oduc	

255532 C.M.J.	THE PROPERTY OF THE PROPERTY O	en antique de company de la company de l	THE STATE OF THE S
AGREEMENT, Made and entered into the	10th day of	January 192 4 by and	hotwoon
J. J. McGuire and Margaret B	McGuire, husband a	nd wife	
of	party of the	first part, hereinafter called lessor (whether one	
L. F. Copeland	consideration of One &	No/100	second part, lessee.
WITNESSETH, That the said lessor, for and in cash in hand paid, receipt of which is hereby acknowledged performed, ha	and of the covenants and agreer	ments hereinafter contained on the part of lessee t	o be paid, kept and
of mining and operating for oil and gas, and of laying of pipe	e lines, and building tanks, pow lounty of Tulsa, State of Oklaho	ers, stations and structures thereon to produce, say	ve, and take care of
Billia producess, an ones certain oraco or saire, modern in one			
The East Half of the	South West Quarte		
그 아이는 이 맛있다. 그 시안되어			
of sectionTownship18 NI	Range 14 E. and co	80	es, more or less.
	tange /c	years from this date, and as long thereas	
It is agreed that this lease shall remain in force for either of them is produced from said land by the lessee.  In consideration of the premises the said lessee cove			
In consideration of the premises the said lessee cove 1st. To deliver to the credit of lessor, free of cost produced and saved from the leased premises.	, in the pipe line to which	18 wells, the equal one-	eighth part of all oil
2d. To pay the lessor One-eig			
here gas only is found, while the	ne same is being t	sed off the premises, and l	essor to
ave gas free of cost from any surincipal dwelling house on said	ich well for all s	toves and all inside lights	in the
with the wells at his own risk ar	id expense.	the same time of making his	Own connectio
7d To new logger for age mad	duced from one of	I wall and used off the are	mises of the
3d. To pay lessor for gas proteste of One-eighth (1/8) royalty	per year, for the	time during which gas shal	l be used.
aid payments to be made each thr	ee months.		
	fore the 10th	day of January 19 25 the le	
If no well be commenced on said land on or be as to both parties, unless the lessee on or before that dates	1016 1116	day of the of	ease shall terminate t.
Tuisa	or its successors, whic	h shall continue as the depository regardless of chan	ges in the ownership
of said land, the sum of lighty & No/100		which shall operate as a rental and cover the pr	
the commencement of a well formontmay be further deferred for like period of the same number	hs from said date. In like me r of months successively. And	nner and upon like payments or tenders the com- it is understood and agreed that the consideration	nencement of a well first recited herein,
the commencement of a well for 122 mont may be further deferred for like period of the same numbe the down payment, covers not only the privileges granted period as aforesaid, and any and all other rights conferred.	to the date when said first renta	il is payable us aforesaid , but also the lessee's option	on of extending that
Should the first well drilled on the above describe twelve months from the expiration of the last rental periodefore the expiration of said twelve months shall resume the is a greed that upon the resumption of the payment of rand the effect thereof, shall continue in force just as though	I land be a dry hole, then, and od for which rental has been pa	in that event, if a second well is not commenced d, this lease shall terminate as to both parties, un	on said land within less the lessee on or
before the expiration of said tweive months said resume to it is agreed that upon the resumption of the payment of read the effect thereof shall continue in force just as the read the effect thereof shall continue in force just as the read that the effect thereof shall continue in force just as the read that the effect thereof shall continue in force just as the read that the effect thereof shall continue in force just as the read that the effect thereof shall resume to the effect of the	ne payment of rentals in the sentals, as above provided, that	ame amount and in the same manner as hereinbed the last preceding paragraph hereof, governing the in the rental payments.	payment of rentals
If said lessor owns a less interest in the above descr provided for shall be paid the lessor only in the proportion Lessee shall have the right to use free of cost, gas, c	ibed land than the entire and un	divided fee simple estate therein, then the royaltie	s and rentals herein
Lessee shall have the right to use free of cost, gas, c	il and water produced on said I	and for 1tSoperations thereon, excep	t water from well of
When requested by lessor, lessee shall bury	graph pipe lines below ploy	v depth.	
Lessee shall pay for damages caused by 1t8	operations to growing cro	ps on said land.	
Lessee shall have the right at any time to remove a If the estate of either party hereto is assigned, and	Il machinery and fixtures place the privilege of assigning in wh	I on said premises, including the right to draw and ole or in part is expressly allowed—the covenants	remove casing. hereof shall extend
Lessee shall have the right at any time to remove a If the estate of either party hereto is assigned, and to their heirs, executors, administrators, successors or assi on the lessee until after the lessee has been furnished with shall be assigned as to a part or parts of the above describ of the proportionate part of the rents due from him or the said lands which the said lessee or any assignee thereof sha	gns, but no change in the owner a written transfer or assignmen	rship of the land or assignment of rentals or royal t or a true copy thereof; and it is hereby agreed in	ties shall be binding the event this lease
shall be assigned as to a part or parts of the above described the proportionate part of the rents due from him or the	ed lands and the assignee or assem, such default shall not opera	signees of such part or parts shall fall or make del te to defeat or affect this lease in so far as it cove	rs a part or parts of
Lessor hereby warrants and agrees to defend the ti- for lessor, by payment, any mortgages, taxes or other lie	tle 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.			
If no well be commenced on or of operations same in a good workman	fsetting the abovalike manner on c	e described land and contin r before the 26th day of Fe	ue drilling bruery 1924.
nis lease shall become null & vo	id.		en in the second se
In Testimony Whereof We Sign, this the	day of	192	
WITNESS		J. J. McGuire	(SEAL)
<u> </u>		Margaret McGuire	(SEAL)
	ACKNOWLEDGMENT TO	PHT TRACE	
STATE OF OKLAHOMA, COUNTY OF Webst BE IT REMEMBERED, That on this 15th	OT SS:		
BE IT REMEMBERED, That on this 16th	day of January in the	year of our Lord one thousand nine hundred and	twenty four
before me, a Notary Public in and for said County and St	ate, came parsonally a	present J. J. McGuire  person — who executed the within and forego	
acknowledged to me that they executed the same as	their free and voluntary a	t and deed for the uses and puproses therein set for	ing mscrument and
The same transfer of the same to the same	M -I ol	ar notarial real the day and year first above written	
My Commission expires July 4, 1924	(Seal)	D. J. Coughlan,	
THE RESERVE AND ADDRESS OF THE PARTY OF THE	THE RESERVE AND ADDRESS OF THE PERSON NAMED IN COLUMN TWO IS NOT THE OWNER.		winners of the contract of the
STATE OF OKLAHOMA, TULSA COUNTY, SS: This instrument was filed for record on the	Anna April	198 4 nt 2:00	clock P. M
and duly recorded in Book 463 Page 241	of the records of	this office.	ver the contract of the
		U. G. Weaver,	Gounty Clerk
(Seal		Brady Brown,	Deputy.
This instrument was filed for record on the11_and duly recorded in Book 463 Page241(Seal	day of Aprilof the records of	this office.  O. G. Weaver,  Brady Brown,	County Clerk