AGREEMENT, Made	and entered into the ude Anderson	8th	day of	November	192.4 by and b	etween
D. H. Johnston	party of	the second p	party of the art, here \$1.00 an	irst part, hereinafter inafter call iother cons nts hereinafter cont	called lessor (whether one ed 183866. idenations deretions lined on the part of lessee to	or more) and cond_part, lessee. DOLLARS. be paid, kept and
WITNESSETH, That sish in hand paid, receipt of w erformed, ha. S. granted, de f mining and operating for oi aid products, all that certain	mised, leased and let ar land gas, and of laying tract of land, situate in	id by these presents d of pipe lines, and build the County of Tulsa,	o_ OB _grant, de ding tanks, power State of Oklahom	nise, lease and let unt s, stations and struct a, described as follow	o the said lessee, for the sole tres thereon to produce, save to-wit:	and only purpose , and take care of
	he Southeast ortheast Qua				and the	
section4 It is agreed that this lother of them is produced fro		Range 13	one year	ainingyears from th	80 acre	s, more or less. er as oil or gas, or
In consideration of the 1st. To deliver to the	m said land by the lesse premises the said lesses credit of lessor, free o	e. covenants and agrees f cost, in the pipe line			is_wells, the equal one-e	
reduced and saved from the nd. To pay less 1/8) of the gro remises, said pell for all stouring the same xpense.	or for gas fi ss proceeds a ayments to be ves and all :	rom each wel at the preva a made an inside light	l where go iling mark d lessor s in the	is only is fi cet rate, fo so have gas orincipal dw	ound, the equal r all gas used of free of cost freelling house on	one-eighth off the om any such said land
rd. To pay less he manufacture ailing market r	of casing-hea ate for the g	ad gas, one- gas so used,	eighth (1, for the	(8) of the gaine during	d off the premisons proceeds a which such gas	t the pre- shall be use
and payments to 1. Perty of the and, one of whi reak inthe lime trata, or the seven hundred (2 he first produc hall be prosecu	second part and the second part and second below trata in whice the second feet deep tion of crude with due to with due to the second part and	agrees to dr ll be drille the Wilcox s ch oilis fou p, which dee oil obtain	ill at les d deept en and, being nd in Turi p test she ed from ti	ast three we lough to test the strata tey Hountain all be commented by the strate of t	lls on the above t what is known known as the twells, approximated within six by the lessee, a	e described as the thir arkey Mounta mately twent months afte and said tes
If the well be come so the state of the stat						
ank at		or its :	successors, which	hall continue as the d	epository regardless of chang a rental and cover the priv	es in the ownership
ne commencement of a well lay be further deferred for li ne down payment, covers no	for ke period of the same n t only the privileges gra	months from said da umber of months suc inted to the date whe	te. In like man cessively. And it n said first rental	ner and upon like par is understood and ag s payable as aforesaid	ments or tenders the comm reed that the consideration i ,but also the lessee's option	encement of a well irst recited herein, a of extending that
Should the first well d welve months from the expire efore the expiration of said t is agreed that upon the resi and the effect thereof, shall co If said lessor owns a les rovided for shall be paid the Lessee shall have the r	rilled on the above destation of the last rental welve months shall resumption of the paymen	cribed land be a dry period for which ren ume the payment of t of rentals, as above hough there had been	hole, then, and I tal has been paid rentals in the sai provided, that the	i that event, it a sec this lease shall term ne amount and in the last preceding para the rental payments.	ond well is not commenced of inate as to both parties, unli- same manner as hereinbefor graph hereof, governing the	on said land within ess the lessee on or re provided. And payment of rentals
essor. When requested by less	eor locean chall hury	his wine	lines helow plow	lentli		water from wen of
No well shall be drilled Lessee shall pay for da Lessee shall have the r If the estate of either r	mages caused by]	.USoperations	s to growing crops d fixtures placed	on said land.	ding the right to draw and	emove casing, hereof shall extend
If the estate of either potential the secutors, adm the lessee until after the leball be assigned as to a part of the proportionate part of the proportionate part of the secutors which the said lesse Lessor hereby warrant or lessor, by payment, any the rights of the holder there	mistrators, accessions see has been furnished or parts of the above dhe rents due from him to or any assignee there is and agrees to defend mortgages, taxes or other.	with a written transf escribed lands and th or them, such default of shall make due pay the title to the lands l er liens on the above	er or assignment of assignment	or a true copy thereof mees of such part or to defeat or affect the land agrees that the le in the eyent of defa	and it is hereby agreed in a parts shall fail or make defa als lease in so far as it cover ssee shall have the right at a ult of payment by lessor, an	the event this lease ult in the payment a part or parts of any time to redeem d be subrogated to
In Testimony Whereo	f We Sign, this the	Sth_day o	Noven	ber 192 4		
	WITNESS				apde Anderson	
	n 'en den jan open jan een 'en 'en person van het dijk eet van eel het de te Canada van de stad de	ACKNOWLED	GMENT TO TI			(SEAL)
TATE OF OKLAHOMA, BE IT REMEMBERI	COUNTY OF 4t	ulsa h day of Dec	S: ember in the y	ear of our Lord one ti	ousand nine hundred andt	wenty four
efore me, a Notary Public in	and for said County a	nd State, came	rsonally_s	ppeared Mau	de_Anderson cuted the within and foregoi	
cknowledged to me that	she_executed the sar	ne as. herfree a	nd voluntary act	and deed for the uses	and puproses therein set forth and year first above written.	
My Commission expir	June 30th	., 1928. (S	eal)	C.	V. Baker,	Notary Public
	territoria de la composição de la compos			Carried and Control of Control of Street or other	10:50 o'c	
This instrument was fil and duly recorded in Book 46	ed for record on the 3 Page 522	, <u>0</u> do	y of I the records of th	, 192 at is office.	0°C	iockM.,
				O. ₽~	G. Weaver,	County Clerk,
	(Seal)			By		Deputy.

SS and Pr