AGREEMENT, Made and entered into the	14th 1	day of	-arel	A. D. 191.1, by and between
W. R. Brittion	a sin	se ma	a	
of part.	of the first part, less	or, and	y. Lang	
5m Ken of Tues a save.	aligna 2000p	oration, di	par	of the second part, lesse
truly paid by the said part				
part of the part of the second part, to he paid, kept and let unto the said part. Of the second part	d-performed, ha.ag lieirs, executors, ad	ministrators, successors and	let, and by these presents مدر عليه and assigns, for the gole-m	dogrant, demise, lease an and gas the first inde al only purpose of mining an
			bed as follows, to-wit:	oducts, all that certain tract o
land structure in the Country of the Zoto Z	ive (5) an	State of Oklahoma, descri	bed as follows, to-wit:	عسه
Lot sever and SE My of	ne. 14, all	in section	2 Townshi	x 20 h
of Section 7 Township 2.5	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	£	142	***************************************
It is agreed that this lease shall remain in force for th				
therefrom by the partof the second part,			d assigns.	
In consideration of the premises the said part	and the second s		cessors and assigns, free o	cost, in the pine line to which
may connectvells, the equal				
2nd. To pay to first part				
same is being used off the premises, and the first part				
time during which such gas shall be so used, said payments	to be made each three	months in advance.		
The partof the second part agrees to complete a at the rate of				
mentioned for the completion of such well until awell is com	npleted, and it is agree			
under this provision during the remainder of the term of this The partof the second part shall have the right		iter from wells springs or	streams produced on said	land for its operation thereon
except water from wells of first part	to use gas, on and the	,	produced on said	and for its operation thereon
When requested by Gret part, the second part			igh depth on cultivated lan	
No well shall be drilled name; than				
The partof the second part shall have the right	ny time to remove	all machinery and fixtures	s placed on said premises,	nellding the right to draw and
remove casing. All payments which may fall doe under this	lear may be made dir	ect to		
or deposited to			70	******
The part of the second part heirs,				at any time on payment of
All covenants and agreements herein set forth betylen WITNESS our hands and seals, the day and year blow WITNESS:		/ <u> </u>		[SĘĄL,]
		***************************************		[SEAL.]
	\			[SEAL.]
	//			[SEAL.]
STATE OF OKLAHOMA,	County on			
On the day of				
n Notary Public in and for said County and State, duly qualif	ed, commissioned and	acting as such, personally	y appeared	·
and	had executed the san	ne asfrē	e and voluntary act and d	
My commission expires				Notary Public,
		· · · · · · · · · · · · · · · · · · ·		
STATE OF OKLAHOMA,				
On the day of State July 2016				
a Notary Public in and for said County and State, duly qualif				
foregoing instrument as lessee, and acknowledged to me the purposes therein set forth. IN TESTIMONY WHEREOF, I have hereunto set m	hathehad execute	ed the same as	free and voluntary	
My commission expires	191			-
STATE OF OKLAHOMA, Before me, a		id County and Class 21	Sia dan a	
personally appeared		to me known to be th	e identical person who sub	scribed the name of the lange
0-wit:	4F6+ 84+4-64F4 486+ 40 45+9+ 1+ 00	to the fore	going instrument as its	
and acknowledged to me that he executed the same as his fasts and purposes therein set forth. IN TESTIMONY WHEREOF, I have hereunto set m	ıy hand and affixed my			a or such corporation, for the
My commission expires	19Î	denny a de parte en que de la constante de la		
STATE OF OKLAHOMA, County of		•		
This instrument was filed for record on the	day of		A. D. 191, nt	o'clock
luly recorded in Bookon page Fee,	3. \$			gr.
그리 그렇는 그들도 되어 그리지도 한 그림을 보고 하지 않는데 그림을 다고 했다.				Register of Deeds