AGREEMENT, Made and entered into the				
f				
WITNESSETH, That the said partof the fir ruly paid by the said partof the second part, the rart of the partof the second part, to be paid, kept, at unto the said partof the second part, uperating for oil and gas, and of laying pipe lines, consand situate in the County of	eccipt of which is hereby acknow and performed, hagranted, d heirs, executors, administral structing tanks, buildings and of	wledged, and of the cover lemised, leased and let, an tors, successors and assig ber structures thereon to Oklahoma, described as	nants and agreements he id by these presents do gns, for the sole and on take care of said produc follows, to-wit:	reinafter contained on the grant, demise, lease and ly purpose of mining and ts, all that certain tract of
	,			***************************************
of Section	the term of ten years from thisheirs, executors, administratheirs, executors anheirs, executors, a	date, and as long therestors, successors and assign d agrees: administrators, successors apart of all oil produced in advance for the gas f	nfter as oil or gas or e ns. and assigns, free of cos and saved from the lease from each well where ge	ther of them is produced t, in the pipe line to which ed premises. Is only is found, while the
ame is being used off the premises, and the first part	om any oil well and used off the parts to be made each three months	premises at the rate of s in advance.		Dollars per year for the
The partof the second part agrees to complete at the rate of	n advance, for each additional ompleted, and it is agreed that th		s such completion is del	ayed from the time above
The partof the second part shall have the rig				for its operation thereon
When requested by first part, the second part. No well shall be drilled nearer than	feet to the house or barn on so		th on cultivated land.	
The partof the second part shall have the right remove casing. All payments which may fall due under the	is lease may be made direct to			
or deposited tocredit in				CARLO CONTROL
after which all payments and liabilities thereafter to ace All covenants and agreements herein set forth betw WITNESS our hands and seals, the day and year ab WITNESS:	reen the parties hereto shall exte	nd to their heirs, executor	rs, administrators, succes	sors and assigns.
			****************************	[SEAL.]
(1)			*··	[SEAL,]
<u> </u>			*******************************	[SEAL.]
On the day of day of				
Notary Public in and for said County and State, duly que				
ind	ehad executed the same as	free and	voluntary act and deed	the within and foregoing for the uses and purposes
My commission expires	191			Notary Public
STATE OF OKLAHOMA,				
On the day of day of Notary Public in and for said County and State, duly qua	alified, commissioned and acting	as such, personally appea	red	
oregoing instrument as lessee, and acknowledged to me urposes therein set forth. IN TESTIMONY WHEREOF, I have hereunto set	e thathehad executed the s	ame as	free and voluntary act a	
My commission expires	191,			
TATE OF OKLAHOMA,	Country			
Before me, a		aty and State, on this	day of	A. D. 191,
ersonally appeared	to	me known to be the ident	ical person who subscrib	ed the name of the lessee.
o-wit: nd acknowledged to me that he executed the same as his ses and purposes therein set forth.	s free and voluntary act and dec	ed, and as the free and vo	pluntary act and deed of	such corporation, for the
IN TESTIMONY WHEREOF, I have hereunto set My commission expires				
그리고 하는데, 그리고 아무리 아름이 하는데, 그리고 하고 하는데 나를 가게 하는데 하는데 이 이번 생각		State of the second of the sec		
TATE OF OKLAHOMA, County of This instrument was filed for record on the	day of		. D, 191, at	o'clock M., and
		\$4454444444444444444444444444444444444		

in in the property of the second seco