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	estate of annal Harrican oi Stanbell
WITNESSETH, That the said part of the first rtof the second part, the receipt of which is hereby rt, to be paid, kept and performed, had granted, rt,heirs, administrators, excutors, t	t part, for and in consideration of the sum of One Dollar to
ilding tanks, stations and structures thereon to take ca	are of said products, all that certain tract of land, situate in the town of.
emption laws of this State; bounded substantially as to	
the North by lands of the matthewe	angle thereten (13) cart of the Indean 4 base meredian
a the East by lands of	
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hundred having have	es, more or less, and being same land conveyed to the first part y by <u><i>Breeke</i></u> Mallout
It is agreed that this lease shall remain in force for	iy either party except by initial consent. for a term of ten years from this date and as long thereafter as oil or gas, or either of them, is produced from said land by i
rt. 4	lministrators, executors, successors or assigns.
rs, administrators, executors and assigns, free of cost	in the pipe line to which part 4 of the second part may connect fies wells the equal follow part of
produced and saved from the leased promises: And s well drilled on said premises, the gas from which is n	2nd-To pay fifting Dollars each three months in advance for the gas, from each and even marketed and used off the premises, while the gas from said well is so marketed and used. Il wells so as to interfere as little as possible with the cultivated portion of the farm. And further, to complete a well on so
Second part 4 covenant and agree to locate al	ll wells so as to interfere as little as possible with the cultivated portion of the farm. And further, to complete a well on so te hereof, or pay at the rate of
ee months such completion is delayed from the time all he and operate as a full liquidation of all rental un posited to	te hereof, or pay at the rate of <u>fortual</u> Dollars, quarterly in advance, for each addition above mentioned for the completion of such well until a well is completed; and it is agreed that the completion of such w der this provisions during the remainder of the term of this lease. Such payments may be made direct to the lessor <i>Gauge of Completed</i>
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First part for to have gas free for fuel and light in	n the dwelling on said premises by making <u>funct</u> own connections to any well thereon. the privilege of using sufficient water, oil and gas from said premises to run all machinery necessary for drilling and operation
It is agreed that the second part	the privilege of using sufficient water, oil and gas from said premises to run all machinery necessary for drilling and operat stures placed on said premises; and further, upon the payment of
any time, by the part of second part,	Le helrs, administrators, executors, successors and assigns, to the part of the first part, there heirs, execute
ministrators and assigns, said part 4ol the second neellation, after which all payments and inabilities ther In witness Whereof, The parties to this agreement I WITNESS:	part,
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tate of Hinois; <u>Consulty</u> of Manhor I, <u>Weelly</u> resonally known to me to be the same person whose name bled and delivered the said instrument as <u>have</u>	Electrower and for said County, in the State aforesaid, do hereby certify the subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that he sign for the subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that he sign for the uses and purposes therein set forth, including the release and waiver of the right of homester is
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