Miller Measurements of the restored by Myselectic and subject to the person of the second of Myselectic Combined and See to the party of the first part subject to the second of the second subject to the second subject to the party of the second subject to the seco	s 1 5th day of Ottablil A. D. 1910, by and between of the	first part, and
WYTENSETERT, This the anish party of the first and further conficients of the feeth operation of the feeth operation of the frame confidence of the feeth operation of the feeth operat		
conceives rist of chillings and operating for entit of its and practice of the interest of the his situated in an entities and operating for entit of its and practice of the his situated in an entities and operating for entit of its and practice of the his situated in an entitle and operating for entit of its and practice of the his situated in an entitle and the entities of the his situated in an entitle and the entitle and t	[1] 전문, 14 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
and others what of defilling and operating for subt of and gas, which subt vent of such is situated in	s, covenants and agreements hereinafter mentioned, has granted, demised and let unto the party of second pa	ırt, théir heirs,
and described as follows, to-write  Section  Township  Barge Acres  Acres  Acres  Section  Township  Barge Acres  Acres  Acres  Section  Township  Barge Acres  Acres  Section  Township  Barge Acres  Acres  Acres  Acres  Acres  Section  Township  Barge  Acres  Acres  Acres  Acres  Acres  Acres  Section  Township  Barge  Acres  Acres  Acres  Acres  Acres  Acres  Section  Township  Barge  Acres  A		rpose and_with
Bection Township. Bange Acres  Section Township. Bange Acres  Township. Bange Acres  Township. Bange Acres  Section Township. Bange Acres  Section Township. Bange Acres  Township. Bange Acres  Township. Bange Acres  Township. Bange Acres  Section Township. Bange Acres  Township. Bange A	ating for said oil and gas, which said tract of land is situated in dulled Cour	nty, Oklahoma,
Section Township. Brange Acres.  The party of the first year geants the further pivilege to the party of the second part, their hist, successors and usings, of using sufficient water as gas for the greatest section; to the operation thereto, and all rights to receive or one operation the second party.  TO HAVE AND TO JOLD THE SEAR Mate who has all empty of the second party or convenient for consolenting and quentions and the transportance of the sea, and the rights to remove as any time machinery or fastures placed on the premises by said second party.  TO HAVE AND TO JOLD THE SEAR Mate who has all empty of the second party or convenient for consolenting and quentions and the transportance of the second party.  TO CONSTRUCTION TO HIEROSCO, The said power-fields of the second party when the second party are consoled to the second party.  TO CONSTRUCTION TO HIEROSCO, The said power-fields the second party when the second party are consoled to the second party.  TO CONSTRUCTION TO HIEROSCO, The said power-fields the second party are consoled to the second party.  TO CONSTRUCTION TO HIEROSCO, The said power-fields the second party are consoled to the second party.  TO CONSTRUCTION TO HIEROSCO, The said party second to the second party.  TO CONSTRUCTION TO HIEROSCO, The said party second to the second party are consoled to the said party second party	그는 이 이번 말고 없이라고 하셨다. 소개인 그는 이 속 없이는 보다는 것 같은 살이 없었다.	
Section Township. Area.  Area.  Section Township.  Range Area.  Area.  Area.  Area.  Area.  Area.  Township.  Area.  Area.  Area.  Township.  Range Area.  Area.  Township.  Range Area.  Area.  Township.  Range Area.  Area.  Township.  Range Area.  Area.  Township.  Range Area.  Township.  Range Area.  Township.  Range Area.  Area.  Area.  Township.  Range Area.  Township.  Range Area.  Area.  Range Area.  Township.  Range Area.  Township.  Range Area.  Township.  Range Area.  Range Area.  Township.  Range Area.  Township.  Range Area.  Range Area.  Township.  Range Area.  Range Area.  Township.  Range Area.  Township.  Range Area.  Range Area.  Township.  Range Area.  Township.  Range Area.  Township.  Range Area.  Range Area.  Township.  Range Area.  Range Area.	Marten Range M Acre	5 160
Section Township. Area.  Area.  Section Township.  Range Area.  Area.  Area.  Area.  Area.  Area.  Township.  Area.  Area.  Area.  Township.  Range Area.  Area.  Township.  Range Area.  Area.  Township.  Range Area.  Area.  Township.  Range Area.  Area.  Township.  Range Area.  Township.  Range Area.  Township.  Range Area.  Area.  Area.  Township.  Range Area.  Township.  Range Area.  Area.  Range Area.  Township.  Range Area.  Township.  Range Area.  Township.  Range Area.  Range Area.  Township.  Range Area.  Township.  Range Area.  Range Area.  Township.  Range Area.  Range Area.  Township.  Range Area.  Township.  Range Area.  Range Area.  Township.  Range Area.  Township.  Range Area.  Township.  Range Area.  Range Area.  Township.  Range Area.  Range Area.	Section Township Range Acre	15
International Control of the first part grants the further privilege to the perty of the second part, thick hists, ascessors and usings, of using sufficient water and gas a prantices ascessary to the operations thereon, and all rights and privilege necessary or convenient for conducting additional control of the present the control of the perty of the second part, thick hists, ascessors and usings, for this term of the grant permits the number of the received perty than the permits and using the control of the permits and the transportation of all gas and the right to remove at any time machinery or internation placed to the permits and excessors and usings, for the term of the permits and the	하는 보다 보고 하는 사람들은 이번 수는 다른 사람들은 사람이 되었다면 하는데 하는데 하는데 하는데 하는데 살아 없다.	
