part	이 같은 것 같아요. 이 가지 않는 것 같아요. 이 가지 않는 것 같아요. 이 가지 않는 것 같아요. 나는 것 않 ? ㅠ 나는 것 않 ? ㅠ 나는 것 않 ? ㅠ 나는 것 ? ㅠ 나는 ? ㅠ ㅠ ㅠ 나는 ? ㅠ 나는 ? ㅠ ㅠ ㅠ 나는 ? ㅠ ㅠ 나는 ?	day of day of day by and between
bit production of the second part, ferred to a which have be advanced and the second part, ferred to a which have be advanced part of the received of the bardward advanced part of the received to the bardwardward part of the second part, ferred to a which have be advanced part of the received to the bardwardward part of the second part, ferred to a which have be advanced to the part of the second part, ferred to a which have be advanced part of the pa	• • •	и. В Составительного странение странение странение странение странение странение странение странение странение стр
VMYEMUSELUTY, frus it is and rand, case data mat, for tand it is male employed on the series and different series. In land of the isolation of the series of the second part, the second part, the second part, the second part is be park by the male series of the second part, the second part is be park by the male series of the second part. In the second part, the second part, the second part is be park by the male series of the second part. In the second part, the second part is be park by the park is and part of the second part. In the second part, the second part is be park by the park is and part of the second part. In the second part, the second part is be park by the park is and part of the second part is th	그는 것이 모든 그들에게 물질을 다 같다. 그렇게 한 것은 것에서 물건을 통하는 것이 같다.	중심에 가지 것 같아요. 그는 것 같아요. 이 것 않는 것 같아요. 그는 것 같아요. 그는 것 않는 것 같아요. 이 것 같아요. 이 것 같아요. 한 것 같아요. 한 것 같아요. 한 것 같아요. 이 것 같아요. 한 한 것 같아요. 한 ? ? ? ? ? ? ? ? ? ? ? ? ? ? ? ? ? ?
y pal by pal by the slid pal of the second part, the compart of the content by achieved pack and of the treevents as in a spectra descent data reat, density, lease and and the best content of the lease and and the second part to be second part		이 동안 집에 있는 것 같아요. 이 것
Section Township Range and costaining arrees, more or less, sections in force for the section of lear years from the date, and a long thereafter as 0 or gas or either of them is prediced or for my the part—of the second part	ly paid by the said partof the second part, the receipt of t of the partof the second part, to be paid, kept and perf unto the said partof the second part,	of which is hereby acknowledged, and of the covenants and agreements hereinafter contained of the formed, hammer and demised, leased and let, and by these presents domining rant, demise, lease and irs, executors, administrators, successors and assigns, for the sole and only purpose of mining and g tanks, buildings and other structures thereon to take care of said products, all that certain tract of State of Oklahoma, described as follows, to-witz
sterion Township Name and containing acres, more or less, It is great that this less shall reach in force for the term of ten years from this dats, and as long bare rate or other of the second part (
It is agreed that this lease and it remains in force for the term of ten years from this date, and as long 'tercarers as off or gase or either of them is produced afform by the part		
18. To obliver to the credit of the finit part	It is agreed that this lease shall remain in force for the tern refrom by the partof the second parthei	m of ten years from this date, and as long thereafter as oil or gas or either of them is produced irs, executors, administrators, successors and assigns.
bale. To pay to first part	1st. To deliver to the credit of the first part	
e is being used off the premises, and the farg partto have gas free of cart to letttotes in dwelling bases on said premises dwing the same time, earling which such gas hall be to used, said symmetrs to be made each three mouths in advance. The part		
e during which tack gas hall be ou and, and payments to be made each three months in advance. The partfor the second para regrets to complete a will be availed as all preference that while and operate as a full insuld to of all or each additionalmonths such completion is dehyed from the data hereof, or pay the rate of the second para tail have the right to use gas, oil and water from wells, springs or streams preduced on as all familiation of all read the right of the second para tail. Have the right to use gas, oil and water from wells, springs or streams produced on as all familiation for its operation thereon, ext water from wells of fara part When regreted by first part When regreted by first part When regreted by first part When regreted all pay for damages caused by it to graving crops on asid and. The partof the second part shall have the right to any time to remove all machinery and fastures placed on asid premises, isseend parts hall pay for damages caused by it to graving crops on asid and. The partof the second part shall have the right to any time to remove all machinery and fastures placed on asid premises, including the right at any time or payment of the first parthere the second part shall have the right to any time or payment of the first parthere the second part, and half the under this lease may be made direct to here the first part and half the track and halffills to parthere the second part, and halffills thereafter to accrue under and by rivue of its trems shall ease and detending, to surregate this lease for cancellution, which all payments and halffills to parthere, ball eace that the there, executors, administrators, accessors and assigns. WITNERSS our hands sad genean before the first part terms thal terms the first part and the day of a genean before the rest of the stream and by rivue of its trems shall ease and detending. WITNERSS on thards and activately dual disel, commissioned and	e is being used off the premises, and the first partto hav	re gas free of cost to heatstoves in dwelling house on said premises during the same time.
