And the second and th

270767

C.M.J.

AGREEMENT, 1	Made and entered into the	20th	day of Oct	ober	192.4_by and	l between
Mar	garet Keeter (ne	e_Deal)_and. ma	Tom Keeter	her hus	band	
J. H.	Christie, Oklaho Middleton, part	y of the sea	cond_part, he	reinafter	called lesses	second part lessee.
WITNESSETH, ash in hand paid, receipt erformed, ha. S. grante f mining and operating f aid products, all that cer	That the said lessor, for and of which is hereby acknowled d, demised, leased and let and or oil and gas, and of laying of tain tract of land, situate in the	in consideration of ged and of the covent by these presents do pipe lines, and build be County of Tulsa, S	One (51.00 ants and agreements es grant, demise, ing tanks, powers, strate of Oklahoma, de	hereinafter conta lease and let unt ations and structu scribed as follows	ined on the part of lessee o the said lessee, for the s res thereon to produce, so to-wit:	DOLLARS to be paid, kept and ole and only purpose aye, and take care of
	West half (₩%)	of Northwes	st quarter (nw½)		
of section_4	Township22	Rango 14	five (5)	elght.	Уа	cres, more or less.
It is agreed that t either of them is produce In consideration o 1st. To deliver t produced and saved fron	his lease shall remain in force d from said land by the lessee, f the premises the said lessee c o the credit of lessor, free of the leased premises.	ovenants and agrees:	to which he	may connect_h	is date, and as long there	eighth part of all oil
premises, sai	lessor for gas for gas for gross proceeds and payments to be for all stoves ring the same times.	at the preva made month and all ins	illing marke lly and less side lights	t rate, for or to have in the pri	or all gas use gas free of incipal dwelli:	d off the cost from ng house on
vailing marke	essor for gas pr tre of casing-hes trate for the g yments to be mad	as so used,	eighth (1/8 for the ti	ll and use) of the page and the medium of t	ed off the preseross proceeds which such gas	nises of for at the pre- s shall be
	mmenced on said land on or	20th		October	., 25	
as to both parties, unless	mmenced on said land on or the lessee on or before that de ille. Oklehome Eighty (\$80.0	te shall pay or tender	r to the lessor, or the	lessor's credit in t	the First Natio	nal
he commencement of a nay be further deferred the down payment, cover	well for 12 for like period of the same nur is not only the privileges gran	nonths from said date mber of months succe ted to the date when	e. In like manner s essively. And it is u said first rental is pa	nd upon like pay nderstood and agr yable as aforesaid	ments or tenders the com- eed that the consideration, but also the lessee's opt	mencement of a well n first recited herein, ion of extending that
Should the first we welve months from the pefore the expiration of s t is agreed that upon the and the effect thereof, shipper of the paid lessor owns provided for shall be paid Lessee shall have	any and an other rights consulting and an other rights consulting and the last rental p aid twelve months shall resur resumption of the payment all continue in force just as the a less interest in the above de it the lessor only in the proport the right to use free of cost, gr	ibed land be a dry heriod for which rent ne the payment of frentals, as above pough there had been n escribed land than the fion which. 1118i	ole, then, and in the al has been paid, this rentals in the same as rovided, that the las to interruption in the e entire and undivide interest bears to the w	t event, if a seco lease shall termi mount and in the t preceding parag rental payments. d fee simple estate chole and undivide	nd well is not commence mate as to both parties, u same manner as hereinb raph hereof, governing the therein, then the royalt dee.	d on said land within nless the lessee on or fore provided. And le payment of rentals les and rentals herein
essor. When requested h	y lessor, lessee shall bury illed nearer than 200 feet to t	his pipel	ines below plow depti	1. Joseph the predictors	pangont of the larger	
Lessee shall pay for Lessee shall have If the estate of eit of their heirs, executors, on the lessee until after thall be assigned as to a of the proportionate part	there nearer than 200 feet to to damages caused by————————————————————————————————————	itsoperations we all machinery and and the privilege of a assigns, but no changith a written transfer cribed lands and the them, such defaults	to growing crops on a fixtures placed on an assigning in whole or ge in the ownership of or assignment or a t assignee or assignees shall not operate to d	aid land. id premises, incluing part is expresslot the land or assioned rue copy thereof; of such part or plefeat or affect the	ding the right to draw an y allowed—the covenant gament of rentals or roys and it is hereby agreed i arts shall fail or make de is lease in so far as it cov	s hereof shall extend lities shall be binding n the event this lease fault in the payment ers a part or parts o
In Testimony WI	nereof We Sign, this the	20th day of	October	1924		
	WITNESS				t Keeter (nee ter iddleton	Deal) (SEAL)
· · · · · · · · · · · · · · · · · · ·						
		ACKNOWLEDG	MENT TO THE I	EASE		
efore me, a Notary Pub	AA, COUNTY OF Ada. ERED, That on this 22 lic in and for said County and	State, camepers	sonally appe	ared Tom.	Keeter and Mar	garet Keete
cknowledged to me that	they executed the same	as their free an	d voluntary act and d	leed for the uses a	nd puproses therein set for	th.
My Commission e	expires Oct. 26.	1927. (Sea	1)	C. I.	King.	Nation Bridge
HOWELL MANAGEMENT OF THE PARTY			7 1 17 17 17 17 17 17 17 17 17 17 17 17	and the following of the first		
This instrument w	as filed for record on the	29day	of Oct.	, 192_4 at	1:00	'clockPM.
ınd duly recorded in Boo	k 463 Page 499	of	the records of this off	ice. O. G.	Weaver,	

(Seal)

Brady Brown,

DS-84