THIS AGREEMENT, Made this. 20	1		12., by and between	of the first pr
blind	es W Cartwell	2/		
WITNESSETII, That the said party of the first part,		and valuable considers	tions, the receipt of whi	The second secon
and in further consideration of the rents, covenants and agree				1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
successors and assigns, all the oil and pas in and under that				
the exclusive right of drilling and operating for said oil and				County, Okl
and described as follows, to-wit:				
The Mint Muy of	Section	27 Township.	/ Range	Acres 80
	Section	Township	Range	Acres
			Range	
The state of the s	Section-	Township	Range	Acres
milion material milion material property and the property of the constitution of the state of th	**************************************	******************	***********************************	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
		0 16		**********************
The party of the first part grants the further privilege t				and the state of t
the premises necessary to the operations thereon, and all right				
and gas, and the right to remove at any time machinery or fi			ong said operations an	a the transportation
TO HAVE AND TO HOLD THE SAME unto the sai	d party of the second part, thei	ir heirs, successors and	l assigns, for the term	of ten years from th
hereof, and as long thereafter as oil or gas is being produced				
IN CONSIDERATION WHEREOF, The said part	of the second part agreed	to deliver to part	of the first part in	tanks or pipe lin
part of all oil produced and save	d from the leased premises. A	and should gas be for	nd on said premises in	paying quantities,
shall have free use of gas for domestic purposes, by making				
Second partafagree Ato locate all wells so as to in				
growing crops caused by said operations.				,
PROVIDED, HOWEVER, That if a well is not				
from date hereof, then this lease and agreement shall be null				
expirations of the time above mentioned for the			y a rental of (La) la	w.dollars/fer
'until a well is Completed there	on, or until this lease is cancel	led as hereinafter pro-	rided	
And it is agreed that the completion of a well shall be All rentals and other payments may be made direct to p	part of the first part or me	ay be deposited to	LAR credit at Stiller	ter Hatt Buck
All rentals and other payments may be made direct to p And further, upon the payment of One Dollar at any time after and assigns, to the part of the first part,	part of the first part or me r trickly recording	be deposited to be	of the second part, the right to surrender	this lease for cancel
All rentals and other payments may be made direct to I	part of the first part or me r trickly recording	be deposited to be	of the second part, the right to surrender	this lease for cancel
All rentals and other payments may be made direct to p And further, upon the payment of One Dollar at any time after and assigns, to the part of the first part,	part of the first part or me r trickly recording	be deposited to be	of the second part, the right to surrender	this lease for cancel
All rentals and other payments may be made direct to p And further, upon the payment of One Dollar at any time after and assigns, to the part of the first part, had hafter which all payments and liabilities thereafter to accrue un	part I for they first part or me or the little beautiful eirs, successors and assigns, sa der and by virtue of its terms s	be deposited to when the part will be the part will be the part will be the part will be the shall be the shall cease and determined to the shall be the shall be the shall cease and determined to the shall be the s	of the second part, the right to surrender	this lease for cancel
All rentals and other payments may be made direct to p And further, upon the payment of One Dollar at any time after and assigns, to the part of the first part,	part Lof they first part or me r Lossessors and assigns, sa der and by virtue of its terms s	by the part	addcredit at dictless	this lease for cancel
All the conditions between the parties hereto shall exter 1N WITNESS WHEREOF, The said parties have here	part Lof they first part or me r Lossessors and assigns, sa der and by virtue of its terms s	by the part	deficiency of the second part, the right to surrender ine, and this lease become, and this lease become written.	the Myttle Bank. Theirs, succeeding the succeeding
All the conditions between the parties hereto shall exter 1N WITNESS WHEREOF, The said parties have here Signed, Sealed and Delivered in the Presence of	part Lof they first part or me r Lossessors and assigns, sa der and by virtue of its terms s	by the part	credit at dictions of the second part, I the right to surrender ine, and this lease become, and this lease become we written.	the Multiplank. The succession of the succession
All the conditions between the parties hereto shall exter 1N WITNESS WHEREOF, The said parties have here	part Lof they first part or me r Lossessors and assigns, sa der and by virtue of its terms s	by the part	credit at dictions of the second part, I the right to surrender ine, and this lease become we written.	the Mutthbank, the second of t
All the conditions between the parties hereto shall exter 1N WITNESS WHEREOF, The said parties have here Signed, Sealed and Delivered in the Presence of	part Lof they first part or me r Lossessors and assigns, sa der and by virtue of its terms s	by the part	credit at dictions of the second part, I the right to surrender ine, and this lease become we written.	the Marth Bank, including the succession of the
