AND GAS LEASE.		CANADA CONTRACTOR CONT				
THIS AGREEMENT, Made this	, ,		and the second s		P	01.
THIS AGREEMENT, Made this	15.00	day of	May A. D	. 191, by and be	tween. Aug	allaw
grandian of the est of	ite of Well	cam OG	Man, as	mme	487 <i>0.0</i> 4878.679.08474.074.074.07	of the first part, and
A COLUN	oleman	all Brown	reong Tane	ar.	*****************	of the second part,
WITNESSETH, That the said party of						
d in further consideration of the rents, coveressors and assigns, all the oil and gas in						
e exclusive right of drilling and operating	for said oil and gas, v	vilich said tract of 1	and is situated in	Tules		County, Oklahoma,
l described as follows, to-wit:						
The East of South	heast qua	ster of so	tion 36 Towns	hip. <i>c2   77</i> Rai	1gc. 136	Acres 80
~ J		Sec	ctionTowns	hipRaı	ıge	Acres
			tionTowns			
			ctionTowns			
0	1					· · · · · · · · · · · · · · · · · · ·
ntaining So acres, mor	re or less. But no wel	ls shall be drilled w				
The party of the first part grants the f	urther privilege to the	party of the second	d part, their heirs, succes	sors and assigns, of	using sufficien	nt water and gas from
premises necessary to the operations the					tions and the	transportation of oil
I gas, and the right to remove at any time TO HAVE AND TO HOLD THE SA	e machinery or fixture	s placed on the pre	mises by said second paret. their being successors	rty: and assigns, for th	ie term of 12	wears from the date
reof, and as long thereafter as oil or gas is				and assigns, ivi to		
IN CONSIDERATION WHEREOF,	The said part of of	the second part ag	grecal to deliver to par			
neegth part of all oil pr						
rt of agrees to pay 1.30 all have free use of gas for domestic purpo	oses, by making	ea own connect	r cach gas well, while the tions for such gas at the	well at	own risk and	l expense.
Second part	wells so as to interfer	re as little as possib	le with the cultivated	portions of the pre	mises and to	pay all damages to
Ot the sections				age for a great and the control of the		
PROVIDED, HOWEVER, That if a	well is not	arelled	on said	premises within	our o	ACT A Character
m date hereof, then this lease and agreem pirations of the time above mentioned for	nent shall be null and	void, unless the par	of a well, shr	t within each and ev ill pay a rental of	One	- 500 Dollar
til a well is Lulled	thereon, o	r until this lease is	cancelled as hereinafter	provided		
			Haraca St. Marcheller			
						. I da i i i a di ka a da i i da ka i i
						ir yanadan 1933 biya a saraba baga 1951 saraba (1953 b
And it is agreed that the completion of	of a well shall be and	operate as a full liq	uidation of all reutal und	ler this provision du	ring the rema	inder of this lease.