methining for the acres, more or less. But no wills shall be drilled within	그는 이 이 이번 생생님이 가로 하는 사람이 되었다. 그 가는 그 이번 나는 사람이 되었다면 하는데 나를 맞아 살아 먹었다.	
The perty of the first part grants the further privilege to the ports of the second part, their beins, successors and assigns, of using artificiant water and gas in gas grantess accessary to the operation theorem, and if right and privileges accessary or convoluting and doperations and the range of the gas and the right to remove at any time machinery or fatures placed on the premises by unit second party.  TO HAVE AND TO ROLD THIS ANDER must be said gardered theorem by said second party.  IN CONSIDERATION WHERERON, The said part-address of the second party and the remove of the second party.  IN CONSIDERATION WHERERON, The said part-address of the second party and the remove of the second party.  IN CONSIDERATION WHERERON, The said part-address of the second party and the second party.  IN CONSIDERATION WHERERON, The said part-address of the second party.  IN CONSIDERATION WHERERON, The said part-address of the second party.  IN CONSIDERATION WHERERON, The said part-address of the second party.  In the second of the second party and the second party and the second party.  In the second party and the second party and the second party and the second party.  In the second party and the second party.  In the second party and the second party and the second party and the second party and the second party.  In the second party and the s	Acre	)S
The perty of the first part grants the further privilege to the ports of the second part, their beins, successors and assigns, of using artificiant water and gas in gas grantess accessary to the operation theorem, and if right and privileges accessary or convoluting and doperations and the range of the gas and the right to remove at any time machinery or fatures placed on the premises by unit second party.  TO HAVE AND TO ROLD THIS ANDER must be said gardered theorem by said second party.  IN CONSIDERATION WHERERON, The said part-address of the second party and the remove of the second party.  IN CONSIDERATION WHERERON, The said part-address of the second party and the remove of the second party.  IN CONSIDERATION WHERERON, The said part-address of the second party and the second party.  IN CONSIDERATION WHERERON, The said part-address of the second party.  IN CONSIDERATION WHERERON, The said part-address of the second party.  IN CONSIDERATION WHERERON, The said part-address of the second party.  In the second of the second party and the second party and the second party.  In the second party and the second party and the second party and the second party.  In the second party and the second party.  In the second party and the second party and the second party and the second party and the second party.  In the second party and the s		*******************
The perty of the first part grants the further privilege to the ports of the second part, their beins, successors and assigns, of using artificiant water and gas in gas grantess accessary to the operation theorem, and if right and privileges accessary or convoluting and doperations and the range of the gas and the right to remove at any time machinery or fatures placed on the premises by unit second party.  TO HAVE AND TO ROLD THIS ANDER must be said gardered theorem by said second party.  IN CONSIDERATION WHERERON, The said part-address of the second party and the remove of the second party.  IN CONSIDERATION WHERERON, The said part-address of the second party and the remove of the second party.  IN CONSIDERATION WHERERON, The said part-address of the second party and the second party.  IN CONSIDERATION WHERERON, The said part-address of the second party.  IN CONSIDERATION WHERERON, The said part-address of the second party.  IN CONSIDERATION WHERERON, The said part-address of the second party.  In the second of the second party and the second party and the second party.  In the second party and the second party and the second party and the second party.  In the second party and the second party.  In the second party and the second party and the second party and the second party and the second party.  In the second party and the s		***************************************
as promises necessary to the operations thereon, and all rights and privilegus necessary or convenient for conducting all operations and the transportation of all and, and the right to resurve a use plane machinery of faiths are planed on the possession by and second party.  TO HATE AND TO NOLD THE SAME, such the said party of the second part, their hist, necessors and assigns, for the term of the party of the second part, their hist, necessors and assigns, for the term of the party of the second part approach of control party.  IN CONSIDURATION WHEREOF, The said part-called of the second part approach of control party and the control party of the products of one party of the party of the products of one party of the party of the products of one party of the party o	그리고 있는 것 같아 있는 것 같아. 이렇게 하는 것 같아. 그는 것 같아. 그 사람들은 이렇게 되는 것이 하는 것 같아. 그는 것이 없는 것 같아. 그런 것이 없는 것이 없어 없다.	
