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AGREEMENT, Made and entered into the	7thday o	February 1925	_by and between
J. W. Spencer and a	. = . =	La., OKLA.	hether one or more) and
Ms. Es. Carpenter. h WITNESSETH, That the said lessor, for cash in hand paid, receipt of which is hereby acknow performed, ha. S. granted, demised, leased and let of mining and operating for oil and gus, and of layir said products, all that certain tract of land, situate	and in consideration of	One dollar	of lessee to be paid, kept and
feet thence east 200 fe	et thence south 140 in Industrial Heig	#19-thence running nort feet, thence 200 feet to this addition to the city ded plat thereof.	o the
of section	orce for a term offive	d containingyears from this date, and as lo	ng thereafter as oil or gas, or
2nd. To pay the lessor One from each well where gas on and lessor to have gas free lights in the principal dwe own connections with the well	of cost from any s Lling house on said	such well for all stoves a land during the same time	and all inside
3rd. To pay lessor for gas prate of Dollars, per yes payments to be made each thi	ir for the time dur	ing which such gas shall	premises at the oe used, said
		day of19	
as to both parties, unless the lessee on or before the Bank at	DOLLA months from said date. In li number of months successively. ranted to the date when said first fierred. leseribed land be a dry hole, then al period for which rental has be esume the payment of rentals in ent of rentals, as above provided, sthough there had been no interru ye described land than the entire a portion which his interest b t, gas, oil and water produced on s its pipe lines befor to the house or barn now on said in tis — operations to growin emove all machinery and fixtures ed, and the privilege of assigning s or assign, but no change in the described lands and the assignee nor them, such default shall not reof shall make due paymere of sa there is an and the assignee nor them, such default shall not reof shall make due paymere of sa there is no the above described	which shall continue as the depository regardl RS, which shall operate as a rental and covered with the same and upon like payments or tender. And it is understood and agreed that the corrental is payable as aforesaid, but also the let a payable as a foresaid, but also the let a payable as a foresaid, but also the let a payable as a foresaid, but also the let a payable as a foresaid, but also the let a payable as the payable as to both the same amount and in the same manner at that the last preceding paragraph hereof, governor that the last preceding paragraph hereof, governor to the whole and undivided fee. The payable and undivided fee simple estate therein, then the last proceeding and undivided fee. The properties of upon the let groups on said land. Diaced on said premises, including the right to make the payable of the land or assignment of rental ment or a true copy thereof; and it is hereby or assignees of such part or parts shall fall operate to defeat or affect this lease in so far drantal. First, and agrees that the lessee shall have the lands, in the event of default of payment by the payable and agrees that the lessee shall have the lands, in the event of default of payment by the payable and the payment by the payable and payable and payment by the payable and payable	ess of changes in the ownership yer the privileges of deferring is the commencement of a well sideration first recited herelin, see's option of extending that commenced on said land within parties, unless the lessee on or thereinbefore provided. And erning the payment of rentals are royalties and rentals herein con, except water from well of essor. draw and remove casing. covenats hereof shall extend is or royalties shall be binding agreed in the event this lease make default in the payment as it covers a part or purts of
In Testimony Whereof We Sign, this the WITNESS	day of	J. W. Spencer	(SEAL)
WIIIDD			(SEAL)
			(SEAL)
	ACKNOWLEDGMENT		
before me, a Notary Public in and for said County and acknowledged to me that he executed thes	and State, came_persons 1 to me known to be the ide ame as_hisfree and volunts to set my official strangure and affice	ntical person who executed the within	and foregoing instrument and ein set forth.
STATE OF OKLAHOMA, TULSA COUNTY, This instrument was filed for record on the and duly recorded in Book 463 Page 558	SS: 26 day of F	∋b. , 192 5 at 1;30	o'clock_P.eM.,
	(Seal)	ds of this office. O. G. Weaver, By Brady Brown,	County Clerk.
	*Deg 1 /	ByBrauy Brown,	Deputy.