All rentals and other payments may be	e made direct to parte	of the first par	t or may be deposited to	They credit a	t	
All rentals and other payments may be not further, upon the payment of One Dolla	e made direct to parter at any time after	of the first par	t or may be deposited to	of the second	part, he	Livirs, successors
All rentals and other payments may be	e made direct to parter at any time after	of the first par	t or may be deposited to	of the second	part, he	Livirs, successors
All rentals and other payments may be d further, upon the payment of One Dolla	e made direct to parter at any time after	of the first par	t or may be deposited to	of the second	part, he	Livirs, successors
All rentals and other payments may be d further, upon the payment of One Dolla l assigns, to the part a of the first parer which all payments and liabilities there	e made direct to parter at any time after to accrue under a	Most the first par successors and assi and by virtue of its	t or may be deposited to  by the part gns, said lesseeshall terms shall cease and de	of the second nave the right to st termine, and this le	part, he	Livirs, successors
All rentals and other payments may be d further, upon the payment of One Dolla	e made direct to parter at any time after the accrue under a	Joseph to their he	t or may be deposited to  by the part gns, said lesseeshall terms shall cease and de	of the second have the right to stermine, and this le	part, he	Livirs, successors
All rentals and other payments may be d further, upon the payment of One Dolla l assigns, to the part 44of the first parer which all payments and liabilities there.	e made direct to parter ar at any time after t, heirs, after to accrue under a hereto shall extend ai I parties have hereunt	Joseph to their he	t or may be deposited to  by the part gns, said lesseeshall terms shall cease and de  irs, successors and assign d seals, the day and year	of the second have the right to stermine, and this lesses.  is.  above written.	part, Augusteen part, Augustee	lease for cancellation, solutely null and void
All rentals and other payments may be difurther, upon the payment of One Dolla dissigns, to the part A of the first parer which all payments and liabilities there where the conditions between the parties IN WITNESS WHEREOF, The said	e made direct to parter ar at any time after t, heirs, after to accrue under a hereto shall extend ai I parties have hereunt	Joseph to their he	t or may be deposited to  by the part gns, said lesseeshall terms shall cease and de  irs, successors and assign d seals, the day and year	of the second have the right to stermine, and this lesses.  is.  above written.	part, Augusteen part, Augustee	lease for cancellation, solutely null and void
All rentals and other payments may be difurther, upon the payment of One Dolla dissigns, to the part A of the first parer which all payments and liabilities there where the conditions between the parties IN WITNESS WHEREOF, The said	e made direct to parter ar at any time after t, heirs, after to accrue under a hereto shall extend ai I parties have hereunt	Joseph to their he	t or may be deposited to  by the part gns, said lesseeshall terms shall cease and de  irs, successors and assign d seals, the day and year	of the second have the right to stermine, and this lesses.  is.  above written.	part, Augusteen part, Augustee	lease for cancellation, solutely null and void
All the conditions between the parties  In WITNESS WHEREOF, The said	e made direct to parter ar at any time after t, heirs, after to accrue under a hereto shall extend ai I parties have hereunt	Joseph to their he	t or may be deposited to  by the part gns, said lesseeshall terms shall cease and de  irs, successors and assign d seals, the day and year	of the second have the right to stermine, and this lesses.  is.  above written.	part, Augusteen part, Augustee	Lineirs, successors lease for cancellation, solutely null and void  [SEAL]  July [SEAL]
All the conditions between the parties  In WITNESS WHEREOF, The said	e made direct to parter ar at any time after t, heirs, after to accrue under a hereto shall extend ai I parties have hereunt	Joseph to their he	t or may be deposited to  by the part gns, said lesseeshall terms shall cease and de  irs, successors and assign d seals, the day and year	of the second have the right to stermine, and this lesses.  is.  above written.	part, Augusteen part, Augustee	lease for cancellation, solutely null and void
All rentals and other payments may be d further, upon the payment of One Dolla l assigns, to the partagof the first parer which all payments and liabilities there where the conditions between the parties IN WITNESS WHEREOF, The said	e made direct to parter ar at any time after t, heirs, after to accrue under a hereto shall extend ai I parties have hereunt	Joseph to their he	t or may be deposited to  by the part gns, said lesseeshall terms shall cease and de  irs, successors and assign d seals, the day and year	of the second have the right to stermine, and this lesses.  is.  above written.	part, Bararender this use become ab	Lineirs, successors lease for cancellation, solutely null and void  [SEAL]  July [SEAL]
All the conditions between the parties IN WITNESS WHEREOF, The said	e made direct to parter at any time after the first heirs, after to accrue under a hereto shall extend a parties have hereunt resence of	successors and assigned by virtue of its	t or may be deposited to  to may be deposited to  the by the part gns, said lesseeshall terms shall cease and de  irs, successors and assign d seals, the day and year	Alleann	part, Bararrender this ase become ab	[SEAL.]
