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		, A. D, by and between
ounty of	, State of	of
WITNESSETH, That the rt of the second part, the rt, to be paid, kept and perfec- tr,	said partof the first part, for and in consi receipt of which is hereby acknowledged, and to prmed, hagranted, demised, leased and it dministrators, excutors, successors, or assigns, uctures thereon to take care of said products, al 	part
ntaining	acres, more or less, and b	eing same land conveyed to the first part by
rtof the second part, In consideration of the pro-	heirs, administrators, executors emises, the said partof the second part co	venant, and agree: 1st-To deliver to the credit of the partof the first part,
produced and saved from the s well drilled on said premises Second partcovenan emises within ee months such completion is all be and operate as a full lig	a leased premises: And 2nd—To pay	ich part of the second part may connect
ereon, and at any time to rem any time, by the partof	ove all machinery and fixtures placed on said p second part, heirs, administrato	prenifies by making
ninietrators and assigns, said cellation, after which all pays In witness Whereof, The p WI	partof the second part,	heirs, executors, administrators, successors and assigns, shall have the right to surrender this lease and by virtue of its terms shall cease and determine, and this lease become absolutely null and voi hands and senis the day and year first above written.
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