all gas, and the right to remove all any time manihetery or fastures placed on the premises by sald second party.  TO HAYE AND TO MCD THE SAME was the main party of the second party.  TO HAYE AND TO MCO THE SAME was the main party of the second party.  IN CONSIDERATION WHEREACT Ph. mail part-sadd the second party.  IN CONSIDERATION WHEREACT Ph. mail part-sadd the second party.  IN CONSIDERATION WHEREACT Ph. mail part-sadd the second party.  IN CONSIDERATION WHEREACT Ph. mail part-sadd the second party.  IN CONSIDERATION WHEREACT Ph. mail part-sadd the second party.  IN CONSIDERATION WHEREACT Ph. mail part-sadd the second part and should gas be found on add premise in paying quantities, see and the second part and the	이들도 하는 지난 이번 이번 어린 그렇게 이렇게 하는데 보는 그 사람이 되었다. 이번 그는 얼굴에 살아가 되었는데 이렇게 되는 것이라고 있다.	
TO HAVE AND TO SOLD THE SAME us to the said party of the second port, their helm, successors and assigns, for the term of the years from the core, and as long thereafters as of the second party.  IN CONSIDERATION WHEREOF, The said parts-said of the second part agreeded, the first part in tanks or pipe in terms of the second parts. IN CONSIDERATION WHEREOF, The said parts-said of the second part agreeded of the first part in tanks or pipe in the second parts agreeded to parts of the second parts agreeded the first part in tanks or pipe in the second parts agreeded to part of the second parts agreeded to parts of the second parts agreeded to parts of the second parts agreeded to part of the second parts agreeded to part of the parts of the second parts agreed to parts of the second parts agreeded to part of the parts of the second parts and the parts of the second parts agreeded to parts agreeded to parts agreeded to parts of the second parts agreeded to p	가는 물이 보고 있다. 그리는 이 방법을 하게 하고 있다면 보다 하고 있었다. 그는 그는 그는 그리고 있는 그는 그를 하는 것이 되었다. 그는 그를 하는 것이 없다는 그를 하는 것이다.	ortation of on
IN CONSIDERATION WIEREROF. The and partecided the second part agreed to deliver to particulfied the first part in tanks or pipe lines with the first part of the products and saved from the leaved premites. And should gar be found on said premises in paying quantities, see the control of the product of the products of each gas well, while the same is being not of the promise, and first partecidal have tree use of gas fee domestic persons, by making	그리고 있는 사람들이 가득하는 것이 되었다. 그는 사람들이 가득하는 사람들이 가득하는 사람들이 가득하는 것이 되었다. 그는 사람들이 가득하는 것이 되었다.	from the date
Let the land and a produced and saved from the lessed premise. And should gas be found on still premises in paying quantilities, see the confidence of the payent with the same should premise and forst paying and the premises and the paying th	gas is being produced therefrom by said second party.	
and law from two of gos for domestic purposes, by melicing. Additional constitution and expenses.  Second part. Zell. agree, do focate all wells so as to interfere as little as possible with the cultivated portions of the premises and to pay all damages owing crops caused by said operations.  PROVIDED, HOWEVER, That if a well is not according to the premises and to pay all damages owing crops caused by said operations.  PROVIDED, HOWEVER, That if a well is not according to the premises within according to the premises and to pay all damages owing crops caused by said operations.  PROVIDED, HOWEVER, That if a well is not according to the premises and greenies and to pay all damages own determines the premises and greenies and to pay all damages of the premises within according to the premises within according to the premises and to pay all damages and the pay		
and law refer one of gas for domestic surposes, by making. Interfect as little as possible with the cultivated portions of the premises and to pay all damages owing crops caused by said operation.  PROVIDED, ROWEVER, That if a well is not described with the cultivated portions of the premises and to pay all damages owing crops caused by said operations.  PROVIDED, ROWEVER, That if a well is not described by the notion of the premises within described and control of the payments of the this feats and agreement shall be null and void, whiles the past of the complete and covery statement of the complete the described by the control of the payment of the complete of a well shall be null and void, whiles the past of the complete of the complete of a well shall be null and void, while the control of the payment of the complete of a well shall be not operate as a full limitation of all rental water this provided.  And it is greated that he completen of a well shall be not operate as a full limitation of all rental water this provided while the completen of a well shall be not operate as a full limitation of all rental water this provided while the completen of a well shall be not operate as a full limitation of all rental water this provided while the completen of a well shall be not operate as a full limitation of all rental water this provided while the completen of a well shall be not operate as a full limitation of all rental water this provided with the completen of a well shall be not operate as a full limitation of all rental water this provided with the completen of a well shall be not operate as a full limitation of all rental water this provided.  All rental and other provides and by the most direct the provided with the completen of a well shall be not operate as a full limitation of all rental water this provided with a shall be provided.  All the conditions between the payment of One Dollar at my fine a full rental water this provided with the payment of the full payment and all shall be a shall be a shal		