All the conditions between the parties IN WITNESS WHEREOF, The said	e made direct to parter at any time after the first heirs, after to accrue under a hereto shall extend at a parties have hereunteresence of	successors and assigned by virtue of its  id apply to their he o set their hands ar	t or may be deposited to  to may be deposited to  the by the part gns, said lesseeshall iterms shall cease and de  irs, successors and assign d seals, the day and year  the before me the before me	and the second have the right to stermine, and this less termine.  Above written.  Adama  Mulliann  Mulliann	part, Barrender this use become ab	[SEAL]  [SEAL]  [SEAL]  [SEAL]  [SEAL]
All the conditions between the parties IN WITNESS WHEREOF, The said	e made direct to parter at any time after the first heirs, after to accrue under a hereto shall extend at a parties have hereunteresence of	successors and assigned by virtue of its  id apply to their he o set their hands ar	t or may be deposited to  to may be deposited to  the by the part gns, said lesseeshall iterms shall cease and de  irs, successors and assign d seals, the day and year  the before me the before me	and the second have the right to stermine, and this less termine.  Above written.  Adama  Mulliann  Mulliann	part, Barrender this use become ab	[SEAL]  [SEAL]  [SEAL]  [SEAL]  [SEAL]
All the conditions between the parties IN WITNESS WHEREOF, The said Signed, Sealed and Delivered in the Property of the Said County of the Said County of the Said County and for said County and State, personally of the Said County of Said County and State, personally of Man.	Raques  Compared  Compared	successors and assigned by virtue of its and apply to their he o set their hands are set their hands are set. A. D. 1911	t or may be deposited to  to may be deposited to  the by the part gns, said lesseeshall terms shall cease and de  irs, successors and assign d seals, the day and year  full	The Credit a second nave the right to stermine, and this less.  The control of the control of the control of the right to stermine, and this less.  The control of the cont	part, Rosarrender this use become ab	lease for cancellation, solutely null and void  [SEAL.]  Late [SEAL.]  Late [SEAL.]  [SEAL.]  [SEAL.]
All the conditions between the parties IN WITNESS WHEREOF, The said Signed, Sealed and Delivered in the Pront of the Market Signed, Sealed and Delivered in the Pront of the Market Signed, Sealed and State, personally and for said County and State, personally Market Signed, Sealed County and State, personally Market Signed, Sealed County and State, personally Market Signed, Market Signed, Sealed County and State, personally Market Signed Sign	a made direct to parter at any time after to accrue under a heirs, after to accrue under a hereto shall extend at a parties have hereunteresence of	successors and assigned by virtue of its and by virtue of its and apply to their he o set their hands are assigned.  See See See See See See See See See Se	t or may be deposited to  the part of the	and the second have the right to stermine, and this less.  above written.  Adama  Mulliann  Characa  Garage of the second have the right to stermine, and this less.  Adama  Adam	part, Barrender this ase become ab	SEAL
All rentals and other payments may be difurther, upon the payment of One Dolla di assigns, to the part a few part of the first parer which all payments and liabilities there which all payments and between the parties IN WITNESS WHEREOF, The said Signed, Sealed and Delivered in the Property of the payments of the payment of the parties of the parties of the parties of the parties of the payment of the payment of the parties of the p	a made direct to parter at any time after to accrue under a heirs, after to accrue under a hereto shall extend a parties have hereunteresence of	successors and assigned by virtue of its and by virtue of its and apply to their he o set their hands are assigned.  See See See See See See See See See Se	t or may be deposited to  the part of the	and the second have the right to stermine, and this less.  above written.  Adama  Mulliann  Characa  Garage of the second have the right to stermine, and this less.  Adama  Adam	part, Barrender this ase become ab	SEAL
All rentals and other payments may be dirrther, upon the payment of One Dolla lassigns, to the part ad of the first parer which all payments and liabilities there which all payments and liabilities there are which all payments and liabilities there which all payments and liabilities there are which all payments and liabilities there are which all payments and Delivered in the Payments and Signed, Sealed and Delivered in the Payments and for said County and State, personally and for said County and State, personally and which we have a said County and State, personally and which we have a said County and State, personally and which we have a said County and State, personally and which we have a said County and State, personally and which we have a said County and State, personally and desired that it might be recorded for the and desired that it might be recorded.	Radius  And Mary Jime after to parter to accrue under a licirs, after to accrue under a licirs, after to accrue under a licirs, after to accrue under a licirs, and a licirs, appeared and a licirs, and who executed, and who executed, in and who executed, including the released of a such.	successors and assigned by virtue of its and by virtue of its and apply to their he o set their hands are assigned.  " ss. A. D. 191.  A. D. 404.  A.	t or may be deposited to  to may be deposited to  the part of the	is.  Addition of the second have the right to stermine, and this leads to the second of the second o	part, Bosarrender this use become ab	(SEAL.)  [SEAL.]  [SEAL.]  [SEAL.]  [SEAL.]  [SEAL.]  [SEAL.]  [SEAL.]  [SEAL.]
