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281654 C.M.J. AGREEMENT, Made and entered in Helen Perry and	into the 16th	day of	March	192 ⁵ by an	d between
-or Collinsyi	ille. Oklahoma	party of t	he first part, hereinafte	r called lessor (whether o	one or more) and
L. B. Allen WITNESSETH, That the said lesso cash in hand paid, receipt of which is hereby	or for and in considerati	on of One		party of th	e second part, lessee.
cash in hand paid, receipt of which is hereby performed, ha. S. granted, demised, leased i of mining and operating for oil and gas, and said products, all that certain tract of land, s	acknowledged and of the and let and by these prese of laying of pipe lines, and situate in the County of T	covenants and agree ints do9.S_grant, I building tanks, po ulsa, State of Okinh	ements hereinafter con demise, lease and let ur wers, stations and struct oma, described as follow	tained on the part of lesse to the said lessee, for the ures thereon to produce, s to-wit:	e to be paid, kept and sole and only purpose save, and take care of
The North hal Northeast qua	f (N½) of the arter (NE¾) of	Northeast the Northe	Quarter (NE ast quarter (of the NE4)	
of section 29 Township 2 It is agreed that this lease shall rema either of them is produced from said land by	2N. Runge I	14 3. and one	containing Fiv	e	acres, more or less.
either of them is produced from said land by In consideration of the premises the s lst. To deliver to the credit of less produced and saved from the leased premise	the lessee. aid lessee covenants and a or, free of cost, in the pir	agrees: be line to which	hemay connect	his wells, the equal or	ne-eighth part of all oil
2nd. To pay lessor for (1/8) of the gross proc premises, said payments such well for all stove land during the same ti and expense.	gas from each eeds at the pre to be made Mo s-and all insi	well where evailing ma onthly and ide lights	gas only is rket rate, fo lessor to hav in the princi	found, the equ or all gas used e gas free of pal dwelling h	al one-eightlicoff the cost from any couse on said
3rd. To pay lessor for manufacture of casing-h market rate for the gas payments to be made mon	so used, for	from any oi eighth (1/8 the time d	l well used o) of the grosuring which s	ff the premise s proceeds at uch gas shall	es, or for the the prevailing be used, said
If no well be commenced on said					lease shall terminate
as to both parties, unless the lessee on or bei	Okla.	r its successors, whi	ch shall continue as the	depository regardless of ch	anges in the ownership
of said land, the sum of	months from saine same number of months ileges granted to the date	id date. In like n s successively. An when said first ren	nanner and upon like po d it is understood and a tal is payable as aforesa	yments or tenders the co greed that the considerati d ,but also the lessee's op	mmencement of a well on first recited herein, tion of extending that
Should the first well drilled on the a twelve months from the expiration of the levefore the expiration of said twelve months to agreed that upon the resumption of the and the effect thereof, shall continue in force If said lessor owns a less interest in the provided for shall be paid the less or only in-	ist rental period for which shall resume the payment in payment of rentals, as also just as though there had he above described land the proportion which.	t certal has been post of rentals in the bove provided, that been no interruption han the entire and varianteest bears	aid, this lease shall tern same amount and in th the last preceding pars n in the rental payments individed fee simple est to the whole and undivi	ninate as to both parties, ie same manner as heroinly graph hereof, governing to the therein, then the royal ded fee.	unless the lesses on or pefore provided. And the payment of rentals ties and rentals herein
Lessee shall have the right to use free lessor. When requested by lessor, lessee shal	e of cost, gas, oil and wate	er produced on said	land forits	operations thereon, exc	ept water from well of
No well shall be drilled nearer than 20 Lessee shall pay for damages caused t	00 feet to the house or bar	rn now on said prem	uses, without the writte	a consent of the lessor.	
Lessee shall have the right at any tir If the estate of either party hereto is to their heirs, executors, administrators, sue on the lessee until after the lessee has been faball be assigned as to a part or parts of the fit he proportionate part of the rents due fasaid lands which the said lessee or any assigned as to the hold of the said lense or any assigned as the said lense or any assigned the said lense or any assigned the said lense or any assigned the said lense of the said lense to the said lense of the said lense of the len	sassigned, and the privile ccessors or assigns, but no furnished with a written to a above described lands ar rom him or them, such de	ge of assigning in we change in the own ransfer or assignmend the assignee or a sfault shall not open	hole or in part is expres- ership of the land or as nt or a true copy thereo ssignees of such part or rate to deleat or affect t	sly allowed—the covenan signment of rentals or roy f; and it is hereby agreed parts shall fail or make o his lease in so far as it co	ts hereof shall extend valties shall be binding in the event this lease lefault in the payment vers a part or parts of
It is further unde in paragraph # two			111 375	free gas clau	se
In Testimony Whereof We Sign, th	is the loth d	ay ofIla			
WITNESS				Perry	
		. 	R. D.	Perry	(SEAL)
	and the transport and the transport of t			Allen	(SEAL)
STATE OF OKLAHOMA, COUNTY OF	ACKNOW F Tulsa	LEDGMENT TO	THE LEASE		
BE IT REMEMBERED, That on the helore me, a Notary Public in and for said Cher hus band and L. B. A and L. B. A and L. B. A acknowledged to me that they execute	nis 10th day of M County and State, came p 110n to me know ed the same as their f	ersonally on to be the identication of the second to the identication of the identi	a ppeared. Hell al person. S who exc act and deed for the uses	en Perry and R cuted the within and for and puproses therein set f	• D. Parry egoing instrument and orth.
IN WITNESS WHEREOF, I have been	しょく こうしょう こうしょく かんりょう しょりきり	and the second s		A CONTRACTOR OF THE STATE OF TH	
My Commission expires Sep	· · · · · · · · · · · · · · · · · · ·	_ \USAE/		or or make a	Notary Public.
STATE OF OKLAHOMA, TULSA COU	NTY, SS:			4:00	o'clock P. M.,
This instrument was filed for record of and duly recorded in Book 463 Page52	n the	day ofM of the records of	this office.	ileaver.	
This instrument was filed for record o and duly recorded in Book 463 Page 52	n the 17 7 (Seal)	of the records of	this office.	Weaver, Brown,	Canuta Clark

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