OUL AND QAS LEASE.			allo	104 00 BED. D. BANKARD S CO., 1
			anna an ann an Anna an Anna ann an Anna an Anna an Anna an Ann Anna ann an Anna an Ann Anna anna a	
THIS AGREEMENT, Made this 22 724	+ august :	. A. D. 1912	and between	
O i i f P i i i i		$\phi_{1} = \{\phi_{1}, \dots, \phi_{n}\}$, where $\phi_{n} = \{\phi_{1}, \dots, \phi_{n}\}$		승규는 가슴이 잘 가지 않는 것
PO-White	6			
WITNESSETH. That the said party of the first part, for One Do			ふっと ちょうかえりょう しょうかい	그는 것 같은 것 같
and in further consideration of the rents, covenants and agreements here		ション・ション ないない パーパー 熱化 しょ		71
successors and assigns, all the oil and gas in and under that certain tra				
the exclusive right of drilling and operating for said oil and gas, which				
and described as follows, to-wit:				f) - 2
John Annes (3)	Section	Township	Range 3	Acres 32
			Range	Acres
				Acres
	Section	and the second second second second		
이 집에 가지 않는 것 같아요. 이 집에 있는 것 같아요. 이 집에 있는 것 같아요.				
	*******		a da finan tan ta'na da	
containing. 39.7.7acres, more or less. But no wells sha		D feet of the		
containing. But no wells sha The party of the first part grants the further privilege to the party				
the premises necessary to the operations thereon, and all rights and priv				
and gas, and the right to remove at any time machinery or fixtures place	ced on the premises by sai	d second party.		a
TO HAVE AND TO HOLD THE SAME unto the said party of		s, successors and assign	ns, for the term of	ten years from the
hercof, and as long thereafter as oil or gas is being produced therefrom		·····	itin dina na tan	
IN CONSIDERATION WHEREOF, The said part of the source of t				
part 4 grees to pay \$ /50.00 yearjy for t		the second se		
shall have free use of gas for domestic purposes, by making his			11.1	1
Second part gammagree & to locate all wells so as to interfere as l	little as possible with the	cultivated portions of	the premises and	to pay all damage
growing crops caused by said operations.	n n Y	¥,	1.	~ \/
PROVIDED, HOWEVER, That if a well is not an applied and from date hereof, then this lease and agreement shall be null and void,				
arom date hereof, then this lease and agreement shall be null and void, expirations of the time above mentioned for the anomaly in the state of the				
while well is the frances within the months for	il this lease is cancelled as	hereinalter provided	haved Accord	party comple
austhere weell our haid premises within	twelve mould	to Monethe Con	uhletion of	the firsh w
and a failure to so complete the des		Janie frode		100
a list & a of this and		-		
And it is agreed that the completion of a well shall be and operation	te as a full liquidation of a	Il rental under this pro	vision during the r	emainder of this leas
All rentals and other payments may be made direct to part.	of the first part or may be	deposited to Aug	_credit at Bank of	Commence chel
And further, upon the payment of One Dollar at any time after.				
and assigns, to the part	ssors and assigns, said les y virtue of its terms shall c	ease and determine, an	ght to surrender () d this lease become	absolutely null and
,				
All the conditions between the parties hereto shall extend and app				
······		lay and year above writ	//.	
^γ All the conditions between the parties hereto shall extend and app		lay and year above writ	//.	
All the conditions between the parties hereto shall extend and app IN WITNESS WHEREOF, The said parties have hereunto set		lay and year above writ	ipman	
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All the conditions between the parties hereto shall extend and app IN WITNESS WHEREOF, The said parties have hereunto set		lay and year above writ	ijmaail	[FE
All the conditions between the parties hereto shall extend and app IN WITNESS WHEREOF, The said parties have hereunto set		lay and year above writ	zpmaxel	[SE [SE [SE
All the conditions between the parties hereto shall extend and app IN WITNESS WHEREOF, The said parties have hereunto set Signed, Scaled and Delivered in the Presence of	their hands and scals, the definition of the def	lay and year above writ	zpmaxel	[SE [SE [SE
All the conditions between the parties hereto shall extend and app IN WITNESS WHEREOF, The said parties have hereunto set Signed, Sealed and Delivered in the Presence of	their hands and scals, the definition of the scale of the	ay and year above wi o <u>bh Kol</u> h Q- <u>I</u> Lute	ijman	[SE [SE [SE [SE
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All the conditions between the parties hereto shall extend and app IN WITNESS WHEREOF, The said parties have hereunto set Signed, Sealed and Delivered in the Presence of STATE OF OKLAHOMA, County of Tuesa On the 22.212 day of August in and for said County and State, personally appeared Butherh. to meknown to be the identical person Anamed in, and who executed t	their hands and scals, the 	ay and year above will above will above will above will above above above above above above above above above above above above above will above will above will above	ifmand 2. " 2. " 2. " 2. " 2. " 2. " 2. " 2. "	[SE [SE [SE [SE [SE [SE
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