Second pertactual percept to least all wells so as to interfere as little as possible with the cultivated portions of the premise and to pay all damages completely by and operations.  PROVIDED, HOWEVER, That if a well is not		
PROVIDED, NOWEYER, That if a well is not accessed beliefed.  On the hereof, then this lease and agreement shall be not and void, whose the past.  On the hereof, then this lease and agreement shall be not and void, whose the past.  On the hereof, then this lease and agreement shall be not and void, whose the past.  On the hereof, then this lease and permitted the shall be and operate as a full liquidation of all rental under this provision during the remainder of this lease. And it is agreed that the completion of a well shall be and operate as a full liquidation of all rental under this provision during the remainder of this lease. And it is agreed that the completion of a well shall be and operate as a full liquidation of all rental under this provision during the remainder of this lease. And it is agreed that the completion of a well shall be and operate as a full liquidation of all rental under this provision during the remainder of this lease. And the is agreed that the completion of a well shall be and operate as a full liquidation of all rental under this provision during the remainder of this lease. And the remainder of this lease had the relation to the payment of One Dollar at any fine after a season of the payment of One Dollar at any fine after a season of the payment of One Dollar at any fine after a season of the payments and liabilities thereafter to accrue under and by virtue of its terms shall cease and determine, and this lease become absolutely mill and virtue of its terms shall cease and determine, and this lease become absolutely mill and virtue of its terms shall cease and determine, and this lease become absolutely mill and virtue of its terms shall cease and determine, and this lease become absolutely mill and virtue of its terms shall cease and determine, and this lease become absolutely mill and virtue.  Signed, Sealed and Delivered in the Presence of the payment of the himse and payment and virtue of its terms shall cease and visitues and the same and the same and the payment of the pa		entropy of the state of the sta
PROVIDED, HOWEVER, That if a well is not accessfulfilled on data thereof, then this lease and agreement shall be not and void, unless the past of the second-part-within-rects end-every steep partitions of the time above not time of the past of the past of the second-part within-rects and control of the past of the pa	그는 이 중요하는 것이 맛있다면 그렇게 되었다. 그는 사람들이 되는 사람들이 되었다면 하는 것이 되었다면 하는 것이다.	ar namages to
on date hereof, then this lease and agreement shall be null and void, under the second-part-whither each mode very structure of a well shall be part as the second and the structure of a well shall be part of a well shall be part of the second and the structure of the structure		
the time above mentioned from the time above mentioned from the time and the result is agreed to the the company and the second of the result is agreed that the completion of a well shall be and operate as a full liquidation of all rental under this provision during the remainder of this lease. All rentals and other asymetits may be made direct to part-decorate the first part or may be deposited to decorate at Managang the control of the first part or may be deposited to decorate at Managang the control of the first part or may be deposited to decorate at Managang the control of the first part or may be deposited to decorate at Managang the control of the first part or the spread of the second the second and decorate as a full liquidation of all rental under this provision during the remainder of this lease. All rentals and other asymetits may be made direct to part-decorate the payment of no believe to part-decorate and an analysis of the second to the second the second the second the second that the second the second to the second to the second the second to the subscriber.  **WITNESS** The second that it might be recorded as such.**  WITNESS** my hand and official seal,		after=the
All the conditions between the parties hereto shall extend and apply to their heirs, successors and assigns.  IN WITNESS WHEREOF, The said parties have become of their hands and for said County and State, personally appeared.  As Do the didnited personal shamed in, and who executed the foregoing instrument, and acknowledged to rise that they are recorded as simply appeared.  MITNESS my hand and official scal, on the date above written.  My Commission Expires.  Notary Puly  WITNESS my hand and official scal, on the date above written.  My Commission Expires.  Notary Puly  WITNESS my hand and official scal, on the date above written.  My Commission Expires.  Notary Puly  NOTATE OF OKLAHOMA, County of the servers and who executed the foregoing instrument, and acknowledged to me that executed the same free hands and official scal, on the date and waiver of rights under the Homestead Exemption Laws, for the was and purposes therefore the foregoing instrument, and acknowledged to me that executed the same free and fore and county and State, personally appeared.  WITNESS my hand and official scal, on the date above written.  My Commission Expires.  WITNESS my hand and official scal, on the date above written.  My Commission Expires.  Notary Puly  Notary	il-for-ties	
