AGREEMENT, Made and entered into the	22ndday of	November	$\frac{4}{192}$ by and between	
J. H. Goedecke and Em	llie Goedecke.	his wife and	H.W.Goedecke and Le	ena
of Goedecke, his wife of	Ployell Hilom	he first part, hereinafter	called lessor (whether one or mor	ce) and
W. T. scott , hereinafter ca	lled lessee:		party of the second	part, lessee.
WITNESSETH, That the said lessor, for and in consi h in hand paid, receipt of which is hereby acknowledged and	of the covenants and agree	ements hereinafter conta	ined on the part of lessee to be pai	d, kept and
formed, ha.Sgranted, demised, leased and let and by these nining and operating for oil and gas, and of laying of pipe line I products, all that certain tract of land, situate in the Count	presents do 0.0 grant, s, and building tanks, por	demise, lease and let unt wers, stations and structu	o the said lessee, for the sole and or res thereon to produce, save, and t	nly purpose take care of
l products, all that certain tract of land, situate in the Count	y of Tulsa, State of Oklah	oma, described as follows	to-wit:	
The North Or	ne-Half (N호) o	f the Northess	ut One-Quarter	
(NEZ)		_		
14 18 N	13 E.	containing Eight	, v	
rectionTownshipRang. It is agreed that this lease shall remain in force for a ter	e five	containing.	acres, mo	
er of them is produced from said land by the lessee.				
In consideration of the premises the said lessee covenant 1st. To deliver to the credit of lessor, free of cost, in t duced and saved from the leased premises.	s and agrees: he nine line to which	he may connect. I	is wells, the equal one-eighth r	part of all oil
duced and saved from the leased premises.	no popo uno vo monizza.			
d. To pay lessor for the	eas from each	well where ex	s only is found wh	ila the
me is being used off the premise her product, a royalty of one-ei	s, and if use	d in the manuf	acture of gasoline	or any
her product, a royalty of one-ej	ghth $(1/8)$, pay	yable monthly	at the prevailing n	narket
te; and lessor to have gas free side lights in the principal dwe	OI COST ITOM &	any such well o said land dr	Tor all stoves and	all by maki
s own connections with the well	at his own ris	sk and expense	TTITE OTTE PRINC OTHE	ny makl
d. To pay lessor for gas produce e manufacture of gasoline or any	d from any oil	l well and use	d off the premises	or in
s produced for the time during w	hich such gas	shall be used	payable monthly.)ra
s produced for the time during walty of one-eighth (1/8) payabl	e monthly at t	the prevailing	market rate.	
If no well be commenced on said land on or before	the22	_day ofNovemb	er 19 25 , the lease sha	11 terminate
both parties, unless the lessee on or before that date shall	pay or tender to the lessor	, or the lessor's credit in	the First National	
Broken Arrow, Oklahoma, Eighty				
aid land, the sum of Eighty	DOLLARS,	which shall operate as	a rental and cover the privileges	of deferring
commencement of a well for by the firmenths from the further deferred for like period of the same number of	om said date. In like n nonths successively. An	d it is understood and ag	ments or tenders the commenceme reed that the consideration first re-	ent of a well cited herein,
commencement of a well for twelve months fr be further deferred for like period of the same number of a down payment, covers not only the privileges granted to the od as aforesaid, and any and all other rights conferred.	e date when said first ren	tal is payable as aforesaic	, but also the lessee's option of ex	tending that
Should the first well drilled on the above described lan two months from the expiration of the last rental period for the expiration of said twelve months shall resume the pa agreed that upon the resumption of the payment of rental the effect thereof, shall continue in force just as though the	d be a dry hole, then, an	d in that event, if a seconical this lease shall termi	ond well is not commenced on said nate as to both parties, unless the	land within lessee on or
re the expiration of said twelve months shall resume the payment of rental	ayment of rentals in the	same amount and in the	same manner as hereinbefore prograph hereof, governing the payme	vided. And nt of rentals
the effect thereof, shall continue in force just as though the	e had been no interruptio	n in the rental payments.	a therein then the revealties and re	ntale harain
If said lessor owns a less interest in the above described vided for shall be paid the lessor only in the proportion which	h his interest bears	to the whole and undivid	ed fee.	antala norom
Lessee shall have the right to use free of cost, gas, oil an or.			_operations thereon, except water	irom well of
When requested by lessor, lessee shall bury	or barn now on said prem	ow depth. vises, without the written	consent of the lessor.	
