THIS AGREEMENT, Made this 8th 4	uveo	D. 191day by a	ng perweenof	the first part, and
03. Olah morriba		and the second s		f the second part,
WITNESSETH, That the said party of the first part, for and in further consideration of the rents, covenants and agreemen	One Dollar and other good an	nd valuable considerations, the granted, demised and let un	receipt of which is here to the party of second	by acknowledged part, their heirs
uccessors and assigns, all the oil and gas in and under that cer ne exclusive right of drilling and operating for said oil and gas,	rtain tract of land hereinafter , which said tract of land is s	described, and also all the sai	d tract of land for the	purpose and with county, Oklahoma
nd described as follows, to-wit:				W. W.
E. 12 of nw 14 of	Section	21_Township_Z/	Range 13	Acres 80
	Section	Township	Range	\cres
	Section	Township	Range	Acres
5.5				
ontaining		200 feet of the pre	sent buildings, except b	y mutual conser
ne premises necessary to the operations thereon, and all rights and gas, and the right to remove at any time machinery or fixtu  TO HAVE AND TO HOLD THE SAME unto the said po	and privileges necessary or courses placed on the premises by arty of the second part, their	onvenient for conducting said y said second party.	operations and the tra	insportation of a
IN CONSIDERATION WHEREOF, The said part 4 part of all oil produced and saved for a grees to pay	of the second part agrees to	id should gas be found on sa	id premises in paying	quantities, seçoi
nall have free use of gas for domestic purposes, by making	Commections for	such gas at the well at	own risk and ex	pense.
rowing crops caused by said operations.  PROVIDED, HOWEVER, That if a well is not	mmenced	on said premises with	& Six W	inths
om date hereof, then this lease and agreement shall be null an	d void unless the part. Y-	of the second-part within each	ml-every	nfter t
pirations of the time above mentioned for the		of a well, shall pay a renta	- Olm-	***************************************
til a well is thereon,	, or until this lease is cancelle	d as hereinafter provided.	**********************************	******************
- con said second garty.	shou aill a	duy hole moai	s land wit	Durin.
to stab ainternant articular xis	then he shall	have an addit	ional three	months
A.A.	D			***************************************
All rentals and other payments may be made direct to pay nd further, upon the payment of One Dollar at 100 time after.	Six mortles	be deposited to	econd part,	heirs, successo
All rentals and other payments may be made direct to pay nd further, upon the payment of One Dollar at inv time after a d assigns, to the part	s, successors and assigns, sair r and by virtue of its terms sh	by the part	econd part, to surrender this leas	heirs, successor e for cancellation tely null and vo
All rentals and other payments may be made direct to pay and further, upon the payment of One Dollar at into time after a the first part, to the part, of the first part, ter which all payments and liabilities thereafter to accrue under	s, successors and assigns, said and by virtue of its terms st	by the part. Some of the state	to surrender this leas	heirs, successo e for cancellatio ately null and vo
An the conditions between the parties hereto shall extend	s, successors and assigns, said and by virtue of its terms st	by the part of the sd lessee shall have the right all cease and determine, and the sessors and assigns.  The day and year above written	to surrender this leas	heirs, successo e for cancellatio ttely null and vo
All rentals and other payments may be made direct to pay nd further, upon the payment of One Dollar at the time after a nd assigns, to the part	s, successors and assigns, said and by virtue of its terms st	by the part. 3	to surrender this leas his lease become absolution and the surrender this lease his lease become absolution and the surrender this lease become absolution and the surrender the surrend	heirs, successo e for cancellatic ately null and vo
All rentals and other payments may be made direct to pay nd further, upon the payment of One Dollar at the time after a d assigns, to the part	s, successors and assigns, said and by virtue of its terms st	by the part. 3	to surrender this leas	heirs, successor of or cancellation tely null and vo
All rentals and other payments may be made direct to pay nd further, upon the payment of One Dollar at the time after a d assigns, to the part	s, successors and assigns, said and by virtue of its terms st	by the part. 3of the sd lesseeshall have the right all cease and determine, and the same state of the same st	to surrender this leas his lease become absolution and the surrender this lease his lease become absolution and the surrender this lease become absolution and the surrender the surrend	heirs, successe e for cancellation ttely null and vo