And it is agreed that the completion of a well shall be and operate as a full liquidation of all rental under this provision during the remainder of this lease.  All rentals and other payments may be unde direct to part and other payments of One Dollar at any time after are all purposes. The part of the payment of One Dollar at any time after are all purposes in the payment of One Dollar at any time after are all purposes. The part of the payment of One Dollar at any time after are all purposes and assigns, to the part ackled the first part. It thinks he had been all payments and fabilities thereafter to access under and by wither of its terms shall cause and determine, and this lease become shall like the conditions between the parties hereto shall extend and apply to their heirs, successors and assigns.  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 seals, the day and year above written.  Signed, Sealed and Delivered in the Presence of  SEA  ANATE OF OKLAHOMA, County of day of Listend and apply to their heirs, successors and assigns.  IN TOTAL OF OKLAHOMA, County of day of Listend and apply to their heirs, successors and assigns.  Signed, Sealed and Delivered in the Presence of  SEA  ANATELLE OF OKLAHOMA, County of day of Listend and apply to their heirs, successors and assigns.  Signed, Sealed and Delivered in the Presence of  SEA  CON the day of Listend Anatom to their heads and seals, the day and year above written.  My Commission Expires.  WITNESS my hand and official personal and deed, including the release and waiver of rights under the Homestead Exemption Laws, for the uses and purposes there to forth, and desired that it might be recorded as sech.  WITNESS my hand and official seal, on the date above written.  My Commission Expires.  WITNESS my hand and official seal, on the date above written.  My Commission Expires.  WITNESS my hand and official seal, on the date abo	thereon, or until this lease is cancelled as hereinafter provided.	************
And it is agreed that the completion of a well shall be and operate as a full liquidation of all rental under this provision during the remainder of this lease.  All rentals and other payments may be made direct to part official to the first part or may be deposited to the dead credit all manufactures and further, upon the payment of One Dollar at any time after a part of the second part. The first part of the second part. The state of the second part of the second	reld that me mull a hade be devilled and the square	esterale)
And it is agreed that the completion of a well shall be and operate as a full liquidation of all rental under this provision during the remainder of this lease.  All rentals and other payments may be made direct to part official to the first part or may be deposited to the dead credit all manufactures and further, upon the payment of One Dollar at any time after a part of the second part. The first part of the second part. The state of the second part of the second	il mortheret quarter) of the mortheret quarter eice	Stiles
And it is agreed that the completion of a well shall be and operate as a full liquidation of all rental under this provision during the remainder of this lease. All retails and other payments may be unade direct to part-decided the first part or may be deposited to different and influence in the control of the part-decided the first part or may be deposited to different and influence in the influence of the rewish all payments and liabilities thereafter to accrue under and by virtue of its terms shall casee and determine, and this lease become absolutely noil and vere which all payments and liabilities thereafter to accrue under and by virtue of its terms shall casee and determine, and this lease become absolutely noil and very which all payments and liabilities thereafter to accrue under and by virtue of its terms shall casee and determine, and this lease become absolutely noil and very which all payments and liabilities thereafter to accrue under and apply to their heirs, successors and assigns.  All the conditions between the parties hereto shall extend and apply to their heirs, successors and assigns.  IN WITTRESS WHERROD, The said parties have become of the conditions and seals, the day and year above written.  Signed, Sealed and Delivered in the Presence of  Signed, Sealed and Delivered in the Presence of  Signed, Sealed and Delivered in the Presence of  A. D. 1910, before me, the subscriber.  The subscriber of the subscri	tal market for the last the delication of the state of th	
All retails and other payments may be made direct to part and office the payment of One Dollar at any jine after and office the part of Dollar at any jine after and office the part of Dollar at any jine after and office the part of Dollar at any jine after and office the part of Dollar at any jine after and office the part of Dollar at any jine after and office the part of Dollar at any jine after and office the part of Dollar at any jine after and office the part of Dollar at any jine after and by virtue of its terms shall cease and determine, and this lease become absolutely null and very the part of Dollar and Dollar and and apply to their heirs, successors and assigns.  IN WITNESS WHERKIOD, The said parties have bereauto act their hands and seals, the day and year above written.  Signed, Scaled and Delivered in the Presence of Signed, Scaled and Signed Signe	ion of a well shall be and operate as a full liquidation of all rental under this provision during the remainder of	f this lease.
