Section	ACREEMENT, Made and entered into the	2 2 letter vay of 1911, by and betwee
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WINTENSETT, These de card grant access to the good of the control		part. 16i the second part,
any guid by the sald purt. — If the four face, to exceed only with its being peak one-foliated on all the peak of the second peak to the second pe	WITNESSETH That the said part \280f the first n	
reg of the parts of the second parts and parts and the complete of the complet	uly paid by the said part. it the sound part, the receive	pt of which is hereby acknowledged, and of the sovenauts and agreements hereinafter contained on the
Section of Colland BA, and solitoris block and completing table, buildings gold-filler attackers thereon to gist card of the fill produces, and the section of the section	art of the part,	performed by granted, demised, tand and it, and by these presents dogrant, demise, tank an
Services.  To consideration of the product of the p	serating for oil and gas, and of laving pipe lines, construc	cting tanks, buildings and other structures thereon to take care of said products all that certain tract of
Section. Towards and a complete the section of the promise of the term of ten years from this date, and as long therefore as old or gas or either of them is produce exterion by the part, and the profession of the profession of the profession of the profess the said part. In consideration of the profess the said part. In the profession of the profession, and the first part. In the profession of the profession, and the first part. In the profession of the profession, and the first part. In the profession of the profession, and the first part. In the profession of the profession, and the first part. In the profession of the profession, and the profession of the completed on of each well shall be read operate as a full liquidation of all reads the profession of th	nd situate in the County of	State of Oklahoma, described as follows, to-wit:
Section. Towards and a complete the section of the promise of the term of ten years from this date, and as long therefore as old or gas or either of them is produce exterion by the part, and the profession of the profession of the profession of the profess the said part. In consideration of the profess the said part. In the profession of the profession, and the first part. In the profession of the profession, and the first part. In the profession of the profession, and the first part. In the profession of the profession, and the first part. In the profession of the profession, and the first part. In the profession of the profession, and the profession of the completed on of each well shall be read operate as a full liquidation of all reads the profession of th	<u></u>	and the second s
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In concideration of the pyrofess the said part—  International Content of the present the period part coverants and agreest.  International Content of the present content of the prese	It is agreed that this lease shall remain in force for the	term of ten years from this date, and as long thereafter as oil or gas or either of them is produce
1st. 70 deliver to the order of the first port	In consideration of the provises the said part	the second part covenants and agrees:
Dollars each year in advance for the gas from each well where gas only is found, which are is being used of the premies, and the first port—gly have gas freed cots to heat	1st. To deliver to the credit of the first part.	heirs, executors, administrators, successors and assigns, free of cost, in the pipe line to which
mis is being used off the promises, and the first part		Pollog seek year in advance for the ras from each well where gas only is found while the
3rd. To pay to first part	me is being used off the premises, and the first part	have gas free of cost to heatstoves in dwelling house on said premises during the same tim
The part of the second part agrees to complete will on said premises within months such completion is delayed from the time should sometisoned for the completion of sach well until a well is completed, and it is agreed that the completion of sach well shill be not operate as a full liquidation of all reduct this provision until until the tensible of the term of this second part shall have the right to use gas, oil and water from wells, springs or streams produced on said land for its operation there expet water from wells of first part.  When requested by first part this second part shall have, the right to use gas, oil and water from wells, springs or streams produced on said land for its operation there expet water from wells of first part.  When requested by first part this second part that the second part that have the right at any time to remove all machinery and fistures placed on said premises, including the right to draw a move easing. All payments which may fall due under this lease may be made direct to.  The part of the second part, held, secondary, administrators, successors and assigns, shall have the right to draw a move easing. All payments which may fall due under this lease may be made direct to.  The part of the second part, held, secondary, administrators, successors and assigns, shall have the right to any time on payment Dollans to part of the first part, heirs, executors, administrators and assigns, to surrender this lease for enacellative which all payments and liabilities thereafter/so acreue under and by virtue of its terms shall exect and determine.  All covenants and agreements before, sections, and sections, the day administrators and assigns, to surrender this lease for enacellative which all payments and liabilities thereafter/so acreue under and by virtue of its terms shall extend to their heir, executors, administrators, successors and assigns.  WITNESS our heads and seals, the day qualified, comm	3rd. To pay to first partfor gas produced from a	any oil well and used off the premises at the rate of
the rate of	ne during which such gas shall be so used, said payments to	o be made each three months in advance.