All rentals and other payments may be made direct to pay nd further, upon the payment of One Dollar at the time after a nd assigns, to the part	s, successors and assigns, said and by virtue of its terms st	by the part	to surrender this leas his lease become absolution of the surrender this lease his lease become absolution of the surrender this lease his lease become absolution of the surrender this lease his l	heirs, successor of or cancellation they null and vo
All rentals and other payments may be made direct to pay nd further, upon the payment of One Dollar at in time after. It assigns, to the part	s, successors and assigns, said and by virtue of its terms stand by virtue of its terms stand and apply to their heirs, succento set their hands and seals,	by the part	to surrender this leas	heirs, successe e for cancellation tely null and ve  [SEAI
All rentals and other payments may be made direct to pay nd further, upon the payment of One Dollar at in time after s d assigns, to the part	s, successors and assigns, sair and by virtue of its terms should be found and apply to their heirs, succento set their hands and seals,	by the part	to surrender this leas his lease become absolutions.	heirs, successor e for cancellation tely null and vo  [SEA] [SEA] [SEA]
All rentals and other payments may be made direct to pay nd further, upon the payment of One Dollar at in time after a d assigns, to the part. Of the first part, heirs ter which all payments and liabilities thereafter to accrue under All the conditions between the parties hereto shall extend IN WITNESS WHEREOF, The said parties have hereur Signed, Scaled and Delivered in the Presence of  TATE OF OKLAHOMA, County of On the Owner and State, personally appeared.	s, successors and assigns, said and by virtue of its terms should be a suited and apply to their heirs, succento set their hands and seals,	essors and assigns. the day and year above written	to surrender this leas his lease become absolution of the surrender this lease his lease become absolution of the surrender this lease his lease become absolution of the surrender this lease his l	heirs, successor of or cancellation tely null and vo  SEAI [SEAI [SEAI [SEAI
All rentals and other payments may be made direct to pay and further, upon the payment of One Dollar at in time after set assigns, to the part. In of the first part. In heirs ter which all payments and liabilities thereafter to accrue under the conditions between the parties hereto shall extend IN WITNESS WHEREOF, The said parties have hereun Signed, Scaled and Delivered in the Presence of On the One day of and for said County and State, personally appeared.	s, successors and assigns, sair and by virtue of its terms should be successored and apply to their heirs, succento set their hands and seals,  ss.  A. D. 1911befored and seals, secured the foregoing instrume	by the part. of the state of th	to surrender this leas his lease become absolutions and surrender this lease his lease become absolutions and surrender that and surrender that and surrender that are excepted to surrender the surrender that are	heirs, successor e for cancellation tely null and vo  [SEAI [SEAI [SEAI [SEAI ]
All rentals and other payments may be made direct to pay and further, upon the payment of One Dollar at in time after so assigns, to the part. ————————————————————————————————————	s, successors and assigns, sair and by virtue of its terms should be found and apply to their heirs, succento set their hands and seals,  ss.  A. D. 1911beforecuted the foregoing instrume case and waiver of rights under the sase and waiver o	by the part. of the state of th	to surrender this leas his lease become absolution and surrender this lease his lease become absolution and surrender that surrender the surrender that surrender	heirs, successor of or cancellation tely null and volume [SEAI [SAI [SAI [SAI [SAI [SAI [SAI [SAI [S
All rentals and other payments may be made direct to pay and further, upon the payment of One Dollar at in time after so assigns, to the part. ————————————————————————————————————	s, successors and assigns, said r and by virtue of its terms signal and apply to their heirs, succento set their hands and seals,  A. D. 1911	by the part. of the state of th	to surrender this leas his lease become absolution and surrender this lease his lease become absolution and surrender that surrender the surrender that surrender	heirs, successor e for cancellation tely null and vo  [SEAI [SEAI [SEAI [SEAI ]