All the conditions between the parties IN WITNESS my hand on official seal, of the WITNESS my hand official seal, of the first parties and the conditions between the parties IN WITNESS WHEREOF, The said Signed, Sealed and Delivered in the Parties IN WITNESS WHEREOF, The said on the conditions between the parties IN WITNESS WHEREOF, The said Signed, Sealed and Delivered in the Parties IN WITNESS where we will be the identical person	made direct to parter at any time after to accrue under a heirs, after to accrue under a hereto shall extend at a parties have hereunt resence of appeared a papeared and who executed, including the released as such.	successors and assigned by virtue of its und apply to their he o set their hands are a set their hands are and waiver of righten.	t or may be deposited to  to may be deposited to  the state of the part gns, said lesseeshall terms shall cease and de  terms shall cease and de  irs, successors and assign d seals, the day and year  the state of the state	is.  Addition of the second have the right to stermine, and this leads to the second of the second o	part, Bosarrender this use become ab	SEAL
All the conditions between the parties IN WITNESS My hand and official seal, and Commission Expires. My Commission Expires.	Region of the date of the color	successors and assigned by virtue of its and by virtue of its and apply to their he o set their hands are and waiver of right and waiver of right ten.	t or may be deposited to  to may be deposited to  the state of the part gns, said lesseeshall terms shall cease and de  terms shall cease and de  irs, successors and assign d seals, the day and year  the state of the state	is.  Addition of the second have the right to stermine, and this leads to the second of the second o	part, Bosarrender this use become ab	(SEAL.)  [SEAL.]  [SEAL.]  [SEAL.]  [SEAL.]  [SEAL.]  [SEAL.]  [SEAL.]  [SEAL.]
All the conditions between the parties IN WITNESS my hend and official seal, why commission Expires.	made direct to parter at any time after.  It heirs, after to accrue under a feet to accrue	successors and assigned by virtue of its successors and assigned by virtue of its and apply to their he o set their hands are	t or may be deposited to  to may be deposited to  the part of the part of the series shall cease and de  irs, successors and assign deals, the day and year  the before me, the subsection of the series of the seri	is.  And the second have the right to second the right to second this learning, and this learning, and this learning with the second	part, Bararrender this ase become ab	[SEAL.]
