	10	1.18	-	- C. A
÷.	The second se	2		۰.
14		- N.	11	÷.
		. 45	a far i s	÷
	д.		τ.	

6

Ø

In conditionation of the produces the set of part	<pre>c</pre>	between
a corporation of		
WFTN2SESTIT, Tan is play be prod	WPTNERSETTLE The sead part	
by raid/put les aid part of the second part, les recent part, les recent and second part, les aid part les aid part of the second part, les recent and less in the second part less recent and less recent and second part less recent and less r	<pre>isp malay the mail part the second part, the precision of which is hereby actionated, entiotic, tears and ite, and by the presents and uprecessor of main actions, main iterations, mainterations, main iterations, main iterations, main</pre>	
ret of dis parts	re of the paral of the pack part, be paid, parformed, ha marked, dended, lated and ft, and by these presents do and only pargrees of million for all and gas, and of trying pites lines, constructing thinks, hubility and other arrestness thereas to take even of ead programs. Joint of the second of the second and the part of the second part	d on the
energing for on and gas, and of hyphog pige lines, contracting making and due at review therein to lake and a stand spronter, and that termin more of a diabate in the Comy of a diabate in the constant of the produced and part of the line of a diabate. The the composition of the compos	erring for eil and gas, and it pryng pies lines, constructing tanks, huildings and other structures there on to take ears of ead protects, all intak erring in the Construction. State of Oklahom, described a follow, lowit	lease and
d duke in the Conty of	d duate in the Contry of	ning and
RedoNewship	Section Township Range and containing	
Bettim	Section	
enclose for the part	ereform by the part the bacend parthelre, executors, administrators, successors and assign. In considentiation of the promises the said parthelre, executors, administrators, successors and assigns. Free of cest, in the pipe line may connectnet of the second part of lot by contact and savel free mit escal premises. Dollars each year in advance for the part free of cest, in the pipe line and the fact part to have gas free of cest is to be tatnet of fast part Dollars each year in advance for the part from these will where gas only is found, the is being used of the premises at the rate of	e or less.
In consideration of the president the solid part	In consideration of the premises the said part	produced
In. To deliver to be centred in the first partbetree accentors, administrators, successes and adapting free of exit, in the jest permission. The part of all of presences and the lessel permission. The part of all of presences and the lessel permission are permission. The part of all of presences and the first part	ist. To deliver to the critic of the first part	
may context	may connect	to which
ne is being mad off the previses, and the first part	me is being used off the premises, and the fart part to have gas free of cost to hextstores in dwelling house on sind premises during the solution of one and off the premises at the rate of	
add_ Copy to first pithfor go produced from any oil well and east off the premise at the rate offor the scenal part agrees to smalles a dware.	3rd. To pay to first part	while the
me during which and gas shall be so used, shild payments to be made each three months in software. The part the second part spaces to complice a value of the second part spaces to complice any second the sub completes in second parts and an other second space spac	me during which such gas shall be so used, aid payments to be made each three months in downee. The partOf the second part agrees to complete a will on sid premises. Within	ame time.