IN WITNESS WHEREOF, The said parties have hereunto set their hands and seals, the day and year above written.  Signed, Sealed and Delivered in the Presence of  LINE Signed, Sealed and Delivered in the Presence of  LINE Signed, Sealed and Delivered in the Presence of  LINE Signed, Sealed and Delivered in the Presence of  LINE Signed, Sealed and Delivered in the Presence of  LINE Signed, Sealed and Delivered in the Presence of  LINE Signed, Sealed and Delivered in the Presence of  LINE Signed, Sealed and Delivered in the Presence of  LINE Signed, Sealed and Delivered in the Presence of  LINE Signed, Sealed and Delivered in the Presence of  LINE Signed, Sealed and Delivered in the Presence of  LINE Signed, Sealed and Delivered in the Presence of  LINE Signed, Sealed and Delivered in the Presence of  LINE Signed, Sealed and Delivered in the Presence of  LINE Signed, Sealed and Delivered in the Presence of  LINE Signed, Sealed and Delivered in the Presence of  LINE Signed, Sealed and Delivered in the Presence of  LINE Signed, Sealed and Delivered in the Signed  LINE Signed, Sealed and Sealed to The Signed Signed In the Signed Sign		
IN WITNESS WHEREOF, The said parties have hereunto set their hands and seals, the day and year above written.  Signed, Sealed and Delivered in the Presence of  LINE Signed, Sealed and Delivered in the Presence of  LINE Signed, Sealed and Delivered in the Presence of  LINE Signed, Sealed and Delivered in the Presence of  LINE Signed, Sealed and Delivered in the Presence of  LINE Signed, Sealed and Delivered in the Presence of  LINE Signed, Sealed and Delivered in the Presence of  LINE Signed, Sealed and Delivered in the Presence of  LINE Signed, Sealed and Delivered in the Presence of  LINE Signed, Sealed and Delivered in the Presence of  LINE Signed, Sealed and Delivered in the Presence of  LINE Signed, Sealed and Delivered in the Presence of  LINE Signed, Sealed and Delivered in the Presence of  LINE Signed, Sealed and Delivered in the Presence of  LINE Signed, Sealed and Delivered in the Presence of  LINE Signed, Sealed and Delivered in the Presence of  LINE Signed, Sealed and Delivered in the Presence of  LINE Signed, Sealed and Delivered in the Signed  LINE Signed, Sealed and Sealed to The Signed Signed In the Signed Sign	dan	
SATE OF OKLAHOMA, County of the literature of th		
SATE OF OKLAHOMA, County of the literature of th		
PATE OF OKLAHOMA, County of day of let Male 13. A D. 1912. before me, the subscriber. a let and purposes there is forth, and desired that it might be recorded as such.  WITNESS my hand and official seal, on the date above written. My Commission Expires. I all and who executed the foregoing instrument, and acknowledged to me that. Notary Pub me known to be the identical personally appeared.  Sas.  On the day of let Male 2 and waiver of rights under the Homestead Exemption Laws, for the uses and purposes there is forth, and desired that it might be recorded as such.  WITNESS my hand and official seal, on the date above written. My Commission Expires.  On the day of A. D. 191. before me, the subscriber., a and for said County and State, personally appeared.  me known to be the identical person. marned in, and who executed the foregoing instrument, and acknowledged to me that executed the same free and voluntary act and deed, including the release and waiver of rights under the Homestead Exemption Laws, for the uses and purposes there forth, and desired that it might be recorded as such.  WITNESS my hand and official seal, on the date above written.  My Commission Expires.  Notary Pub  WITNESS my hand and official seal, on the date above written.  My Commission Expires.  Notary Pub	said parties have hereunto set their hands and seals, the day and year above written.	
TATE OF OKLAHOMA, County of.  On the long of lots the	said parties have hereunto set their hands and seals, the day and year above written.  he Presence of	]SEAL-]
PATE OF OKLAHOMA, County of day of da	said parties have hereunto set their hands and seals, the day and year above written.  The Presence of  Shanalle faculture.	
On the day of late that the same shown to be the identical person damed in, and who executed the foregoing instrument, and acknowledged to me that executed the same shown to be the identical person damed in, and who executed the foregoing instrument, and acknowledged to me that executed the same torth, and desired that it might be recorded as such.  WITNESS my hand and official scal, on the date above written.  My Commission Expires.  Notary Pub	said parties have hereunto set their hands and seals, the day and year above written.  The Presence of  Shanalle faculture.	
On the day of late that the same shown to be the identical person damed in, and who executed the foregoing instrument, and acknowledged to me that executed the same shown to be the identical person damed in, and who executed the foregoing instrument, and acknowledged to me that executed the same torth, and desired that it might be recorded as such.  WITNESS my hand and official scal, on the date above written.  My Commission Expires.  Notary Pub	said parties have hereunto set their hands and seals, the day and year above written.  he Presence of  Shanah Aland	[SEAL.]