he rate of	e during which such gas shall be so used, said payments to be	e made each three months in advance.
utoted for the completion of such well multi 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 er this provide utility for the second part shall have the right to use gas, oil and water from wells, springs or streams produced on said lind. The partthe second part shall have the right to use gas, oil and water from wells, springs or streams produced on said premises. Second part shall have the right at any time to renove all machinery and futures placed on said premises, including the right of arw and or example in a shall premises. The partthe second part shall have the right at any time to renove all machinery and futures placed on said premises, including the right to draw and or examined all part is a second part shall have the right at any time to renove all machinery and futures placed on said premises, including the right to draw and or examined and premises, including the right to draw and the second part shall have the right at any time to renove all machinery and futures placed on said premises, including the right to draw and the second part shall have the right at any time to renove all machinery and futures and sasigns, to surrender this lease for cancellation, a bring arguments which main set forth between the parts		
pip water from wells of first part	tioned for the completion of such well until a well is complete er this provision during the remainder of the term of this leas	ed, and it is agreed that the completion of such well shall be and operate as a full liquidation of all rent se.
No well shill be drilled nearer than	그는 것은 전쟁이 잘 있는 것이 있는 것이 같은 것이 많은 것이 많이 많이 많이 있는 것이 많이 많이 없다.	se gas, on and water from weils, springs of steams produced on said and for its operation mercon,
Becond party shall pay for damages caused by it to growing crops on sail lands. The part		아이는 것은 것은 것은 것은 것은 것을 가지 않는 것은 것을 많은 것을 가지 않는 것은 것을 가지 않는 것을 하는 것을 가지 않는 것을 가지 않는 것을 가지 않는 것을 하는 것을 했다.
ove easing. All payments which may fall due under this lease may be made direct to	Second party shall pay for damages caused by it to growing	g crops on said lands.
The partof the second partheirs, executors, administrators, successors and assigns, shall have the right at any time or payment ofheirs, executors, administrators, successors and assigns, to surrender this lease for cancellation, All covenints and adjustifies therefore to accreae under and by vitue of its terms shall case and determine. All covenints and salities therefore to accreae under and by vitue of its terms shall case and determine. (SEAL)		
The part	leposited tocredit in	
Dollars to partof the first part	그는 것 이 방법을 통하는 것 같아. 이 가지 않는 것은 것 같아. 가지 않는 것 같아. 가 있는 것 같아. ? ? ? ? ? ? ? ? ? ? ? ? ? ? ? ? ? ? ?	지수는 것 같은 것 같
ATE OF OKLAHOMA,	The partof the second part,	cutors, administrators, successors and assigns, shall have the right at any time on payment of part,
On the A. D., 191, before me. Jotary Public in and for said County and State, duly qualified, commissioned and acting as such, personally appeared.	The partof the second part,	cutors, administrators, successors and assigns, shall have the right at any time on payment of bart,heirs, executors, administrators and assigns, to surrender this lease for cancellation, der and by virtue of its terms shall cease and determine. a parties hereto shall extend to their heirs, executors, administrators, successors and assigns. t forth. [SEAL.] [SEAL.]
totary Public in and for said County and State, duly qualified, commissioned and acting as such, personally appeared.	The partof the second part,	cutors, administrators, successors and assigns, shall have the right at any time on payment of bart,
personally known to me to be the identical personwho executed the within and foregoing trument, as lessor, and acknowledged to me thathehad executed the same as	The partof the second part,	cutors, administrators, successors and assigns, shall have the right at any time on payment of bart,heirs, executors, administrators and assigns, to surrender this lease for cancellation, der and by virtue of its terms shall cease and determine. a parties hereto shall extend to their heirs, executors, administrators, successors and assigns. t forth. [SEAL.] [SEAL.] [SEAL.] [SEAL.] [SEAL.] [SEAL.]
ATE OF OKLAHOMA, County, ss. On the	The partof the second part,	cutors, administrators, successors and assigns, shall have the right at any time on payment of part,heirs, executors, administrators and assigns, to surrender this lease for cancellation, der and by virtue of its terms shall cease and determine, a parties hereto shall extend to their heirs, executors, administrators, successors and assigns. t forth. [SEAL.] [SEAL.] [SEAL.] [SEAL.] [SEAL.] [SEAL.] [SEAL.]
