	881647 C.M.J		Oct	ober	4	
AGREEMENT, Made as	oper and Ila	Cooper, husb	and and wife		192 $\frac{4}{}$ by and between	
ofBixby, I	ulsa County	Oklahoma po	arty of the first part,	hereinafter called l	essor (whether one or mor 188888 party of the second p	e) and
C. M. Sheldon	Jr. party of	tne second p	art,nereinar One	ter carred	party of the second p	nrt, lessee.
WITNESSETII, That the	the sala tessor, for and the is hereby acknowledged	ged and of the covenants:	and agreements herein	nafter contained on	the part of lessee to be paid	d, kept and
performed, ha Bgranted, demi of mining and operating for oil ar said products, all that certain tra	nd gas, and of laying of act of land, situate in th	pipe lines, and building t e County of Tulsa, State	anks, powers, stations of Oklahoma, describe	and structures there	con to produce, save, and t	ake care of
The Sast f	ive acres of	the S.E. ten	acres of lo	t four (4),	being identica	11
with the E Township S	き of the SEな eventeen (17	of the SEt of	f the NET of thirteen E	Section To	being identica urteen (14) in	
101111111	(1)	, 1101011, 110116				
of sectionTov	wnship:	-Range	_and containing	five	acres, mor	e or less.
It is agreed that this lease either of them is produced from s	e shall remain in force f	or a term ofT1	/еу	ears from this date, a	and as long thereafter as oi	l òr gas, or
In consideration of the pro- 1st. To deliver to the cr produced and saved from the lea			hich he may c	onnect his w	ells, the equal one-eighth p	art of all oil
produced and saved from the lea	sed premises.				one, and adam and algum p	
2d. To pay the le gas only is found free of cost from dwelling house on	, while the s	same is being ll for all sto	used off the oves and all	e premises, inside lig	and lessor to ht in the princ	have gas
wells at his own	risk and expe	ense.	orme by mar	ring ura ow	n connections v	ATOM ONG
3d. To pay lessor	for gas prod	luced from any	oil well a	nd used off	the premises	t the
rate of one eight	h of the net	proceeds, for	the time du	iring which	gas shall be u	sed,
and if used in th (1/8), payable mo:	e manuracture nthly.at the	prevailing re	or any other	r product,	a royalty or or	e-ergnun
If no well be commence					19 25 the lease shallirst National	terminate
as to both parties, unless the less Bank atBixb				s credit in the		
of said land, the sum of	Twenty five	DO	LLARS, which shall	operate as a rental	and cover the privileges of	f deferring
the commencement of a well for	12 mo	onths from said date.	In like manner and up	on like payments or	tenders the commencement	nt of a well
the commencement of a well for may be further deferred for like p the down payment, covers not on period as aforesaid, and any and a	ly the privileges grante all other rights conferre	ed to the date when said	first rental is payable	as aforesaid ,but also	o the lessee's option of exte	ending that
Should the first well drille welve months from the expiration efore the expiration of said twel t is agreed that upon the resump and the effect thereof, shall contin	ed on the above describ on of the last rental pe	bed land be a dry hole, t riod for which rental has	then, and in that ever been paid, this lease	nt, if a second well i shall terminate as t	is not commenced on said l o both parties, unless the l	and within essee on or
pelore the expiration of said twel t is agreed that upon the resump	ve months shall resume tion of the payment of	e the payment of rental rentals, as above provid	in the same amount led, that the last prece	and in the same ma eding paragraph her	anner as hereinbefore prove eof, governing the paymen	ded. And t of rentals
and the effect thereof, shall continue. If said lessor owns a less in provided for shall be paid the less	terest in the above des	igh there had been no inte cribed land than the enti	erruption in the rental re and undivided fee s	payments. imple estate therein,	then the royalties and rer	itals herein
Lessee shall have the right essor.	to use free of cost, gas	on which	st bears to the whole a on said land fori t	na undivided lee. 78operatio	ons thereon, except water for	om well of
When requested by lessor,	lessee shall buryit	S pipe lines b	elow plow depth.			
No well shall be drilled nea Lessee shall pay for damag	es caused by_ its	operations to gro	wing crops on said lan	ıd.		
Lessee shall have the right If the estate of either part	t at any time to remove y hereto is assigned, ar	e all machinery and fixtu id the privilege of assign	res placed on said pres ing in whole or in part	mises, including the t is expressly allowe	right to draw and remove d—the covenants hereof s	casing. hall extend
If the estate of either part o their heirs, executors, administ n the lessee until after the lessee hall be assigned as to a part or p of the proportionate part of the r aid lands which the said lessee or	trators, successors or a has been furnished wit	ssigns, but no change in th a written transfer or a	the ownership of the l ssignment or a true co	land or assignment of py thereof; and it is	of rentals or royalties shall hereby agreed in the even	be binding t this lease
nail be assigned as to a part of p of the proportionate part of the r	ents of the above descr ents due from him or t	ribed lands and the assig them, such default shall hall make due payment o	nee or assignees of suc not operate to defeat	th part or parts shall or affect this lease i	ll fail or make default in ti n so far as it covers a part	e payment or parts of
Lessor hereby warrants an or lessor, by payment, any mor the rights of the holder thereof.	d agrees to defend the	title to the lands herein	described, and agrees	that the lessee shall	have the right at any time	to redeem
the rights of the holder thereof.	tguges, taxes or differ	nens on the above descr	iped lands, in the eye	ne of default of pay	ment by lessor, and be su	orogated to
	rang Malifya				sik and a tild	
In Testimony Whereof W	e Sign, this the31	.stday of	October	1924		
WI	TNESS		que des del con des que un	A. Cooper		(SEAL)
				Ila Cooper	-	(SEAL)
man and the section with the section of the section	ann ann agus ann ann an ann air ann air ann air ann an ann an ann ann ann ann ann ann	g dan mar ang iku dan min mag ana man pik ang pan mar Manggang manggang manggang manggang			aper mare mare juus mele den mel sam hap sage sage sage mele men juur sage juur juur juur juur juur sage sage Mare sage juur mele den mele sage sage sage sage sage sage sage sag	(SEAL)
		ACKNOWLEDGMEN	TO THE LEASE			
TATE OF OKLAHOMA, CO	UNTY OF ZU	days October	in the seas of a	and one that	ne hundred and twent	v four
efore me, a Notary Public in and	l for said County and S	state, came_person	ally appeare	dAOoop	er and Ila Coo	per
md- <u>his wife</u>		to me known to be the	identical person	who executed the	within and foregoing instr	ıment and
cknowledged to me thatthe						
IN WITNESS WHEREO My Commission expires	Flow So 300	my omerar signature and	umxeu my notarial sea T	a the day and year fi	rst above written.	
My Commission expires	THOAT ESTAS	Delleal)		w. Trownan.	Note	ry Public.
TATE OF OKLAHOMA, TUI		* *	7 Hayana la			
This instrument was filed found duly recorded in Book 463 Pa	or record on the	day of	nords of this offer	2.9. at 3:1	· P. o'clock P.	M.,
are duly recorded in DOOK 405 PR			PAPERS OF STATES	O. G. Weav	er,	
This instrument was filed fo and duly recorded in Book 463 Pa	(5	eal)	Rv	Brady Brow	n, Count	y Clerk. Denuty
병류 보시 전 등이 발생하게 화되다.						

B. M.