-279793 0.M.J. AGREEMENT, Made and entered into the Frank N. Gipson and Affie	25th	day of		192_5_b;	y and between
or Collinsville Okla.		party-of-the-	first wart. hereinafter	called lessor (wheth	er one or more) and
WITNESSETH, That the said lessor, for and cash in hand paid, receipt of which is hereby acknowled performed, ha. 9 granted, demised, leased and let and of mining and operating for ell and gas, and of laying o said products, all that certain tract of land, situate in the same of the	in consideration of	Twenty.	Five	ninod on the next of le	DOLLARS.
West Half Block Ter Collinsville, Okla		. Heights	Addition of		
of section30Township22_N	Range14_E	and con	tainingOne		acres, more or less.
It is agreed that this lease shall remain in force either of them is produced from said land by the lessee In consideration of the premises the said lessee lst. To deliver to the credit of lessor, free of	h anunnanta and aarase				
produced and saved from the leased premises. 2nd. To pay lessor 1/8 gross peach well where gas only is foused in the manufacture of gas payable monthly at the prevail any such well for all stoves a land during the same time by mand expense.	und, while to cline or an ing market all insi	he same i y other p rate;and de lights	s being used roduct, a ro lessor to ha in the prin	l off the proyalty of on ive pas free icipal dwell	emises, and if e-eighth (1/8) of cost from ing house on s
3rd. To pay lessor for gas promanufacture of gasoline or any per year for the time during wof one-eighth (1/8) payable models. State of Okla. County of Table 18 for said County and State, came who executed the within and folledged the execution of the said counts and state of the said counts are said to a said the decrease of the said counts are said to a said the decrease of the said commission expires 4/30/27.	other produ	uct at th	erate of 1/	8 gross pro	duction Dollars
If no well be commenced on said land on on sto both parties, unless the lessee on or before that desank at Collinsville, Okla.	r before the 25th ateshall pay or tende or its s	er to the lessor, or uccessors, which	ay of Februar the lessor's credit in shall continue as the d	y 19 26, the Collinsvilepository regardless of	the lease shall terminate ille State of changes in the ownership
of said land, the sum of	months from said dat mber of months succ thed to the date when tred. Tibed land be a dry leading to the period for which rent me the payment of of rentals, as above ough there had been rescribed land than the tion which	e. In like mar essively. And i a said first rental hole, then, and i al has been paid rentals in the sa provided, that the no interruption in distorest bears to	ther and upon like part is understood and as is payable as aforesain that event, if a sec, this lease shall term me amount and in the last preceding para the rental payments ivided fee simple estat the whole and undivide the whole and undivident.	yments or tenders the reed that the conside d, but also the lessee' ond well is not comminate as to both part e same manner as her graph hereof, governi te therein, then the reled fee.	ienced on said land within ies, unless the lessee on or cinbefore provided. And ng the payment of rentals byalties and rentals herein
lessor. When requested by lessor, lessee shall bury	the house-or-bear-new perations ove all machinery and and the privilege of a sasigns, but no char with a written transfe scribed lands and the r them, such default shall make due paynetitle for the lands he title for the lands he	lines below plow von-said premise to growing crops i fixtures placed assigning in who age in the owners er or assignment assignee or assis shall not operat necessity of the con- terpin described.	depth. s. without the written on said land. on said premises, include or in part is expressibly of the land or assor a true copy thereof gnees of such part or et o defeat or affect that the lead or assor a true copy the land or assor a true copy thereof gnees of such part or et o defeat or affect that the lead are grees that the lead are grees that the lead or affect that the lead of th	consent of the lessor uding the right to dra sly allowed—the cove signment of rentals or ; and it is hereby agr parts shall fail or ma his lease in so far as i	w and remove casing, mants hereof shall extend royalties shall be binding ced in the ovent this leas ke default in the payment t covers a part or parts of oth at any time to redeem
In Testimony Whereof We Sign, this the WITNESS	25th day of	Februar	Frank N. Effie Gi Earl Tif	pson fany	(SEAL) (SEAL)
Inforeme, a Notary Public-in mid-for said-County en	n this 25th	day of Frank N. G	HE LEASE He, the under Lebruary 199 Lebruary 199 Lebruary 199 Lebruary 199 Lebruary 199	rsigned, a N 25, personal communication affie Gipson	otary Public,i ly appeared
acknowledged to me that they executed the same tiven under my hand and se	e as their free ar	nd voluntary act BRI aBBB Kv	and deed for the uses of the deed for the uses of the deed for the day of	and puproses therein s vritten nd year first above w	
My Commission expires. 10/30/28	(5081)		sara E. I	Marriott,	Notary Public.
STATE OF OKLAHOMA, TULSA COUNTY, SS This instrument was filed for record on the 2 and duly recorded in Book 463 Page 593	C	y of Feb.	, 192.5 at is office. O. G. V	ð:35	o'clockP.•M.,
			0. G. W	eaver,	County Clerk.
	(Seal)		By Brady E	rown,	County ClerkDeputy.

Scanner Phy