On the day of latellited 5. A. D. 1912, before me, the subscriber and latellited same when the lidentical personality appeared line in the latellited same when the lidentical personal same din, and who executed the foregoing instrument, and acknowledged to me that latellited executed the same when the lidentical personal same din, and who executed the foregoing instrument, and acknowledged to me that latellited executed the same when the lidentical personal same in the latellited same when the lidentical personally appeared.  Notary Pub March and Official scale, on the date above written.  My Commission Expires and latellited line and who executed the foregoing instrument, and acknowledged to me that executed the same free and voluntary act and deed, including the release and waiver of rights under the Homestead Exemption Laws, for the was and purposes there to forth, and desired that it might be recorded, as such.  WITNESS my hand and official scal, on the date above written.  My Commission Expires Notary Pub  PATE OF OKLAHOMA  County  This instrument was filed for record on the date above written.  My Commission Expires Notary Pub  PATE OF OKLAHOMA  County  This instrument was filed for record on the date above written.  My commission Expires Notary Pub  PATE OF OKLAHOMA  County  This instrument was filed for record on the date above written.  My commission Expires Notary Pub  PATE OF OKLAHOMA  County  This instrument was filed for record on the date above written.  My commission Expires Notary Pub  Notary Pub  PATE OF OKLAHOMA  County  This instrument was filed for record on the date above written.  My commission Expires Notary Pub  A. D. 1912, at day of late above Notary Pub  A. D. 1912, at day of late above Notary Pub  Notary Pub  PATE OF OKLAHOMA  A. D. 1912, at day of late above Notary Pub  Notary Pub  PATE OF OKLAHOMA  A. D. 1912, at day of late above Notary Pub  Notary Pub  Notary Pub  Notary Pub  Notary Pub	said parties have hereunto set their hands and seals, the day and year above written.  he Presence of  Sanadi Ardiano  Las Maillen affananana Artist.	[SEAL] [SEAL] [SEAL]
and for said County and State, personally appeared	said parties have hereunto set their hands and seals, the day and year above written.  he Presence of  Sanadi Ardiano  Las Maillen affananana Artist.	[SEAL] [SEAL] [SEAL]
me known to be the identical person chamed in, and who executed the foregoing instrument, and acknowledged to me that the foregoing instrument, and acknowledged to me that the foregoing instrument, and acknowledged to me that the uses and purposes there too forth, and desired that it might be recorded as such.  WITNESS my hand and official weal, on the date above written.  My Commission Expires	said parties have hereunto set their hands and seals, the day and year above written.  The Presence of  Shanakla flanklands  Castiffield  Castiffiel	[SEAL] [SEAL] [SEAL]
WITNESS my hand and official scal, on the date above written.  My Commission Expires	said parties have hereunto set their hands and seals, the day and year above written.  The Presence of  Shank fundamental fund	[SEAL] [SEAL] [SEAL]
WITNESS my hand and official scal, on the date above written.  My Commission Expires	said parties have hereunto set their hands and seals, the day and year above written.  The Presence of  Shank fundamental fund	[SEAL] [SEAL] [SEAL]
WITNESS my hand and official seal, on the date above written.  My Commission Expires	asid parties have hereunto set their hands and seals, the day and year above written.  The Presence of  Shankle flavollands  And Shalled and favorable and seals, the day and year above written.  Shankle flavollands  And Shalled and favorable flavollands.  And of later flavollands and shall and stands.  And of later flavollands and shall and stands.	[SEAL] [SEAL] [SEAL]
My Commission Expires	asid parties have hereunto set their hands and seals, the day and year above written.  The Presence of Sundal Market Mark	[SEAL.]  [SEAL.]  [SEAL.]
My Commission Expires	asid parties have hereunto set their hands and seals, the day and year above written.  The Presence of Shand for Manual Shand for the Shand for the subscriber of the subscrib	[SEAL.]  [SEAL.]  [SEAL.]
TATE OF OKLAHOMA, County of	asid parties have hereunto set their hands and seals, the day and year above written.  The Presence of  Shall flat flat flat flat flat flat flat f	[SEAL.]  [SEAL.]  [SEAL.]
On the	day of Lathau A. D. 1912, before me, the subscriber a lathau and search of the foregoing instrument, and acknowledged to me that the executed deed, including the release and waiver of rights under the Homestead Exemption Laws, for the uses and pure coorded as such.	[SEAL.]  [SEAL.]  [SEAL.]