All rentals and other payments may be made direct to pay and further, upon the payment of One Dollar at the time after so assigns, to the part. In of the first part, the part which all payments and liabilities thereafter to accrue under the which all payments and liabilities thereafter to accrue under the conditions between the parties hereto shall extend IN WITNESS WHEREOF, The said parties have hereur Signed, Sealed and Delivered in the Presence of and for said County and State, personally appeared to me known to be the identical person. named in, and who exercise the forth, and desired that it might be recorded as such.  WITNESS my hand and official seal, on the date above we My Commission Expires.	s, successors and assigns, said and by virtue of its terms should be successored and by virtue of its terms should be successored and apply to their heirs, succento set their hands and seals,  A. D. 1911 before the season of t	essors and assigns. the day and year above written and acknowledged to me ter the Homestead Exemption	to surrender this leas his lease become absolution and the surrender this lease his lease become absolution and the surrender this lease his lease become absolution and the surrender that the surrender t	SEAI  [SEAI  [SEAI  [SEAI  [SEAI  [SEAI  [SEAI  ]   [SEAI  ]  [SEA
All rentals and other payments may be made direct to pend further, upon the payment of One Dollar at in time after and assigns, to the part. In of the first part, the part which all payments and liabilities thereafter to accrue under the which all payments and liabilities thereafter to accrue under the work of the first part.  All the conditions between the parties hereto shall extend IN WITNESS WHEREOF, The said parties have hereur Signed, Sealed and Delivered in the Presence of and for said County and State, personally appeared to me known to be the identical person. named in, and who exert forth, and desired that it might be recorded as such.  WITNESS my hand and official seal, on the date above we may Commission Expires.  TATE OF OKLAHOMA, County of the day of the mand for said County and State, personally appeared.	s, successors and assigns, said and by virtue of its terms should be successored and by virtue of its terms should be successored and sply to their heirs, succento set their hands and seals,  A. D. 191 before and waiver of rights under their sease and waiver of rights under the rights under the rights and their sease and waiver of rights under the	essors and assigns. the day and year above written and acknowledged to me ter the Homestead Exemption  Called Tore me, the subscriber, a	to surrender this leas his lease become absolutions and surrender this lease his lease the surrender this lease his lease hi	heirs, successor of or cancellation tely null and volume [SEAI [SAI [SAI [SAI [SAI [SAI [SAI [SAI [S
All rentals and other payments may be made direct to pay and further, upon the payment of One Dollar at the time after so assigns, to the part. So the first part. See 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 liabilities thereafter to accrue under the which all payments and liabilities thereafter to accrue under the which all payments and parties have hereur Signed, Sealed and Delivered in the Presence of and for said County and State, personally appeared.  On the Sealed and Delivered in the Presence of and voluntary act and deed, including the release of the payment of the payment of the date above we have Commission Expires.  TATE OF OKLAHOMA, County of day of and for said County and State, personally appeared.  On the day of and for said County and State, personally appeared.  On the day of and for said County and State, personally appeared.  On the day of and for said County and State, personally appeared.	s, successors and assigns, said and by virtue of its terms should be successored and by virtue of its terms should be successored and seals, and apply to their heirs, succento set their hands and seals, and seals, before a successored and waiver of rights under the said and said an	essors and assigns. the day and year above written the Homestead Exemption ore me, the subscriber, a	to surrender this leas his lease become absolute a surrender this lease his lease become absolute a surrender this lease his lease become absolute a surrender absolute a surrender a surr	SEAI
