orm 88 Producers	
263043 Q.M.J.	
AGREEMENT, Made and entered into the 26th day of Ewing Halsell and lucile Halsell, his wife, of and W. R. McCluskey, her husband, of Kansas City and W. R. McCluskey, her husband, of kansas City and W. R. McCluskey, her husband, of kansas City and Markey W. Erwin of Males, Oklahome	f. May 192 4 by and between of Vinite, Oklahoma and Eva Halsell McCluske Missouri with finite and the second part, seec.
WITNESSETH, That the said lessor, for and in consideration of On cash in hand paid, receipt of which is hereby acknowledged and of the covenants and a performed, has granted, demised, leased and let and by these presents do 9.9 gr of mining and operating for oil and gas, and of laying of pipe lines, and building tanks said products, all that certain tract of land, situate in the County of Tulsa, State of O	e and No/100 (\$1.00)  DOLLARS.
North Half of North Half of Southeas Township 20 North, Range 13 East.	t Quarter of Section 3,
of sections	d containing forty (40) acres, more or less.
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 produced and saved from the leased premises.	hemay connectb18wells, the equal one-eighth part of all oil
2nd. To pay lessor a royalty of 1/8 of the mark the gas from each well where gas only is found premises, and if used in the manufacture of gas one-eighth (1/8), payable monthly at the preva- free/from any such well for all stoves and all house on said land during the same time by mak	oline or any other product, a royalty of iling market rate; and lessor to have gas inside lights in the principal dwelling
his own risk and expense. 3rd. To pay lessor for gas produced from any or manufacture of gasoline or any other product monthly at the prevailing market rate.	il well and used off the premises or in the a royalty of one-eighth (1/8) payable
	보고 하면 얼굴한 사람들이 모르고 되었
If no well be commenced on said land on or before the	
of said land, the sum ofDOLLA	which shall continue as the depository regardless of chunces in the ownership RS, which shall operate as a rental and cover the privileges of deferring
the commencement of a well for————————————————————————————————————	And it is understood and agreed that the consideration first recited herein, repital is payable as aforesaid, but also the lesses option of extending that
Should the first well drilled on the above described land be a dry hole, then twelve months from the expiration of the last rental period for which rental has bee before the expiration of said twelve months shall resume the payment of rentals in it is agreed that upon the resumption of the payment of rentals, as above provided, and the effect thereof shall continue in force just as though there had been no interru. It said lessor owns a less interest in the above described land than the entire at provided for shall be paid the lessor only in the proportion which h.1.S. interest be	t, and in that event, if a second well is not commenced on said land within in paid, this lease shall terminate as to both parties, unless the lessee on or the same amount and in the same manner as hereinbefore provided. And that the last preceding paragraph hereof/poverning the payment of rentals ption in the rental payments. Indundivided fee simple estate therein, then the royalties and rentals herein ears to the whole and undivided fee.
Lessee shall have the right to use free of cost, gas, oil and water produced on s  the wells or tanks of lessor.  When requested by lessor, lesses shall burypipe lines below  No well shall be drilled nearer than 200 feet to the house or barn now on said p	v plow depth.  remises, without the written consent of the lessor.
Lessee shall pay for damages caused by hisoperations to growin	g crops on said land.
It the estate of either party hereto is assigned, and the privilege of assigning; to their heirs, executors, administrators, successors or assigns, but no change in the on the lessee until after the lessee has been furnished with a written transfer or assigns hall be assigned as to a part or parts of the above described lands and the assigned of the proportionate part of the rents due from him or them, such default shall not said lands which the said lessee or any assignee thereof shall make due payment of sai	a tentum
Lesson hereby warrants and agrees to defend the title to the lands herein desc for lesson, by payment, any mortgages, taxes or other liens on the above described the rights of the holder thereof, it is not	I lands, in the event of default of payment by lessor, and be subrogated to
lesser depth. This lease is taken subject to a sas Company and Tulsa Fuel & Manufacturing Com	gas contract between Halsell & Bon Oil & pany in forace at this time.
In Testimony Whereof We Sign, this theday of	
WITNESS	Ewing Halsell Lucile Halsell MACCINGTON
	Eva Halsell McCluskey (SEAL) W. R. McCluskey (SEAL)
VCKNOM TED CHENT	TO THE LEASE
STATE OF OKLAHOMA, COUNTY OF Craig Belo Belo of June 1924 and The Wing State of Twing Haffwe Relsell McCluskey and W.R. McCluskey her husbard below, a Notary Public in and for said County and State from and on the mount to be the ide	for said County and State on this 19th day
andto me known to be the ide acknowledged to me that they executed the same as their free and volunts	

GIVEN UNDER MY hand and seal the day and year last above written.

My Commission expires Oct. 6, 1926. (Seal) Nilla B. Hale.

Notary Pub

STATE OF OKLAHOMA, TULSA COUNTY, SS:

This instrument was filed for record on the 17 day of July 192 4 at 11:45 o'clock A. and duly recorded in Book 463 Page Of the records of this office.

(Seal) Brady Brown, Deputy

n Ira