| a corporation, of | 0f | , partof the first part, lessor, and | |
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| Section provides the County of Page 1. Page 1. Section provides a policy provided to the control provides the County of Page 1. Section | WITNESSETH, That the said part- truly paid by the said partof the second part of the partof the second part, to be et unto the said partof the second part, | part, the first part, for and in consideration of the sum of part, the receipt of which is hereby acknowledged, and of the covenants paid, kept and performed, hagranted, demised, leased and let, and by hereby acknowledged, leased and let, and by hereby acknowledged, successors and assigns, | Dollars, in hand well and agreements hereinafter contained on the these presents dogrant, demise, lease are for the sole and only purpose of mining are |
| Section Township. Barge. and constining. Served that this lose shall resmin in force for the term of ten year from this date, and as long thereafter as of or gas or either of them is production by the part. All the second part, All-the, execution, administration, successor and satigue. In consideration of the premises the sint part. Determine the part of the second part coverants and agrees: In consideration of the premises the sint part. Determine the part of the second part coverants and agrees: In consideration of the premises that the first part. Lot have been been administration, successor and analgae, free of cost, in the pipe line to with the same part of the second part of the part | and situate in the County of | State of Oklahoma, described as follo | ws, to-wift. |
| if Section | | | |
| learton by the part—of the second part,—bete, executors, administrators, successors and sasigns, in a consideration of the promises the sind part—of the second part eventural and suggests. In 70 deliver to the credit of the first part—in-lears, executors, administrators, successors and assigns, free of cost, in the pipe line to white may connect—well, the equal ——part of all off proceed and sword from the leased premises. To Pay to first part—of the promises, and this first part—to have gas free of cost to cheat—stores in devilued the promises. To Pay to first part—for gas produced from any off well and used off the premises when the part—of the second part agrees to complete a well on all a greenthes within—from the data hereot, or put it is not of an administration of the second part agrees to complete a well on said premises to the late of the completion of such well while the second part—when the completion of such well while the second part—when the completion of such well while the second part—when the completion of such well while the second part—when the completion of such well while the second part—when the completion of such well shall be and operate as a fall liquidation of all received the second part—when the completion of such well shall be and operate as a fall liquidation of all received the second part—when the completion of such well shall be and operate as a fall liquidation of all received the second part—when the complete of the completion of such well shall be and operate as a fall liquidation of all received the second part—when the second part—when the complete of such well shall be and operate as a fall liquidation of all received the second part—when th | of Section | Range and containing | acres, more or les |
| 18. To deliver to the credit of the first part | herefrom by the partof the second part | heirs, executors, administrators, successors and assigns. | as oil or gas or either of them is produce |
| 20.1. To pay to first part | 1st. To deliver to the credit of the first | part | assigns, free of cost, in the pipe line to which |
| and "O pay to first part | 2nd. To pay to first part | Dollars each year in advance for the gas from | each well where gas only is found, while th |
| The part—of the second part agrees to complete a well on said premises within | 3rd. To pay to first partfor gas pr | oduced from any oil well and used off the premises at the rate of | |
| the rate of | The partof the second part agrees | to complete a well on said premises within | from the date hereof, or pa |
| When requested by first part | t the rate of | Dollars, in advance, for each additional | h completion is delayed from the time abov I be and operate as a full liquidation of all ren |
| Second party shall pay for diamages caused by it to growing crops on said lands. The part of the second part abull have the right at any time to remove all machinery and fixtures placed on said premises, including the right to draw an amove casing. All payments which may fall due under this lease may be made direct to | xcept water from wells of first part | 이 제, 그러워 크리노 나는 바라 다 보고 없었습니다. 하나 다 | 경우, 그 등은 가게 하시다면 되었다면 되었다. |
| amove cashig. All payments which may fall due under this Jense may be made direct to edeposited to | | | |
| The part | emove easing. All payments which may fall de | e under this lease may be made direct to | *************************************** |
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| The part. of the second part, belies, excessors, administrators, successors and assigns, shall have the right at any time on payment Dollars to part. Delies, excessors, administrators and assigns, to surrender this lease for cancellation that the payments and lishilities thereafter to accrue under and by virtue of its terms shell cease and determine. All covenants and agreements herein set forth between the particles hereto shall extend to their heirs, executors, administrators, successors and assigns. WITNESS our hands and seals, the day and year above set forth. WITNESS: [SEAL] ATE OF OXLAHOMA, County, ss. On the day of A. D., 191. before me. Notary Public in and for said County and State, duly qualified, commissioned and acting as such, personally appeared. A. D., 191. before me. Notary Public in and seknowledged to me that be laid executed the same as forth. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal on the day and date last above written. Notary Public in and for said County and State, duly qualified, commissioned and acting as such, personally appeared. A. D., 191. before me. Notary Public in and for said County and State, duly qualified, commissioned and acting as such, personally appeared. Notary Public in and for said County and State, duly qualified, commissioned and acting as such, personally appeared. Personally known to me to be the identical person. who executed the within an expense atherines the forth. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal on the day and date last above written. My commission expires. 191. **County, ss.** County, ss.** County, ss.* **County, ss.** The OF OKLAHOMA. County, ss.* In and for said County and State, duly qualified, commissioned and acting as such, personally appeared. The fore possible in the fee and voluntary act and deed, for the uses an expires. In a said purposes therein set forth. In TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal on | | 11 | |
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