AGREEMENT, Made and entered into the2 L. A. O'Brien	3rā	_day of	May	192_4_by and	between
Skiatook Okla.		party of the	rst-part, hereinafter	called lessor (whether one	or more) and
C. R. Travers & C. D. Kend	ell Onles	Oklaho	ne haveinoft	called less	econd part lesses
WITNESSETH, That the said lessor, for and in co cash in hand paid, receipt of which is hereby acknowledged as performed, ha. Segranted, demised, leased and let and by the of mining and operating for oil and gas, and of laying of pipe said products, all that certain tract of land, situate in the Co	ese presents do lines, and building unty of Tulsa, Sta	_0.8grant, der gtanks, power te of Oklahom	nise, lease and let unto , stations and structu , described as follows	the said lessee, for the solves thereon to produce, say to-wit:	le and only purpose ye, and take care of
The South West & of the Nort of the South West & and the	h East 🖟 a Southeast	ind the l	orth West 2 South West	of the South	Gast 2 1 West
of section 22 Rec It is agreed that this lease shall remain in force for a cither of them is produced from said land by the lesses. In consideration of the premises the said lessee coven:	term of	3	years from th	s date, and as long thereal	fter as oil or gas, or
In consideration of the premises the said lessee coven: 1st. To deliver to the credit of lessor, free of cost, produced and saved from the leased premises.			garan da Maria da Ka		The second second
2nd. To pay lessor one eighth of the same is being used off the any other product, a royalty of rate; and lessor to have gas free side lights in the principal dwe his own connections withthe well	premises, one-eighth e of costf Lling hous	and if the contract of the con	sed in the reayable month such well for display	nanufacture of aly at the prev or all stoves a	gasoline or ailing market ind all in-
3rd. To pay lessor for gas produc the manufacture of gasoline or ar during which such gas shall be us monthly at the prevailing market	ly other proceed by other process.	ny oil w roduct a le o	ell and used t the rate or r a royalty	off the premif one eighth fof one-eighth	ses or in or the time (1/8) payable
If no well be commenced on said land on or before		đ đ	Oct.	10 24 the I	esse shall terminate
as to both parties, unless the lessee on or before that date sh Bank at Skiatook, Oklas of said land, the sum of Sixty	all pay or tender t	o the lessor, or cessors, which	the lessor's credit in hall continue as the de	the_Rexell_Drug epository regardless of char	Store
the commencement of a well for	s from said date. of months success the date when sa	In like man sively. And it aid first rental	ner and upon like pay is understood and ag s payable as aforesaid	ments or tenders the com- reed that the consideration ,but also the lessee's opti	mencoment of a well i first recited herein, on of extending that
period as aforesaid, and any and all other rights conferred. Should the first well drilled on the above described twelve months from the expiration of the last rental period before the expiration of said twelve months shall resume the tis agreed that upon the resumption of the payment of rer. and the effect thereof, shall continue in force just as though. If said lessor owns a less interest in the above describ provided for shall be paid the lessor only in the proportion v. Lessee shall have the right to use free of cost, gas, oil	land be a dry hole for which rental e payment of rentals, as above prothere had been no bed land than the extent hal 8	le, then, and i has been paid ntals in the sa vided, that th interruption in entire and und	i that event, if a sect this lease shall termi ne amount and in the e last preceding parag the rental payments, vided fee simple estat the whole and undivid	nd well is not commenced nate as to both parties, us same manner as hereinbe raph hereof, governing the e therein, then the royalti- ed fee.	on said land within iless the lessee on or fore provided. And e payment of rentals es and rentals herein
When requested by lessor, lessee shall buryit	S pipe lin	es below plow n said premise	lepth. s. without the written		
Lessee shall pay for damages caused by	machinery and fi he privilege of ass ns, but no change written transfer of d lands and the a n, such default sh	extures placed signing in who in the owners or assignment ssignee or assigned all not operate	on said premises, inclu e or in part is express hip of the land or ass or a true copy thereof; nees of such part or j to defeat or affect th	ly allowed—the covenants gnment of rentals or roya and it is hereby agreed in parts shall fail or make de is lease in so far as it coven	s hereof shall extend lties shall be binding the event this lease fault in the payment ers a part or parts of
said lunds which the said lessee or any assignee thereof shall Lessor hereby warrants and agrees to defend the tit for lessor, by payment, any mortgages, taxes or other lien the rights of the holder thereof.	s on the above d	escribed lands	in the event of defar	ilt of payment by lessor, i	and be subrogated to
In Testimony Whereof We Sign, this the 23r	đ	av	100 4		
In Testimony Whereof We Sign, this the	Pcany or		L. A	• O'Brien	(SEAL)
					(SEAL)
A	CKNOWLEDGA	MENT TO T	IE LEASE	and upon the case you was not one may be one may be not be for all only the case you have been and the Beautiful the second supplementary and the second of a production of the second of the second of the second of The second of the second supplementary and the second of the second of the second of the second of the second	(SEALI)
STATE OF OKLAHOMA, COUNTY OF Tulse in and for said county and State before mg a Notary Public front for said County and State	on this 23	Before of day, of	ne, the under May 1924, po our our Lord one in Brien	rsigned, a Note ersonally appea our of nice burded and	ary Public, ared
and one me a mounty manuscriming sets and account and	me known to be	the identical	ersonwho exec	uted the within and foreg	oing instrument and
and to me that he executed the same as acknowledged to me that he executed the same as GIVEN HARD SEAL TO	onigh Arighty	voluntary act	and deed for the uses of a hove wri	nd pupreses therein set for t t en nd year first above writter	th. 1.
My Commission expires 10-24-26	Seal	,1	D. W. Li	1088.	Notary Public.
STATE OF OKLAHOMA, TULSA COUNTY, SS: This instrument was filed for record on the	14dav.	oct.	,192_4_nt	10:10	clockAM.,
and duly recorded in Book 463 Page 483	of tl	ne records of th	is office.	leaver,	
	(Seal)		b. Bradv	Brown,	County Clerk.
			Dyzzzz.		neputy.

COMPARED BY