All the conditions between the parties hereto shall exter 1N WITNESS WHEREOF, The said parties have here Signed, Sealed and Delivered in the Presence of	part Lof they first part or me r Lossessors and assigns, sa der and by virtue of its terms s	by the part	credit at dictions of the second part, I the right to surrender ine, and this lease become we written.	this lease for cancel ne absolutely null an
All the conditions between the parties hereto shall exter 1N WITNESS WHEREOF, The said parties have here Signed, Sealed and Delivered in the Presence of	part Lof they first part or me r Lossessors and assigns, sa der and by virtue of its terms s	by the part	credit at dictions of the second part, I the right to surrender ine, and this lease become we written.	this lease for cancel the absolutely null an
All the conditions between the parties hereto shall exter 1N WITNESS WHEREOF, The said parties have here Signed, Sealed and Delivered in the Presence of	part Lof they first part or me r Lossessors and assigns, sa der and by virtue of its terms s	by the part	credit at dictions of the second part, I the right to surrender ine, and this lease become we written.	this lease for cancel the absolutely null an
All the conditions between the parties hereto shall extention Witness Whereof, The said parties have her Signed, Sealed and Delivered in the Presence of	part A of the first part or mar I will have a will be a signs, sa der and by virtue of its terms so and and apply to their heirs, succunto set their hands and seals	by the part	credit at dictions of the second part, I the right to surrender ine, and this lease become we written.	this lease for cancel the absolutely null an
All the conditions between the parties hereto shall extention Witness Whereof, The said parties have here Signed, Sealed and Delivered in the Presence of On the Manual Country of Manual Countr	part A of the first part or man and and apply to their heirs, successors and assigns, saider and by virtue of its terms so and and apply to their heirs, succentro set their hands and seals a seal of the seal of	by the part	the right to surrender ine, and this lease become we written.	this lease for cancel the absolutely null an
All the conditions between the parties hereto shall extention Witness Whereof, The said parties have her Signed, Sealed and Delivered in the Presence of	part A of the first part or man and and apply to their heirs, successors and assigns, saider and by virtue of its terms so and and apply to their heirs, succentro set their hands and seals a seal of the seal of	by the part	the right to surrender ine, and this lease become we written.	this lease for cancel the absolutely null an
All the conditions between the parties hereto shall extensive and parties have here. All the conditions between the parties hereto shall extensive and parties have here. All the conditions between the parties hereto shall extensive and parties have here. Signed, Sealed and Delivered in the Presence of STATE OF OKLAHOMA, County of day of day of day of day of the in and for said County and State, personally appeared to me known to be the identical personal cannot in, and who are the parties have been appeared to me known to be the identical personal cannot in, and who are the parties have here.	part Lof they first part or man and and apply to their heirs, successors and assigns, saider and by virtue of its terms and and apply to their heirs, succentro set their hands and seals have been been set to be a successor of the seals have been assigned by the seals have been as a seal of the seal of the seals have been as a seal of the seal of the seals have been as a seal of the	by the part	for me that the second part, I the right to surrender me, and this lease become we written.	this lease for cancel the absolutely null an specific services for cancel the absolutely null an specific services for the se
All the conditions between the parties hereto shall exter IN WITNESS WHEREOF, The said parties have her Signed, Sealed and Delivered in the Presence of STATE OF OKLAHOMA, County of day of day of day of to me known to be the identical personal manded in, and who a titled free and voluntary act and deed, including the re-	part Lof they first part or man and and apply to their heirs, successors and assigns, saider and by virtue of its terms and and apply to their heirs, succentro set their hands and seals have been been set to be a successor of the seals have been assigned by the seals have been as a seal of the seal of the seals have been as a seal of the seal of the seals have been as a seal of the	by the part	for me that the second part, I the right to surrender me, and this lease become we written.	this lease for cancel the absolutely null an specific product of the second sec
All the conditions between the parties hereto shall extensive and parties have here. All the conditions between the parties hereto shall extensive and parties have here. All the conditions between the parties hereto shall extensive and parties have here. Signed, Sealed and Delivered in the Presence of STATE OF OKLAHOMA, County of day of day of day of day of the in and for said County and State, personally appeared to me known to be the identical personal cannot in, and who are the parties have been appeared to me known to be the identical personal cannot in, and who are the parties have here.	part Lof they first part or man and and apply to their heirs, successors and assigns, saider and by virtue of its terms and and apply to their heirs, succentro set their hands and seals have been been set to be a successor of the seals have been assigned by the seals have been as a seal of the seal of the seals have been as a seal of the seal of the seals have been as a seal of the	by the part	for me that the second part, I the right to surrender me, and this lease become we written.	this lease for cancel the absolutely null an specific product of the second sec
