276800 C.M.J			
AGREEMENT, Made and entered into the	e. 17th day	of January 192 5	by and between
A. D. Jones of I	porta	of the first part bareingfor called lawer (w	hether one or more) and
C. E. Suppes, party WITNESSETH, That the said lessor, for cash in hand paid, receipt of which is hereby ackno	of the second par	thereinafter called lesse	erner one of moter and and er
WITNESSETII, That the said lessor, for	and in consideration of	O Hundred and No/100	of lessee to be paid, kepf and
performed, haSgranted, 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 by these presents do 98.	grant, demise, lease and let unto the said lessee,	for the sole and only purpose
said products, all that certain tract of land, situate	in the County of Tulsa, State of	Oklahoma, described as follows to-wit:	ounce, save, and cake care of
Northw	est Quarter of the	Northwest Quarter	
회사인 기사전 기계속 고면을 반응하네?			
기가 된 이번 시간을 하는 때에 나갔다.		전함이 많은 외국은 본 기를 받는다.	
하는 이 전환하는 것 같습니다.			
of section7Township16	Range 13	and containing Forty	acres, more or less.
It is agreed that this lease shall remain in f either of them is produced from said land by the le	orce for a term of Three	years from this date, and as lo	ng thereafter as oil or gas, or
In consideration of the premises the said les lst. To deliver to the credit of lessor, free produced and saved from the leased premises,	see covenants and agrees:	, he his	
produced and saved from the leased premises.	s of cost, in the pipe line to winc	nwens, the	equal one-eighth part of all off
2nd. To pay lessor for gas	from each well whe	re gas only is found, the	equal one-eighth
(1/8) of the gross proceeds premises, said payments to	be made ouarterly	market rate, for all gas and lessor to have gas fr	used off the
any such well for all stove	s and all inside l	ights in the principal dw	alling house on
said land during the same trisk and expense.	ime by making his	own connections with the	well at his own
3rd. To pay lessor for gas the manufacture of casing-h vailing market rate for the	produced from any	oil well and used off the	premises, or for
vailing market rate for the	gas so used, for	the time during which such	n gas shall be
used, said payments to be made	ade Quarterly.		
If no well be commenced on said land o	17th	day of January 19 26	
		Diret !	, the lease shall terminate
as to both parties, unless the lessee on or before this Bankat Mounds, Oklahoma of said land, the sum of Forty and No	or its successors	, which shall continue as the depository regardle	ss of changes in the ownership
of said land, the sum of Forty and No	0/100 DOLL	ARS, which shall operate as a rental and cov	er the privileges of deferring
the commencement of a well for may be further deferred for like period of the same	months from said date. In I number of months successively.	ike manner and upon like payments or tenders And it is understood and agreed that the con-	the commencement of a well sideration first recited herein.
the commencement of a well for	ranted to the date when said firs aferred.	t rental is payable as aforesaid, but also the les	see's option of extending that
Should the first well drilled on the above d twelve months from the expiration of the last rent before the expiration of said twelve months shall r it is agreed that upon the resumption of the payme and the effect there? I shall continue in force just as	escribed land be a dry hole, the al period for which rental has be	n, and in that event, if a second well is not co en paid, this lease shall terminate as to both p	mmenced on said land within arties, unless the lessee on or
it is agreed that upon the resumption of the payments	esume the payment of rentals in ant of rentals, as above provided	the same amount and in the same manner as that the last preceding paragraph hereof, gove	hereinbefore provided. And erning the payment of rentals
If said lessor owns a less interest in the abov provided for shall be paid the lessor only in the pro Lessec shall have the right to use free of cos	t, gas, oil and water produced on	said land for HISoperations there	on, except water from well of
lessor.	his		
No well shall be drilled nearer than 200 feet Lessee shall pay for damages caused by	to the house or barn now on said 1 t 8 operations to growing	premises, without the written consent of the le	sor.
to their heirs, executors, administrators, successors on the lesses until after the lesses has been furnish	or assigns, but no change in the	ownership of the land or assignment of rental	ovenants hereof shall extend
It is estate of either party hereto is assignt to their heirs, executors, administrators, successors on the lessee until after the lessee has been furnish shall be assigned as to a part or parts of the above of the proportionate part of the rents due from hir said lands which the said lessee or any assignee the	described lands and the assignee	or assignees of such part or parts shall fail or operate to defeat or affect this lease in so far	make default in the payment
said lands which the said lessee or any assignee ther	eof shall make due payment of sa I the fitle to the lands herein des	ild rental. cribed, and agrees that the lesses shall have the	right at any time to redeem
Lessor hereby warrants and agrees to defend for lessor, by payment, any mortgages, taxes or o the rights of the holder thereof.	ther liens on the above describe	d lands, in the event of default of payment by	lessor, and be subrogated to
		scribed land has never	
	homstead of the le		
In Testimony Whereof We Sign, this the	17th	January 192 5	
WITNESS	Manager Manager	A. D. Jones	And the second s
			(SEAL)
	10 and 10		(SEAL)
and the second s		ر به الله الله الله الله الله الله الله ا	(SEAL)
STATE OF OKLAHOMA, COUNTY OF Cr BEIT REMEMBERED, That on this 1	ACKNOWLEDGMENT	TO THE LEASE	
STATE OF OKLAHOMA, COUNTY OF	7 day of January	in the year of our I and one thousand after I	ed and twenty four
before me, a Notary Public in and for said County	and State, came. personal	ly appeared A. D. Jones	
and	to me known to be the ide	ntical personwho executed the within a	nd foregoing instrument and
acknowledged to me that he executed the sa			
IN WITNESS WHEREOF, I have bereunte	set my official signature and affi	xed my notarial seal the day and year first above	yritten.
My Commission expiresOct. 4/1	5KD(5681)	Frank Crum.	Notary Public.
CHAND OF OTLAHOMA THISA COUNTY	ce.		
		uary, 1925_at_1:00	o'clock_PM.,
and duly recorded in Book 463 Page549	of the recor	Same and a second secon	
그 그들은 그리가 얼마를 하는 것은 바다를 가려면 되었다.	a naganaki sa kacamalah malabaka	O. G. Weaver.	
	(Seal)	O. G. Weaver,	Gounty Clerk.
	(Seal)	ds of this office. O. G. Weaver, Brady Brown,	Gounty Clerk. Deputy.

98 /M