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	and		
of the second part, the receipt of wh part, to be paid, kept and performed, successors or assigns, for the sole an	out of the first part, for and in consider ich is hereby acknowledged, and of the coven hn granted and conveyed, and by these p d only purpose of mining and operating for of L that certain tract of lawd, situato in	ants and agreements norcinatter contained resents dogrant and convey unto the s I and gas, and of laying pipe lines, and of b	on the part of the second party of the second said party of the second part, uilding tanks, stations and structures thereon
from by the party of the second part IN CONSIDERATION OF THE heirs or assigns, free of cost, in the p part of all oil produced and saved fr on said premises; the product from gas therefrom, as aforesaid, and to be Second party covenants and ag a well on said premises within quarterly, in advance, for each addition and it is ustreed that the completion	Except by mutual consent. all remain in force for the term of ten years 	from this date, and as long thereafter as of covenants and agrees: 1st-To deliver to th a tanks at the wells, or pay the market price Dollars per year for said payments to be made on each well will well is so used. With a spossible with the cultivated portion m thy date bereef, or pay at the rate of n the time above mentioned for the comple quidation of all tental under this provision d	te credit of the first part. a therefor in cash, the equal. the gas from each and every gas well drilled thin sixty days after commencing to use the s of the premisés. And further, to complete Dollars, tion of such well until a well is completed ; uring the remainder of the term of this grant.
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all machinery and fixtures placed on giving three months' notice by the pa part, its successors or assigns, shall of its terms shall cease and determin	rty of the second part, its successors or assign- have the right to surrender this grant for cau e, and this grant become absolutely null and va	t of	Essary machinery and at any time to remove Dollars, at any time after heirs or assigns, said party of the second lities thereafter to accrue under and by virtue
		21.7	
WITNESS the following signat WITNES	ures and seals: S:		[Seal.]
WITNES	S:		[Seal.]
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WITNDE	S:		[Seal.]
WITNES	S: ACKNC)WLEDGMENT.	[Seal.] [Seal.] [Seal.]
WITNES State of Oklahoma, Before me, a personally appeared	S: ACKNC County, ss. 	WLEDGMENT. Dounty and State, on thisday	[Seal.] [Seal.] [Seal.] [Seal.] [Seal.]
WITNES State of Oklahoma, Before me, a personally appeared to me known to be the identical pers free and voluntary act and deed for	S: ACKNC County, ss. 	OWLEDGMENT. Dunty and State, on thisday strument, and acknowledged to me thatb	[Seal.] [Seal.] [Seal.] [Seal.] of
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