All the conditions between the parties hereto shall exter IN WITNESS WHEREOF, The said parties have here Signed, Sealed and Delivered in the Presence of to me known to be the identical person Anamed in, and who externs the conditions between the parties hereto shall exter IN WITNESS WHEREOF, The said parties have here Signed, Sealed and Delivered in the Presence of to me known to be the identical person Anamed in, and who can be set of the identical person Anamed in, and who can be set of the identical person Anamed in, and who can be set of the identical person Anamed in and desired that it might be recorded as such. WITNESS my hand and-official seal, on the date above	part Lost they first part or many translations. Saider and by virtue of its terms and and apply to their heirs, successors their hands and seals and seals. Ss. D. 1912, before a constant of the constant of	by the part by the	for me that the second part, I the right to surrender me, and this lease become we written.	this lease for cancel the absolutely null an absolu
All the conditions between the parties hereto shall exter IN WITNESS WHEREOF, The said parties have her Signed, Sealed and Delivered in the Presence of STATE OF OKLAHOMA, County of day of to me known to be the identical person Unamed in, and who county and desired that it might be recorded as such.	part Lost they first part or many translations. Saider and by virtue of its terms and and apply to their heirs, successors their hands and seals and seals. Ss. D. 1912, before a constant of the constant of	by the part	for me that the second part, I the right to surrender me, and this lease become we written.	this lease for cancel the absolutely null an absolu
All the conditions between the parties hereto shall exter IN WITNESS WHEREOF, The said parties have here Signed, Sealed and Delivered in the Presence of to me known to be the identical person Lnamed in, and who set forth, and desired that it might be recorded as such. WITNESS my hand and official seal, on the date above My Commission Expires.	part Lof they first part or man and assigns, sa der and by virtue of its terms so and and apply to their heirs, succurred their hands and seals hands are seals hands and seals hands and seals hands are seals hands and seals hands and seals hands are seals hands and seals hands are seals hands and seals hands and seals hands are seal	by the part by the	for me that the second part, I the right to surrender me, and this lease become we written.	this lease for cancel the absolutely null an absolutely null an [S].
All the conditions between the parties hereto shall exter in WITNESS WHEREOF, The said parties have here Signed, Sealed and Delivered in the Presence of to me known to be the identical person Anamed in, and who externed to me known to be the identical person Anamed in, and who externed to me known to be the identical person Anamed in, and who externed to me known to be the identical person Anamed in, and who externed to me known to be the identical person Anamed in, and who externed the parties hereto shall externed to me known to be the identical person Anamed in, and who externed the parties hereto shall externed to me known to be the identical person Anamed in, and who externed the parties and deed, including the rest forth, and desired that it might be recorded as such. WITNESS my hand and official seal, on the date above My Commission Expires Analysis Analysis and the parties and the date above My Commission Expires Analysis and the parties and the date above My Commission Expires Analysis and the parties and the date above My Commission Expires Analysis and the parties and the date above My Commission Expires Analysis and the date and the date and the date above My Commission Expires Analysis and the date and the date above My Commission Expires Analysis and the date a	part Lof they first part or man and apply to their heirs, successors and assigns, saider and by virtue of its terms successors their heirs, successors and apply to their heirs, successor their hands and seals have been set their hands and seals have been sealed by the sealed have	by the part. by the part. id Jessee	the right to surrender ine, and this lease become we written. The right to surrender ine, and this lease become we written. The right to surrender ine, and this lease become we written.	this lease for cancel this lease for cancel the absolutely null and the absolu
All the conditions between the parties hereto shall extensive and signed, sealed and Delivered in the Presence of STATE OF OKLAHOMA, County of day of in and for said County and State, personally appeared in and for said County and State, personally appeared in the known to be the identical personal named in, and who county in and desired that it might be recorded as such. WITNESS my hand and official seal, on the date above My Commission Expires	part — — — — — — — — — — — — — — — — — — —	be deposited to when he had been shall have shall case and determined to the shall case and determined to the subscriber had been subscriber. The subscriber had been subscriber the Homestead Extended to the Homestead Extended to the subscriber.	the right to surrender ine, and this lease become we written. The right to surrender ine, and this lease become we written. The right to surrender ine, and this lease become we written. The right to surrender ine, and this lease become we written. The right to surrender ine, and this lease become we written. The right to surrender ine, and the right ine with the righ	this lease for cancel the absolutely null an absolutely null an [S].
