THIS AGREEMENT, Made this 2000 di	~ at	A. D. 191 b	y and peryconnamin	of the first part and
g.e. Bonock and yolu	H. Harry		i)	of the second part.
WITNESSETH, That the said party of the first part, for One and in further consideration of the rents, covenants and agreements buccessors and assigns, all the oil and gas in and under that certain the exclusive right of drilling and operating for said oil and gas, whand described as follows, to-wit:	e Dollar and other good hereinafter mentioned, h n tract of land hereinaft hich said tract of land is	and valuable considerations, us granted, demised and let er described, and also all the s situated in	the receipt of which is unto the party of sec said tract of land for	hereby acknowledged, ond part, their heirs, the purpose and with County, Oklahoma,
8-2 of SW-4 of	Section	Township	Range S	AcresO
itan ayan ing kanangan ayan ayan ayan ayan ayan ayan ay	Section	Township	Range	Acres
marining managaring and a superior	Section	Township	Range	Acres
	Section	Township	Range	Acres
	************************	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		
containing			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
The party of the first part grants the further privilege to the premises necessary to the operations thereon, and all rights and and gas, and the right to remove at any time machinery or fixtures. TO HAVE AND TO HOLD THE SAME unto the said party hereof, and as long thereafter as oil or gas is being produced therefor. IN CONSIDERATION WHEREOF, The said party of all oil produced and saved from party of all oil produced and saved from party agrees to pay gearly for shall have free use of gas for domestic purposes, by making second party agree to locate all wells so as to interfere 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 and we	privileges necessary or placed on the premises of the second part, the rom by said second part agree the second part agree the leased premises. For the products of each as little as possible with the second part agree	convenient for conducting s by said second party. ir heirs, successors and assig y. to deliver to part	the first part in tank as and premises in paying sold off the premise and to within.	transportation of oil years from the date ss or pipe lines the ng quantities, second es, and first part. J l expense. pay all damages to
expirations of the time above mentioned for the	Querra	cf a well, shall pay a re	ntal of One on	en en en
until a well isthereon, or				

	********************************	***************************************		
And it is agreed that the completion of a well shall be and op All rentals and other payments may be made direct to part	of the first part or m	by the part of the	ne second part, Said	heirs, successors
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 partMof the first part	accessors and assigns, sid by virtue of its terms	by the part of the state of the	ic second part, Seine second part, Seine second part, Seine ight to surrender this id this lease become ab	heirs, successors
All rentals and other payments may be made direct to part	accessors and assigns, sid by virtue of its terms	by the part of the state of the	ne second part, Seeing ight to surrender this id this lease become ab	heirs, successors
All rentals and other payments may be made direct to part	accessors and assigns, sid by virtue of its terms	by the part of the state of the	ic second part, Seine second part, Seine second part, Seine ight to surrender this id this lease become ab	heirs, successors lease for cancellation, solutely null and void
All rentals and other payments may be made direct to part	accessors and assigns, sid by virtue of its terms	by the part of the state of the	ic second part, Shirt is second part, Shirt is surrender this id this lease become ab	lease for cancellation, solutely null and void
All rentals and other payments may be made direct to part	accessors and assigns, sid by virtue of its terms	by the part of the state of the	ic second part, Se	lease for cancellation solutely null and void
All rentals and other payments may be made direct to part	accessors and assigns, sid by virtue of its terms	by the part of the state of the	ight to surrender this id this lease become ab	lease for cancellation, solutely null and void
All rentals and other payments may be made direct to part	accessors and assigns, sid by virtue of its terms	by the part of the state of the	ight to surrender this id this lease become ab	[SEAL.]
All rentals and other payments may be made direct to part	a ccessors and assigns, so the property of the first part or more cessors and assigns, so the property of the control of the c	by the part of the side of the	ine second part, when it is second part, which is second part, when it is second part, which is second part and the second part, which is second part, which is second part and the second part, which is second part, which is second part and the	SEAL SEAL
All the conditions between the parties hereto shall extend and IN WITNESS WHEREOF, The said parties have hereunto Signed, Scaled and Delivered in the Presence of C. S. Wooth On the Double of the graties hereto shall extend and in witness whereas and parties have hereunto Signed, Scaled and Delivered in the Presence of C. S. Wooth On the Double of the graties have hereunto signed, Scaled and State, personally appeared. The me known to be the identical person	a poly to their heirs, suset their hands and seal	by the part of the side lesseeshall have the rishall cease and determine, and ceases and assigns. If the day and year above write the side lessee	ic second part, See in second part, See in second part, See in ight to surrender this id this lease become about them. What was a see in the s	SEAL. SEAL. SEAL. SEAL. SEAL. SEAL. SEAL. SEAL.
