	» » · ()		19,
AGREEMENT, Made and entered into, the. Lillis a Robertson an	duste 30 ch	Junie A. D. 1911 by	• and between
Oklahoma	part	, and a B Reese and J a The	U
WITNESSETH, That the said part yof y paid by the said partof the second part of the partof the second part, to be paid, into the said partof the second part,	the first part, for and in consider t, the receipt of which is hereby a , kept and performed, hagran heirs, executors, admin s, constructing tanks, buildings an	tion, of the sum of Last light for the second part of the second	nd part, lessee, hand well and ntained on the nise, lense and of mining and ertain tract of
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Section	rce for the term of ten years from		more or less.
2nd. To pay to first part	e equalDollars each Intto have gas free of cost t	ors, administrators, successors and assigns, free of cost, in the pipe part of all oil produced and saved from the leased premises. year in advance for the gas from each well where gas only is for o heat	ind, while the the same time.
ne rate of	omplete a well on said premises w ollars, in advance, for each addition ell is completed, and it is agreed th rm of this lease.	ithinfrom the date l alfrom the date l alfrom the such completion is delayed from the at the completion of such well shall be and operate as a full liquidat	he time above ion of all rent
pt water from wells of first part	nd partshall bury feet to the house or barn	그는 그 가슴 좀 가지 않는 것 같은 것 같	ation thereon,
The partof the second part shall have the over casing. All payments which may fall due up	he right at any time to remove all nder this lease may be made direct	machinery and fixtures placed on said premises, including the righ to	********
Dollars to part	of the first part,	rs, successors and assigns, shall have the right at any time or irs, executors, administrators and assigns, to surrender this lease fo its terms shall cease and determine. extend to their heirs, executors, administrators, successors and assi	r cancellation, gns.
			그는 그는 것은 것을 가지 않는 것이 없다.
4. al. 1959 in a second and a sec A second and a second	****		とき しょうしん 一帯 行きないがく しょうせいがく
TE)OF GKLAHOMA,		D., 191, before me	
ATE) OF OKLAHOMA,	County, ss. Iuly qualified, commissioned and a personally know hathad executed the same	D, 191, before me ting as such, personally appeared	and foregoing
TE:OF GKLAHOMA,		ting as such, personally appearedwho executed the within a n to me to be the identical personwho executed the within a asfree and voluntary act and deed for the uses ficial seal on the day and date last above written.	and foregoing and purposes
TE) OF OKLAHOMA,		ting as such, personally appearedwho executed the within a aswho executed the within a asfree and voluntary act and deed for the uses ficial seal on the day and date last above written.	and foregoing and purposes
TE:OF GKLAHOMA,		ting as such, personally appearedwho executed the within a n to me to be the identical personwho executed the within a asfree and voluntary act and deed for the uses ficial seal on the day and date last above written.	and foregoing and purposes Notary Public.
ATE)OF OKLAHOMA,		ting as such, personally appearedwho executed the within a asfree and voluntary act and deed for the uses ficial seal on the day and date last above written.	and foregoing and purposes Notary Public.
TE:OF GKLAHOMA,		cting as such, personally appearedwho executed the within a asfree and voluntary act and deed for the uses ficial seal on the day and date last above written.	and foregoing and purposes Notary Public.
TE OF OKLAHOMA,		county and State, on thisday ofday of	A. D. 191, of the lessee,
TE OF OKLAHOMA,		ting as such, personally appearedwho executed the within a asfree and voluntary act and deed for the uses ficial seal on the day and date last above written.	A. D. 191, of the lessee,
ATE) OF OKLAHOMA, On the day of day o		cting as such, personally appeared	A. D. 191, of the lessee, ation, for the

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