All the conditions between the parties hereto shall exter and assigns, to the particular of the first part, the after which all payments and liabilities thereafter to accrue under which all payments and liabilities thereafter to accrue under which all payments and liabilities thereafter to accrue under which all payments and liabilities thereafter to accrue under the which all payments and liabilities thereafter to accrue under the which all payments and liabilities thereafter to accrue under the which all payments and parties have here all the conditions between the parties hereto shall exter a line with the parties hereto shall exter a line with the conditions between the parties hereto shall exter a line with the conditions between the parties hereto shall exter a line with the payment of the payment	part — — — — — — — — — — — — — — — — — — —	by the part. by the part. id Jessee	of the second part, I the right to surrender me, and this lease become we written. If a the second part, I the right to surrender me, and this lease become we written. If a the second part, I the second part, I the second part, I the second part, I the second part and the second part, I the second part, I the second part, I the second part, I the second part and	this lease for cancel the absolutely null an absolu
All the conditions between the parties hereto shall extensive and for said County and State, personally appeared. STATE OF OKLAHOMA, County of day of including the reset forth, and desired that it might be recorded as such: WITNESS my hand and official seal, on the date above My Commission Expires. STATE OF OKLAHOMA, County of day of including the reset forth, and desired that it might be recorded as such: WITNESS my hand and official seal, on the date above My Commission Expires. STATE OF OKLAHOMA, County of day of	part — José they first part or man and and apply to their heirs, successors and assigns, sader and by virtue of its terms and and apply to their heirs, succentro set their hands and seals ————————————————————————————————————	be deposited to when by the part in the pa	to me that to me that.	this lease for cancel the absolutely null an absolutely null an [S]. [S
All the conditions between the parties hereto shall exter and signed, sealed and Delivered in the Presence of STATE OF OKLAHOMA, County of day of in and for said County and State, personally appeared as such. WITNESS my hand and official seal, on the date above My Commission Expires. STATE OF OKLAHOMA, County of day of in and for said County and State, personally appeared as such. WITNESS my hand and official seal, on the date above My Commission Expires. STATE OF OKLAHOMA, County of day of in and of or said County and State, personally appeared as such. WITNESS my hand and official seal, on the date above My Commission Expires. STATE OF OKLAHOMA, County of day of in and for said County and State, personally appeared to me known to be the identical person	part — José they first part or man and and apply to their heirs, successors and assigns, sader and by virtue of its terms and and apply to their heirs, succentro set their hands and seals ————————————————————————————————————	be deposited to when by the part in the pa	to me that to me that.	this lease for cancel the absolutely null an absolutely null an [S]
All the conditions between the parties hereto shall extensive and for said County and State, personally appeared. STATE OF OKLAHOMA, County of day of including the reset forth, and desired that it might be recorded as such: WITNESS my hand and official seal, on the date above My Commission Expires. STATE OF OKLAHOMA, County of day of including the reset forth, and desired that it might be recorded as such: WITNESS my hand and official seal, on the date above My Commission Expires. STATE OF OKLAHOMA, County of day of	part — José they first part or man and and apply to their heirs, successors and assigns, sader and by virtue of its terms and and apply to their heirs, succentro set their hands and seals ————————————————————————————————————	be deposited to when by the part in the pa	to me that to me that.	this lease for cancel the absolutely null an absolutely null an [S]
All rentals and other payments may be made direct to p. And further, upon the payment of One Dollar at any time after and assigns, to the part of the first part, which all payments and liabilities thereafter to accrue un after which all payments and liabilities thereafter to accrue un after which all payments and liabilities thereafter to accrue un after which all payments and liabilities thereafter to accrue un after which all payments and liabilities thereafter to accrue un after which all payments and parties have here. All the conditions between the parties hereto shall extend to WITNESS WHEREOF, The said parties have here signed, Scaled and Delivered in the Presence of STATE OF OKLAHOMA, County of to me known to be the identical person and deed, including the reset forth, and desired that it might be recorded as such. WITNESS my hand and official scal, on the date above My Commission Expires day of in and for said County and State, personally appeared to me known to be the identical person and deed, including the reset forth, and desired that it might be recorded as such.	part — José they first part or man and and apply to their heirs, successors and assigns, sader and by virtue of its terms and and apply to their heirs, succentro set their hands and seals ————————————————————————————————————	be deposited to when by the part in the pa	to me that to me that.	this lease for cancel the absolutely null an absolutely null an [S]
