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2481897 C.M.J.			
AGREEMENT, Made and entered into the	tannantan day of	Jan, 192.4 by and be	tween
of Tulsa, Okla. C. F. Peffley T	party of the	first part, hereinafter called lessor (whether one of	r more) and
WITNESSETH, That the said lessor, for and in concash in hand paid, receipt of which is hereby acknowledged and performed, ha. B. granted, demised, leased and let and by the of mining and operating for oil and gas, and of laying of pipe lissaid products, all that certain tract of land, situate in the Coun	ideration of One	ents bereinsfer contained on the part of lessee to	be paid, kept and
The South Half of the	Southwest Quar	ber	
of sectionZTownshipZ2-NRange	ge_13_Eand cor	taining 80 acres	, more or less.
of section	rm of 30 days	years from this date, and as long thereafte	r as oil or gas, or
2nd.To pay lessor 1/8 of Marke the gas from each well where gas o premises, and if used in the manuf of one-eighth (1/8) payable monthl gas free of cost from any such we eighth (1/8), payable monthly at free of cost from any such well fo	nly is found, what acture of gasoling at the prevail of the prevailing of the prevai	nile the same is being used on the or any other product, a siling market rate; and lessor to be market rate; and lessor to be	off the royalty to have the constant of the co
dwelling house on said land during well at his own risk and expense.	the same time 1	by making his own connections	s with the
3rd. To pay lessor for gas pro in the manufacture of gasoline or which such gas shall be used, paya monthly at the prevailing market r	any other produc ble quarterly or	et at the rate of 1/8 for the	e time durin
the is not com	pleted by the 31	d day of Fed, 1924	se shall terminate
as to both parties, unless the lessen on or before that date shall Bankat	pay or tender to the lessor_o	r the lessor's credit in the	
of said land, the sum ofmonths the commencement of a well formonths the commencement of a well formonths the further deferred for like pyriod of the same number of the down payment, covers not only the privileges granted to the down payment, covers not only the privileges granted to the down payment, covers not only the privileges granted to the down payment, and any anglall other rights conferred. Should the first well drilled on the above described law welve months from the expiration of the last rental period for before the expiration of said twelve months shall resume the it is agreed that upon the yesumption of the payment of rentand the effect thereof, shall continue in force just as though the If said lessor owns a less interest in the above described provided for shall be paid the less or only in the proportion whit Lessee shall have the right to use free of cost, gas, oil as	Tom said date. It like man months successively. And it he date when said dirst rental and be a dry hole, then, and it which rental has been paid payment of rentals in the sails, as above provided, that the rental been had been in the rental and the distribution it land than the entire and under the land than the entire and under the land than the entire and under the land than the entire bears to	hich shall operate as a rental and cover the privi- ner and upon like payments or tenders the comme t is understood and agreed that the consideration if is payable as aforesaid, but also the lessee's option in that event, if a second well is not commenced or i, this lease shall terminate as to both parties, unle- me amount and in the same manner as hereinbefor least preceding paragraph hereof, governing the p in the rental payments. Ivided fee simple estate therein, then the royalties it the whole and undivided fee.	eleges of deferring encement of a well rst recited herein, of extending that an said land within as the lessee on or re provided. And asyment of rentals and rentals herein
lessor. When requested by lessor, lessee shall buryits No well shall be drilled nearer than 200 feet to the hous	pipe lines below plow	depth.	
Lessee shall pay for damages caused by1.5	operations to growing crop	s on said land.	emove casing.
Lessee shall have the right at any time to remove all m. If the estate of either party hereto is assigned, and the to their heirs, executors, administrators, successors or assigns on the lessee until after the lessee has been furnished with a w shall be assigned as to a part or parts of the above described of the proportionate part of the rents due from him or them, said lands which the said lessee or any assignee thereof shall m. Lessor hereby warrants and agrees to defend the title t for lessor, by payment, any mortgages, taxes or other liens of the rights of the holder thereof.	privilege of assigning in who, but no change in the owner ritten transfer or assignment ands and the assignee or assigned the default shall not operate the default shall not operate the default shall not operate the default shall not operate.	le or in part is expressly allowed—the covenants h ship of the land or assignment of rentals or royaltic or a true copy thereof; and it is hereby agreed in the gnees of such part or parts shall fail or make defau e 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
In Testimony Whereof We Sign, this the3_	January	1. 192 4	
WITNESS		H. J. Gray	(SEAL)
H. L. Levy		والمرتبع ومرجون والمناف والمساف والمشافية والمتاب والمسافية والمسافية والمسافية والمسافية والمسافية والمسافية	(SEAL)
			(SEAL)
STATE OF OKLAHOMA, COUNTY OF TUlsa	KNOWLEDGMENT TO T		
BEITTREMEMBERED, That on this on thie the undersioned before me, A Notary Public in and for said County and State/	3rd day of Janus came: personally	yer out the mount of the second of the secon	or instrument and
and acknowledged to me that 16 executed the same as 1 from unful my hand and the warmen to the warmen to the warmen to the same as the sam			
My Commission expires May 3, 1924.			
STATE OF OKLAHOMA, TULSA COUNTY, SS:		192 4 at 9:30	
STATE OF OKLAHOMA, TULSA COUNTY, SS: This instrument was filed for record on the 93 and duly recorded in Book 463 Page 93	day of Jan • of the records of the	nis office.	ock_4M.,
		O. U. HOAVOL,	Gounty Clerk.
	(Seal)	By Brady Brown,	Deputy.
		보다가 얼마를 가라고 하다 살인	