268783 C.M.J.	CONTRACTOR OF THE SECOND		
AGREEMENT, Made and entered into the 20th Sarah R. Starr and Sam J. Star	day of	September 1924 by	and between
of Stilwell, Oklahoma Sam Kornfeld, Tulsa, Okla, party WITNESSETH, That the said lessor, for and in conside ash in hand paid, receipt of which is hereby acknowledged and of	of the seco	nd part, hereinafter called	Lessee the rotand part, lessee.
WITNESSETH, That the said lessor, for and in conside ash in hand paid, receipt of which is hereby acknowledged and of	ration of Ulio	reements hereinafter contained on the part of le	ssee to be paid, kept and
performed, hasgranted, demised, leased and let and by these p of mining and operating for oil and gas, and of laying of pipe lines, said products, all that certain tract of land, situate in the County	resents do <u>es</u> gra and building tanks,	nt, demise, lease and let unto the said lessee, for t powers, stations and structures thereon to produc	he sole and only purpose ce, save, and take care of
aid products, all that certain tract of land, situate in the County	of Tulss; State of Ok	ahoma, described as follows to-wit:	
The SET of SWE of N	Wł		
요즘 요즘 없다 그렇지 않아 바이다.		살 현실을 하고 된 수 집 때문	
인데 아니라 된 이번 보인 과 왕이라고 있다.			
of section 23 Township 20 N. Range	13 E. and	containing 10	acres, more or less.
It is agreed that this lease shall remain in force for a term either of them is produced from said land by the lessee.	of5	years from this date, and as long th	ereafter as oil or gas, or
In consideration of the premises the said lessee covenants a 1st. To deliver to the credit of lessor, free of cost, in the	nd agrees.		
produced and saved from the leased premises.			
2d. To pay the lessor one-eight	h value of	gas from each well where ga	is only is
ound, while the same is being used rom any such well for all stoves an	d all inside	e light in the principal dw	velling house
n said land during the same time by isk and expense.	making his	own connections with the w	vells at his own
	2.31 above		
3d. To pay lessor for gas producted manufacture of casing-head gas F	ifty and No.	/100 Dollars per year, for	premises or for the time during
hich such gas shall be used, said	payments to	be made when used.	
If no well be commenced on said land on or before the	20th	day of September 19 25	the lease shall terminate
s to both parties, unless the lessee on or before that date shall pay		The secret Cide	
			changes in the ownership
f said land, the sum of Ten and No/100	DOLLAR	S, which shall operate as a rental and cover the	ne privileges of deferring
ne commencement of a well for 12 months from nay be further deferred for like period of the same number of mon the down payment, covers not only the privileges granted to the d eriod as aforesaid, and any and all other rights conferred.	nths successively. A	and it is understood and agreed that the consider	ation first recited herein,
eriod as aforesaid, and any and all other rights conferred.  Should the first well drilled on the above described land be	e a dry hole, then.	and in that event, if a second well is not comme	nced on said land within
Should the first well drilled on the above described land be welve months from the expiration of the last rental period for w efore the expiration of said twelve months shall resume the payr	hich rental has been nent of rentals in t	paid, this lease shall terminate as to hoth partie he same amount and in the same manner as here	es, unless the lessee on or inbefore provided. And
is agreed that upon the resumption of the payment of rentals, and the effect thereof, shall continue in force just as though there h	iad been no interrupt	ion in the rental payments.	
If said lessor owns a less interest in the above described lan rovided for shall be paid the lessor only in the proportion which L Lessee shall have the right to use free of cost, gas, oil and w	118interest bea	undivided fee simple estate therein, then the roy	valties and rentals herein
SSOT.  When requested by lessor, lessee shall buryits			xcept water from well of
No well shall be drilled nearer than 200 feet to the house or Lessee shall pay for damages caused by	barn now on said pre	mises, without the written consent of the lessor.	
Lessee shall have the right at any time to remove all mach	inery and fixtures nis	red on sold premises, including the right to drop	r and ramove easing
If the estate of either party hereto is assigned, and the private theirs, executors, administrators, successors or assigns, but	rilege of assigning in t no change in the or	whole or in part is expressly allowed—the coven vuership of the land or assignment of rentals or a	ants hereof shall extend royalties shall be binding
If the estate of either party hereto is assigned, and the private heirs, executors, administrators, successors or assigns, but a the lessee until after the lessee has been furnished with a writte hall be assigned as to a part or parts of the above described land the proportionate part of the rents due from him or them, such the proportionate part of the rents due from him or them, such id lands which the said lessee or any assignee thereof shall make	n transfer or assigned s and the assigned or a default shall not or	ent or a true copy thereof; and it is hereby agre assignees of such part or parts shall fail or mak there to defeat or affect this love in so for mak	ed in the event this lease e default in the payment
dd lands which the said lessee or any assignee thereof shall make. Lessor hereby warrants and agrees to defend the title to th	due payment of said e lands herein descri	rental.	ht at any time to redeem
Lessor hereby warrants and agrees to defend the title to the or lessor, by payment, any mortgages, taxes or other liens on the rights of the holder thereof.	ne above described l	ands, in the event of default of payment by less	or, and be subrogated to
		일 경기를 보고 있는데 글이 되었습니다	
그렇게도 하다 하는 이렇다는 아이라 날 하는			
In Testimony Whereof We Sign, this the	_day of		
WITNESS		Sarah R. Starr	(SEAL)
Geo. C. Anderson		Sam J. Starr Sr.	(SEAL)
		Mary F. Bell	(SEAL)
ACKNO	WLEDGMENT TO		
A 2 - 2		병용 그 등을 이 사람들에게 하는데 하는 물을 보고 있다.	timantes dans
BE IT REMEMBERED, That on this 2011 day of.	n	the year of our Lord one thousand nine hundred a y appeared Sarah R. Sterr	nd twenty four
a S. J. Starr Sr., Mary F. to me kn	own to be the identi	cal person	oregoing instrument and
knowledged to me that theyexecuted the same as the ir	free and voluntary	act and deed for the uses and puproses therein se	t forth.
IN WITNESS WHEREOF, I have hereunto set my official			tten.
My Commission expires. Sept. 16th, 1928.	(Seal)	James T. Worsham,	Notary Public.
TATE OF OKLAHOMA, TULSA COUNTY, SS:			Andrew Land
This instrument was filed for record on the	day ofOc		_o'clockPM.,
nd duly recorded in Book 463 Page458	of the records	of this office.  O. G. Weaver.	
	(0,-2)		County Clerk.
	(Seal)	By Brady Brown,	Deputy.
않은 수가를 이용하다 한 나라를 받는데 사람들이 있다.			

CONTRACTO BY