260656 AGREEMENT, Made n	C.il. J. nd entered into the	25th day of	September	192 4 by and between	
W. 3	I. Stemmons an	d M. J. Stemmons.	nusband and wife.		
A. A. King	of Tulsa. Ok	lahoma hereinafter	inst part, hereinafter called less	sor (whether one or more) and	
WITNESSETH, That the cash in hand paid, receipt of which performed, ha a granted, demi	ne said lessor, for and in this hereby acknowledged sed, lessed and let and by	consideration of One and and of the covenants and agreem	1 No/100 (\$1.00) ents hereinafter contained on the	DOLLARS, the part of lessee to be paid, kept and lessee, for the sole and only purpose n to produce, save, and take care of	***************************************
of mining and operating for oil as said products, all that certain tre	id gas, and of laying of pi ict of land, situate in the	pe lines, and building tanks, powe County of Tulsa, State of Oklahor	rs, stations and structures thereo na, described as follows to-wit:	n to produce, save, and take care of	
Starting at corner of S east and 25 south 300 f	a stake 663 : lection five (feet west of eet, thence ear	feet south of corn 5) Township nineted section line, then	er stone (buried) en (19) North, Ran noe west 395 feet north 300 feet to	in the northeast ge Twelve (12)	,
of section 5 Toy	wnship 19	Range 12 and cor	three three	acres, more or less.	
It is agreed that this lease either of them is produced from a In consideration of the practice in the consideration of the produced and enough from the consideration of the con	e shall remain in force for said land by the lessee. emises the said lessee cov- edit of lessor, free of cos	a term ofOne	years from this date, an	d as long thereafter as oil or gas, or	
and. To pay 1	essor a royalt	y of one-eighth fo	or the gas from eac	ch well where gas only	y
is found, while to of gasoline or an prevailing market stoves and all in	he same is bei y other produc rate; and les side lights in	ing used off the protect, a royalty of or	remises, and if use te-eighth (1/8), pay tee of cost from an alling house on sat	ed in the manufacture yable monthly at the my such well for all id land during the	
in the manufacture	e of gasoline me during whic	or any other produ	ct at the rate of e used, payable mo	off the premises or a royalty of one- onthly or a royalty of	f
					100
If no well be commence	d on said land on or ly nencement be d	efore the 25th delayed by court acsample to the leason, o	tion 19	24, the lease shall terminate	¢
		or its successors, which	shall continue as the depository	égardless of changes in the ownership	
of said land, the sum ofthe commencement of a well for	mon	ths from said date. In like man	hich shall operate as a rental an mer and upon like payments or t	nd cover the privileges of deferring cenders the commencement of a well	90000
may be further deferred for like the down payment, covers not or period as aforesaid, and any and	period of the same number fly the privileges granted all other rights conferred	er of months successively. And i to the date when said first rental	t is understood and affeed that t is payable as aforegaid, but also	enders the commencement of a well he consideration first recited herein, the lessee's option of extending that	A COLORADA
Should the first well drill twelve months from the expirati before the expiration of said twel it is agreed that upon the resumn and the effect thereof, shall conti	ed on the above describe on of the last rental peri- live months shall resume btion of the payment of r nue in force just as thoug	d land be a dry hole, then, and i od for which rental has been paid the payment of rentals in the sa entals, as above provided, that the h there had been no interruption is	in that event, if a second well is this lease shall terminate as to me amount and in the same man be last proceding paragraph hereon the rental payments.	not commenced on said land within both parties, unless the lessee on or ner as hereinbelore provided. And of, governing the payment of rentals	Charles
provided for shall be paid the less Lessee shall have the righ	sor only in the proportion t to use free of cost, gas, o	which 018interest bears to oil and water produced on said lar	the whole and undivided fee. ad foroperation	then the royalties and rentals herein s thereon, except water from well of	
When requested by lessor No well shall be unlied no	lessee shall hurv	his pipe lines below plow rouse or barn now on said premise properations to growing crops	depth. s, without the written consent of top said land	tire-lessor.	
to their heirs, executors, adminis on the lessee until after the lessee shall be assigned as to a part or a	trators, successors or ass has been furnished with parts of the above describ	igns, but no change in the owner a written transfer or assignment sed lands and the assignee or assi	ship of the land or assignment of or a true copy thereof; and it is l gnees of such part or parts shall	—the covenants hereof shall extend rentals or royalties shall be binding nereby agreed in the event this lease fail or make default in the payment so far as it covers a part or parts of	Contractor of
of the proportionate part of the said lands which the said lessee of	cents due from him or the r any assignee thereof sha	em, such default shall not operat Ill make due payment of said rent the to the longer bowin described	e to defeat or affect this lease in al. and agrees that the lesses shall b	so far as it covers a part or parts of	
for lessor, by payment, any mor the rights of the holder thereof.	tgages, taxes or other lie	ene on the above described lands	, in the event of default of payrr	ave the right at any time to redeem nent by lessor, and be subrogated to	STATE OF THE STATE
				회원 공회 하는 빛이 없다.	STATE OF THE PERSON NAMED IN
					internation of the second
In Testimony Whereof W	7e Sign, this the2	5th day of Septem	ber4		
	ITNESS		W. J. Stem	mons (SEAL)	g Change
			M. J. Stem	mons (SEAL)	Į
				(SEAL)	at (accept
STATE_OF OKLAHOMA. CO	UNTY OF TULE	ACKNOWLEDGMENT TO TO TO SECOND	HE LEASE Me, the undersigne	d, a Notary Public, in rsonally appeared	
and for said count	y and State of	n this 25th day of	September, 1924 per ear-of-our-Lord one blowsand with one and M. J. Stam	rsonally appeared humbeled mons, husband and wif	
and A. A. Yi	ng t	o me known to be the identical	person_Bwho executed the w	ithin and foregoing instrument and	7
acknowledged to me that they Given under my han IN WIFUSS WHIELD	d and seal the	their free and voluntary act of day and year las y official signature and affixed my	and deed for the uses and puprose C BDOVE WIITED. potorial seal the day and year firs	s therein set förth. ± abovo written.	
My Commission expires		1928. (Seal)			March Caro
STATE OF OKLAHOMA, TU	LSA COUNTY, SS:	anne Oot	1024 2.50	AND DESCRIPTION OF THE PROPERTY OF THE PROPERT	
and duly recorded in Book 468 Pr	or record on the	of the records of th	is office.	ver, County Clerk. Deputy.	
		(Sep 1)	Rrad- Brown	County Clerk.	- Stage Sta
			ByBrady Brown	Deputy.	Pic Service

M COMBAILED BAS