entioned for the completion of such well until a well is completed, and it's agreed that the completion of such well shall be and operate as a full liquidation of all reduct this provision during the remainder of the term of this lease.  The part of the second part shall have the right to use gas, oil and water from wells, springer of streams produced on said land for its operation there expects water from wells of first part.  When requested by first part. the second part shall have the right to use gas, oil and water from wells, springer of streams produced on said lands.  No well shall be divided scarer than the second part than the feet to the house or barn on said promities.  Second party shall pay for disonages caused by it to growing crops on said lands.  The part of the second part, and the said that we the right in any time to remove all machinery and fixtures placed on said premises, including the right to draw a move casing. All payments which may fall due under this lease may be made direct to.  The part of the second part, being executor, administrators, successors and assigns, shall have the right at any time on payment Dollars to part. being executor, administrators, successors and assigns, shall have the right at any time on payment and fall shall payments and liabilities therrafter (be first part, being, executor, administrators and assigns, to surrender this lease for encellative work and all payments and liabilities therrafter (be accounted by a surface of the second part.  All covernants and agreements benefits the parties hereto shall extend to their heir, executors, administrators, successors and assigns.  WITNESS our lands and scale, the day said year alove set forth.  WITNESS:  (SEAI SEAI SEAI SEAI SEAI SEAI SEAI SEAI	the rate ofof the second part agrees to complete a	lyance, for each additional
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The part	The partof the second part shall have the right at	t any time to remove all machinery and fixtures placed on said premises, including the right to draw ar
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The part. of the second part, heirs, executors, administrators, successors and assigns, shall have the right at any time on payment ter which all payments and liabilities thereafter) active that part, heirs, executors, administrators and assigns, to surrender this lease for cancellating the which all payments and liabilities thereafter) active and the parties hereto shall extend to their heirs, executors, administrators, ascessors and assigns.  WITNESS on hands and seals, the day and year above set forth.  WITNESS:  [SEAI   SEAI   SEAI	deposited tocredit in	<del>may kay san, and an da san mandah san kay san kay san kay san san san san san san an an san san s</del>
The part of the second part, belies, executors, administrators, successors and assigns, shall have the right at any time on payment believed the first part, believed the first part, believed the first part, believed the first part, believed the parties hereto shall cente and determine.  All covenants and agreements hereful yet forth between the parties hereto shall extend to their heirs, executors, administrators and assigns, to surrender this lease for cancellation.  WITNESS: [SEAI [SEAI [SEAI ]	<u> </u>	
TATE OF OKLAHOMA, County, es.  On the. day of A. D., 191, before me.  Notary Public in and for said County and State, daly qualified, commissioned and acting as such, personally appeared.	WITNESS our hands and seals, the day and year above	e set forth.
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personally known to me to be the identical personwho executed the within and foregoin strument, as lessor	TATE OF OKLAHOMA	
strument, as lessor, and acknowledged to me that he had executed the same as free and voluntary act and deed for the uses and purpose 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	TATE OF OKLAHOMA, day of day of	County, ss.  A. D., 191,, before me
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On the	On theday of	[SEAL
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County, ss.  Before me, a	On the	County, ss.  A. D., 191, before me
Before me, a	On the	County, ss.  A. D., 191, before me
to me known to be the identical person who subscribed the name of the less.  to the foregoing instrument as its.  d 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 same purposes therein set forth.  IN TESTIMONY WHEREOF, I have hereunto set my hand and officed my official seal on the day and date last above written.  My commission expires.  191.  8  TATE OF OKLAHOMA, County of	On the	County, ss.  ied, commissioned and acting as such, personally appeared
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	On the	County, ss.  A. D., 191, before me

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