Form 88 Producers				
265184 C.M.J.		TANK TEMPORAL AREA FINING A PERSON REPROPERTY.	A SAN TERRET TO A SAN TERRET T	Saleton of the Control of the Contro
AGREEMENT, Made and entered i		ay of July	192_4_by and b	etween
e neluster an	d his wife Mary Lus		after called lessor (whether one	or more) and
	L. L. Boyd		parties party of the se	cond part, lessee.
WITNESSETH, That the said lesso cash in hand paid, receipt of which is hereby performed, ha., 9, granted, demised, leased a of mining and operating for oil and gas, and a said products, all that certain tract of land, s	n, for and in consideration of	One and agreements hereinafter a grant, demise, lease and lei anks, powers, stations and str of Oklahoma, described as fo	contained on the part of lessee to t unto the said lessee, for the sole ructures thereon to produce, save llows to-wit:	DOLLARS. be paid, kept and and only purpose , and take care of
South Ea	st Quarter of the No	orth East Quarte	r of Section	
of section_22Township_1		_and containing	40 acre	s, more or less.
It is agreed that this lease shall remai either of them is produced from said land by In consideration of the premises the sr 1st. To deliver to the credit of lesso produced and saved from the leased premises	the lessee, aid lessee covenants and agrees: or, free of cost, in the pipe line to w		m this date, and as long thereafte. <u>his</u> wells, the equal one-ei	
2nd. To pay lessor for eighth (1/8) of the gross the premises, said payment any such well for all stops and land during the same risk and expense.	s proceeds at the protes to be made month oves and all inside	evailing market ly and lessor to lights in the pr	rate, for all gas have gas free of rincipal dwelling	used off cost from
3rd. To pay lessor for the manufacture of caprevailing market rate f	sing-head gas, one- for the gas so used,	eighth (1/8) of for the time do	the gross proceeds uring which such go	at the as shall
re used, said payments to reflect the state of Oklahoma. Con this 14 day of Aug.A.D. ounty and State aforesaiderson who executed the withe presence of rances Life axecuted the same as reflect forth. Given under my commission expires Juhis seal! no well be commenced on said as to both parties, unless their second relations.	ounty of Tulsa.)ss.A. 1924, before me, the dipersonally appear ithin and foregoing.	CKNOWLEDGMENT W undersigned, a ed Mary Luster instrument by he	HERE THE LESSOR SI Notary Public in to me known to be er mark in my pres	GNS BY MARK. and for the the identical ence and in the
he axecuted the same as in et forth. Given under my y commission expires Juh Beal in no well be commenced on suid le as to both parties, unites the lesse on or before the suid lesse of the suid lesses of th	hand and seal of of of and on of being the later of being the later of being the later of tender to the later of t	Tice the day and	a for the uses now let a year last above to bry 19 25 , the ic.	princed to me the prince of th
Bank at	or its success	ors, which shall continue as t	he depository/egardless of change	
of said land, the sum of the commencement of a well for may be further deferred for like period of the the down payment, covers not only the privil period as aforesaid, and any and all other rig Should the first well drilled on the al	months from said date. It asame number of months successive leges granted to the date when said	LLARS, which shall operate in like manner and upon like ly. And it is understood an first rental is payable as afore	e as a rental and cover the privi payments of tenders the comme d agreed that the consideration fi said but also the lessee's option	ileges of deferring incement of a well rst recited herein, of extending that
twelve months from the expiration of the las before the expiration of said twelve months is it is agreed that upon the resumption of the and the effect thereof, shall continue in force If said lessor owns a less interes in the provided for shall be naid the lessors only in the	st rental period for which rental has shall resume the payment of sental payment of rentals, as above foreign just as though there had been no inte- e above described land than the enti- the proportion which 11.8' intere-	s been paid, this lease shall to is in the same amount and in led, that the last preceding perruption in the rental paynic re and undivided fee simple east to the whole and and	erminate as to both parties, unler the same manner as hereinbefor aragraph hereof, governing the p inty. state therein, then the royalties is wided for	ss the lessee on or e provided. And hayment of rentals
lessor. When requested by lessor, lessee shall	bury his pipe lines b	on said fand forelow plow depth.	operations thereon, except v	vater from well of
No well shall be drilled nearer than 20 Lessee shall pay for damages caused by Lessee shall have the right at any tim If the estate of either party hereto is	se to remove all machinery and fixtu	roe placed on early promises i	neluding the right to drow and re	emove casing, ereof shall extend
If the estate of either party hereto is a to their heirs, executors, administrators, succon the lessee until after the lessee has been fushall be assigned as to a part or parts of the of the proportionate part of the rents due from the proportionate part of the rents due from the proportionate part of the rents due from the part of	resists of assign, for the change in missed with a written transfer or as above described lands and the assig om him or them, such default shall see thereof shall make due payment of defend the title to the lands herein es or other liens on the above descr	ssignment or a true copy ther nee or assignees of such part not operate to defeat or affec f said rental. described, and agrees that th ibed lands, in the event of d	assignment or retriats or overtier reof; and it is hereby agreed in ti or parts shall fail or make defau it this lease in so far as it covers to lessee shall have the right at an lefault of payment by lessor, and	es shall be ordered by the event this lease a lit in the payment a part or parts of a part or parts of a part or parts of a be subrogated to
In Testimony Whereof We Sign, this	s the 12th day of	July 192 4		
WITNESS		E. E.	Luster Luster	(SEAL)
Frances L. Sag		Mary x	ьиster rk	(SEAL)
J. M. Penningt	on	an territoria del presidente del pre		(SEAL)
STATE OF OKLAHOMA, COUNTY OF, BE IT REMEMBERED, That on this before me, a Notary Public in and for said Co	s. 12th day of July ounty and State, come. persons	in the year of our Lord on Llly appeared A.	-ELuster	
acknowledged to me that he executed IN WITNESS WHEREOF, I have be				g instrumeat and
My Commission expiresJune				Notary Public.
STATE OF OKLAHOMA, TULSA COUN This instrument was filed for record on and duly recorded in Book 468 Page	the 14 day of	Aug. , 192 4 a cords of this office.	t 10:10 o'clo	ck A• M.,

(Seal)