263345 C.M.J.	And the second s		And the second s	
AGREEMENT, Made and entered into the Peter J. Koop and Anna K	oon, husband an	d_wife		
of Hillsboro, Kansas L. M. Middleton of Collinsy				
WITNESSETH, That the said lessor, for and in hand paid, receipt of which is hereby acknowled from the horeby acknowled from the horeby acknowled from the horeby acknowled from the horeby and of laying to products, all that certain tract of land, situate in the horeby acknowledge from the horeby acknowledge fr	In consideration of the governants a l by these presents do	nd agreements hereinafter c Agrant, demise, lease and let anks, powers, stations and str of Okiahoma, described as fol	ontained on the part of lessee tunto the said lessee, for the sol letures thereon to produce, savows to-wit:	be paid, kept and e and only purpose e, and take care of
North half	N2) of South-e	ast quarter (SE)		
section 23 Township 22				
It is agreed that this lease shall remain in force er of them is produced from said land by the lessed In consideration of the premises the said lessed Ist. To deliver to the credit of lessor, free of duced and saved from the leased premises.	<b>a</b> .			
d. To pay lessor one-eighth r the gas from each well wh emises, and if used in the yable monthly at the prevai	(1/8) of the tere gas only i manufacture of	gross proceeds e s found, while t gasoline a roy	ach year, payable he same is being alty of one-eight	quarterly, used off th h (1/8).
y such well for all stoves ring the same time by makin pense.	and all inside gown connec	lights in the p ctions with the	rincipal dwelling well at his own r	on said la isk and
i. To pay lessor for gas pr nufacture of gasoline or an e time during which such ga /8) of the proceeds payable	y other products shall be used monthly at the	t at the rate of i, payable o e prevailing mar	Dollars per r a royalty of on ket rate.	year for e-eighth
The payment herein referre the lessee; and the deposi h sufficient postage and p d last mentioned date shal	ting of such curoperly address	irrency, draft o sed to the lesso	r check in any po r. or said bank o	st office
If no well be commenced on said land on o				
poth parties, unless the lessee on or before that deat	or its success	ors, which shall continue as th LLARS, which shall operate	e depository regardless of chang as a rental and cover the pri-	ges in the ownership vileges of deferring
commencement of a well for threa y be further deferred for like period of the same nu lown payment, covers not only the privileges grand d as aloresaid, and any and all other rights confer				
C Should the first well drilled on the above descrements from the expiration of the last rental 1 or the expiration of said that months shall resurged that upon the resumption of the payment the effect thereof, shall continue in force just as the	tibed land be a dry hole, to be id for which rental has me the payment of rental of rentals, as above provide ough there had been no into	hen, and in that event, if a been paid, this lease shall to s in the same amount and in ed, that the last preceding p arruption in the rental payme	second well is not commenced rminate as to both parties, unlithe same manner as hereinbeforagph hereof, governing the ats.	on said land within ess the lessee on or ore provided. And payment of rentals
It said lessor owns a less interest in the above dided for shall be paid the lessor only in the propor Lessee shall have the right to use free of cost, g	escribed land, than the enti- tion which UNOIT interes as, oil and water produced	re and undivided fee simple e st bears to the whole and und on said land forhis	tate therein, then the royalties vided feeoperations thereon, except	and rentals herein water from well of
When requested by lessor, lessee shall bury	he house or barn now on sa _ hlsoperations to gro	id premises, without the writ		remove easing
If the estate of either party hereto is assigned, eir heirs, executors, administrators, successors or a lessee until after the lessee has been furnished we be assigned as to a part or parts of the above dee proportionate part of the rents due from him o	and the privilege of assigni assigns, but no change in with a written transfer or as scribed lands and the assign r them, such default shall r	ing in whole or in part is expi the ownership of the land or ssignment or a true copy ther nee or assignees of such part not operate to defeat or affec	essly allowed—the covenants assignment of rentals or royalt eof; and it is hereby agreed in or parts shall fail or make defa t this lease in so far as it cover	hereof shall extend les shall be binding the event this lease rult in the payment is a part or parts of
lands which the said lessee or any assignee thereof Lessor hereby warrants and agrees to defend the assor, by payment, any mortgages, taxes or othe ights of the holder thereof.	e title to the lands herein or liens on the above descr	lescribed, and agrees that the ibed lands, in the event of d	lessee shall have the right at a fault of payment by lessor, ar	any time to redeem id be subrogated to
In Testimony Whereof We Sign, this the	18th day of	July 192	<b>L</b>	
WITNESS		Peter		(SEAL)
and the case of the property and the party and the property and the two cases and the case the case and the case of the case o		Anna I	Koop Middleton	(SEAL)

to me known to be the identical person. S.... who executed the within and foregoing instrument and s...their free and voluntary act and deed for the uses and pupposes therein set forth. My Commission expires \_\_\_Oct . 18. 1927. (Seal) STATE OF OKLAHOMA, TULSA COUNTY, SS:

This instrument was filed for record on the condition of the county of the c and duly recorded in Book 463 Page.\_\_\_ (Seal)