ANGENIOR COMMING ON A CIT 122222		Design to the second of the second of		ar examination
255816 C.M.J. AGREEMENT, Made and entered into the 3rd	day of ME	.γ .	192 3by and	
Nancy Durand, a widow, of Broken 4	rrow Oklahoma		***************	
L.L. Boyd, party of the second party	rt, hereinafter	part, hereinafter called lessee	essor (whether one	or more) and second part, lessed
WITNESSETH, That the said lessor, for and in consideration ash in hand paid, receipt of which is hereby acknowledged and of the corerormed, ha. S. granted, demised, lessed and let and by these presents f mining and operating for oil and gas, and of laying of pipe lines, and be aid products, all that certain tract of land, situate in the County of Tule	of One venants and agreements s do .99. grant, demise, uilding tanks, powers, sta sa, State of Oklahoma, de	herainafter contained on	the next of league t	DOLLARS
The Northeast Quarter of the	Southwest Que	rter (NE dof 1	she SW基)	
f section17Township18_Nor_Range_14	8.	Forty		
It is agreed that this lease shall remain in force for a term of	Three	years from this date, a	act and as long thereaf	es, more or less ter as oil or gas, c
In consideration of the premises the said lessee covenants and agr 1st. To deliver to the credit of lessor, free of cost, in the pipe l roduced and saved from the leased premises.	009+			
2nd. To pay lessor for gas from each sighth (1/8) of the gross proceeds at the premises, said payments to be made from any such well for all stoves and an said land during the same time by maken risk and expense.	the prevailing monthly, and all inside lig	market rate, lessor to have hts in the pri	for all ga gas free ncipal dwe	s used off of cost
3rd. To pay lessor for gas produced for the manufacture of casing-head gas, prevailing market rate for the gas so used, said payments to be made monthly.	, one-eighth (used, for the	1/8) of the gr	oss procee	ds at the
If no well be commenced on said land on or before the sto both parties, unless the lessee on or before that date shall pay or ten ank at Broken trrow, Oklahoma or its said land, the sum of Forty (\$40)	nder to the lessor, or the lessors, which shall o	pegor's gradit in the -1T	kansas Val	es in the ownership
the commencement of a well for. 12 months from said of any be further deferred for like period of the same number of months sue down payment, covers not only the privileges granted to the date where the property of the result of the right and the right and the right of the righ	late. In like manner an accessively. And it is un en said first rental is pay	nd upon like payments or derstood and agreed that able as aforesaid ,but also	tenders the comm the consideration the lessee's option	encement of a wel first recited herein 1 of extending tha
Should the first well drilled on the above described land be a drelve months from the expiration of the last rental period for which refere the expiration of said twelve months shall resume the payment is agreed that upon the resumption of the payment of rentals, as above the effect thereof, shall continue in force just as though there had bee if said lessor owns a less interest in the above described land, than roylded for shall be paid the lessor only in the proportion which. INS Lessee shall have the right to use free of cost, gas, oil and water present.	which then all it his for rentals in the same am the provided, that the last in no interruption in the rether entire and undivided Linterest bears to the whord you do no said land for reduced on said land for	lease shall terminate as tooth we have and in the same map preceding paragraph here ental payments. fee simple estate therein, tole and undivided fee. 1 tS	o both parties, unlaner as hereinbefore, governing the	on said land within ess the lessee on o re provided. An payment of rental and rentals herein
When requested by lessor, lessee shall bury his pip No well shall be drilled nearer than 200 feet to the house or barn n Lessee shall pay for damages caused by its operation	e lines below plow depth. ow on said premises, with	out the written consent o	f the lessor.	
Lessee shall have the right at any time to remove all machinery a If the estate of either party hereto is assigned, and the privilege of their heirs, executors, administrators, successors or assigns, but no the lessee until after the lessee has been furnished with a written trans all be assigned as to a part or parts of the above described lands and the proportionate part of the rents due from him or them, such defau dlands which the said lessee or any assignee thereof shall make due par Lessor hereby warrants and agrees to defend the title to the lands r lessor, by payment, any mortgages, taxes or other liens on the abor	of assigning in whole or in ange in the ownership of sier or assignment or a trule assignee or assignees of the assignee or assignees of the assignee or assignees of the assign	a part is expressly allowed the land or assignment of ue copy thereof; and it is of such part or parts shall feat or affect this lease in	i—the covenants if rentals or royalting hereby agreed in the fail or make defated for as it covers the state of the second secon	nereof shall extendes shall be binding the event this least ult in the payment a part or parts o
e rights of the holder thereof.				
274	Nev	5.		
In Testimony Whereof We Sign, this theday of WITNESS	10	Nancy Dura	1 d	(SEAL)
W. T. Brooks A. L. Routh		her x man		(SEAL)
	OGMENT TO THE LE		TANK BOTOM AND DESCRIPTION OF THE PROPERTY OF THE PARTY O	(SEAL)
ACKNOWLEI TULSA THE OF OKLAHOMA, COUNTY OF TULSA THE UNDERSTEEL OF THE TOTAL OF THE THE THE TOTAL OF THE	on this 3r for the Count the Identical resence and in the Identical resence and in the Identical resence and in the Identical research and the Identical research res	d day of May y and State a person who en the presence in executed the state of the	A.D.1923, be foresaid, p counted the of w. T. I the same as standars to the	efore me, personally within a grooks and her free
My Commission expires April 19, 1925.	(Seal)	J. H. Homri	chausen,	Notary Public.
ATE OF OKLAHOMA, TULSA COUNTY, SS:				
This instrument was filed for record on thed d duly recorded in Book 463 Page6 (Seal)	ay or ART ++ of the records of this office	., 192 = _ at	:o'cle	oekM.,
(Seal)		Bradv Brown		County Clerk.
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