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AGREEMENT, Made and entered into the	
Letitian 1. S. Rompson	
Union Parcy and part of the first part, lessor, and DE B. Ufert part, of the second part, lesser,	
WITNESSETH, That the said part. 14 of the first part, for and in consideration of the sum of Drue Dollars, in hand well and	
ly paid by the said part. yof the second part, the receipt of which is hereby acknowledged, and of the covenants and agreements liereinafter contained on the t of the part y	
unto the said part general of the second part, while second part while second part while sole and only purpose of mining and rating for oil and gas, and of laying pipe lines, constructing tanks, buildings and other structures thereoff of take care of said products, all that certain tract of d situate in the County of sole and only of the sole and only purpose of mining and State of Oklahoma, described as follows, to with	
setion 28, Township 20 Ronge 14 East containing the new acres more or	4 1
Section and containing and containing access more or less.	
It is agreed that this lease shall remain in force for the term of full years from this date, and as long thereafter as oil or gas or either of them is produced refrom by the part	
1st, To deliver to the credit of the first part. Je much hers, syccutors, administentors, successors and assigns, free of cost, in the pipe line to which	
2nd. To pay to first part of all oil produced and saved from the leased premises.	
ne is being used off the premises, and the first partice to have gas free of cost to heat	The second
e during which such gas shall be so used, said payments to be made each three months in advance. The partument of the second part agrees to complete a well on said premises within Que year	mel.
he rate of last generates such completion is delayed from the time above ntioned 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 as a full liquidation of all rent cler this provision during the remainder of the term of this lease.	anything
The part. 4	N SUTIN
When requested by first partthe second partshall bury pipe lines below plough depth on cultivated land.	LENNA
Second party shall pay for damages caused by it to growing crops on said lands, It The part 4	ut.
the participant of the second part shall have the right at any time to remove an anomaly and participant of and predices, mentaling the right to draw and nove casing. All payments which may fall due under this lease may be made direct to	te zi
	Y.
The partof the second part,heirs, executors, administrators, successors and assigns, shall have the right at any time on payment of	an i
Dollars to part	U
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