271101 C.M.J.					par diamental and provinces.
AGREEMENT, Made and entered into the M. H. Bredehoaf	15th	day of	September	1924 by and b	ctween
of Broken Arro	w. Okla.	,party of the	firet-part, hereinafter ca	lled lessor (whether one	or more) and
Mays Drilling Co.	hareinafter	_called_le	SS08:	party of the s	cond part, lessee.
WITNESSETH, That the said lessor, for a cash in hand paid, receipt of which is hereby acknowly performed, ha. R. granted, demised, leased and let a of mining and operating for oil and gas, and of laying said products, all that certain tract of land, situate in	edged and of the cov nd by these presents of pipe lines, and bu the County of Tulsa	enants and agreem do_e.sgrant, do ilding tanks, powe a, State of Oklahon	ents' hereinafter containe mise, lease and let unto t s, stations and structures a, described as follows to	ed on the part of lessee to he said lessee, for the sole thereon to produce, save- wit:	be paid, kept and and only purpose , and take care of
the southeast fourty Section Fourteen (14) lying west of the har the Main St. of the c	Township E d surfaced	ighteen (l road, said	8) North, Rans	e Fourteen ea	st (14E).
of section	ce for a term of	one	years from this c	late, and as long thereaft	s, more or less. er as oil or gas, or
nd. To pay lessor 1/8th of ga year in advance, for the gas being used off the premises, product, a royalty of one-ei and lessor to have gas free lights in the principal dwel own connections with the wel	from each wand if used ghth (1/8), of cost from ling house of	well where d in the m payable m m any such on said la	gas only is fanufacture of onthly at the well for all addring the	cound, while the gasoline or an prevailing mare stoves and all	ne same is ny other rket rate; l inside
3rd. To pay lessor for gas p the manufacture of gasoline year for the time during whi one-eighth (1/8) payable mon	or any other ch such gas	r product shall be	at the rate of ised, payable	' 1/8th of gas monthly or a :	Dollars per
If no well be commenced on said land on					
as to both parties, unless the lessee error before that Bank at					
of said land, the sum of					
the commencement of a well for may be further deferred for like period of the same n the down payment, covers not only the privileges gra- period as aforesaid, and any and all other rights conf	umber of months su inted to the date whe erred.	ccessively. And i en said first rental	is understood and agreed is payable as aforesaid, but	that the consideration fat also the lessee's option	rst recited herein, of extending that
Should the first well drilled on the above detwelve months from the expiration of the last rental before the expiration of said twelve months shall resit is agreed that upon the resumption of the paymen and the effect thereof, shall continue in force just as I f said lessor owns a less interest in the above provided for shall be paid the lessor only in the property lessor shall have the right to use free of cost,	cribed land be a dry period for which re- ume the payment of t of rentals, as above hough there had been	r hole, then, and i ntal has been paid of rentals in the sa oprovided, that the no interruption in	n that event, if a second this lease shall terminat ne amount and in the sa e last preceding paragrap the rental payments.	well is not commenced of e as to both parties, unle me manner as hereinbofo, th hereof, governing the p	n said land within ss the lessee on or e provided. And sayment of rentals
When requested by lessor, lessee shall bury	his pipe	e lines below plow	lepth.		water from well of
No well shall be drilled nearer than 200 feet to Lessee shall pay for damages caused by	118operation	ns to growing crops	on said land.	o the right to draw and r	emove casing. ereof shall extend es shall be binding
If the estate of either party hereto is assigned to their heirs, executors, administrators, successors on the lessee until after the lessee has been furnished shall be assigned as to a part or parts of the above do fthe proportionate part of the rents due from him said lands which the said lessee or any assignee there	with a written trans escribed lands and the or them, such defaul of shall make due pay	ter or assignment of assignee or assignee or assignee to assignee or assignee or assignent of said rents	or a true copy thereof; an nees of such part or part to defeat or affect this le l.	d it is hereby agreed in t s shall fail or make defar ease in so far as it covers	the event this lease alt in the payment a part or parts of
Lessor hereby warrants and agrees to defend for lessor, by payment, any mortgages, taxes or oth the rights of the holder thereof.	the title to the lands ier liens on the abov	herein described, ve described lands,	and agrees that the lessee in the event of default	shall have the right at a of payment by lessor, an	ny time to redeem I be subrogated to
Lessee further agrees to dr. the SW4 of Section 14, Twn. date.	ill a well d 18 N. Range	for oil or 14 E. said	gas on any lo well to comm	cation he may ence within 30	select on days from
In Testimony Whereof We Sign, this the	15th day o	of Septeml	er4		
WITNESS			M. H. Br		(SEAL)
			Martha B	redehoeft	(SEAL)
				er de lay de fiet par des propries en en en de tag de de per per de de la	(SEAL)
STATE OF OKLAHOMA COUNTY OF TI In and for said county and Sta	ilsa ite on this	SEMENT TO THE SE Before - day of M. H. Bred	me, the under	signed, a Nota personally ap management rtha Bredehoef	ry Public, paared t, his wife
andacknowledged to me thatthey_executed the san CIVEN under my hand and IN NUTNESS WILLIAM LINES AND	to me known to	be the identical v	erson S who executed	the within and foregoing	o instrument and
My Commission expires Aug. 28, 1		Seal)		C. Dowdy,	Notary Public.
STATE OF OKLAHOMA, TULSA COUNTY, SE	3: ₂	. Nov.	1 0	0	*
This instrument was filed for record on the and duly recorded in Book 463 Page 504	d	ay ol	, 192 at s office.	o'cle	ekM.,
다. 그리면 100 시간 100 전 100 전 전 201 시 : 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			O. G.	weaver.	County Clerk.

COMPARED BY