276353 C.M.J. AGREEMENT, Made and entered into the this 29th T.L. Mathawa and Mattie Mathawa.	hiswife	*****
Pensy Oil Corporation, parties of the WITNESSETH, That the said lessor, for and in consideration of as in hand paid, receipt of which is hereby acknowledged and of the covenation of the covena	party of the first part, hereinafter called lessor (whether one second part, hereinafter called lessor forty (\$40.00) at and agreements hereinafter contained on the part of lessee to \$9. grant, demise, lease and let unto the said lessee, for the sole ng tanks, powers, stations and structures thereon to produce, save at the of Oklahoma, described as follows to-wit:	or more) and
North one half $(\frac{1}{2})$ of the North in No. 1, Township 17-North, Range	East one quarter (1) of Section 14 Mast.	
of section 1 Township 17 Range	14 and containing Eighty (80) acre	s, more or less.
It is agreed that this lease shall remain in force for a term of 90 ither of them is produced from said land by the lessee. 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 orduced and saved from the leased premises.	O daysyears from this date, and as long thereaft	er as oil or gas, or
2nd. To pay lessor for gas from each well (1/8) of the gross proceeds at the preval premises, said payments to be made each t from any such well for all stoves and all n said land during the same time by making risk and expense. 3rd. To pay lessor for gas produced from	three months and lessor to have gas isset three months and lessor to have gas inside lights in the principal dwelge his own connections with the well	free of cost lling house at his own
the manufacturing of casing-head gas, one prevailing market rate for the gas so use used, said payments to be made each three	e-eighth (1/8) of the gross proceeds	at the
If no well be commenced on said land on or before the		
is to both parties, unless the lessee on or before that date shall pay or tender		
dank ator its suc of said land, the sum ofmonths from said date. he commencement of a well formonths from said date. hay be further deferred for like period of the same number of months success he down payment, covers not only the privileges granted to the date when s eriod as aforesaid, and any and all other rights conferred.	DOLLARS, which shall operate as a rental and cover the priv In like manner and upon like payments or tenders the commu- sively. And it is understood and agreed that the consideration a aid first rental is payable as aforesaid, but also the lessee's option	ileges of deferring encement of a well first recited herein, of extending that
Should the first well drilled on the above described land be a dry however months from the expiration of the last rental period for which rental force the expiration of said twelver months shall resume the payment of reis agreed that upon the resumption of the payment of rentals, as above prind the effect thereof, shall continue in force just as though there had been no If said lessor owns a less interest in the above described land than the rovided for shall be paid the lessor only in the proportion which	ole, then, and in that event, if a second well is not commenced of has been paid, this lease shall terminate as to both parties, unle intals in the same amount and in the same manner as hereinbefor ovided, that the last preceding paragraph hereof, governing the p	n said land within ss the lessee on or re provided. And payment of rentals
When requested by lessor, lessee shall buryhis pipe lin No well shall be drilled nearer than 200 feet to the house or barn now of Lessee shall have the right at any time to remove all machinery and fill the estate of either party hereto is assigned, and the privilege of assigned; the privilege of assigned; the privilege of assigned; the privilege of the party hereto is assigned, and the privilege of assigned; the privilege of the party hereto is assigned, and the privilege of assigned as to a part or parts of the above described lands and the all be assigned as to a part or parts of the above described lands and the analysis of the proportionate part of the rents due from him or them, such default shid lands which the said lessee or any assignee thereof shall make due payme Lessor hereby warrants and agrees to defend the title to the lands here releases, by payment, any mortgages, taxes or other liens on the above due rights of the holder thereof.	on said premises, without the written consent of the lessor. o growing crops on said land. is tures placed on said premises, including the right to draw and r signing in whole or in part is expressly allowed—the covenants h e in the ownership of the land or assignment of rentals or royalti or assignment or a true copy thereof; and it is hereby agreed in t ssignee or assigness of such part or parts shall fail or make defau all not operate to defeat or affect this lease in so far as it covers	ereof shall extend es shall be binding he event this lease alt in the payment a part or parts of
herights of the holder thereof. It is expressly understood and agreed the 90 days from above date, this lease is to parties, until said well is completed and in paying quantities	at if a well is commenced on this la remain in full forece and effect as d as long thereafter as oil or gas	and within s to both is produced
In Testimony Whereof We Sign, this theday of	December 1924	
	T. I. Mathews	(SEAL)
D. T. Finley	Mattie Mathews	(SEAL)
John W. Mathews	Mattie Mathews	(SEAL)
ACKNOWLEDGA	MENT TO THE LEASE	in the second
TATE OF OKLAHOMA, COUNTY OF Tulse SS: BE IT REMEMBERED, That on this 31 day of December on the State of December of the State of December of the State of December of Decembe	pnally appeared T. L. Nathews the identical person S. who executed the within and foregoin voluntary act and deed for the uses and puproses therein set forth.	g instrument and
My Commission expires Feby. 19-1927.		***************************************
		Notary Public.
TATE OF OKLAHOMA, TULSA COUNTY, SS: This instrument was filed for record on the 14 day o and duly recorded in Book 463 Page 543 of the		
	e records of this office. O • G • Weaver, By Brady Brown,	County Clerk.
(Seal)	By. Brady Brown,	Deputy.

95 pm