247535 C.M.J. AGREEMENT, Made and entered into the	. 23	iny of October	192_3_by and betw	zaen
Thomas C. Jones an	d his wife Thelr	na Jones		
of Owasso, Oklahom James Igan of Tulsa, Oklaho	ma. James G.Elv	arty of the first part, hereinafte in of Harver Kansa	r called lessor (whether one or	Morel and
WITNESSETH, That the said lessor, for cash in hand paid, receipt of which is hereby acknow	and in consideration of	One-	And a second	DOLLARS.
cash in nand pand, receipt of which is necesy acknow performed, ha	vieged and of the covenants and by these presents do 58 go for pipe lines, and building to the County of Tulsa, State	and agreements nereinater con — grant, demise, lease and let ur anks, powers, stations and struct of Oklahoma, described as follow	tained on the part of lessee to be ito the said lessee, for the sole an ures thereon to produce, save, a rs to-wit:	d only purpose nd take care of
The SW2 of the NW2 Range 14 East, con	and the SE; of taining in all 8	the SW4 of SEc. 3 30 acres	2, Township 21 N.	
of section 32 Township 21	Range 14	and containing 80	acres,	more or less.
It is agreed that this lease shall remain in fo either of them is produced from said land by the les In consideration of the premises the said less 1st. To deliver to the credit of lessor, free produced and saved from the leased premises.	orce for a term of	Fiveyears from t	his date, and as long thereafter a	as oil or gas, or
2nd. To pay lessor the same is being used off to any other product, a royal market rate; and lessor to heall inside lights in the prinaking his own connections we	he premises, and lty of one-eight ave gas free of ncipal dwelling	l if used in the m h (1/8), payable m cost from any suc house on said lan	anufacture of gaso onthly at the prev h well for all sto d during the same	line ailing ves and
3rd. To pay lessor for growthe manufacture of gasoling one-eighth (1/8) payable in	as produced from ne or any other monthly at the p	any oil well and product at the ra revailing market	used off the prente of or a reate.	ises oyalty
If no well be commenced on said land on	or before the 23	day of April	19_24, the lease	shall terminate
as to both parties, unless the lessee on or before tha Bank at Tulsa, Oklahoma of said land, the sum of Two dollar p. the commencement of a well for Six	er acre DO	sors, which shall continue as the d LLARS, which shall operate as	lepository regardless of changes in	n the ownership
the commencement of a well for Six may be further deferred for like period of the same the down payment, covers not only the privileges gr period as aforesaid, and any and all other rights con Should the first well drilled on the above de	number of months successive ranted to the date when said iferred. escribed land be a dry hole.	ely. And it is understood and a first rental is payable as aforesai then, and in that event, if a sec	greed that the consideration first d, but also the lessee's option of and well is not commenced on s	recited herein, extending that
Should the first well drilled on the above de twelve months from the expiration of the last rent before the expiration of said twelve months shall re it is agreed that upon the resumption of the payme and the effect thereof, shall continue in force lust as If said lessor owns a less interest in the above provided for shall be paid the lessor only in the proposed the continue of the proposed for	e described land than the ent portion which_hlsinterc	erruption in the rental payments ire and undivided fee simple esta est bears to the whole and undivid	te therein, then the royalties and led fee.	l rentals herein
lessor. When requested by lessor, lessee shall bury _ No well shall be drilled nearer than 200 feet t Lessee shall pay for damages caused by\$\text{Q}\$Z	all pipe lines t	pelow plow depth.		
Lessee shall have the right at any time to re If the estate of either party hereto is assigne to their heirs, executors, administrators, successors on the lessee until after the lessee has been furnished shall be assigned as to a part or parts of the above of the proportionate part of the rents due from him said lands which the said lessee or any assignee there	move all machinery and fixta	tree placed on said promises incli	iding the right to draw and row.	ove casing. of shall extend hall be binding event this lease
Lessor hereby warrants and agrees to defend	the title to the lands herein	described, and agrees that the le	ssee shall have the right at any	time to redeem
for lessor, by payment, any mortgages, taxes or of the rights of the holder thereof.	ther nens on the above descri	ribed lands, in the event of dela	uit of payment by lessor, and be	subrogated to
In Testimony Whereof We Sign, this the	day of			
WITNESS			C. Jones	(SEAL)
John D. McMacki	.n	Thelma	Jones	(SEAL)
			es an es ad acrons for sporting our parties on the foreign and the contract of	(SEAL)
STATE OF OKLAHOMA. COUNTY OF BEFORE ME THE UNITED THE PROPERTY OF THE COUNTY OF THE CO	Tulsa ss. d, a Notary Pub	nt to the Lease	id County and Sta	te, on
		identical person_Swho exec		
acknowledged to me that theyexecuted the sa	me as their free and vol	untary act and deed for the uses a	and puproses therein set forth.	
Given under my hand and soa My Commission expires Feb. 18, 1	set my official signature and 11 the day and you	ar last above wri	tten.	
TAND OF OVIATIONA ANTICEA CONTINUES	20.			Notary Public.
This instrument was filed for record on the	26 day of	Dec. , 192 3 at_	1:20o'clock	
and duly recorded in Book 463 Page 82	oi the re	ecords of this office. O. G	. Weaver,	
	(Seal)	ByBra	• Weaver, dy Brown,	ounty Clerk. Deputy.
			1 / 1 / 1 / 1 / 1 / 1 / 1 / 1 / 1 / 1 /	