267058 C.M.J. AGREEMENT, Made and entered into the Lydia Childers , a wi	6	day ofS	eptember	192_4_by and	l between
A. J. Pettitt, part— of. WITNESSETH, That the said lessor, for and cash in hand paid, receipt of which is hereby acknowler performed, ha Y. Egranted, demised, leased and let an of mining and operating for oil and gas, and of laying o said products, all that certain tract of land, situate in t	the second no	party of the fi	rst part, hereinaft	r called lessor (whether of	ne or more) and
South West Q	uarter of Sou	uth East	Quarter co	ntaining 40	
Acres					
of section 3 Township 17	Range 14	4 and cont	aining	40 a	cres, more or less.
It is agreed that this lease shall remain in force either of them is produced from said land by the lessed In consideration of the premises the said lessee 1st. To deliver to the credit of lessor, free of produced and saved from the leased premises.	for a term of	One	years from		
2nd. To pay lessor for gaingth (1/8) of the net proceed premises, said payments to be such well for all stoves and a land during the same time by and expense. 3rd. To pay lessor for gas for the manufacture of casing prevailing market rate for the ased, said payments to be made	eds at the present and an armonth all inside lift y making his sproduced from the armonth and gas, or agas so used	cevailing ly and lesights in own conn com any one-eighth	market rates or to have the principle of	e, for all gas e gas free of eal dwelling hou th the well at used off the the net proceed	used off the cost from any use on said his own risk premises, or sat the
If no well be commenced on said land on a as to both parties, unless the cost of the forethat of said land, the sum of	hrte shall pay or tender	to the lessor, or- ccessors, which s DOLLARS, wh	the lessor's credit i hall continue as the ich shall operate a	n-the depository regardless of chi s a rental and cover the p	inges in the ownership
the commencement of a well for	ribed land be a dry hipperiod for which rental ime the payment of re- of rentals, as above prough there had been no lescribed land than the ction which 12.8in gas, oil and water produ	ole, then, and in I has been paid, entaly in the san rovided, that the o interruption in entire and undi- nterest bears to to uced on said land	that event, if a set this lease shall ter the amount and in the last preceding parthe rental payment the rental payment did fee simple est he whole and undivided for 118	cond well is not commence minate as to both parties, the be same manner as hereinly agraph hereof governing t	d on said fand within inless the lessee on or efore provided. And he payment of rentals
essor. When requested by lessor, lessee shall bury No well shall be drilled nearer than 200 feet to Lessee shall pay for damages caused byi_i_E. Lessee shall have the right at any time to rem If the estate of either party hereto is assigned, of their heirs, executors, administrators, successors of of the lessee until after the lessee has been furnished shall be assigned as to a part or parts of the above de fithe proportionate part of the rents due from him a aid lands which the said lessee or any assignee thereo Lessor hereby warrants and agrees to defend t or lessor, by payment, any mortgages, taxes or oth the rights of the holder thereof.	the house or barn now a pipe in the house or barn now a perations to ove all machinery and a not the privilege of as resigns, but no chang with a written transfer scribed lands and the a rethem, such default si	nes below plow on said premises to growing crops fixtures placed o ssigning in whole to in the owners or assignment o assignee or assignation to operate	epth. , without the writte on said land. n said premises, inc or in part is expre aip of the land or a r a true copy there nees of such part o to defeat or affect	in consent of the lessor. Inding the right to draw are says allowed—the covename signment of rentals or roy of; and it is hereby agreed parts shall fail or make dthis lease in so far as it could be the says and the says are says and the says are says and the says are says	nd remove casing. Is hereof shall extendalities shall be binding in the event this lease fault in the payment yers a part or parts of
	5th day of	Sept.	4		
In Testimony Whereof We Sign, this the WITNESS	day of		Lydi	a Childers	(SEAL)
James A. Childer	'S				
				na may nat dan ban any nar min ang mat ang mat ang may na tao ann may	(SEAL)
STATE OF OKLAHOMA, COUNTY OF6t BE IT REMEMBERED, That on this6t pefore me, a Notary Public in and for said County and and	d State, come per to me known to be to as her free and	embern the yes sonally eather identical p	ear of our Lord one Lppeared_Ly ersonwho ex and deed for the use	dia Childers, 8 ecuted the within and fore s and puproses therein set for	_widowgoing instrument and orth.
My Commission expires_2/25/1926	(Seal)		AMLa	ws	Notary Public.
STATE OF OKLAHOMA, TULSA COUNTY, SS	5: 10 day	of Sept	•1924at		
and duly recorded in Book 463 Page 430	410	he records of thi	a office	. Weaver, dy Brown,	
성도 관련하다 얼마를 받아 얼마를 살아 있다.	(Sea	1)	ByBra	dy Brown,	Deputy.

O. Karain P.