269449 0	• M. J.	실내하다 하다 등 생물을 보고 있는 아들만 일당하	
AGREEMENT, Made and ento S. P. M	celinto the 2211d celiney and J. H. McB	day of August 192 4 by and irney as Trustee	I between
of Tuls	a. Oklahoma	mele of the first part, hereinafter called lessor (whether or	ne or more) and
A. J. Pettitt.	of Tulsa, Oklahoma,	party of the One party of the Sand agreements hereinafter contained on the part of lessee 9.5 grant, demise, lease and let unto the said lessee, for the sy tanks, powers, stations and structures thereon to produce, so to of Oklahoma, described as follows to-wit:	second part, lessee.
WITNESSETH, That the said sh in hand paid, receipt of which is he	lessor, for and in consideration of reby acknowledged and of the covenant	s and agreements hereinafter contained on the part of lessee	to be paid, kept and
rformed, ha_\$granted, demised, lea mining and operating for oil and gas,	sed and let and by these presents do and of laying of pipe lines, and building	95 grant, demise, lease and let unto the said lessee, for the s tanks, powers, stations and structures thereon to produce, s	ole and only purpose ave, and take care of
id products, all that certain tract of la	nd, situate in the County of Tulsa, Sta	te of Oklahoma, described as follows to-wit:	
		보다 마르막 어느 이 말았다니요. 그리고 없다	
	Northwest Quarter		
		기가면 경기하는 방법이는 어떻게 되었다.	and the plan
sectionTownship	17 K. N. Range 14.	and containing 160	cres, more or less.
It is agreed that this lease shall	remain in force for a term of	Oneyears from this date, and as long there	after as oil or gas, or
In consideration of the premises	the said lessee covenants and agrees:	whichhe may connecthis_wells, the equal one	
lst. To deliver to the credit of educed and saved from the leased pro	lessor, free of cost, in the pipe line to emises.	whichmay connect wells, the equal one	s-eighth part of all oil
d. To pay lessor one	e-eighth of all gas fo	rom each well where cos only is fo	or beden bruce
v other product. a	rovalty of one-eighth	10 11 used in the manufacture of a	gasoline or
te; and lessor to he	we gas free of cost :	from any such well for all stoves on said land during the same time	and all in-
s own connections wi	ncipal dwelling house. th the well at his ov	on said land during the same time	ne by making
d. To pay lessor for	gas produced from an	ny oil well and used off the premi oduct a royalty of one-eighth	ses or in
nthly at the prevail	ing market rate.	oduct a royalty of one-eighth	(1/8) payat
If no well be commenced on a		October 19 24, the	
to both parties, unless the lessee on t	r before that date shall pay or tender to	the lossor erthe lessor's gradit in the	
nkat		essors, which shall continue as the depository regardless of cha	nges in the ownership
said land, the sum of	D	OLLARS, which shall/operate as a rental and cover the p	rivileges of deferring
y be further deferred for like yeriod	of the same number of months successi	essors, which shall continue as the depository regardless of cha OLLARS, which shall/operate as a rental and cover the p In like manner and apon like payments or tenders the com vely. And it is understood and agreed that the consideratio direct rental is payyble as aforesaid, but also the lessee's opt	mencement of a well n first recited herein,
down payment, covers not only the riod as aforesaid, and any and all oth	privileges granted to the date when sai	d first rental is payable as aforesaid , but also the lessee's opt	ion of extending that
Should the first well drilled on t elve months from the expiration of t	he above described land be a dry hold he last rental period for which rental l	e, then, and in that event, if a second well is not commence, as been paid, this lease shall terminate as to both parties, u tals in the same amount and in the same manner as hereinbe vided, that the last preceding paragraph hereof, governing th nterruption in the rental payments.	i on said land within nless the lessee on or
s agreed that upon the resumption of	the payment of rentals, as above pro	tals in the same amount and in the same manner as hereinbe rided, that the last preceding paragraph hereof, governing the	e payment of rentals
If said lessor owns a less interest	in the above described land than the en	atire and undivided fee simple estate therein, then the royalti	es and rentals herein
Lessee shall have the right to us	y in the proportion whichHAP_into a free of cost, gas, oil and water produc	ntire and undivided fee simple estate therein, then the royalti erest bears to the whole and undivided fee. Ed on said land foroperations thereon, excep	ot water from well of
sor. When requested by lessor, lessee	shall bury his pipe line	s below plow depth.	