ATE OF OKLAHOMA,	The partof the second part,	cutors, administrators, successors and assigns, shall have the right at any time on payment of part,
On the	The part	cutors, administrators, successors and assigns, shall have the right at any time on payment of out,
personally known to me to be the identical personwho executed the within and egoing instrument as lessee, and acknowledged to me thathehad executed the same asfree and voluntary act and deed, for the uses and poses 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	The partof the second part,heirs, exec Dollars to partof the first pure r which all payments and liabilities thereafter to accrue und All covenants and agreements herein set forth between the WITNESS our hands and seals, the day and year above set 	cutors, administrators, successors and assigns, shall have the right at any time on payment of out,
egoing instrument as lessee, and acknowledged to me thathad executed the same asfree and voluntary act and deed, for the uses and poses 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	The partof the second part,heirs, exec Dollars to partof the first pure r which all payments and liabilities thereafter to accrue und All covenants and agreements herein set forth between the WITNESS our hands and seals, the day and year above set 	cutors, administrators, successors and assigns, shall have the right at any time on payment of part,heirs, executors, administrators and assigns, to surrender this lease for cancellation, der and by virtue of its terms shall cease and determine. a parties hereto shall extend to their heirs, executors, administrators, successors and assigns. t forth
ATE OF OKLAHOMA, County, ss. Before me, a day of A. D. 191, sonfally appeared to me known to be the identical person who subscribed the name of the lessee, vit to the foregoing instrument as its	The part	cutors, administrators, successors and assigns, shall have the right at any time on payment of part,heirs, executors, administrators and assigns, to surrender this lease for cancellation, der and by virtue of its terms shall cense and determine, e parties hereto shall extend to their heirs, executors, administrators, successors and assigns. t forth
ATE OF OKLAHOMA,	The partof the second part,	eutors, administrators, successors and assigus, shall have the right at any time on payment of art,heirs, executors, administrators and assigns, to surrender this lease for cancellation, der and by virtue of its terms shall cease and determine, a parties hereto shall extend to their heirs, executors, administrators, successors and assigns. torth
to me known to be the identical person who subscribed the name of the lessee,	The part	eutors, administrators, successors and assigns, shall have the right at any time on payment of art,heirs, executors, administrators and assigns, to surrender this lease for cancellation, der and by virtue of its terms shall ease and determine. a parties hereto shall extend to their heirs, executors, administrators, successors and assigns. t forth
vits.	The partof the second part,heirs, exec Dollars to partof the first pr r which all payments and liabilities thereafter to accrue und All covenants and agreements herein set forth between the WITNESS our hands and seals, the day and year above set 	cutors, administrators, successors and assigns, shall have the right at any time on payment of ourt,
	The part	cutors, administrators, successors and assigns, shall have the right at any time on payment of wart,
그 가장 그 같은 것이라. 그는 것 같은 것 같	The partOf the second part,heirs, exec Dollars to partof the first part r which all payments and liabilities thereafter to accrue und All covenants and agreements herein set forth between the WITNESS our hands and seals, the day and year above set 	cutors, administrators, successors and assigns, shall have the right at any time on payment of art
My commission expires	The partof the second part,	eutors, administrators, successors and assigns, shall have the right at any time on payment of artheirs, executors, administrators and assigns, to surrender this lease for cancellation, der and by virtue of its terms shall cease and determine. parties hereto shall extend to their heirs, executors, administrators, successors and assigns. t forth
	The part	cutors, administrators, successors and assigns, shall have the right at any time on payment of artheirs, executors, administrators and assigns, to surrender this lease for cancellation, der and by virtue of its terms shall cease and determine. successors and assigns. to forth. [SEAL.] [
ATE OF OKLAHOMA, County of, ss,, ss,, This instrument was filed for record on the, M, and	The part	cutors, administrators, successors and assigus, shall have the right at any time on payment of artheirs, executors, administrators and assigns, to surrender this lease for cancellation, der and by virtue of its terms shall cense and determine. parties hereto shall extend to their heirs, executors, administrators, successors and assigns. t forth

14

Wan ar nagi n

IK)

Ayu n w

1 1. -

р, ⁶

20

-