AGREEMENT,	Made and entered into the	30	day ofOct	ober	192by and be	tween
Willian	H. Langley (a	single man) oj	f Westville.			
D. C. Mi	ller.party of t	he second part	party of the first p t.hereinafte	art, hereinafter called	l lessor (whether one of (Whethe SSO Farty-of the-se	r more) and r one or mor
WITNESSETH	, That the said lessor, for an pt of which is hereby acknowle ted, demised, leased and let a g for oil and gas, and of laying ertain tract of land, situate in	nd in consideration of	One (1/00)	ereinafter contained	on the part of lessee to	DOLLARS.
	South-Half of	the North-Las	st Quarter (	St of NEt)		
of section35	Township 20 N.	Range 13 E.	and containing	Eighty (80	))	, more or less.
	this lease shall remain in forced from said land by the lesse of the premises the said lesse	ce for a term of	two (≿)	years from this dat	e, and as long thereafte	7.3
produced and saved fro	to the credit of lessor, free of the leased premises.	from anch wall	o whichm	ay connect	the equal one-en	one of abth
any such wer	lessor for gas a gross proceeds id payments to a l for all stove ring the same timese.	s and all insi	rue rights r	n one princi	har magriring	nouse on
3rd. To pay the manufact vailing mark used, said p	lesson for gas qure of casing-he et rate for the ayments to be me	produced from ead gas, one-e gas so used, ade quarterly.	any oil well in the time	l and used of of the grosse during whi	off the premiss proceeds a lch such gas	ses, or for t the pre- shall be
If no well be o	ommenced on said land on	or before the 30	annanananday oi.	October		se shall terminate
as to both parties, unle	ss the lessee on or before that	date shall pay or tender	to the lessor, or the le	ssor's credit in the	eoples	
Bank atWes of said land, the sum	tville, Okla.	or its suc	cessors, which shall co	ontinue as the deposit	ory regardiess of change	s in the ownership
may be further deferred the down payment, cov	a well for	number of months successanted to the date when s	sively. And it is un aid first rental is pay:	derstood and agreed t able as aforesaid , but	hat the consideration fi also the lessee's option	rst recited herein, of extending that
Should the first twelve months from th before the expiration of it is agreed that upon t and the effect thereof, s	well drilled on the above des e expiration of the last rental [ said twelve months shall res the resumption of the paymen thall continue in force just as t	scribed land be a dry ho I period for which rental sume the payment of re to f rentals, as above pro- though there had been no	ole, then, and in that has been paid, this I entals in the same am ovided, that the last interruption in the re	event, if a second we ease shall terminate a count and in the same preceding paragraph) ental payments.	ell is not commenced on is to both parties, unle manner as hereinbefor hereof, governing the p	n said land within ss the lessee on or e provided. And ayment of rentals
LOGGOY	ns a less interest in the above ald the less or only in the prop e the right to use free of cost,				ations thereon, except	vater from well of
When requested No well shall be Lessee shall pay	by lessor, lessee shall bury _ drilled nearer than 200 feet to for damages caused by	the house or barn now of 1 ts operations to	nes below plow depth. on said premises, with o growing crops on sai	out the written conse	nt of the lessor.	
Lessee shall have If the estate of a to their heirs, executors on the lessee until after shall be assigned as to of the proportionate page.	e the right at any time to ren wither party hereto is assigned s, administrators, successors of the lessee has been furnished a part or parts of the above d art of the rents due from him	nove all machinery and it l, and the privilege of as or assigns, but no change t with a written transfer of lescribed lands and the a or them, such default sh	axtures placed on said signing in whole or it e in the ownership of or assignment or a tru ssignee or assignees of all not operate to de	i premises, including t i part is expressly allo the land or assignme ue copy thereof; and i of such part or parts s feat or affect this leas	he right to draw and r wed—the covenants h nt of rentals or royaltie t is hereby agreed in t shall fail or make defau se in so far as it covers	ereof shall extend es shall be binding he event this lease It in the payment a part or parts of
for lessor, by payment the rights of the holde	d lessee or any assignee there arrants and agrees to defend , any mortgages, taxes or otl r thereof.	her liens on the above d	escribed lands, in th	e event of default of	payment by lessor, and	be subrogated to
In Testimony V	Vhereof We Sign, this the	30day of	October			
	WITNESS				. Langley	
				D. C. Mil	ler	,(SEAL)
	gal age in the life and any one had been any one and any one and the same and any one and any one and any one a	in may be used in this pine that the page and page that page and page that the page and the page			ar ng ang ang ang ang ang ang ang ang ang	(SEAL)
STATE OF OKLAHO	OMA, COUNTY OF		MENT TO THE LE			uantu fann
before me, a Notary Pt	BERED, That on this. 29 U	nd State, camepers	onally appe	ared William	u. Langley,	a single ma
acknowledged to me th	atexecuted the sar	me as hisfree and	voluntary act and de	ed for the uses and pu	proses therein set forth.	g marrament and
My Commission	expiresAug251	h, 1927	(Seal)	₩• C. Bo	st,	Notary Public.
STATE OF OKLAHO	OMA, TULSA COUNTY, S	s:	Det	E 4	70	70
This instrument and duly recorded in B	OMA, TÜLSA COUNTY, S was filed for record on the 584	&Qday c	of he records of this offic	e. O C wa	aver,	ockT.TM.,
		(Seal)		Brady Br		County Clerk.

COMPARED 5%