j,

AGREEMENT, Made and entered into the	.0.	
Guardian of Leo B. maddens	day of July	A. D. 19.09 by and between & A. Mada
County of Coners , State of		ort of the first part, and
	1 + Frank Ground	part ell of the seco
part to be paid kept and performed, ha set granted, part, to be paid kept and performed, ha set granted, part, to be paid kept and performed.	y acknowledged, and of the covenants demised, leased and let and by these successors, or assigns, for the sole and	in hand well and truly paid by and agreements bereinafter contained on the part of the said particle of the presents of all grant, demise, lease and let unto the said particle of the properties of mining and operating for oil and gas, and of laying pipe line
building tanks, statious and structures thereon to take c	are of said products, Al that certain to	act of land, situate in the town of
County of State State; bounded substantially as for	e of Whlahomal	, hereby releasing and waiving all rights under and by virtue of the ho
On the East by lands of		
On the South by lands of		
On the West by lands of June / Small	al the Show	theast 4 of section 4 township
auge 14 east.		
Containing sighting Bon	es, more or less, and being same land	conveyed to the first part by
by a charming and More	elle shall be drill	M., reserving, however, therefrom Man Man has hand nt. nd as long thereafter as oil or gas, or either of them, is produced from said lan
It is agreed that this lease shall remain in force f part wof the second part. heirs, ac		
		ee: 1st-To deliver to the credit of the part of the first part,
neira, administrators, executors and assigns, free of cost of produced and saved from the leased premises: And	2nd—To pay fifty	Dollars each three months in advance for the gas, from each a nile the gas from said well is so marketed and used. ssible with the cultivated portion of the farm. And further, to complete a well
Second part covenant and agree to locate a	il wells so as to interfere as little as po	ussible with the cultivated portion of the farm. And further, to complete a well
three months such completion is delayed from the time shall be and operate aga full liquidation of all rental ur	above mentioned for the completion ider this provisions during the remain	Dollars, quarterly in advance, for each a of such well until a well is completed; and it is agreed that the completion of such well the term of this lease, such payments may be made direct to the lesson
deposited to his credit in As	who at bollensve	ele Oklahoma
First part Alto have gas free for fuel and light in	Justel	king
It is agreed that the second part shall have thereon, and at any time to remove all machinery and it		
at any time, by the part latof second part. They	2/ heirs, administrators, executors,	successors and assigns, to the part of the first part, Lead heirs, es
administrators and assigns, said part could the second	part, their heirs, executor	s, administrators, successors and assigns, shall have the right to surrender this I its terms shall cense and determine, and this lease become absolutely null and is the day and year first above written.
In witness Whereof, The parties to this agreement WITNESS:	have hereunto set their hands and sea	s the day and year first above written,
		J. a. Madden
	******************************	O Guardian of Leo B. madden
		Trank Brown
		Hrahik Brown
	ACKNOWLED	JMENT
State of Illinois,	County, ss.	, in and for said County, in the State aforesaid, do hereby ce
1,		, in and for said County, in the state aforesaid, do hereby ce
	nesubscribed to the foregoing	ng instrument, appeared before me this day in person and acknowledged that b
•	free and voluntary act for the uses an	d purposes therein set forth, including the release and waiver of the right of he
sealed and delivered the said instrument as-		A. D. 19
•		
sealed and delivered the said instrument as-		, A. D. 19
sealed and delivered the said instrument as	is day of	
sealed and delivered the said instrument as	day ofCounty, ss.	
sealed and delivered the said instrument as Given under my hand and seal the State of Oklahoma,	County, ss.	
sealed and delivered the said instrument as	County, ss. before m	e, , personally appeared
State of Oklahoma, in and for said County and State, on this	County, ss. day ofday of day ofday of	e,, personally appeared
State of Oklahoma, in and for said County and State, on this	County, ss. day ofday of day ofday of	e, , personally appeared
State of Oklahoma, in and for said County and State, on this	County, ss. before m day of ted the within and foregoing lease, a	e,, personally appeared
State of Oklahoma, in and for said County and State, on this to me known to be the identical person who executed with the said county and state, on the without and deed for the uses and purposes therein witness my hand and seal as such. My commission expires State of Texas,	County, ss. before m day of ted the within and foregoing lease, a rect forth. County, ss.	e,, personally appeared
State of Oklahoma, in and for said County and State, on this to me known to be the identical person who executed with the said county and state, on this with the said county and state, and purposes therein witness my hand and seal as such. My commission expires State of Texas, BEFORE ME,	County, ss. day of day of ted the within and foregoing lease, a rect forth. County, ss.	e, , personally appeared
State of Oklahoma, in and for said County and State, on this to me known to be the identical person who executed in the said county and state, on this without and deed for the uses and purposes therein witness my hand and seal as such My commission expires State of Texas, BEFORE ME,	County, ss. day of day of ted the within and foregoing lease, a rect forth. County, ss. in the State of Oklahoma, on this day	e,, personally appeared
State of Oklahoma, in and for said County and State, on this to me known to be the identical person who executed the said deed for the uses and purposes therein Witness my hand and seal as such My commission expires State of Texas, BEFORE ME, of the County of and acknowledged to me that they each executed the sand acknowledged to me that they each executed the sand	County, ss. day of day of ted the within and foregoing lease, a set forth. County, ss. in the State of Oklahoma, on this day his wife, both leaf of the purposes and consideration of the purposes and consi	e,
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State of Oklahoma, in and for said County and State, on this	County, ss. day of day of ted the within and foregoing lease, a rect forth. County, ss. in the State of Oklahoma, on this day his wife, both lease for the purposes and consideration in the con	e,
State of Oklahoma, in and for said County and State, on this	County, ss. day of	personally appeared on the day last above me o
State of Oklahoma, in and for said County and State, on this	County, ss. day of	e,