The part	The partOf the second part agrees to complete a well on said prenifes withinmonths such completion is delayed from the title rent ofDollars, in advance, for each additionalmonths such completion is delayed from the title and operate as a full liquidation of der the remainder of the term of this lesse. The partof the second part shall have the right to use gas, oil and water from wells, of far part for a second part shall have the right to use gas, oil and water from wells, of far part for going core on said land. Second part shall bay the growing cores on said land. Second part shall have the right to use gas, oil and water from wells, of the second part shall have the right to use gas, oil and water from wells, of the second part shall have the right at any time to remove all machinery and faxtures placed on said premises. Second part, which may fail due under this jease may be made direct to deposite to	ar for the
the mis of	the nite ofDollars, in advance, for each additionalmonths much completion is delayed from the it's completion will well well is completed, and it's completion of auch well shall be and operate as a full liquidation dering the remainder of the term of this lesse. "The partfree more wells of first partfree the house or barn on add premises. Second part shall have the right to use gas, oil and water from wells, springs or streams produced on said and for its operation of the second partfree the house or barn on add premises. Second party shall pay for damages caused by it to growing crops on said lands. The partfree the house or barn on add premises. Second party shall pay for damages caused by it to growing crops on said lands. The partfree the second part, it is fease may be made direct tofree the second part, which may fail due under this fease may be made direct tofree the completion site, and fastures placed on said premises, including the right on more easing. All payments which may fail due under this fease part,heir, executors, administrators, shall have the right at any time or pay	of, or pay
endeed for the completion of ache well until a well is completed, and it is parced that the completion of ache well shall he and operates as full liquidation of all rest der the provide does of the series of the term of this tease. The part the formal part the formal part shall bury pipe lines below plough depth on cultivated hand. No well shall be divide sares that have the fight at to use gas, oil and watter from wells, springs or atterms produced on said fund for fix operation thereon, wells and the divide sares that have the fight at to use gas, oil and watter from wells, springs or atterms the fight of the completion of a set wells and the set of the set of the to use on a divide metrics. Second party shall pay for damages caused by it to growing crops on and lands. The part of the second part heirs, excentors, atdanistators, successors and assigns, shall have the right at my time on payment of displated to ered in depoled to or effit in depole at the second part heirs, excentors, atdanistators, successors and assigns, shall have the right at my time on payment of 	endomed for the completion of such well unit a well is completed, and it is agreed that the completion of such well shall be and operate as a full liquidation of der this provised our fight ensembled on the the right to use gas, oil and water from wells, springs or streams produced on said land for its operation wells of first part	me aboye
The part	The part	of all rent
cept where from wells of first part	cept water from wells of first part	
When requested by fit part	When requested by first part, the second part	i inercon
No well shall be drilled anarcer thanfeet to the house or barn on said premises. Second party shall have the right at any time to remove all matchinery and fastures pheed on said premises, including the right to draw and more easing. All payments which may fail due under this lease may be made direct to	No well shall be drilled nearer thanfeet to the house or barn on said premises. Second parts shall pay for damages caused by it to growing crops on said lards. The partof the second part shall have the right at any time to remove all machinery and fixtures placed on said premises, including the right of the operation of the second part shall have the right at any time to remove all machinery and fixtures placed on said premises, including the right of the geostied to	
Second party hall pay for damage caused by it to growing crose on said Lands. The partof the second part shall may the ity far any time to remove all machinery and fixtures pleed on said premises, including the right to draw and more cauge. All payments which may full due under this lease may be made direct to	Second party shall pay for damages caused by it to growing crops on aid lands. The partof the second part shall have the right at any time to remove all machinery and factures placed on said premises, including the right to move casing. All payments which may fall due under this lease may be made direct to	
nore sampe. All payments which may full due under this Jease may be made direct to	move casing. All payments which may fall due under this lease may be made direct to	
gepaited toeredit in	qeposited toeredit in	draw and
The partlefter, excentors, afministrators, sectors, administrators, sectors, administrators, addingers, shall have the right at any time on payment of the resent and by ritue of its terms shall case and determine. All coverants and lagitaments herein set forth between the particle herein shall excent of a terms shall case and determine. All coverants and lagitaments herein set forth between the particle herein shall excent of a terms shall case and determine. All coverants and lagitaments herein set forth between the particle herein shall excent on their heirs, executors, administrators, successors and assigns. WITNESS with a data fail, the day and year above set forth. WITNESS: 	The part	
The partsof the second part	The partof the second partheirs, executors, administrators, subcessors and assigns, shall have the right at any time on paDollars to partof the first partheirs, executors, administrators and assigns, to surrender this lease for ear the which all payments and liabilities thereafter to accrue under and by virtue of its terms shall cease and determine. All covenands and agreements herein set forth between the parties hereto shall extend to their heirs, executors, administrators, successors and assigns. WITNESS: 	
The partof the second part	The part	
ter which all payments and liabilities thereafter to accrue under and by virtue of its terms shall cease and determine. All covenants and agreements herein ast for the theorem the prices herein shall extend to their heirs, excentors, administrators, successors and assigns. WITNESS our hands and seals, the day and year above set forth. WITNESS . 	ffer which all payments and liabilities thereafter to accrue under and by virtue of its terms shall cease and determine. All covenants and agreements herein set forth between the parties hereto shall extend to their heirs, executors, administrators, successors and assigns. WITNESS our hands and seals, the day and year above set forth. WITNESS: 	yment o
All covenants and agreements herein act forth between the particle hereto shall extend to their heirs, executors, administrators, successors and assigns. [SEAL] WITNESS: [SEAL] WITNESS: [SEAL] (SEAL] [SEAL]	All covenants and agreements herein set forth between the parties hereto shall extend to their heirs, executors, administrators, successors and assigns. WITNESS our hands and seals, the day and year above set forth. WITNESS: And the experiment of the experi	ncellation
WITNESS our hands and seals, the day and year above set forth.	WITNESS our hands and seals, the day and year above set forth. WITNESS: WIT	
WITNESS:	WITNESS: TATE OF OKLAHOMA. County, ss. On the.	
