258333 C.M.J. AGREEMENT, Made and entered into the Sophronia P. McMackin ne	15th day o	May 1924 by D. McMackin her husband	
of. O. G. Clote of Tulsa Okla. an an undivided one fifth intere witnessers, for at cash in hand paid, receipt of which is hereby acknowled performed, ha. S. granted, demised, leased and let at of mining and operating for oil and gas, and of laying said products, all that certain tract of land, situate in	undivided four f st. hereinafter c dd in consideration of	of-the-Gret-part, hereinafter called Jessor (whethe ifths: interest and Party of allod lessee:	r one or more) and er of Tulsa Okla, the second part, lesse. DOLLARS,
Northeast Quarter of Southeast Quarter of Northeast Quarter (of Northwest Quarter (SE4 of S Northwest Quarter (SE4 of SW4	Quarter (NE2 of SE2 of SE3 of NE2 E2 of NW2) and So of NW2)	$\mathfrak{SE}_4^{lapha})$ and Southeast Quarter of S) and Southeast Quarter of S utheast Quarter of Southwest	f Southeast outheast Quarter Quarter of
It is agreed that this lease shall remain in for either of them is produced from said land by the lesse In consideration of the premises the said lesse 1st. To deliver to the credit of lessor, free o produced and saved from the leased premises.	co for a term of three ce. e covenants and agrees: of cost, in the pipe line to which	(3)years from this date, and as long the	one-eighth part of all oil
2nd. To pay lessor for this being used off the premise product, a royalty of one-eight and lessor to have gas free in the principal dwelling hotions with the well at his own	es, and if used in ghth (1/8) payable of cost from any s use on said land (e monthly at the prevailing such well for all stoves and during the same time by maki	e or any other market rate; all inside light
3rd. To pay lessor for gin the manufacture of gasolingas shall be used a royal market rate.	as produced from a ne or any other pa ty of one-eighth (any oil well and used off the roduct for the time dur (1/8) payable monthly at the	e premises or ing which such prevailing
			44
If no well be commenced on said land on as to both parties, unless the lessee on or before that Bank at Tulsa, Oklahoma of said land, the sum of Seventy (70.4) the commencement of a well for two lve may be further deferred for like period of the same a the down payment, covers not only the privileges greperiod as aforesaid, and any and all other rights conformation of the expiration of the last rental before the expiration of said twelve months shall resit is agreed that upon the resumption of the paymen and the effect thereof, shall continue in force just as the said lessor owns a less interest in the above provided for shall be paid the lessor only in the proper.	date shall pay or tender to the letter of its successors, OO) DOLLA. months from said date. In litumber of months successively. Intended to the date when said first erred. cribed land be a dry hole, then period for which rental has bee ume the payment of rentals in to frentals, as above provided, hough there had been no interru described land than the entire a protion which. hisinterest be	essor, or the lessor's credit in the <u>Central</u> N which shall continue as the depository regardless of ARS, which shall operate as a rental and cover the ke manner and upon like payments or tenders the And it is understood and agreed that the consider rental is payable as aforesaid, but also the lessee's a, and in that event, if a second well is not comme an paid, this lease shall terminate as to both partic the same amount and in the same manner as here that the last preceding paragraph hereof, governin ption in the rental payments. and undivided fee simple estate therein, then the ro- cers to the whole and undivided fee,	changes in the ownership the privileges of deferring commencement of a well ation first recited herein, option of extending that need on said land within s, unless the lessee on or inbefore provided. And g the payment of rentals valties and rentals herein
When requested by lessor, lessee shall bury No well shall be drilled nearer than 200 feet to Lessee shall pay for damages caused by	its pipe lines below the house or barn now on said p tts operations to growin nove all machinery and fixtures p r assigns, but no change in the with a written transfer or assign certibed lands and the assignee or them, such default shall not of shall make due payment of sa	premises, without the written consent of the lessor. Ig crops on said land. placed on said premises, including the right to draw in whole or in part is expressly allowed—the coven ownership of the land or assignment of rentals or mment or a true copy thereof; and it is hereby agre or assignees of such part or parts shall fail or mak operate to defeat or affect this lease in so far as it id rental.	and remove casing, ants hereof shall extend coyalties shall be binding ed in the event this lease e default in the payment covers a part or parts of
In Testimony Whereof Wo Sign, this the	15th day of May		Smith
WITNESS		Sophronia P. McMackin, John D. McMackin	1(00,000) }
			(SEAL)
STATE OF OKLAHOMA, COUNTY OF THE OR OKLAHOMA, COUNTY OF THE OR OF	nd State, ease	phronia F. McMackin nee Smit ntical person. S. who executed the within and f ary act and deed for the uses and puproses therein se ar 1851, 80008 WILLER red my notarial seal the day and ver first above, w	h , oregoing instrument and the torth.
My Commission expires 12-13-24	(Seal)	Joseph H. Eustice,	Notary Public.
CHAPTE OF OTTATIONA PITTSA COTTNEY S	S: 1.6 day of 1	May ,1924 at 10:10	o'clockAM.,
	(Seal)	ds of this office. O. G. Weaver, By Brady Brown,	County Clerk, Deputy.
		일시 등을 내용하게 되었다.	