All rentals and other payments may be made direct to pay and further, upon the payment of One Dollar at the time after so assigns, to the part. So the first part. See 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 liabilities thereafter to accrue under the which all payments and liabilities thereafter to accrue under the which all payments and parties have hereur Signed, Sealed and Delivered in the Presence of and for said County and State, personally appeared.  On the Sealed and Delivered in the Presence of and voluntary act and deed, including the release of the payment of the payment of the date above we have Commission Expires.  TATE OF OKLAHOMA, County of day of and for said County and State, personally appeared.  On the day of and for said County and State, personally appeared.  On the day of and for said County and State, personally appeared.  On the day of and for said County and State, personally appeared.	s, successors and assigns, said and by virtue of its terms should be successored and by virtue of its terms should be successored and seals, and apply to their heirs, succento set their hands and seals, and seals, before a successored and waiver of rights under the sase and waiver	by the part of the state of the	to surrender this leas his lease become absolute a surrender this lease his lease become absolute a surrender this lease his lease become absolute a surrender absolute a surrender a surr	SEAI  [SEAI  [SEAI  [SEAI  [SEAI  [SEAI  ]  [S
All rentals and other payments may be made direct to pand further, upon the payment of One Dollar at 10, time after so designs, to the part. In of the first part. In heirs ter which all payments and liabilities thereafter to accrue under the work of the conditions between the parties hereto shall extend IN WITNESS WHEREOF, The said parties have hereus Signed, Scaled and Delivered in the Presence of and for said County and State, personally appeared.  TATE OF OKLAHOMA, County of day of the condition of the condition of the day of the condition o	s, successors and assigns, sair and by virtue of its terms should be suited and and apply to their heirs, succento set their hands and seals,  ss.  A. D. 1911	by the part of the state of the	to surrender this leas his lease become absolution and surrender this lease his lease become absolution and surrender the surrender that surrender the surrender	SEAI  [SEAI  [SEAI  [SEAI  [SEAI  [SEAI  ]  [S
All rentals and other payments may be made direct to pand further, upon the payment of One Dollar at 10, time after so designs, to the part. In of the first part. In heirs ter which all payments and liabilities thereafter to accrue under the work of the conditions between the parties hereto shall extend IN WITNESS WHEREOF, The said parties have hereus Signed, Scaled and Delivered in the Presence of and for said County and State, personally appeared.  TATE OF OKLAHOMA, County of day of the condition of the condition of the day of the condition o	s, successors and assigns, sair and by virtue of its terms should be suited and apply to their heirs, succento set their hands and seals,  A. D. 1911	by the part. So of the so dessee	to surrender this leas his lease become absolute a surrender this lease his lease and a surrender this lease his lease and a surrender this lease his lease and a surrender this lease and a surrender this lease his lease and a surrender this lease his lease hi	SEAI
All centals and other payments may be made direct to pand further, upon the payment of One Dollar at the time after so designs, to the part. So the first part. The payments and liabilities thereafter to accrue under the conditions between the parties hereto shall extend IN WITNESS WHEREOF, The said parties have hereus Signed, Sealed and Delivered in the Presence of and for said County and State, personally appeared. The said parties have hereus free and voluntary act and deed, including the relect forth, and desired that it might be recorded as such.  WITNESS my hand and official seal, on the date above we may Commission Expires. That of Oklahoma, County of the conditions and for said County and State, personally appeared.  That of Oklahoma, County of the conditions and who except the county of the county and State, personally appeared.  That of Oklahoma, County of the county of the county of the county and State, personally appeared.  That of Oklahoma is the free and voluntary act and deed, including the relect forth, and desired that it might be recorded as such.  WITNESS my hand and official seal; on the date above we my Commission Expires.	s, successors and assigns, sair and by virtue of its terms should be suited and apply to their heirs, succento set their hands and seals,  A. D. 1911	by the part of the state of the	to surrender this leas his lease become absolute a surrender this lease his lease and a surrender this lease his lease and a surrender this lease his lease and a surrender this lease and a surrender this lease his lease and a surrender this lease his lease hi	SEAI  [SEAI  [SEAI  [SEAI  [SEAI  [SEAI  ]  [S

0 000

" ing project

18 8

og g g

6. "அம்பால் ந

n and a