267153 C.M. J. AGREEMENT, Made and entered into the	0+1	, , , , , , , , , , , , , , , , , , ,	100 41	
J. M. Burckhartt and	Virginia Burck)	artt.husband.e	and_wife	nd Detween
James R. Hall & S. P. He	nen nowty of I	arty of the first part, herei	nafter called lessor (whether	one or more) and
WITNESSETH, That the said lessor, for an ash in hand paid, receipt of which is hereby acknowle performed, ha. S. granted, demised, leased and let any mining and operating for oil and gas, and of laying aid products, all that certain tract of land, situate in	d in consideration of Or	ie & No/100 and agreements hereinafter	contained on the part of less	DOLLARS.
The Southeast qu	larter of the s	outheast quarte		
of sectionTownshipY It is agreed that this lease shall remain in force either of them is produced from said land by the lesses In consideration of the premises the said lessee 1st. To deliver to the credit of lessor, free o produced and saved from the leased premises.	e for a term of On	eyears fo		reafter as oil or gas, or
2nd. To pay lessor for gaighth (1/8) of the gross prothe premises, said payments tany such well for all stoves said land during the same time isk and expense.	to be made mont	hlv and lessor	to have gas free	of cost from
3rd. To pay lessor for ga for the manufacturing of casi prevailing market rate for th used, said payments to be mad	ng-head gas, o le gas so used.	m any oil well ne-eighth (1/8) for the time d	and used off the of the gross pruring which such	premises of oceads at the gas shall be
	9th	J.	ນໄສ 25	
If no well be commenced on said land on as to both parties, unless the lessee on or before that	or before the		uly 19 25 th	
Bank at	or its succes	sors, which shall continue a	s the depository regardless of outer the	changes in the ownership privileges of deferring
Should the first well drilled on the above des- welve months from the expiration of the last rental sefore the expiration of said twelve months shall res- tis agreed that upon the resumption of the paymen and the effect thereof, shall continue in force just as t If said lessor owns a less interest in the above provided for shall be paid the lessor only in the prope Lessee shall have the right to use free of cost,	cribed land be a dry noic, period for which rental hi ume the payment of rent t of rentals, as above provi-	then, and in that event, it is been paid, this lease shal als in the same amount and ided, that the last preceding terruption in the rental pays	a second well is not commer I terminate as to both parties in the same manner as herei g paragraph hereof, governing ments	to the payment of rentals
When requested by lessor, lessee shall bury No well shall be drilled nearer than 200 feet to Lessee shall pay for damages caused by 1.5 Lessee shall have the right at any time to ren If the estate of either party hereto is assigned to their heirs, executors, administrators, successors on the lessee until after the lessee has been furnished thall be assigned as to a part or parts of the above do the proportionate part of the rents due from him aid lands which the said lessee or any assignee there Lessor hereby warrants and agrees to defend it lessor, by payment, any mortgages, taxes or other rights of the holder thereof.	hispipe lines the house or barn now onoperations to g ove all machinery and fixt , and the privilege of assig or assigns, but no change in with a written transfer or secribed lands and the assi or them, such default shal	below plow depth. said premises, without the w cowing crops on said land. ures placed on said premise ning in whole or in part is e n the ownership of the land assignment or a true copy t gnee or assignees of such pi not operate to defeat or al	ritten consent of the lessor. s, including the right to draw expressly allowed—the coven- or assignment of rentals or r hereof; and it is hereby agree ert or parts shall fail or make flect this lease in so far as it	and remove casing. unts hereof shall extend oyalties shall be binding d in the event this lease default in the payment covers a part or parts of
	Q+ V			
In Testimony Whereof We Sign, this the	9thday of	July 192	4 M. Burckhartt	
WITNESS			ginia Burckhartt	(SEAL)
	A CHARACTER SEE AS	NIP TO PIET TO CO		(SEAL)
	Tulsa ss.	ENT TO THE LEASE		
BE IT REMEMBERED, That on this 9t. before me, a Notary Public in and for said County as Virginia Burckhartt acknowledged to me that they executed the sar IN WITNESS WHEREOF, I have hereunto	nd State, tame_parsor to me known to be the neas_their free and ve	nally_appeared te identical personSwholuntary act and deed for the	J. M. Burckhart to second the within and for the second puproses therein se	pregoing instrument and
	1928. (Seal)		Foster,	
My Commission Capital				Notary Public.
STATE OF OKLAHOMA, TULSA COUNTY, S This instrument was filed for record on the		Sept. 192 2	24 _{nt} 11:25	_o'clock_A_•M
and duly recorded in Book 463 Page433		and the same		
	(Seal)		O. G. Weaver, Brady Brown,	County Clerk.
그로 그 목욕된 물리를 하는 것 같습니다.	(2687)	Ву	pracy brown,	Deputy.

Section 11