Weing a set of the Stream has the set SUNNE BARRY 169..., hereby releasing and waiving all rights under and by virtue of the homestead On the North by lands of On the East by lands of On the South by lands of Ĵ part 4 of the second part. 1990 heirs, administrators, executors, successors or assigns. In consideration of the premises, the said part 4 of the second part covenant, and agree: 1st-To deliver to the credit of the part 4 of the first part, 1990 heirs, administrators, executors and assigns, free of cost in the pipe line to which part 4 of the second part may connect. 1990 wells the equal as every wells the equal as every from the leased premises: And 2nd-To pay 1990 heirs, while the gas from said premises, the gas from which is marketed and used of the premises, while the gas from said well is so marketed and used. Second part 4 of the first part, 1990 heirs and for the gas from said every gas well drilled on said premises, the gas from which is marketed and used of the premises, while the gas from said used. Second part 4 of the first part, 1990 heirs and the complete a well on said premises within 1990 heirs as the last of a so to interfere as fittle as possible with the cultivated portion of the farm. And further, to complete a well on said three months such completion is delayed from the time above mentioned for the completion of such well until a well is completed; and it is agreed that the completion of such well shall be and operate gas a full liquidation of all rental under this provisions during the remainder of the term of the lease. Such parts may be made direct to the lessor or deposited to 1990 heir 4 and 1990 heir 4 First part into have gas free for fuel and light in the dwelling on said premises by making final own connections to any well thereon. It is agreed that the second part is shall have the privilege of using sufficient water, oil and gas from said premises to run all muchinery necessary for drilling and operating thereon, and at any time to remove all muchinery and fixtures placed on said premises; and iurther, upon the payment of first part is agreed that the second part is agreed to a second part in the second part is agreed to a second part in the second part is agreed to a second part in the second part is agreed to a second part in the second part is agreed to a second part is a second part in the second part is agreed to a second part is a second part in the second part is a second part is a second part is a second part in the second part is a second part in the second part is a second part in the second part is the second part is a second part is the second part is the second part is the second part is a second part is the second part is the second part is the second part is a second part is the secon Jacph T. Barnee Ella Barnee IT, Braden W. T. maper [Seal] [Seal] Charles P. Selmore. (Seal) Julial. Oplal. [Seal] the Geace. ustice of State of Oklahoma,County, ss. in and for said County and State, on this .day of ... personally appeared . free and Wifness my hand and seal as such... the day last above m My commission expires State of Texas, County, ss. BEFORE ME, , in the State of Oklahoma, on this day personally appeared the County of ... and , his wife, both known to me to be the persons whose names are subscribed to the foregoing instrument, and acknowledged to me that they each executed the same for the purposes and consideration therein expressed. And the said , having been examined by me privily and apart from her husband, and having the same wife of the said GIVEN UNDER MY HAND AND SEAL OF OFFICE, This day of. (L.S.) State of Oklahoma, County, ss. A. D. 10 c. 9. 4 50 P.M. A.G. Walkley Reg of Deedel day of Oct (SEAL) Deputy.