Lessee shall pay for damages caused bynls	_operations to growing cr	ops on said land.		
Lessee shall have the right at any time to remove all ma If the estate of either party hereto is assigned, and the	chinery and fixtures place privilege of assigning in w	ed on said premises, inclu hole or in part is express	ding the right to draw and remove Ly allowed—the covenants hereof	shall extend
Lessee shall have the right at any time to remove all m: If the estate of either party hereto is assigned, and the j- heir heirs, executors, administrators, successors or assigns, he lessee until after the lessee has been furnished with a wri- be assigned as to a part or parts of the above described is ne proportionate part of the rents due from him or them, s lands which the said lessee or any assignee thereof shall ma	but no change in the own	ership of the land or ass nt or a true copy thereof:	ignment of rentals or royalties shall and it is hereby agreed in the eye	ll be binding ent this lease
be assigned as to a part or parts of the above described la	nds and the assignce or a uch default shall not oper	ssignees of such part or i	parts shall fail or make default in t is lease in so far as it covers a par	the payment t or parts of
lands which the said lessee or any assignee thereof shall ma	ke due payment of said re	ental.	ence shall have the wight of our fire	an to radioam
lands which the said lessee or any assignee thereot shall ma Lessor hereby warrants and agrees to defend the title to lessor, by payment, any hortgages, taxes or other liens or rights of the holder thereof.	the above described lar	ids, in the event of defai	alt of payment by lessor, and be s	ubrogated to
rights of the holder thereof.				
In Testimony Whereof We Sign, this the 22nd	day of Nove	mber 192 4		4.
WITNESS		J. H.	Goedecke	(SEAL)
HITMEON		Emili.	Goedecke Goedecke Goedecke Joedecke	(\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
		Lene (goedecke	(SEAL)
		. ,		(SEAL)
ACK	NOWLEDGMENT TO	THE LEASE		
ACK TE OF OKLAHOMA, COUNTY OF TULSE TOR SAID COUNTY and State on the	ss: Befor	e me, the und	ersigned, a Notary	Public,
for said county and state on the	is sang gay of	to Acer of one Ford one th	president production abbea	rea
re me, a Notary Public from 6 for mid County and State, c H. W. Goedecke, and Lana Goedack	ame. J. H. G	oedecke and dr	milie Goedecke his	wife
H. W. Goodecke and Lena Guzdack	knowh to be the flientic	al personSwho exec	uted the within and foregoing inst	rument and
nowledged to me that they executed the same as the GIVen under my hand and seal IN-VITNESS-VHEREOUT Limited from the cottage of	LT free and voluntary a	ect and deed for the uses of ar last above	nd puproses therein set forth. Written.	
INTERESCIPATION, Plant heremited by off	eini eigna (Thomas Callbrack)	ayenowwa kamaneya	na poletica Iliano written.	
My Commission expires May 28, 1925.	(Seal)	Chas.	J. Denton, No	tary Public
This instrument was filed for record on the	Mar Mar	• 100 5	9:30 o'clock_	A. xr
This instrument was filed for record on the duly recorded in Book 463 Page 606				
Carl Territoria in Dook too tage-parameter continuent	unated and records of	0. G.	Weaver, Cou	
도 제 : 조건 42년 12일 - 1	eal)	Rmadi	Cou	nty Clerk.
그 사람들은 사람들은 사람이 되었다. 생각이 생각하는		ByBrau		Deputy,
	and the second of the second o		the control of the co	

SOMPARED BY