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259676 C.M.J. AGREEMENT' Made and entered into the 5th day of	March	192 <b>4</b> by and between
C. T. Garrison and Ama Garrison, his wife		
Tulsa County, Oklahoma,party of the firs . L. Herring & C Downing, pary of the Second part,	t part, hereinafter called less hereinafter	or (whether one or more) and ed Lessee • party of the second part less
WITNESSETII, That the said lessor, for and in consideration ofOne_&_No/	100	DOLLAR
WITNESSETII, That the said lessor, for and in consideration ofOHec. NO./ cash in hand paid, receipt of which is hereby acknowledged and of the covenants and agreement performed, ha	e, lease and let unto the said l	essee, for the sole and only purpo
said products, all that certain tract of land, situate in the County of Tulsa, State of Oklahoma, is	described as follows to-wit:	
The South Half of the Southeast Quarter of the of SET) and the Northwest Quarter of the South	Southeast Quart least Quarter of	er (St of SEt the Southeast
Quarter (NWE of SEE of SEE)		
of sectionTownship_21 NRange12 Eand contain	ning	30 acres, more or le
It is agreed that this lease shall remain in force for a term ofOne		l as long thereafter as oil or gas,
either of them is produced from said land by the lessee. In consideration of the premises the said lessee covenants and agrees: 1st. To deliver to the credit of lessor, free of cost, in the pipe line to which <u>he</u> produced and saved from the leased premises.	his_well	s, the equal one-eighth part of all
2d. To pay the lessor the equal one-eighth of r	net proceeds. mon	thly for the gas
from each well where gas only is found, while the s and lessor to have gas free of cost from any such w light in the principal dwelling house on said land	ame is being use well for all stov	d off the premises es and all inside
own connections with the wells at his own risk and	expense.	
3d. To pay lessor for gas produced from any oil for the manufacture of casing-head gas the equal on monthly, for the time during thich such gas shall b	e-eighth of net	proceeds pavable
monthly at prevailing market rate. If the first well drilled on or off-setting said la this lease shall terminate, and shall be released o	nd for oil or ga	s is a dry hole, t nd parties.
THE LOUGE SHELL FORMARDO, and Shell to record a		
If no well be commenced on said land on or before theday as to both parties, unless the lessee on or before that date shall pay or tender to the lessor, or the		
Bank ator its successors, which shy	ill continue as the depository r	egardless of changes in the owners
Design and the second	to shall susanaka bu a namkal as	d comes the minileges of defen
of said land, the sum of DUDLARS, which the commencement of a well for months from said date. In like marine may be further deferred for like period of the same number of months successively. And it is the down payment, covers not only the privileges granted to the date when said first rentring is period as aforesaid, and any and all other rights conferred.	n and upon like payments of t understood and agreed that t payable as aforesaid ,but also	he consideration first recited her the lessee's option of extending t
period as aforesaid, and any and all other rights conferred. Should the first well diffed on the above described land be a dry hole, then, and in t	hat event, if a second well is	not commenced on said land wit
period as aforesaid, and any and/all other rights conferred. Should the first well drilled on the above described land be a dry hole, then, and in t twelve months from the expiration of the last rental period for which rental has been/paid, t before the expiration of said twelve months shall resume the payment of rentals in the same it is agreed that upon the fesumption of the payment of rentals, as above provided/that the l and the effect thereof, shall continue in force just as though there had been no interfurption in the	his lease shall terminate as to amount and in the same man	both parties, unless the lessee of ner as hereinbefore provided.
it is agreed that upon the desumption of the payment of rentais, as above provided/that the i and the effect thereof, shall continue in force just as though there had been no interfuption in the the above described have the above described have the above and the state of the st	he rental payments.	hen the royalties and rentals he
If snid lessor owns a less interest in the above described land than the inter and undivi- provided for shall be paid the lessor only in the proportion which	whole and undivided fee.	s thereon, except water from we
lessor. its nine lines below plow del	oth.	
No well shall be drilled nearer than 200 feet to the house or barn now on said premises, a	without the written consent of a said land.	
		ght to draw and remove casing. —the covenants hereof shall ext
Lessee shall have the right at any time to remove all machinery and fixtures placed on If the estate of either party hereto is assigned, and the privilege of assigning in whole of to their heirs, executors, administrators, successors or assigns, but no change in the ownershill on the lessee until after the lessee has been furnished with a written transfer or assignment or shall be assigned as to a part or parts of the above described lands and the assignee or assignee of the proportionate part of the rents due from him or them, such default shall not operate to said lands which the said lessee or any assignee thereof shall make due payment of said rental.	p of the land or assignment of a true copy thereof; and it is	rentals or royalties shall be bind hereby agreed in the event this life
sum be assigned as to a part or parts of the above described lands and the assigned or assigned of the proportionate part of the rents due from him or them, such default shall not operate to said lands which the said lesseo or any assigned there of band make due narment of add rental.	o defeat or affect this lease in	so far as it covers a part or part
stall lands which the said lessee or any assignee thereof shall make due payment of said rental. Lessor hereby warrants and agrees to defend the title to the lands herein described, an for lessor, by payment, any mortgages, taxes or other liens on the above described lands, ir the rights of the holder thereof.	d agrees that the lessee shall h 1 the event of default of payr	ave the right at any time to red nent by lessor, and be subrogate
the rights of the holder thereof. If no well for oil or gas be commenced on said prem	ises or offsetti	ng said land on or
If no well for oil or gas be commenced on said prem before June 5th, 1924, and drilled to a depth equal the Wilcox sand unless oil or gas is found in payin this lease shall instantly terminate, and second pa	to the depth of a quantities at arties will relea	what is known as a shallower depth, se same of record.
In Testimony Whereof We Sign, this the 5day of March		
WITNESS	C. T. Garrison	(SF.
	Alma Garrison	(SE/
		(SEA
ACKNOWLEDGMENT TO THE STATE OF OKLAHOMA, COUNTY OF TULSA	LEASE	
REITREMEMBERED. That on this 5th day of March in the yea	r of our Lord one thousand nir	e hundred and twenty fr
before me, a Notary Public in and for said County and State, came.personally app	eared C. T. Garr	180n
acknowledged to me that they executed the same as their free and voluntary act an	d deed for the uses and pupros	es therein set forth.
IN WITNESS WHEREOF. I have hereunto set my official signature and affixed my no	tarial seal the day and year fir	st above written.
My Commission expires Aug. 12th, 1926. (Seal)	Joe Hershberge	r , Notary Pul
STATE OF OKLAHOMA, TULSA COUNTY, SS: This instrument was filed for record on the2	1004 -4:30	P.
<b>苏</b> 洛府		
		A Second S Second Second Sec
 (Seal)	o <sup>flice.</sup> O. G. Weave ByBrady Brown	County Cler