(SEAL) County, ss. On the Notary Public in and for said County and State, duly qualified, commissioned and acting at such, personally appeared. nd	TATE OF OKLAHOMA, County, ss. On the	.[SEAL.
Image: Start of the second start of	TATE OF OKLAHOMA, County, ss. On the	SEAL.
County, ss. County, ss. On the day of A. D. 191, before me. Notary Public in and for said County and Siste, duly qualified, commissioned and acting as such, personally appeared. modeletical person	TATE OF OKLAHOMA. County, ss. On the	경험 가슴
TATE OF OKLAHOMA, County, ss. On the	TATE OF OKLAHOMA,	지 가 온
On the	On the	[SEAL.
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	
add	Ind	
ierein set 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	herein set 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	foregoing
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	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	purpose
My commission expires 191 Notary Public TATE OF OKLAHOMA,	My commission expires	
TATE OF OKLAHOMA,	TATE OF OKLAHOMA, 2 On the	
On the	On the	
On the	On the A. D., 191, before meA. D., 191, personally appearedA. D., 191, personally appeared	u Conja
	personally known to me to be the identical personwho executed the version of the identical personwho executed the version of the same as	
oregoing instrument as lessee, and acknowledged to me thathehad executed the same as	oregoing instrument as lessee, and acknowledged to me thathehad executed the same asfree and voluntary act and deed, for the urposes therein set 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	
urposes therein set 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	ourposes therein set forth. IN TESTIMONY WHEREOF, I have hereunto set my band and affixed my official seal on the day and date last above written. My commission expires191	
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	IN TESTIMONY WHEREOF, I have hereunto set my band and affixed my official seal on the day and date last above written. My commission expires	uses and
My commission expires 191	My commission expires191	
TATE OF OKLAHOMA County, ss. Before me, a in and for said County and State, on this ersonally appeared to me known to be the identical person who subscribed the name of the lessee o-wit to me known to be the identical person who subscribed the name of the lessee o-wit set nd acknowledged to me that he executed the same as his free and voluntary act and deed, and as the free and voluntary act and deed of such corporation, for the set and purposes therein set forth. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed iny-official seal on the day and date last above written. My commission expires 191 variation 8 This instrument was filed for record on the day of at model in Book o'clock		
TATE OF OKLAHOMA, County, ss. Before me, a	사람을 감정되었다. 가장에서 비행하는 것이 물었는 것이 하는 것을 가장을 얻었는 것이 가지 않는 것이 같이 가지 않는 것 같아요. 것이 것 같아요. 말에 가지 않는 것이 같아요. 말에 있는 것이 같아요. 같아요. 것이 같아요. 같아요. 것이 같아요. 것이 같아요. 것이 같아요. 것이 같아요. 것이 같아요. 것이 같아요. ????????????????????????????????????	
Before me, a	G County SE	
ersonally appeared	TATE OF OKLANOWA,	D. 191
-wit:	ersonally appearedto me known to be the identical person who subscribed the name of	the lesses
nd acknowledged to me that he executed the same as his free and voluntary act and deed, and as the free and voluntary act and deed of such corporation, for the sea and purposes therein set forth. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed iny official seal on the day and date last above written. My commission expires	p-with the foregoing instrument as its	
IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed iny-official seal on the day and date last above written. My commission expires	nd acknowledged to me that he executed the same as his free and voluntary act and deed, and as the free and voluntary act and deed of such corporation	m, for th
My commission expires		
STATE OF OKLAHOMA, County of 55. This instrument was filed for record on the day of day ofA. D. 191, at o'clock		٩
This instrument was filed for record on the	му соннизуод схристания на	1943 82-931-737854946
This instrument was filed for record on the	STATE OF OKLAHOMA, County of	
	This instrument was filed for record on the	M., an
Register of Deeds.		مربعه وسيعت وسور
	Register of	Decds.