother rights of the holder thereof.	ty hereto is assigned, a strators, successors or a c has been furnished wi parts of the above dear rents due from him or any assignee thereof and agrees to defend the rtgages, taxes or other	nd the privilege of assissigns, but no change th a written transfer or ribed lands and the as them, such default she shall make due paymen title to the lands here liens on the above de	gning in whole or in pi in the ownership of the cassignment or a true signee or assignees of s ill not operate to defea t of said rental. in described, and agree scribed lands, in the e	nt is expressly allowed e land or assignment of copy thereof; and it is uch part or parts shall to affect this lease in es that the lessee shall lyent of default of payr	—the covenants her frentals or royalties hereby agreed in the fail or make default so far as it covers a nave the right at any ment by lessor, and l	eof shall extend shall be binding event this lease in the payment part or parts of time to redeem be subrogated to
In Testimony Whereof		1stday of	July		Eaton	
	TTNESS		100 AG 40 AG AG		ton	

STATE OF OKLAHOMA, CO or the County and herekey the series						
acknowledged to me that the	executed the same	to me known to be t as their free and to my official signature a	he identical person	who executed the value of the uses and puproses and year firms and year firms.	vithin and foregoing es therein set forth. st above written.	instrument and
My Commission expires	May 19, 1927	. (Seal)		A. E. Townsen	d,	Notary Public.
STATE OF OKLAHOMA, To This instrument was filed	and the second of the second o	76	July	192 4 at 1:00	o'cloc	k. P. M.,
and duly recorded in Book 463 I	age	of the	stecotos or mis omcet	0 0 100	TAY	
This instrument was filed and duly recorded in Book 463 I	age	of the	records of and office.	O. G. Wea	ver,	County Clerk.