249309 C.M.J. AGREEMENT, Made and entered into thethis 1.7th		
Joe Abraham and Fannie Abraham, husban	d-and-wifearty of the first part, hereivafter calle	d lessor (whether one or more) and
PETERS PETROLEUM CORPORATION		party of the second part, lessee.
PETERS PETROLEUM CORPORATION  WITNESSETH, That the said lessor, for and in consideration ofO cash in hend paid, receipt of which is hereby acknowledged and of the covenants performed, ha_ granted, demised, leased and let and by these presents do go of mining and operating for oil and gas, and of laying of pipe lines, and building said products, all that certain tract of land, situate in the County of Tulsa, State	ne_Dollar_snd_other_e and agreements hereinafter contained grant, demise, lease and let unto the tanks, powers, stations and structures the of Oklahoma, described as follows to-w	ond and valuable politically on the part of lessee to be paid, kept and said lessee, for the sole and only purpose ereon to produce, save, and take care of the ca
The East Half of the Northwest	Quarter	
of section 26 Township 17 North Range 13 Eas	t . Rightw	
It is agreed that this lease shall remain in force for a term of	gyears from this dat	
2nd. To pay the lessor One Eighth of Gr from each well where gas only is found, whi and lessor to have gas free of cost from an lights in the principal dwelling house on sown connections with the wells at his own r	oss Proceeds from sald le the same is being t y such well for all st aid land during the sa	e of gas for the gas used off the premises, toves and all inside
3rd. To pay lessor for gas produced fro for the manufacture of casing-head gas, One gas for the time during which such gas shall	m any oil well and use Eighth of the Gross p l be used, said paymen	ed off the premises or proceeds from sale of sunts to be made monthly.
If no well be commenced on said land on or before the17tb. as to both parties, unless the lessee on or before that date shall pay or tender to the lank atBristow, Oklahomaor its succession.	the lessor, or the lessor's credit in the_sors, which shall continue as the deposit	American National
of said land, the sum of	In like manner and upon like payment ely. And it is understood and agreed t first rental is payable as aforesaid ,but	s or tenders the commencement of a well but the consideration first recited herein, also the lessee's option of extending that
Should the first well drilled on the above described land be a dry hole, twelve months from the expiration of the last rental period for which rental habefore the expiration of said twelve months shall resume the payment of rental; is agreed that upon the resumption of the payment of rentals, as above provi and the effect thereof, shall continue in force just as though there had been no in! If said lessor owns a less interest in the above described land than the ent provided for shall be paid the lessor only in the proportion which. hisintereduced the shall have the right to use free of cost, gas, oil and water produced.	then, and in that event, if a second w s been paid, this lease shall terminate r is in the same amount and in the same ded, that the last preceding panagraph cerruption in the rental payments. ire and undivided fee simple estate ther est bears to the whole and undivided fee.	all is not commenced on said land within s to both parties, unless the lessee on or manner as hereinbefore provided. And nereof, governing the payment of rentals sin, then the royalties and rentals herein
lessor.  When requested by lessor, lessee shall bury <u>his</u> pipe lines.  No well shall be drilled nearer than 200 feet to the house or barn now on s  Lessee shall pay for damages caused by <u>his</u> poperations to gr	below plow depth. aid premises, without the written consc	
Lessee shall have the right at any time to remove all machinery and fixts If the estate of either party hereto is assigned, and the privilege of assign to their heirs, executors, administrators, successors or assigns, but no change in on the lessee until after the lessee has been furnished with a written transfer or a shall be assigned as to a part or parts of the above described lands and the assigned the proportionate part of the rents due from him or them, such default shall said lands which the said lessee or any assignee thereof shall make due payment	arcs placed on said premises, including taing in whole or in part is expressly allot the ownership of the land or assignment or a true copy thereof; and ignee or assignees of such part or parts soot operate to defeat or affect this leas of said rental,	wed—the covenants hereof shall extend to of rentals or royalties shall be binding t is hereby agreed in the event this lease hall fail or make default in the payment e in so far as it covers a part or parts of
Lessor hereby warrants and agrees to defend the title to the lands herein for lessor, by payment, any mortgages, taxes or other liens on the above desc the rights of the holder thereof.		
In Testimony Whereof We Sign, this the17thday of		
WITNESS	Joe Abraham	(SEAL)
	Fannie Abra	ham (SEAL)
		(SEAL)
ACKNOWLEDGME STATE OF OKLAHOMA, COUNTY OF Creek SS:	NT TO THE LEASE 1923	
BE IT REMEMBERED, That on this 17th day of Januar before me, a Notary Public in and for said County and State, came 109 A	Y/in the your of our Lord one thousand braham and Fannie Abr	aham, husband and wife.
acknowledged to me that they executed the same as their free and vol MYTTMESS WITEREOF, Thave become to set my unich signature and	untary act and deed for the uses and pur affixed my noturbit sent the day and yes	oroses therein set forth, r Nist above written.
My Commission expires June 3rd, 1925. (Seal)	Louis Abraham	Notary Public.
STATE OF OKLAHOMA, TULSA COUNTY, SS:  This instrument was filed for record on the 18 day of and duly recorded in Book 463 Page 101 of the recorded in Book 463	Jan. , 1924 nt 4:00	o°clock P• M.,
요즘 계약하는 여만 사람들은 교통사람들이 얼굴하고 있는데 그 사람들이 모르는데 모르는데 모르는데 되었다.	O . G . W	Gounty Clerk.
Section 1	al) ByBrady B	County Clerk.
보통 이 홍홍하는 이 모든 그렇게 했다. 그리고 하는 것 같다.		