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AGREEMENT, Made and entered into the	29.thday of	May 1024 by and	I between
Henry A. Slater of Castle Shannon Pa.	party of the	irst part, hereinafter called lessor (whether o	ne or more) and
V. Id. Cone, hereinafter c WITNESSETH, That the said lessor, for and in cash in hand paid, receipt of which is hereby acknowledge performed, ha. S. granted, demised, leased and let and b of mining and operating for oil and gas, and of laying of pi said products, all that certain tract of land, situate in the	consideration of One Dolls and of the covenants and agreeme y these presents do. 8s. grant, deipe lines, and building tanks, power County of Tulsa, State of Oklahom	party of the real nable cons not sherinafter contained on the part of lesses and let with the said lesses, for the s, stations and structures thereon to produce, s a, described as follows to-wit:	second part lessee. ider at 1018 ider at 1018 to be paid, kept and ole and only purpose ave, and take care of
All of the Northwe of Section Thirty Thirteen (13) E.	est Quarter (½) of t One (31) Township S	he Northwest Quarter (1) Seventeen (17) N. Range	
of section 31 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 cov 1st. To deliver to the credit of lessor, free of cosproduced and sayed from the leased premises.	Range 13 E. and contra term of two (2) enants and agrees: tt, in the pipe line to which it	ainingayears from this date, and as long theremay connectitswells, the equal on	cres, more or less. After as oil or gas, or e-eighth part of all oil
2nd. To pay lessor One Hundred each well where gas only is fou used in the manufacture of gaso payable monthly at the prevaili any such well for all stoves an said land during the same time risk and expense.	and No/100 Dollars nd, while the same line or any otherpr ng market rate; and d all inside lights	each year, in advance, fo is being used off the precoduct, a royalty of one-e lessor to have gas free in the principal dwellin	r the gas from mises, and if ighth (1/8), of cost from g house on
3rd. To pay lessor for gas from facture of gasoline or any othe payable monthly at the prevaili	r product at the ra	sed off the premises or inte of a royalty of on	n the manu- e-eighth (1/8)
Or within one-half If no well be commenced on said land/on or b as to both parties, unless the lessee on or before that date Bank at.	efore the 29.1hday	the lesser's credit in the	lease shall terminate
of said-lang the tags of sterting of the language of the langu	od for which rental has been paid, the payment of rentals in the san centals, as above provided, that the hatter had been no interruption in ribed land than the entire and undin which 125_interest bears to toil and water produced on said land the paid water produced on said land the paid water produced bear to toil and water produced on said land the paid water produced on said land the paid water produced by plow details and water produced on said land the paid water produced by plow details and water produced by plow details and the paid water produced by plow details and the paid water produced by the paid water produced by the paid water paid w	this lease shall terminate as to both parties, use amount and in the same manner as hereinbelast preceding paragraph hereof, governing the the rental payments. rided fee simple estate therein, then the royalt he whole and undivided fee. for	mless the lessee on or efore provided. And he payment of rentals
No well shall be drilled nearer than 200 feet to the Lessee shall have the right at any time to remove II the estate of either party hereto is assigned, and to their helrs, executors, administrators, successors or asson the lessee until after the lessee has been furnished with shall be assigned as to a part or parts of the above descript the proportionate part of the rents due from him or the said lands which the said lessee or any assignee thereof shin Lessor hereby warrants and agrees to defend the time the rights of the holder thereof. It is under stood that the above send unless oil or gas be found	all machinery and fixtures placed of the privilege of assigning in whole signs, but no change in the owners! a written transfer or assignment o bed lands and the assignee or assigneen, such default shall not operate all make due payment of said rental title to the lands herein described, a ens on the above described lands,	a said premises, including the right to draw an or in part is expressly allowed—the covenant ip of the land or assignment of rentals or roys a true copy thereof; and it is hereby agreed i nees of such part or parts shall fail or make de to defeat or affect this lease in so far as it coy and agrees that the lessee shall have the right a in the event of default of payment by lessor,	s hereof shall extend alties shall be binding n the event this lease efault in the payment ers a part or parts of t any time to redeem and be subrogated to
In Testimony Whereof We Sign, this the 29th	1 day of May	100 4	
WITNESS	washing Williams	Henry A. Slater	(SEAL)
J. R. Adamson		Henry A. Slater V. M. Cone	(SEAL)
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Pennsylvania STATE OF OKIMHOMA, COUNTY OF Allegand for Said County and State of before me, a Notary Publicia and for said County and State and V. M. Cone acknowledged to me that they executed the same as. IN WITNESS WHEREOF, I have hereunto set me	o me known to be the identical po their free and voluntary act a	me, the under signed, a Not lay 1924, per sonally appea of exclosional sinchward and ter reson. Swho executed the within and foregain deed for the uses and puproses therein set for	oing instrument and th,
My Commission expires June 4, 1927			X X
STATE OF OKLAHOMA, TULSA COUNTY, SS:			
and duly recorded in Book 463 Page 460	of the records of this	office. O. G. Weaver,	
This instrument was filed for record on the and duly recorded in Book 463 Page 460	(Seal)	By. Brady Brown,	County Clerk.