All the conditions between the parties hereto shall extend and IN WITNESS WHEREOF, The said parties have hereunto Signed, Scaled and Delivered in the Presence of R. C. J. Wooth and Delivered in the Presence of R. C. J. Wooth and State, personally appeared. STATE OF OKLAHOMA, County of day of the mand for said County and State, personally appeared. To me known to be the identical person	apply to their heirs, susset their hands and seal	by the part of the side lesseeshall have the rishall cease and determine, and ceases and assigns. If the day and year above write the side lessee	ic second part, Se	[SEAL.] [SEAL.] [SEAL.] [SEAL.] [SEAL.] [SEAL.]
All rentals and other payments may be made direct to part	apply to their heirs, suset their hands and seal	ccessors and assigns. is, the day and year above write the result of the state of	ic second part, Se	[SEAL.] [SEAL.] [SEAL.] [SEAL.] [SEAL.] [SEAL.]
All rentals and other payments may be made direct to part	apply to their heirs, suset their hands and seal the foregoing instrument waiver of rights under the control of the control of the foregoing instrument waiver of rights under the control of the control	to be deposited to by the part is of the aid lesseeshall have the rishall cease and determine, and assigns. It is the day and year above write a subscribed	ic second part, Se	[SEAL.]
All rentals and other payments may be made direct to part	apply to their heirs, suset their hands and seal A. D. 191, be detected the foregoing instrument where the control of the c	tore me, the subscriber, and acknowledged to mider the Homestead Exempti	ic second part, Se	[SEAL.]
All rentals and other payments may be made direct to part	apply to their heirs, suset their hands and seal A. D. 191, beed the foregoing instrument.	say be deposited to by the part land of the aid lessee and determine, and shall cease and determine, and assigns. So the day and year above write a say and assigns. So the day and year above write a say and acknowledged to make the Homestead Exemption of the Hom	redit at Sent of the second part, See in second part, See in the surrender this id this lease become about them. What was a see in the see in	[SEAL.]
All rentals and other payments may be made direct to part	a poly to their heirs, suset their hands and seal the foregoing instrumand waiver of rights un and waiver of rights un	say be deposited to by the part land of the aid lessee and determine, and shall cease and determine, and assigns. So the day and year above write a say and assigns. So the day and year above write a say and acknowledged to make the Homestead Exemption of the Hom	redit at Sent of the second part, See in second part, See in the surrender this id this lease become about them. What was a see in the see in	[SEAL.]
All rentals and other payments may be made direct to part	a poly to their heirs, suset their hands and seal the foregoing instrumand waiver of rights un and waiver of rights un	say be deposited to by the part land of the aid lessee and determine, and shall cease and determine, and assigns. So the day and year above write a say and assigns. So the day and year above write a say and acknowledged to make the Homestead Exemption of the Hom	incredit at Secure of the second part, Secure in second part, Secure in the second part, Secure in this ideas become about the second in the s	[SEAL.]
All rentals and other payments may be made direct to part	apply to their heirs, suset their hands and seal the foregoing instrument waiver of rights unand waiver of rights	say be deposited to by the part land of the aid lessee and determine, and shall cease and determine, and assigns. So the day and year above write a say and assigns. So the day and year above write a say and acknowledged to make the Homestead Exemption of the Hom	incredit at Secure of the second part, Secure in second part, Secure in the second part, Secure in this ideas become about the second in the s	[SEAL.] [SE
All rentals and other payments may be made direct to part	apply to their heirs, suset their hands and seal the foregoing instrument waiver of rights unand waiver of rights	any be deposited to by the part wood of the aid lesseeshall have the rishall cease and determine, and assigns. So the day and year above write to a shall cease and assigns. So the day and year above write to a shall cease and assigns. So the day and year above write to a shall cease and assigns. So the day and year above write to a shall cease and assigns. So the day and assigns. So	incredit at Secure of the second part, Secure in second part, Secure in the second part, Secure in this ideas become about the second in the s	Example 19 per lease for cancellation solutely null and voice solutely null an
All rentals and other payments may be made direct to part And further, upon the payment of One Dollar at any time after	apply to their heirs, suset their hands and seal the foregoing instrument waiver of rights unand waiver of rights	any be deposited to by the part wood of the aid lesseeshall have the rishall cease and determine, and assigns. So the day and year above write to a shall cease and assigns. So the day and year above write to a shall cease and assigns. So the day and year above write to a shall cease and assigns. So the day and year above write to a shall cease and assigns. So the day and assigns. So	ine second part, where he second part, where he second part, where he had this lease become about the heart of the heart on Laws, for the uses that on Laws, for the uses	ease for cancellation solutely null and voice [SEAL.] [S