me known to be the identical personal and who executed the foregoing instrument, and acknowledged to me that executed the same free and voluntary act and deed, including the release and waiver of rights under the Homestead Exemption Laws, for the uses and purposes there to this, and desired that it might be recorded as such.  WITNESS my hand and official scal, on the date above written.  My Commission Expires  Notary Publicate OF OKLAHOMA.  This instrument was filed for record on the day of day	day of Lathau A. D. 1912, before me, the subscriber a lathau and search of the foregoing instrument, and acknowledged to me that the executed deed, including the release and waiver of rights under the Homestead Exemption Laws, for the uses and pure coorded as such.	[SEAL.]  [SEAL.]  [SEAL.]  d the same as rposes therein
me known to be the identical person, named in, and who executed the foregoing instrument, and acknowledged to me that executed the same free and voluntary act and deed, including the release and waiver of rights under the Homestead Exemption Laws, for the was and purposes there torth, and desired that it might be recorded as such.  WITNESS my hand and official seal, on the date above written.  My Commission Expires  Notary Publicate OF OKLAHOMA.  This instrument was filed for record on the day of day	and parties have hereunto set their hands and seals, the day and year above written.  The Presence of  Sussalia flatibility  Sussali	[SEAL.]  [SEAL.]  [SEAL.]  d the same as rposes therein
me known to be the identical person, named in, and who executed the foregoing instrument, and acknowledged to me that executed the same free and voluntary act and deed, including the release and waiver of rights under the Homestead Exemption Laws, for the was and purposes there torth, and desired that it might be recorded as such.  WITNESS my hand and official seal, on the date above written.  My Commission Expires  Notary Publicate OF OKLAHOMA.  This instrument was filed for record on the day of day	and parties have hereunto set their hands and seals, the day and year above written.  The Presence of  Sasada falada.  Sasada	[SEAL.]  [SEAL.]  [SEAL.]  d the same as rposes therein
witness my hand and official scal, on the date above written.  My Commission Expires  County.  This instrument was filed for record on the date above with day of day of Book.  A. D. 1912, at 1520 o'clock M., a day of da	and parties have hereunto set their hands and seals, the day and year above written.  The Presence of  Sasada Addition  A. D. 1912, before me, the subscriber and that the uses and pure coorded as such.  Seal, on the date above written.	[SEAL.]  [SEAL.]  [SEAL.]  d the same as rposes therein
WITNESS my hand and official scal, on the date above written.  My Commission Expires.  Notary Publicate OF OKLAHOMA.  This instrument was filed for record on the Lagrange day of Lagrange at Lagrange day of	and parties have hereunto set their hands and seals, the day and year above written.  The Presence of Shands All Shands A	[SEAL.]  [SEAL.]  [SEAL.]  d the same as rposes therein
WITNESS my hand and official scal, on the date above written.  My Commission Expires  Notary Pub  County.  County.  This instrument was filed for record on the day of day	and parties have hereunto set their hands and seals, the day and year above written.  The Presence of  Constitution  Constitutio	[SEAL.]  [SEAL.]  [SEAL.]  d the same as rposes therein  Notary Public.
My Commission Expires Notary Publicate OF OKLAHOMA.  County.  This instrument was filed for record on the day of A. D. 1912, at does not of the day of the	and parties have hereunto set their hands and seals, the day and year above written.  The Presence of  Sharadle flat Manual Sharadle fl	[SEAL.]  [SEAL.]  [SEAL.]  d the same as rposes therein  Notary Public.
County.  County.  County.  A. D. 1912, at 452 o'clock M., a ly recorded in Book	and parties have hereunto set their hands and seals, the day and year above written.  The Presence of  Control of Control	[SEAL.]  [SEAL.]  [SEAL.]  d the same as rposes therein  Notary Public.
This instrument was filed for record on the A. D. 1912, at 1132 o'clock M., a ly recorded in Book	seld parties have hereunto set their hands and seals, the day and year above written.  The Presence of  Land Additional A	[SEAL.]  [SEAL.]  [SEAL.]  d the same as roses therein  Notary Public.
ly recorded in Bookon pageon page	and parties have hereunto set their hands and seals, the day and year above written.  The Presence of  Salanda Alanda Ala	[SEAL.]  [SEAL.]  [SEAL.]  d the same as roses therein  Notary Public.
	said parties have hereunto set their hands and seals, the day and year above written.  The Presence of  Salandla Alabatica  Sa	[SEAL.]  [SEAL.]  [SEAL.]  d the same as rposes therein  Notary Public.
action of the	and parties have hereunto set their hands and seals, the day and year above written.  The Presence of  Salandla Alabatall  Adaptible Salandla Alabatall  Ada	[SEAL.]  [SEAL.]  [SEAL.]  d the same as rposes therein  Notary Public.
면서 보통하는 사람이 제계를 잃었다면 항상 등을 하고 있다면 다른 이렇게 하면 있다. (2 <mark>2) 사람들은 12 1</mark> 12 12 12 12 12 12 12 12 12 12 12 12 12	and parties have hereunto set their hands and seals, the day and year above written.  The Presence of  Salanda flat blanch  Latenda fla	[SEAL.]  [SEAL.]  [SEAL.]  d the same as rposes therein  Notary Public.  Motary Public.
All the same of th	and parties have hereunto set their hands and seals, the day and year above written.  The Presence of  Salanda flat blanch  Latenda fla	[SEAL.]  [SEAL.]  [SEAL.]  d the same as rposes therein  Notary Public.  Motary Public.