AGREEMENT, Made	C • M • J • e and entered into the	15th	day of	January	192 <mark>5</mark> by a	and between
H.	Garber, a s: Collinsville	ingle man . Okla-		first part, hereinaffer	called lessor (whather	one or more) and
J. H. Middl	eton	and the second s	Owa-	mov purv, mecuniliter	party of t	he second part, lessee.
J. H. Middl WITNESSETH, That sh in hand paid, receipt of w rformed, haS granted, de mining and operating for oi id products, all that certain	the said lessor, for an chich is hereby acknowl emised, leased and let a land gas, and of laying tract of land, situate in	nd in consideration of ledged and of the cover ind by these presents d to pipe lines, and buil a the County of Tulsa,	nants and agreem to 89 grant, de ding tanks, powe State of Oklahor	lents hereinafter conti emise, lease and let unt rs, stations and structu na, described as follows	ined on the part of less o the said lessee, for the res thereon to produce to-wit:	DOLLARS. ee to be paid, kept and e sole and only purpose save, and take care of
	(1) in Indust	trial Height insville, Ok	s 4dditio	6) in Block ( n to the Inco ccording to t	rporated	
			en de la companya de La companya de la co			
It is agreed that this le	ease shall remain in for	ce for a term of				acres, Indre or less. — reafter as oil or gas, or
her of them is produced fro In consideration of the 1st. To deliver to th oduced and saved from the	premises the said lesse c credit of lessor, free o	ee. e covenants and agrees of cost, in the pipe line	s: e to which_he	may connectl	is_wells, the equal	one-eighth part of all oil
d. To pay less to gas from eac emises, and if yable monthly ty such well for ring the same	h well where used in the at the prevai r all stoves	gas only is manufacture lling market and all ins	found, who of gasol: rate; and ide light:	hile the same ine a royalty I lessor to h s in the prin	is being us of one-eigh ave gas free cipal dwelli	ed off the th (1/8), of cost from ng on said lan
pense. d. To pay lessonufacture of groceeds payable	asoline or an	ny other production of the provided in the provided in the provided in the provided in the production of the production	luct	a royalty of	one-eighth	(1/8) of the
The payment he the lesses; an ficient postage t mentioned da	rein referred d the deposite e and proper	d to may be ting of such ly addressed	made in c currency to the l	urrency draf , draft or cl essor, or sa	t, or check a neck in any r id bank on or	t the option ost office wit before said
		1	esa (j. 1919) <b>Eh</b> romania	Ťau	n a	
If no well be comme to both parties, unless the	nced on said land on	or before the	er to the lessor	ay of January	the Collinsvi	e lease shall terminate lle National
nkat COLLL	nsville, Okla	noma or its s	successors, which	shall continue as the de	pository regardless of c	hanges in the ownership
said land, the sum of e commencement of a well by be further deferred for li down payment, covers no riod as aforesaid, and any s	two and 50/10 twe lve ke period of the same retonly the privileges gr	months from said da number of months succented to the date when	DOLLARS, w te. /In like man cessively. And n said first rental	bich shall operate as nner and upon like pay it is understood and ag is payable as aforesaid	a rental and cover the ments or tenders the c reed that the considera , but also the lessee's c	privileges of deferring commencement of a well tion first recited herein, ption of extending that
Should the first well delve months from the expiration of said: is agreed that upon the resid the effect thereof, shall confirm and lessor owns a lee ovided for shall be paid the	irilled on the above dei ration of the last renta twelve months shall res umption of the paymen ontinue in force just as t ss interest in the above t less or only in the prop	scribed land be a dry I period for which ren sume the payment of it of rentals, as above though there had been d described land than tl ortion which LLS	hole, then, and tal has been paid rentals in the sa provided, that the interruption in the entire and unclinterest bears to	in that event, if a seco, i, this lease shall termi ume amount and in the he last preceding parag n the rental payments. itivited fee simple estat the whole and undivid-	nd well is not commen nate as to both parties same manner as hereir raph hereof, governing a therein, then the roys ad fee.	ced on said land within , unless the lessee on or abefore provided. And the payment of rentals alties and rentals herein
sor. When requested by les	saor. Jessee shall bury	hispipe	lines below plow	depth.		cept water from well of
If the estate of either their heirs, executors, adm the lessee until after the le all be assigned as to a part the proportionate part of the dands which the said lesses.	right at any time to ren party hereto is assigned inistrators, successors a ssee has been furnished or parts of the above d the rents due from him se or any assignee there	novo all machinery an d, and the privilege of or assigns, but no cha l with a written transfe lescribed lands and th or them, such default of shall make due pay	d fixtures placed assigning in who nge in the owner er or assignment e assignce or assi shall not operat ment of said rent	on said premises, inclu le or in part is expressl ship of the land or assi or a true copy thereof; gnees of such part or p e to defeat or affect th al.	ding the right to draw glowed—the covena gnment of rentals or re and it is hereby agree parts shall fail or make is lease in so far as it o	and remove casing, nts hereof shall extend yelties shall be binding d in the event this lease default in the payment overs a part or parts of t at any time to redeem
r lessor, by payment, any e rights of the holder there	mortgages, taxes or ot	her liens on the above	e described lands	in the event of defai	ilt of payment by lesso	r, and be subrogated to
In Testimony Where	of We Sign, this the	l5thday of	January	192 5		
	WITNESS			H. Gar		(SEAL)
				J. H.		(SEAL)
	to the state of th	ACKNOWLED	GMENT TO T	HE LEASE		des a respectable and resonance in the second contract and the second contract
ATE OF OKLAHOMA, and for said co Bichicum Publicio	COUNTY OF TU	te, on this day of	Si5th day H. Garbe	me, the unde of January, er, a single	rsigned, a No 1925 personal man	ly appeared
knowledged to me that. h knowledged to me that. h GIVEN UNDER NWYPWEE WIE	~~~~~~~~	to me known to	be the identical	personwho exec	uted the within and fo	regoing instrument and forth.
My Commission expir	m _ a, _ q,	, 1926. (Se	el)	M. F. St	9919.	Notary Public.
		SS:				
ATE OF OKLAHOMA.	TULSA COUNTY S	1.5	March	5	2:20	o'clock P. M
ATE OF OKLAHOMA, This instrument was fi	led for record on the	da	y of	1921 at	ر پيا پر چاکو چه ساهنوميد بيانور که پير يو. که ايو که مه شد .	0 010000
ATE OF OKLAHOMA, This instrument was fi d duly recorded in Book 46	led for record on the	da	f the records of t	o. G. W	eaver, rown,	