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AGREEMENT, Made and entered into the	1. Duquest	, A. D. 1929	by and between	
John J. Kummick p			ntarietta	n 124 - 64 € 18794 (2016) d + 4 + 30 p g an gudd i'r â fwlyr afwr
niy of Mashington State of Chico	Г, Р	art q of the first part, and	part/	Zof the second part
WITNESSETH, That the said part 4 of the first part, for and the second part, the receipt of which is hereby acknowledged to be pair, kept and performed, have granted, demised, leases	in consideration of the d, and of the covenant d and let and by thes	sum of One Dollar to. June s and agreements hereinalter con e presents doct, grant, demise	in hand well in tained on the part of the said lease and let unto the said	d truly paid by the said part of the second part of the second
ding tanks, stations and structures thereon to take care of said pro	assigns, for the sole an odnois, all that certain t	a only purpose of mining and ob	f	laying pipe tines and o
uption laws of this State; bounded substantially as follows: the North by lands of	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	in the second second and the		
the East by lands of			· · · · · · · · · · · · · · · · · · ·	
the West by lands of	of the southing	est 'y and that fay	tof the north 2	f the south
mship 1 20 north range 13 east in a	raid count	Railway right of)	my all in see	lion 106
by deed bearing date. and the buildings on which no wells shall be drilled by either party. It is agreed that this lease shall, remain in force for a term of		reserving, however therein	om <u>1</u> <u>2</u> <u>1</u>	d from said land by th
In consideration of the premises, the said part y of the second	d part covenant, and ag	ree: 1st-To deliver to the credi		
s, administrators, executors and assigns, free of loss in the pipe lin produced and saved from the leased premises: And 2nd—To pay well drilled on said premises, the gas from which is marketed and u Second part is no versant and a gree to locate all wells so as to	ased off the premises, w	I the second part may connect	e months in advance for the garketed and used.	as, from each and ever
Second part g. covenant and agree to locate all wells so as to nises within from the date hereoi, or pr grangitize such completion is delayed from the time above mention be and operate as a full liquidation of all rental under this provise	o interiere as little as p lay at the rate of ned for the completion sions during the remain	of and well an interval is comp	Dollars, quirterly in advances Dollars, quirterly in advances the payments may be made dir	complete a well on fail well for each additions completion of such we
editor hime H. 293 G. Sheen St. Marillas alla within decaribed land, said second party a	tit inhenever	a producing well said well be com	in drilled with	in 500 feet
ited land within 90 days from the col	at his ption	uch well on the a	Goding land	ent thigher
An encoded and the second part of the second part o	on said premises by mi	king own and an an and an	ions to any well thereon, sea	reparty is to
con, and at any time to remove all machinery and fixtures placed of ny time, by the part 4of second part	on said premises; and f	further, upon the payment of.	nel	Pollar
inistrators and assigns, said purt <u>M</u> ol the second part, <u>Mark</u> ellation, after which all payments and liabilities thereafter to accrue In witness Whereot, The parties to this agreement have hereunto WITNESS:	heirs, executor he under and by virtue : set their hands and ser	rs, administrators, successors and of its terms shall cease and determ its the day and year first above wi	assigns, shall have the right to ine, and this lease become abs itten.	surrender this lease fo olutely null and void.
7. 6. Aist		John J. Kin	mick!	[Sen]
adie Finnick	****	Susan An	milen.	
	1	0		_ [Seal
ite of Himois, County of Machington County, I, M. C. Lidd, a notare Duflic The find any Succession onally known to me to be the same persoperhose name ware so	subscribed to the foregoi	nd purposes therein set forth, incl	e this day in person and ackno iding the release and waiver o	wledged that he signed
Given under my hand and Notarial seal this 3rd		In to find	190 9. 1. Matary Pue	lic Escal
flial (flial	<u> </u>	in , for Washingt	moounly, all	uor
nd for said County and State, on this	Df		rsonally appeared	
nd for said County and State, on this	of	and acknowledged to me that	rsonally appeared	Irec an
nd for said County and State, on this	of	and acknowledged to me that	rsonally appeared	Irec an
nd for said County and State, on this	of	and acknowledged to me that	rsonally appearedon the dr	Iree an ay last above mentioned
nd for said County and State, on this day of ne known to be the identical personwho executed the within ntary act and deed for the uses and purposes therein set forth. Witness my hand and seal as such commission expires	of a and foregoing lease, r y, SS. f Oklahoma, on this day , his wife, both	and acknowledged to me that, pe and acknowledged to me that y personally appeared known to me to be the persone wh	rsonally appearedon the dr	Ireé an 1y last above mentioned 19 last above mentioned 19 last above mentioned 19 last above mentioned
nd for said County and State, on this day of me known to be the identical personwho executed the within ntary act and deed for the uses and purposes therein set forth. Witness my hand and seal as such witness my hand and seal as such commission expires te of Texas; BEFORE ME, no County of in the State of ncknowledged to me that they each executed the same for the purp of the said	of n and foregoing lease, r y, SS. f Oklahoma, on this day 	v personally appeared known to me to be the persona with therein expressed. And the said aving been examined by me pri	rsonally appearedon the dr on the dr	Iree and a foregoing instrument ad, and having the sam
nd for said County and State, on this	of	y personally appeared known to me to be the persons with therein expressed. And the said aying been examined by me pri- 	rsonally appearedon the dr on the	in the foregoing instrument and having the sam
nd for said County and State, on this day of ne known to be the identical person who executed the within ntary act and deed for the uses and purposes therein set forth. Witness my hand and seal as such commission expires te of Texas; County BEFORE ME,, in the State of acknowledged to me that they each executed the same for the purp of the said, in the State of rexplained to her, she, the said, she had willingly signed the same for the purposes and consideration GIVEN UNDER MY HAND AND SEAL OF OFFICE, This (L.S.)	of a and foregoing lease, r y, SS. f Oklahoma, on this day , his wife, both poses and consideration , h ion therein expressed, a	and acknowledged to me that y personally appeared known to me to be the persons wh therein expressed. And the said aving been examined by me pri- , acknowledged nd that she did not wish to retract	rsonally appearedon the dr on the dr on the dr ose names are subscribed to th vily and spart from her husbar such instrument to be her act it.	Iree and ay last above mentioned be foregoing instrument ad, and having the sam and deed, and declare
nd for said County and State, on this day of ne known to be the identical person who executed the within ntary act and deed for the uses and purposes therein set forth. Witness my hand and seal as such commission expires te of Texas; County BEFORE ME,, in the State of acknowledged to me that they each executed the same for the purp of the said, in the State of rexplained to her, she, the said, she had willingly signed the same for the purposes and consideration GIVEN UNDER MY HAND AND SEAL OF OFFICE, This (L.S.)	of a and foregoing lease, r y, SS. f Oklahoma, on this day , his wife, both poses and consideration , h ion therein expressed, a	and acknowledged to me that y personally appeared known to me to be the persons wh therein expressed. And the said aving been examined by me pri- , acknowledged nd that she did not wish to retract	rsonally appearedon the dr on the dr on the dr ose names are subscribed to th vily and spart from her husbar such instrument to be her act it.	Iree an ay last above mentioned be foregoing instrumen ad, and having the sam and deed, and declare
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