per Land the order of the substitute of the subs

AGRE	EMENT,	Made an	d entered	l into th	16th	Too	day of	August	o and dam	192.4 by and	between on, a single
man	of	Tulsa	Cour	ity,	Oklahoma		postwoć tije	first part, here	inafter called les	sor (whether one	or more) and
WITNI cash in hand p performed, ha of mining and said products,	ESSETII aid, receip S grand operating all that c	That the pt of which ted, demis for oil an ertain tra-	said les is hereb ed, leased d gas, and t of land	sor, for y acknow I and let d of layin , situate	and in consider yledged and of and by these page of pipe lines in the County	eration of the covenion of the covenion, and build of Tulsa, S	One & Ants and agreen QS grant, ding tanks, powitate of Oklaho	NO/100 nents hereinafte lemise, lease and ers, stations and ma, described as	er contained on the con	he part of lessee the part of lessee to lessee, for the solon to produce, say	DOLLARS, be paid, kept and e and only purpose e, and take care of
	The Quan the (NW)	South ter (South	west NE4) east	Quart of No Quar	cer (SW orthwest ter (SE) of N Quart) of N	ortheast er (NW4) ortheast	Quarter of Nort Quarter	(NET) and heast Quan (NET) of	l the Nort rter (NE4) Northwest	heast and Quarter
of section	33	Tow	mship	20-N	Range_	14-E	and co	ntaining	sixty (6	0) aer	es, more or less.
It is age either of them In cons 1st. T produced and	reed that is production ideration to deliver saved fro	this lease ed from s of the pre to the ero m the lear	shall rem aid land l mises the dit of les ed premi	nain in fo by the less said less sor, free ses.	orce for a term see. ee covenants of cost, in the	ofO and agrees: pipe line	ne (1) to whichh	years	from this date, an	nd as long thereaf	ter as oil or gas, or
same is other pr rate; an inside 1	being oduct d les ights	used, a resorted	off oyalt o hav he pr	the py of e gas	oremises one-eight free of oal dwel	and i hth (1 f cost ling h	f used i /8),paya from an ouse on	n the mar ble month y such we	nufacture nly at the sul for al during t	of gasoli prevaili 1 stoves	d, while the ne or any ng market and all ime by making
3rd. To the manu eighth (factu	re of	2880	line	Or any	other	mroduct	well and - payabl	used off Le quarter	the premis	ses or in alty of one-
		en grand			or before th		16th	NO7	ømber	24	ase shall terminate
Bank at of said land, the commence may be further the down pays period as afore Should twelve months before the explication of the said land the effect of Lessee selessor. When range of the said land the land the said land the sesee is to their heirs, on the lessee until the said land the said land said land which said land said said said said said said said sai	the sum ment of a deferred nent, cover on the first the first the first tupon the ration of the cover of the	of Sixt of Sixt of Sixt a well for I for like p ers not onl any and a well drille e expiratio said twel- he e resump- hall contin is a less in is a less in id the less e the right by lessor, drilled nea for damag e the right ther part t, administ the lesse p part or p er of the r desseen	Dkla. Dkla. ninc eriod of ty ythe pri ll other r d on the m of	No/10 9 (9) he same vileges g ights cor above d last rent s shall re e payme e just as the above n the projee of cost all bury 200 feet by ime to re s assigna incressors furnishe te above from him	months from number of mot anted to the eferred. secribed land all period for visume the pay though there e described land cortion which, gas, oil and visume the law of the house or his a move all machd, and the pri or assigns, but dwith a writt described land or them, sue of shall make of the mother than the principal of the mother than the principal land or them, sue of shall make of the mother than the principal land or them, sue of shall make of the mother than the mothe	n said date in said date in succe into when be a dry h hich renta ment of r sa above p had been n id than the LHGLI water prod Depretions t inery and vilege of at t no chan en transfer is and the default s den nurs	ccessors, which DOLLARS, v In like ma ssively. And said first rental ole, then, and I has been pai entals in the si rovided, that t o interruption i entire and un nterest bears to ueed on said la mes below plow on said premis to growing crop fixtures placed signing in whe in the owner or assignment en the owner or assignment saignee or assignment assignment or operat	shall continue a which shall oper mer and upon I it is understood its payable as al in that event, I d, this lease shall me armount am he last preceding the rental pay itvided fee simple the whole and und for	as the depository of the as a rental as ike payments or and agreed that foresaid, but also foresaid, and the same ments. In the same man and the same a	regardless of change and cover the pri- tenders the commence consideration are the lesses's option not commenced both parties, unlarer as hereinbefor, governing the then the royalties as thereon, except the lessor. Ight to draw and —the covenary agreed in tendals or royalthereby agreed in fail or make defa so far as it cover	ges in the ownership vileges of deferring tenement of a well first recited herein, an of extending that on said land within eas the lessee on or the provided. And payment of rentals herein water from well of the water from well of the water from the lessen of the water from the less hall extend less shall be binding the event this lense ult in the payments of any time to redeem do be subrogated to
		hereof W	e Sign, t	his the	18th			192	4 M. Waggo		
	,	WI	TNESS			,					(SEAL)
								D.C	• Willer		(SEAL)
STATE OF O n and fo BE-171	KLAHO ENESE	MA, COI Ld Coy BERES,	NTY O	nd S	ACKN Tulsa ate on	owledg this 1	MENT TO T Before n .6th day	HE LEASE 10, the u of Augus	ndersigned t 1924 pe	i, a Notar ersonally abundand	y Public, appeared
before ne, and	oury Po arl V	olfein and 7. Sam	to sad pson,	County a	Hgle ma	n RO N 10wn to be	y M. Was the identical	goner an person S_wl	d ELS16 Le	e_Waggone vithin and foregoi	r, his wife
acknowledged G1VOI INNY	to me tha unde INEST	t the	y execut hand First	ed the sa and eccurt	meas the seal the	inree and day a	l voluntary act nd year and wear	and deed for the	e uses and pupros Ve writter	es therein set fort! Labore written	
Му Сог	nmission	expires	Jan.	26,	1927.	(Seal)	R. V	• Logan,		Notary Public.
STATE OF O This ins	trument	was filed fo	or record	on the,	10	day					ockPM.,
					(Seal)			0.	G. Weaver		County Clerk.
					'naar]			ВуВ	rady Brown	l.,	Deputy,