All rentals and other payments may be made direct to p. And further, upon the payment of One Dollar at any time after and assigns, to the part of the first part, which all payments and liabilities thereafter to accrue un after which all payments and liabilities thereafter to accrue un after which all payments and liabilities thereafter to accrue un after which all payments and liabilities thereafter to accrue un after which all payments and liabilities thereafter to accrue un after which all payments and parties have here. All the conditions between the parties hereto shall extend to WITNESS WHEREOF, The said parties have here signed, Scaled and Delivered in the Presence of STATE OF OKLAHOMA, County of to me known to be the identical person and deed, including the reset forth, and desired that it might be recorded as such. WITNESS my hand and official scal, on the date above My Commission Expires day of in and for said County and State, personally appeared to me known to be the identical person and deed, including the reset forth, and desired that it might be recorded as such.	part — José they first part or man and and apply to their heirs, successors and assigns, sader and by virtue of its terms and and apply to their heirs, succentro set their hands and seals ————————————————————————————————————	be deposited to when by the part in the pa	to me that to me that.	this lease for cancel the absolutely null an absolu
All rentals and other payments may be made direct to part and further, upon the payment of One Dollar at any time after and assigns, to the part and its part, after which all payments and liabilities thereafter to accrue under which all payments and liabilities thereafter to accrue under the which all payments and liabilities thereafter to accrue under the which all payments and liabilities thereafter to accrue under the which all payments and liabilities thereafter to accrue under the which all payments and parties have here all the which and parties have here are signed, Scaled and Delivered in the Presence of STATE OF OKLAHOMA, County of the liabilities and deed, including the reset forth, and desired that it might be recorded as such. WITNESS my hand and official scal, on the date above My Commission Expires 23, 1911. STATE OF OKLAHOMA, County of the liabilities and for said County and State, personally appeared to me known to be the identical person named in, and who can be all the present and deed, including the reset forth, and desired that it might be recorded as such. WITNESS my hand and official scal, on the date above My Commission Expires.	part Lof they first part or man and and apply to their heirs, successors and assigns, sader and by virtue of its terms of the second and apply to their heirs, succentro set their hands and seals have been been added to the foregoing instrumed as and waiver of rights und written. SS. A. D. 191, before executed the foregoing instrumed as and waiver of rights und on the second and waiver of rights und o	be deposited to when by the part in the pa	of the second part, I the right to surrender me, and this lease become we written. If you will the second part, I the right to surrender me, and this lease become we written. If you will the second part, I to me that I the sumption Laws, for the semption Laws, for the semp	this lease for cancel the absolutely null an absolu
All rentals and other payments may be made direct to part and further, upon the payment of One Dollar at any time after and assigns, to the part of the first part. The said after which all payments and liabilities thereafter to accrue un after which all payments and liabilities thereafter to accrue un after which all payments and liabilities thereafter to accrue un after which all payments and liabilities thereafter to accrue un after which all payments and liabilities thereafter to accrue un after which all payments and payments have here. All the conditions between the parties hereto shall extend to WITNESS WHEREOF, The said parties have here signed, Sealed and Delivered in the Presence of STATE OF OKLAHOMA, County of the liability of the late above my Commission Expires. WITNESS my hand and official seal, on the date above my Commission and State, personally appeared to me known to be the identical person. named in, and who complete that it might be recorded as such. WITNESS my hand and official seal, on the date above my Commission Expires. STATE OF OKLAHOMA.	part — José they first part or man and and apply to their heirs, successors and assigns, sader and by virtue of its terms and and apply to their heirs, succentro set their hands and seals with the part of the p	by the part by the	to me that the mempion Laws, for the mempion	List the same of t
All rentals and other payments may be made direct to part and further, upon the payment of One Dollar at any time after and assigns, to the part and its part, after which all payments and liabilities thereafter to accrue under which all payments and liabilities thereafter to accrue under the which all payments and liabilities thereafter to accrue under the which all payments and liabilities thereafter to accrue under the which all payments and liabilities thereafter to accrue under the which all payments and parties have here all the which and parties have here are signed, Scaled and Delivered in the Presence of STATE OF OKLAHOMA, County of the liabilities and deed, including the reset forth, and desired that it might be recorded as such. WITNESS my hand and official scal, on the date above My Commission Expires 23, 1911. STATE OF OKLAHOMA, County of the liabilities and for said County and State, personally appeared to me known to be the identical person named in, and who can be all the present and deed, including the reset forth, and desired that it might be recorded as such. WITNESS my hand and official scal, on the date above My Commission Expires.	part — José they first part or man and and apply to their heirs, successors and assigns, sader and by virtue of its terms and and apply to their heirs, succentro set their hands and seals with the part of the p	by the part by the	for the second part, of the right to surrender me, and this lease become we written. The right to surrender me, and this lease become we written. The right to surrender me, and this lease become we written. The right to surrender me, and this lease become we written. The right to surrender me, and the s	List the same of t