263494 C.M.J. AGREEMENT, Made and entered into the 10th E. B. Mexey and Neosho P. Maxey,	day of Maj	7192.4_by and be	tween
of Charles E. Starr and Harold A. Sparks		hereinafter called lessor (whether one o	r more) And -1-a ss
WITNESSETH, That the said lessor, for and in considerat cash in hand paid, receipt of which is hereby acknowledged and of the performed, ha_g_granted, demised, leased and let and by these pres of mining and operating for oil and gas, and of laying of pipe lines, an said products, all that certain tract of land, situate in the County of I	ents do O.S. grant, demise, lease I building tanks, powers, stations	and let unto the said lessee, for the sole : and structures thereon to produce, save,	oe paid, kept and and only purpose and take care of
The NE4 of SE4 and the NW4 of SE4 of acres, more or less. A well is to be a 45 days from date of execution of this Sand Test is to be commenced within 1 lesse and drilled with ordinancy care less to terminate as to the NW4 of S contract and the drilling of the well	Sec. 5, Twp. 18 Nor commenced on the NES s lease, or lease f a months from the and diligence to and diligence to the of said Section.	th, Range 13 East, con- t of SE2 of said Section forminates. A Turkey late of the execution completion on said lease time is of the essent	taining 80 on, within dountain of this se, or the
of-section		24193	- Inopo- - de Jess,
It is agreed that this lease shall remain in force for a term of either of them is produced from said land by the lessee. In consideration of the premises the said lessee covenants and lat. To deliver to the credit of lessor, free of cost, in the pi	ngrees:		
ist. To deliver to the credit of lessor, free of cost, in the piped and saved from the lessed premises. In a To pay to lessor a royalty of one-produced and sold from said premises wells producing gas, and lessee and lesser and lesser and lesser and lesser to have gas, and lessee and lesser to have gas free of cost from a in the principal dwelling house on said premiser on the grant well as at his own about the first well drilled on the a sevent, if a second well is not commence on the from the date of the completion	sixth of the prevaine ther from wells a soor agree to sign ties purchasing sely such well for all land during the sisk.	lling market price for roducing gas only, or division orders so the id gas or any part the stoyes and all insides the by making his	all gas form oil at lessor hereof lereof s own
should the lift well drilled on the a svent, if a second well is not commence on the from the date of the completion as to both parties, unless the lessee shall pay an annual rental of One Dolla like amount for each succeeding twelve rate for fractional part thereof. But it is understood and agreed that is above provided, and that said test show annual rental in lieu of drilling shall be a said turkey Mountain Sand Toletion of said Turkey Mountain Sand Toletion of said Turkey hountain Sand Toletion the whole lease for the full term said tease and in the event no Turkey said lease and in the event no Turkey	oove described tanded on the NEz of St of the dry hole the or or before the ex or per acre in adversion the dry to the contract of the contrac	the a dry nois then the of the officer on, this lease shall piration of said twelvince for said 40 acres period of this lease,	and in that thin twelve il terminate or months and in or pro-rata
But it is understood and agreed that is above provided, and that said test show annual rental in lieu of drilling shall eletion of said Turkey Mountain sand To	t the lessees drill ald result in a dry l'commence twelve mest.	the Turkey Mountain Sonths from the date of	Sand Test as it event, the the com-
nonths period as above provided, that erminate as above provided and lessee I in no well be commenced on/said land on or before the	this lease as to the may pay the annua	le NW+ of SE+ of said Set rental in lieu of dr	Section shall filling as
as to both parties, unless the lessee on or before that date shall pay or	tender to the lessor, or the lessor's	s credit in theue as the depository regardless of changes	
of said land, the sum of		perate as a rental and cover the privil	eges of deferring
the commencement of a well for months from sa may be further deferred for like period of the same number of month the down payment, covers not only the privileges granted to the date period as aforesaid, and any and all other rights conferred.			
Should the first well Arilled on the above described land be a twelve months from the expiration of the last rental period for which before the expiration of sait twelve months shall resume the paymer it is agreed that upon the fesumption of the payment of rentals, as a and the effect thereof, shall continue in force just as though there had If said lessor owns a less interest in the above described land is	n rotal has been paid, this lease a t of rentals in the same amount you provided, that the last prece been no interruption in the rental	is it a second wen is not commenced on shall terminate as to both parties, unles and in the same manner as hereinbefore ding paragraph hereof, governing the pop payments. mple estate therein, then the royalties a	state lessee on or e provided. And syment of rentals
If said lessor owns a less interest in the above described land is provided for shall be paid the lessor only in the proportion which		nd undivided fee. Soperations thereon, except w	ater from well of
When requested by lessor, lessee shall bury his No well shall be dvilled nearer than 200 feet to the house or bat Lessee shall pay for damages caused by his Operation	pipe lines below plow depth. n now on said premises, without t tions to growing crops on said land	he written consent of the lessor.	
Lessee shall have the right at any time to remove all machine. If the estate of either party hereto is assigned, and the privile to their hoirs, executors, administrators, successors or assigns, but no no the lessee until after the lessee has been furnished with a written thall be assigned as to a part or parts of the above described lands at of the proportionate part of the rents due from him or them, such do said lands which the said lessee or any assignee thereof shall make due	y and fixtures placed on said pren ge of assigning in whole or in part change in the ownership of the li- ransfer or assignment or a true cop dd the assignee or assignees of suc- fault shall not operate to defeat of payment of said rental.	oises, including the right to draw and re is expressly allowed—the covenants he and or assignment of rentals or royalties by thereof; and it is hereby agreed in th h part or parts shall fail or make defaul or affect this lease in so far as it covers a	reof shall extend shall be binding e event this lease t in the payment a part or parts of
Lesson hereby warrants and agrees to defend the title to the is for lessor, by payment, any mortgages, taxes or other liens on the the rights of the holder thereof. #1. above set out on said NE $\frac{1}{4}$ of SE $\frac{1}{4}$ of se	nds herein described, and agrees to above described lands, in the ever	that the lessee shall have the right at an nt of default of payment by lessor, and	y time to redeem be subrogated to
the period of the lease.			
In Testimony Whereof We Sign, this the 10th d	ay of May	92 4.	
WITNESS		Marrae	(SEAL)
George Paschal	Neos	ho P. Maxey	(SEAL)
Ruth Blair	- Haro	les E. Starr ld A. Sparks	(SEAL)
ACKNOW. STATE OF OKLAHOMA, COUNTY OF Tulsa BE IT REMEMBERED, That on this 10 day of before me, a Notary Public in and for said County and State, came.	LEDGMENT TO THE LEASE SS: May in the year of our L E. B. Maxey	ord one thousand nine hundred and Tw	enty-four
and 1480 8110 F. Maxey to me know	i to be the identical person,	who executed the within and foregoing	instrument and
acknowledged to me that they executed the same as the in IN WITNESS WHEREOF, I have hereunto set my official sign.	nature and affixed my notarial seal	the day and year first above written.	
My Commission expires Dec. 28, 1927. (S	CCI /	uth Blair,	Notary Public.
STATE OF OKLAHOMA, TULSA COUNTY, SS: 22 This instrument was filed for record on the 22	day of July 192	4 at 10:30 o'cloo	de A•
and duly recorded in Book 463 Page 402		O. C. Weaver.	
(Seal)	B∀	Brady Brown,	County Clerk. Deputy