P. A.F. C.
AGREEMENT, Made and entered into the 2 4 th day of march A. D. 1914, by and between
of, part of the first part, lessor, and Lario (ii) & Jaseo.
2. corporation, of
WITNESSETH, That the said part
7 Lut 3 sec 6 John 21 h. Range 138
of Section 5 6 70 Younship Aurity box 1, Range Thering 5 , and containing Thering (30) acres, more or less. 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 produced therefrom by the part of the second part heirs, executors, administrators, successors and assigns. In consideration of the premises the said part — of the second part covenants and agrees:
1st. To deliver to the credit of the first part. Incirs, executors, administrators, successors and assigns, free of cost, in the pipe line to which may connect. We wells, the credit wells, the credit wells, the credit wells are part of all oil produced and saved from the leased premises. 2nd. To pay to first part. Out wells, the credit wells where gas only is found, while the same is being used off the premises, and the first part. To have gas free of cost to heat stores in dwelling house on said premises during the same time. 3rd. To pay to first part. for gas produced from any oil well and used off the premises at the rete of Dollars per year for the
time during which such gas shall be so used, said payments to be made each three months in advance. The part of the second part agrees to complete a well on said premises within the rate of the second part agrees to complete a well on said premises within the months such completion is delayed from the time above mentioned for the completion of such well shall be and operate as a full liquidation of all rent under this provision during the remainder of the term of this lease.
The part
When requested by first part
The part of the second part shall have the right at any time to remove all machinery and fixtures placed on said premises, including the right to draw and remove casing. All payments which may fall due under this lease may be made directly on the second part shall have the right at any time to remove all machinery and fixtures placed on said premises, including the right to draw and remove casing. All payments which may fall due under this lease may be made directly to the second part shall have the right at any time to remove all machinery and fixtures placed on said premises, including the right to draw and remove casing.
or deposited to by credit in Abrico (Die & 700 to to his health in Chentu to ank of Renages are for and a consideration of an (100) careans the recent of which is bruly commonledged the first Only healty are an investigation of an first or and for the second part, it is the design of the second part, it heirs, executors administrators, successors and assigns, shall have the right at any time on payment of
after which all parties therein set forth between the parties hereto shall extend to their, executors, administrators, and assigns, to surrender this lease for cancellation, after 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, with the surrender this lease for cancellation, after which all payments and agreements herein set forth between the parties hereto shall extend to their heirs, executors, administrators, successors and assigns.
WITNESS: [SEAL.]
[SEAL.]
[SEAL]
DHA1
STATE OF OKLAHOMA Tourista County, 55, an of any Road and housens nice hundred and eleven that On the County of the D. 191, before me a nature parties
a Notary Public in and for said County and State, duly qualified, commissioned and acting as such, personally appeared
instrument, as lesser
My commission expires 26 1913 See Vertrule a Water Notary Public.
STATE OF OKLAHOMA, County, ss. On the day of A. D., 191, before me.
a Notary Public in and for said County and State, duly qualified, commissioned and acting as such, personally appeared
foregoing instrument as lessee, and acknowledged to me that
STATE OF OKLAHOMA, County, ss.
Before me, aday ofA. D. 191, personally appearedto me known to be the identical person who subscribed the name of the lessee,
to-wit: to-wit: to the foregoing instrument as its and 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 uses and purposes 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
STATE OF OKLAHOMA, County of, ss.
This instrument was filed for record on the 28 day of \(\sigma \) A. D. 1914, at 7 6 0'clock 9 M., and duly recorded in Book on page. Fee, \$ \(\text{This instrument was filed for record on the 28 day of \(\text{N} \).

Aggy q all

i en **Ap**rockij, estad**i**nalit, ...