# 264690, CM. f.	THE THE PROPERTY OF THE PROPER		
AGREEMENT, Made and entered into the	hird day of	April 192.4	hy and hetween
W. H. Marshall and Elise	D. Marshall, husb	and and wife.	
of Rock Island, Illinoi	party of the	first part, hereinalter called lessor (w	hether one or more) and
Marion Oil Company of Tul	consideration of One	par	by of the second part, lessee.
WITNESSETH, That the said lessor, for and it cash in hand paid, receipt of which is hereby acknowledge performed, ha Y9 granted, demised, leased and let and b of mining and operating for oil and gas, and of laying of p said products, all that certain tract of land, situate in the	of consideration of the covenants and agreen y these presents do grant, d ipe lines, and building tanks, power County of Tulsa, State of Oklaho	ents hereinafter contained on the part emise, lease and let unto the said lessee, rs, stations and structures thereon to p na, described as follows to-wit:	of lessee to be paid, kept and for the sole and only purpose roduce, save, and take care of
The South half (St) of the North well, either along the south line said line, within one Hundred & I drilling thereon with due dilige unless oil or gas, in paying que shall render this legse null and	of the land hereb lifteen 115 days fr nce to a depth of ntities be found a	(Lessee agrees to con y leased,or on land of om the date hereof, ar 2400 feet, or to the t a lesser depth, and	mence drilling a ffsetting same along id continue the furkey Mountain sand, failure so to do
of section 25 Township 17 No. It is agreed that this lease shall remain in force for either of them is produced from said land by the lessee. In consideration of the premises the said lessee const. To deliver to the credit of lessor, free of construction of the produced and saved from the leased premises. 2nd the lessor to have	or a term of three (3) venants and agrees: st, in the pipe line to which it and casing head gas gas free of cost f	years from this date, and as long to the may connect its wells, the produced and saved the many such well for	ong thereafter as oil or gas, or equal one-eighth part of all oil from the leased all inside stoves
and all inside lights in the pr by making his own connections w 3rd o	incipal dwelling h ith the wells at h	ouse on said land duri	ng the same time
completed If no well be commenced on said land on or as to both parties, unless the lessee on or before that date Bank at Checotah. Oklahoma	shall pay or tender to the lessor,	or the lessor's credit in theHirst_	National less of changes in the ownership
of said land, the sum of <u>Fighty</u> the commencement of a well for <u>12</u> mo may be further deferred for like period of the same num the down payment, covers not only the privileges grante period as aforesaid, and any and all other rights conferre	nths from said date. In like ma ber of months successively. And d to the date when said first renta d	nner and upon like payments or tender it is understood and agreed that the co I is payable as aforesaid ,but also the le	s the commencement of a well nsideration first recited herein, ssee's option of extending that
Should the first well drilled on the above descrit twelve months from the expiration of the last rental pel before the expiration of said twelve months shall resum it is agreed that upon the resumption of the payment of and the effect thereof, shall continue in force just as thou If said lessor owns a less interest in the above des provided for shall be paid the less or only in the proportic Lessee shall have the right to use free of cost, gas	ned land be a dry hole, then, and idod for which rental has been paid the payment of rentals in the s rentals, as above provided, that the sight there had been no interruption cribed land that the entire and un no which. JUSE A interest bears to, oil and water produced on said la	in that event, it a second well is not c, d, this lease shall terminate as to both ame amount and in the same manner a he last preceding paragraph hereof, govin the rental payments. didded fee simple estate therein, then t of the whole and undivided fee. It was not seen and undivided fee.	ommenced on said land within parties, unless the lessee on or s hereinbefore provided. And verning the payment of rentals
When requested by lessor, lessee shall bury No well shall be drilled nearer than 200 feet to the Lessee shall pay for damages caused by	house or barn now on said premis	es, without the written consent of the less on said land.	duam and samous andra
Lessee shall have the right at any time to remove If the estate of either party hereto is assigned, ar to their heirs, executors, administrators, successors or a on the lessee until after the lessee has been furnished wit shall be assigned as to a part or parts of the above desc of the proportionate part of the rents due from him or t said lands which the said lessee or any assignee thereof sl Lessor hereby warrants and ogrees to defend the for lessor, by payment, any mortgages, taxes or other the rights of the holder thereof.	ssigns, but no change in the owner ha written transfer or assignment ibed lands and the assignee or asshem, such default shall not opera hall make due payment of suid ren title ta the lands herein described land liens on the above described land.	ship of the land or assignment of renor a true copy thereof; and it is hereby ignees of such part or parts shall fail of the to defeat or affect this lease in so far ial, and agrees that the lessee shall have to in the event of default of payment is a shall be ovent of default of payment is a shall be ovent to the count of default of payment is a shall be ovent of the payment of the payment of the payment of the payment of th	is or royalities shall be bridging a greed in the event this lease r make default in the payment as it covers a part or parts of the right at any time to redeem by lessor, and he subrogated to
the rights of the holder thereof. Lessee agrees to protect the lesses, whether direct or diagooffset well, and failure so to	i nes of the land heal, within thirty do shall render to	ereby leased against a days after bringing in his lease mull and voi	all paying offset n of any such d.
In Testimony Whereof We Sign, this theTh	ird day of April	192 4	
		W. H. Marshall	(SEAL)
WITNESS		Elise D. Marshall	
ا المراجع المرا المراجع المراجع		The second secon	(SEAL)
Illinois, Rock STATE OF OKLAHOMA, COUNTY OF Rock BE IT REMEMBERED, That on this 19t before me, a Notary Public and for said County and S and Elise D. Marshall acknowledged to me that they executed the same a IN WITNESS WHEREOF, I have hereunto set	n day of APT11 in the State, comer personell. to me known to be the identical s.their free and voluntary ac my official signature and affixed m	year of our Lord one thousand nine hun appeared	and foregoing instrument and rein set forth.
My Commission expires April 20,	1927. (Seal)	m. E. Swanson,	Notary Public.
STATE OF OKLAHOMA, TULSA COUNTY, SS: This instrument was filed for record on the	7 day of Aug	, ₁₉₂ 4 at 2:30	o'clock P. M.,
and duly recorded in Book 463 Page	of the records of t	And the first of the control of the	
	(Seal)	0. G. Weaver, By Brady Brown,	County Clerk.
	LSeall	Brady Brown	불화하는 이 시간에 가면 하는 그 나를 하는 것 같아.