266188 C.M.J. 26 AGREEMENT, Made and entered into the 26 day of	August 192 4 by and between
Marion W. Oswalt and Marie Oswalt, his wi	fer de la
Jenks, Oklahoma	the first part, hereinafter called lessor (whether one or more) and
0. L. Hartman hereinafter called lessée	party of the second part, fessee.
WITNESSETH, That the said lessor, for and in consideration of \$1.00 in hand paid, receipt of which is hereby acknowledged and of the covenants and agreemed, ha. S. granted, demised, leased and let and by these presents do 95 grant fing and operating for oil and gas, and of laying of pipe lines, and building tanks, poroducts, all that certain tract of land, situate in the County of Tulsa, State of Okla	cenients hereinafter contained on the part of lessee to be paid, kept and
ning and operating for oil and gas, and of laying of pipe lines, and building tanks, puring and operating for oil and gas, and of laying of pipe lines, and building tanks, puring the country of Tulsa. State of Okla	owers, stations and structures thereon to produce, save, and take care of shoma. described as follows to-wit:
나이에 내가 마실다. 하나 (12) 전 한 작은 함께 속도 화고했다.	2001년 14일 등의 조심한 아니는 아니다 네이다.
The Southeast Quarter (SE2) of the Southeast Quarter (SE2)	uthwest Quarter (SW1) of Section
Six (6) Township Seventeen (17) North the Indian Base Meridian. Tulsa Count	y. Oklahoma.
그리아 그리는 전문 사람들이 살아 가는 가는 없는데 없다.	
ction 6 Township 17 Range 13 and	containing Forty (40)
tion O Township 11 Range 10 One (1 ref them is produced from said land by the lessee,	years from this date, and as long thereafter as oil or gas, or
In consideration of the premises the said lessee covenants and agrees:	
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 1ced and saved from the leased premises.	may connect_411wells, the equal one-eighth part of all oil
. To pay lessor One-eighth Royalty - Dollars	each year, in advance for the gas from
h from each well where gas only is found, whi if used in the manufacture of gasoline or ar	av other product, a royalty of one-eighth
3) payable monthly at the prevailing market m	rate; and lessor to have gas free of cost
n any such well for all stoves and all inside said land during the same time by making his	Hights in the principal dwelling house own connections with the well at his own
and expense.	
<ul> <li>To pay lessor for gas produced from any oil manufacture of gasoline or any other product</li> </ul>	well and used off the premises or in
year for the time during which such ras shall	ll be used, payable or a royalty of
eighth (1.8) payable monthly at the prevaili	ng market rate.
If no well be commenced on said land on or before the26th	day of August 19.25 , the lease shall terminate
Tonles Old ahoma	
d land, the sum of Twelve (12)	, which shall operate as a rental and cover the privileges of deferring
ommencement of a well for	manner and upon like payments or tenders the commencement of a well and it is understood and agreed that the consideration first recited herein,
at Sources, what is a consistency of the successors, which is land, the sum of Forty (40)  Torty (40)  DOLLARS  Tommenement of a well for Twelve (12)  Twelve (12)  Twelve (13)  Twelve (14)  Twelve (14)  Twelve (15)  Twelve (15	ital is payable as aforesaid, but also the lessee's option of extending that
Should the first well drilled on the above described land be a dry hole, then, as a months from the expiration of the last rental period for which rental has been r	ad in that event, if a second well is not commenced on said land within aid, this lease shall terminate as to both parties, unless the lessee on or
Should the first well drilled on the above described land be a dry hole, then, are months from the expiration of the last rental period for which rental has been part to the expiration of said twelve months shall resume the payment of rentals in the greed that upon the resumption of the payment of rentals, as above provided, that be effect thereof, shall continue in force just as though there had been no interruption.	I same amount and in the same manner as hereinbefore provided. And it the last preceding paragraph hereof, governing the payment of rentals in the same manner as hereinbefore provided.
If said lessor owns a less interest in the above described land than the entire and defined and the latter state and the latter and	undivided fee simple estate therein, then the royalties and rentals herein
Lessee shall have the right to use free of cost, gas, oil and water produced on said	land forbisoperations thereon, except water from well of
When requested by lessor, lessee shall bury said pipe lines below pi	ow depth.
No well shall be drilled nearer than 200 feet to the house or barn now on said pren Lessee shall pay for damages caused byDISoperations to growing or	nises, without the written consent of the lessor. rops on said land.
Towns wholl have the stable at an in time to be seen and it is able one and Catarina who	and was waild management to discribe a thin wight to drawn and transform anchors.
ir heirs, executors, administrators, successors or assigns, but no change in the own lessee until after the lessee has been furnished with a written transfer or assignment.	nership of the land or assignment of rentals or royalties shall be binding ent or a true cony thereof; and it is hereby agreed in the eyent this lease
If the estate of either party hereto is assigned, and the privilege of assigning in it heirs, executors, administrators, successors or assigns, but no change in the own lessee until after the lessee has been furnished with a written transfer or assignme ose assigned as to a part or parts of the above described lands and the assignee or a proportionate part of the rents due from him or them, such default shall not ope and which the said lessee or any assignee thereof shall make due payment of said relations.	assignees of such part or parts shall fail or make default in the payment trate to defeat or affect this lease in so far as it covers a part or parts of
nds which the said lessee or any assignee thereof shall make due payment of said re Lessor hereby warrants and agrees to defend the title to the lands herein describ	ental. ed, and agrees that the lessee shall have the right at any time to redeem
Lessor hereby warrants and agrees to defend the title to the lands herein describe sor, by payment, any mortgages, taxes or other liens on the above described in this of the holder thereof.	nds, in the event of default of payment by lessor, and be subrogated to
설탕 하는 병에서 있는 이번 사고를 가는 다양 없다.	
선생님이 얼마를 하느렇게 하고 있는데 모양하다.	
있는 경독을 들었다고 한 생님, 그는 것으로 받는 것	
In Testimony Whereof We Sign, this the 27day ofAugu	18t 192 4.
WITNESS	Marion W. Oswalt (SEAL)
J. E. Black	Mary E. Oswalt (SEAL)
S. B. Allton	
	THE LEASE
E OF OKLAHOMA, COUNTY OF Tulsa SS:	e me, the undersigned, a Notary Public, in
e of oklahoma, county of Tulsa SS: Befor for said County and State on this 27th day of Beir Rememberth That on this day of	T August 1924, personally appeared
me a Notary Public in and for said County and State, came Marion W.	Oswalt
	al person_S_who executed the within and foregoing instrument and
violed to me that they executed the same as their free and voluntary. VIVen under my hand and sear the day and ye in witness whereor, that chereus to set my official signature and afficed.	ar 1835 and over written.  Titeli.  Typrobarial scalled by and rear first above written.
My Commission expires Sept. 27, 1925. (Seal)	Minnie Hugo,
	Notary Public.
C OF OKLAHOMA, TULSA COUNTY, SS:  This instrument was filed for record on the 28 day of Au	g. 192 4 at 10:20 cleleck A. M
This instrument was filed for record on the 28 day of Au y recorded in Book 468 Page 422 of the records o	and the same of th
y recorded in Dook 200 1 age	O. G. Weaver,
	County Clerk.