270550 C.M.J. AGREEMENT, Made and entered into the		August 199	$2\_4$ by and between
Lorence E. Norcom	party of	the first part, hereinafter called lessor	(whether one or more) and
S. E. Henson , party of th WITNESSETH, That the said lessor, for cash in hand paid, receipt of which is hereby ackno performed, ha. B. granted, demised, leased and let of mining and operating for oil and gas, and of layi said products, all that certain tract of land, situate	and in consideration ofOn	eements hereinafter contained on the pa	DOLLARS.
Home Garden' according to		(15) fifteen, Block (2 ty of Tulsa, Oklahoma, hereof.	
of sectionTownship			acres, more or less.
It is agreed that this lease shall remain in feither of them is produced from said land by the le In consideration of the premises the said les 1st. To deliver to the credit of lessor, free produced and saved from the leased premises.	essee.		
2nd. To pay the lessor one- gas from each well where ga and lessor to have gas free lights in the principal dwo own connections with the we	s only is found, whi of cost from any su alling house on said	lle the same is being to the well for all stoves land during the same t	used off the premise and all inside
3rd. To pay lessor for gas the manufacture of casinghe for the time during which s months.	ad gas. one-eighth.	at the market price for	or the gas so used.
Sank at Tulse Oklehome.  of said land, the sum of 11ve  the commencement of a well for Ole  the commencement of a well for Ole  and be further deferred for like period of the same the down payment, covers not only the privileges; seriod as aforesaid, and any and all other rights co  Should the first well drilled on the above of the same of		S, which shall operate as a rental and manner and upon like payments or tended it is understood and agreed that the intal is payable as a foresaid, but also the and in that event, if a second well is not paid, this lease shall terminate as to both the same amount and in the same manuer at the last preceding paragraph hereof, sion in the rental payments.  Individed fee simple estate therein, then the the whole and undivided fee.  I talk	cover the privileges of deferring lers the commencement of a well consideration first recited herein, lessee's option of extending that it commenced on said land within the parties, unless the lessee on or as hereinbefore provided. And governing the payment of rentals need the payment of rentals are the royalties and rentals herein hereon, except water from well of the lessor.  It of draw and remove casing, the covenants hereof shall extenditals or royalties shall be binding by agreed in the event this lease or make default in the payment far as it covers a part or parts of a the right at any time to redeem thy lessor, and be subrogated to
WITNESS			COM (SEAL)
			(SEAL)
STATE OF OKLAHOMA, COUNTY OF BE IT REMEMBERED, That on this before me, a Notary Public in and for said County	Tulsa SS: 27th <sub>day of</sub> August in and State, cance Florence	the year of our Lord one thousand nine h	undred and Twenty Four
and—acknowledged to me that _She _executed the	same as her free and voluntary	ical personwho executed the with act and deed for the uses and puproses t	in and foregoing instrument and herein set forth.
IN WITNESS WHEREOF, I have hereun	to set my official signature and affixed	l my notarial seal the day and year first a	bove written.
My Commission expires June 25,	TASA* (2081)	Jessie A. Bowe	Notary Public.
STATE OF OKLAHOMA, TULSA COUNTY,	ss: Oct	. , <sub>192</sub> 4 9:30	A. W
This instrument was filed for record on the	EL COUNT		
This instrument was filed for record on the_			
This instrument was filed for record on the and duly recorded in Book 468 Page493	(Seal)		County Clerk. Deputy.

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