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578 (THIS AGREEMENT, Made this 12, day of all y. A. D. 1914., by and between
·	Maurice a Del maral of the first
*****	al Brown
	WITNESSETH, That the said party of the first part, for One Dollar and other good and valuable considerations, the receipt of which is hereby ackn
	I in further consideration of the rents, covenants and agreements hereinafter mentioned, has granted, demised and let unto the party of second part, the
	cessors and assigns, all the oil and gas in and under that certain tract of land hereinafter described, and also all the said tract of land for the purpose
	exclusive right of drilling and operating for said oil and gas, which said tract of land is situated in
- 1	l described as follows, to-wit:
	2 E/14 of The nE/14 Range 20 12 Acres
****	SectionTownshipRangeAcres
	Township
	이 방법에 가장 승규는 방법에 가장 그는 것이 생각을 했다. 가장 것 같은 것이 가장 것 같은 것은 것은 것이 가장 것이 있는 것 같은 것이 같은 것이 같은 것이 같은 것이 같은 것이 같은 것이 같은

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cor	taining # 2. Actual field of the present buildings, except by mutua
the	The party of the first part grants the further privilege to the party of the second part, their heirs, successors and assigns, of using sufficient water and premises necessary to the operations thereon, and all rights and privileges necessary or convenient for conducting said operations and the transportat
	gas, and the right to remove at any time machinery or fixtures placed on the premises by said second party.
	TO HAVE AND TO HOLD THE SAME unto the said party of the second part, their heirs, successors and assigns, for the term of ten years from
her	cof, and as long thereafter as oil or gas is being produced therefrom by said second party.
	IN CONSIDERATION WHEREOF, The said party of the second part agreed to deliver to part fund of the first part in tanks or pipe
Qa	and should gas by found on said produced audhaved from the leased premises. And should gas by found on said premises in paying quantities
par	grees to pay \$15.0.
sha	have free use of gas for domestic purposes, by making dioown connections for such gas at the well atown risk and expense.
	Second partyagree to locate all wells so as to interfere as little as possible with the cultivated portions of the premises and to pay all da
gro	wing crops coused by said operations. PROVIDED, HOWEVER, That if a well is not started within twenty stary on said premises within
fro	n date hereof, then this lease and agreement shall be null and void, unless the part in of the second part within each and every
	irations of the time above mentioned for the
unt	1 a well is
	ne en la sectión de la francés de la sectión de la sec
and	further, upon the payment of One Dollar at any time after funcy, three months notice by the part g. of the second part, this loss a ssigns, to the part for one of the first part, the part for an assigns, to the part for surrouter this loss for one
and	All rentals and other payments may be made direct to partificant of the first part or may be deposited to have made direct to partificant of the first part of the first part of the first part, the analysis of the first part, the first part, the first part of the first part, the first part, the first part of the first part of the first part of the first part, the first part of the first part, the first part of the first part, the first part of the first par
and	I further, upon the payment of One Dollar at any time alter frace, three Marille Molece by the part from of the second part, here, here, assigns, to the part from of the first part, here here, second assigns, said lessee shall have the right to surrender this lease for car r which all payment and liabilities thereafter to accrue under and by virtue of its terms shall cease and determine, and this lease become absolutely null All the conditions between the parties hereto shall extend and apply to their heirs, successors and assigns. IN WITNESS WHEREOF, The said parties have hereunto set their hands and scals, the day and year above written.
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and afte	I further, upon the payment of One Dollar at any time alter frage three Marilles Molace by the part game of the second part his lease for car assigns, to the part game of the first part, his correspondence of its terms shall case and determine, and this lease become absolutely null and liabilities thereafter to accrue under and by virtue of its terms shall case and determine, and this lease become absolutely null All the conditions between the parties hereto shall extend and apply to their heirs, successors and assigns. IN WITNESS WHEREOF, The said parties have hereunto set their hands and scals, the day and year above written. Signed, Sealed and Delivered in the Presence of
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and afte ST/ jn a	I further, upon the payment of One Dollar at any time after forms, three Meridias Astronomy of the second part, the first part and by virtue of its terms shall cease and determine, and this lease become absolutely null first part and liabilities thereafter to accrue under and by virtue of its terms shall cease and determine, and this lease become absolutely null first part and liabilities thereafter to accrue under and apply to their heirs, successors and assigns. IN WITNESS WHEREFOF, the said parties have herecunto set their hands and seals, the day and year above written. Signed, Sealed and Delivered in the Presence of <i>Standard Constant and the first part of the first part</i>
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