No well shall be drilled nearer th	an 200 feet to the house or barn now on	said premises, without the written consent of the lessor. growing crops on said land.	
Tonggo shall been the weekt of on	as there to remain all magable over and the	trees who said on said measuring for shading the sink to discuss our	d remove casing.
If the estate of either party here their heirs, executors, administrators	to is assigned, and the privilege of assi , successors or assigns, but no change	gning in whole or in part is expressly allowed—the covenant: in the ownership of the land or assignment of rentals or roys	s hereof shall extend lties shall be binding
the lessee until after the lessee has be ill be assigned as to a part or parts o	en furnished with a written transfer or f the above described lands and the as-	assignment or a true copy thereof; and it is hereby agreed in signee or assignees of such part or parts shall fail or make do	a the event this lease fault in the payment
the proportionate part of the rents d d lands which the said lessee or any a	ue from him or them, such default sha ssignee thereof shall make due paymen	ourse placed on said premises, including the right to draw am gning in whole or in part is expressly allowed—the covenants in the ownership of the land or assignment of rentals or roya assignment or a true copy thereof; and it is hereby agreed is ignee or assignees of such part or parts shall fall or make del Il not operate to defeat or affect this lease in so far as it cov t of said rental.	ers a part or parts of
Lessor hereby warrants and agre lessor, by payment, any mortgages	es to defend the title to the lands here , taxes or other liens on the above de	to disance that. In described, and agrees that the lessee shall have the right a scribed lands, in the event of default of payment by lessor,	any time to redeem
rights of the holder thereof.		그 없다는 사람들은 얼마를 받는데 되었다.	
		일일 보고 하는데 그는 때에 전하면 보다고요?	
In Testimony Whereof We Sign	, this the 22nd day of day	August 192 4	
WITNES	;s	S. P. McBirney	(SEAL)
	임생님, 그 그리고 그리고 살아야.	J. H. McBirney	(SEAL)
	**********************	J. H. McBirney, Trus	
	e dan en de privat en me de me just par ens en me me de en en just de just de me de me de de par en en de se m Manteriorgische de me de de me just just de en en me de en just de me de partie de mente de de de partie de me		ivee. (SEAL)
ADDR OF OUT ATTOMA COTTO	ACKNOWLEDGM Tulsa	ent to the LEASE Before me, the undersigned, a Note	ary Public
and for said county	and State on this 22	Before me, the undersigned, a Note and day of August, 1924, personal in the year of the the world in a busine and	Ly appeared
oreme, a Notary Public in and for s	id County-and State, came S.	P. McBirney, J. H. McBirney & J.	H. McBirney.
	rusting to me known to be the	he identical person_S_who executed the within and foreg	oing instrument and
nowedered mutater he 7 has	cyted the same as his tree and y are and y are	oluntary act and deed for the uses and pupposes therein set for Id year last above written. Malked my notarial seal the day and partiest above written	th.
My Commission expiresNO	ov. 23, 1926. (Sea	Mac Rupp,	Notary Public,
ATE OF OKLAHOMA, TULSA (201INTV SS.		Andenry Tubile,
This instrument was filed for reco	rd on the 13 day of	Oct. 192 4 at 2:25	clock P. M
duly recorded in Book 463 Page4	.82of the	records of this office.	
		O. G. Weaver,	County Clerk.
	(Seal)	By Brady Brown,	Deputy.

DS & Commence of the construction