AGREEMENT, Made and entered into the 23rd day	ly of MAY
Emmett L. Arnold and Edna W. Arn	told husband and wife
Edward Yoder, hereinafter called lesses	party of the second part, lessee.
Edward Yoder, hereinafter called lesses Witnesseth, That the said lessor, for and in consideration of cash in hand paid, receipt of which is hereby acknowledged and of the covenants aperformed, ha. S. granted, demised, leased and let and by these presents do. 9.8 of mining and operating for oil and gas, and of laying of pipe lines, and building the said products, all that certain tract of land, situate in the County of Tulsa, State of the county	One (51.00).  DOLLARS.  Industriements hereinafter contained on the part of lessee to be paid, kept and legrant, demise, lease and let unto the said lessee, for the sole and only purpose like, powers, stations and structures thereon to produce, save, and take care of of Oklahoma, described as follows to-wit:
Being the North-west Quarter (1/4) of Section Eighteen (16) Townshi Fourteen East (14) containing Fo	p Nineteen (19) North, and Range
of section	and -containingaeres -moso- er- loss.
It is agreed that this lease shall remain in force for a term of _One_(l either of them is produced from said land by the lessee,  In consideration of the premises the said lessee covenants and agrees:  1st. To deliver to the credit of lessor, free of cost, in the pipe line to whe produced and saved from the leased premises.	years from this date, and as long thereafter as oil or gas, or nich he may connect his wells, the equal one-eighth part of all oil
2nd. To pay lessor one eight of the proceed only is found, while the same is being used facture of gasoline or any other product, a at the prevailing market rate; and lessor t for all stoves and all inside lights in a p	s for the gas from each well where gas off the premises, and if used in the manuroyalty of one-eighth (1/8), payable monthly o have gas free of cost from any such well
3rd. To pay lessor for gas produced from an the manufacture of gasoline or any other pr time during which such gas shall be used - monthly at the prevailing market rate.	oduct at the rate of one eighths for the
completed  If no well be commoned on said land on or before the 23rd as to both parties, unless the losses on ephelore that date shall pay or tendente the	
Bank ator its success	ors, which shall continue as the depository regardless of changes in the ownership
Should the first well drilled on the above described had be a dry holy, he believe months from the expiration of the last rental period for which rental helper the expiration of said twelve months shall resume the payment of the tis agreed that upon the recomption of the payment of rentals, as above/provid and the effect thereof, shall/continue in force just as though there had been no interest in the above described land than the entil provided for shall be paid the less or only in the proportion which "hls_interest Lessee shall have the right to use free of cost, gas, oil and water produced.	h like manner and upon like payments or tenders the commencement of a well ly. And it is understood and agreed that the consideration first recited herein, first rental is payable as aforesaid byte also the lessee's option of extending that then, and in that event, if a second well is not commenced on said land within been paid, this lease shall terminate as to both parties, unless the lessee on or s in the same amount and in the same manner as hereinhefore provided. And ed, that the last preceding payargaph hereof, governing the payment of rentals reruption in the rental payments.  re and undivided fee simple estate therein, then the royalties and rentals herein st bears to the whole and undivided fee.  on said land for
lessor.  When requested by lessor lesses shall have his pipelines b	elow plow denth.
No well shall be drilled nearer than 200 feet to the house or barn now on as Lessee shall pay for damages caused by	wing crops on said land.  res placed on said premises, including the right to draw and remove casing.  ing in whole or in part is expressly allowed—the covenants hereof shall extend the ownership of the land or assignment of rentals or royalties shall be binding signment or a true copy thereof; and it is hereby agreed in the event this lease nee or assignees of such part or parts shall fail or make default in the payment not operate to defeat or affect this lease in so far as it covers a part or parts of
92.4	
In Testimony Whereof We Sign, this the 23rd day of 1	Emmett L. Arnold (SEAL)
WITNESS	Edna W. Arnold (SEAL)
	(SEAL)
ACKNOWLEDGME!	IT TO THE LEASE
before mera-Motary Public in and for said County and State, same Entities	or TO THE LEASE fore me, the undersigned, a Notary Public, in ay in the May to 1924 personally appeared ett L. Arnold and Edna W. Arnold identical person. S. who executed the within and foregoing instrument and
acknowledged to me that the yexecuted the same as their_free and volume in WITNESS WHEREOF. I have hereunto set my official signature and	untary act and deed for the uses and puproses therein set forth. affixed my notarial seal the day and year first above written.
My Commission expires Dept. 7. 1920. [Seal]	Stanley D. Campbell, Notary Public.
STATE OF OKLAHOMA, TULSA COUNTY, SS:  This instrument was filed for record on the 3 day of and duly recorded in Book 463 Page 5.96 of the re	March 1925 at 9:30 o'clock A. M., cords of this office.
	C. G. Weaver, County Clerk.
(Seal)	Brady Brown, County Clerk.  By Brady Brown, Deputy.

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