SOY AUDIONIL	Catalan A. D. 1910, by and between of the first part, and
Don't	The last part, and
	ansaastus of the second part,
	and other good and valuable considerations, the receipt of which is hereby acknowledged,
	er mentioned, has granted, demised and let unto the party of second part, their heirs,
cessors and assigns, all the oil and gas in and under that certain tract of	f land hereinafter described, and also all the said tract of land for the purpose and with tract of land is situated in
	tract of land is situated in
described as follows, to-wit:	
	Section A. J. Township 221/1. Range 13 Acres 10
The second secon	Section
	Section Township Range Acres
	Section
esemperatus de Constituiro pero virta esemperatus de constituiro pero metallo, de la como semperatura de como d	Section
	angan ak angan pagingan angan angan pangan pang
tainingacres, more or less. But no wells shall be	drilled within
The party of the first part grants the further privilege to the party of t	the second part, their heirs, successors and assigns, of using sufficient water and gas from
	es necessary or convenient for conducting said operations and the transportation of oil
gas, and the right to remove at any time machinery or fixtures placed o	
	second part, their heirs, successors and assigns, for the term of ten years from the date
eof, and as long thereafter as oil or gas is being produced therefrom by sa	and second party.  Indepart agreed to deliver to part deliver to part the first part in tanks or pipe lines the
IN CONSIDERATION WHEREOF, the said part of the secon	sed premises. And should gas be found on said premises in paying quantities, second
t de parent to nav # 150.00	products of each gas well, while the same is being pold off the premises, and first partile
Maye free use of gas for domestic nurnoses, by making their ow	vn connections for such gas at the well at. Malein
Second part A agreed to locate all wells so as to interfere as little	as possible with the cultivated portions of the premises and to pay all damages to
de la la contractione	
PROVIDED HOWEVER. That if a well is not	Atla on said premises within only glar
m data harant then this lease and agreement shall be null and void unles	ss the party of the second part within each and every the all after the
irations of the time above mentioned for the completions	of a well, shall pay a rental of The fall acrelian adult
il a well is completed thereon, or until this	is lease is cancelled as hereinafter provided
	and the state of the state of the second of the large for gargedlation
I assigns, to the partallal. Of the first part. Lallal. heirs, successors or which all payments and liabilities thereafter to accrue under and by virt	by the part of the second part, heirs, successors and assigns, said lessee shall have the right to surrender this lease for cancellation, tue of its terms shall cease and determine, and this lease become absolutely null and void
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