All the conditions between the parties in WITNESS WHEREOF, The said Signed, Sealed and Delivered in the Property of the first parties and for said County and State, personally free and voluntary act and dec forth, and desired that it might be recert witness.  ATE OF OKLAHOMA, County of the conditions between the parties in WITNESS WHEREOF, The said Signed, Sealed and Delivered in the Property of the conditions between the parties in WITNESS where the parties in WITNESS where the parties in the Property of the conditions between the parties in WITNESS my hand and official seal, and Commission Expires.  ATE OF OKLAHOMA, County of the condition of	a made direct to parter at any time after.  It all heirs, after to accrue under a feet to accrue the feet to ac	successors and assigned by virtue of its successors and assigned by virtue of its set their hands are set	t or may be deposited to  to may be deposited to  the state of the part gns, said lesseeshall terms shall cease and de  irs, successors and assign d seals, the day and year  full	is.  and the second have the right to stermine, and this leader the right to stermine, and this leader with the second that the second to me that decomption I away of the second that the sec	part, Barrender this ase become ab	[SEAL.]  Lucirs, successors lease for cancellation, solutely null and void  [SEAL.]  Lucirs, successors  [SEAL.]  [SEAL.]  [SEAL.]  Lucirs  [SEAL.]  Carter Seal.]  Executed the same as and purposes therein
All the conditions between the parties IN WITNESS WHEREOF, The said Signed, Sealed and Delivered in the Parties IN WITNESS WHEREOF, The said on the Land of the first parties IN WITNESS WHEREOF, The said Signed, Sealed and Delivered in the Parties IN WITNESS WHEREOF, The said Signed, Sealed and Delivered in the Parties IN WITNESS WHEREOF, The said Signed, Sealed and Delivered in the Parties IN WITNESS WHEREOF, The said Signed, Sealed and Delivered in the Parties IN WITNESS WHEREOF, The said Signed, Sealed and Delivered in the Parties IN WITNESS WHEREOF, The said Signed, Sealed and Order of the WITNESS my hand and official seal, My Commission Expires. WITNESS my hand and official seal, My Commission Expires. WITNESS MY hand and official seal, My Commission Expires. WITNESS MY hand and official seal, My Commission Expires. WITNESS MY hand and official seal, My Commission Expires. WITNESS MY hand and official seal, My Commission Expires. WITNESS MY hand and official seal, My Commission Expires. WITNESS MY hand and official seal, My Commission Expires. WITNESS MY hand and official seal, My Commission Expires. WITNESS MY hand and official seal, My Commission Expires. WITNESS MY hand and official seal, My Commission Expires. WITNESS MY hand and official seal, My Commission Expires.	made direct to parter at any time after.  It all heirs, after to accrue under a fert of accrue under a fert of a fer	successors and assigned by virtue of its and by virtue of its and apply to their he of set their hands are the hands are their hands are their hands are the hands are the han	t or may be deposited to  to may be deposited to  the state of the part gns, said lesseeshall terms shall cease and de  irs, successors and assign d seals, the day and year  for me, the saidse  mstrument, and acknowle hts under the Homestea	is.  Allians  Allians	part, Barrender this ase become ab	[SEAL.]  Last [SEAL.]  [SEAL.]  [SEAL.]  [SEAL.]  [SEAL.]  [SEAL.]  [SEAL.]  [SEAL.]  And the same as and purposes therein
All the conditions between the parties IN WITNESS WHEREOF, The said Signed, Sealed and Delivered in the Property of the first parties and for said County and State, personally on the many of the first parties in witness where the parties in witness whereof, The said Signed, Sealed and Delivered in the Property of the said County and State, personally inches where the dentical person and forth, and desired that it might be record witnesses where the parties in the property of the said County and State, personally witnesses where the dentical person and forth, and desired that it might be record witnesses where the parties witnesses where the dentical person and for said County and State, personally me known to be the identical person and for said County and State, personally me known to be the identical person and	made direct to parter at any time after.  It all heirs, after to accrue under a fert of accrue under a fert of a fer	successors and assigned by virtue of its and by virtue of its and apply to their he o set their hands are thei	t or may be deposited to by the part gns, said lesseeshall terms shall cease and de irs, successors and assignd seals, the day and year for grant	is.  and the second have the right to stermine, and this leader to me that.  and the right to stermine, and this leader to me that.  and the right to stermine the stermine and the stermine the stermin	part, Barrender this ase become ab	[SEAL.]  [SEAL.]  [SEAL.]  [SEAL.]  [SEAL.]  [SEAL.]  [SEAL.]  [SEAL.]  [SEAL.]  And purposes therein  [SEAL.]  [SEAL.]  [SEAL.]
All rentals and other payments may be directly upon the payment of One Dolla dissigns, to the part of the first parer which all payments and liabilities there which all payments and liabilities there which all payments and liabilities there are which all payments and liabilities there which all payments and liabilities there which all payments and liabilities there are which all payments and between the parties in WITNESS WHEREOF, The said Signed, Sealed and Delivered in the Property of the payments of the payment of the paym	made direct to parter at any time after.  It all heirs, after to accrue under a feet to acc	successors and assigned by virtue of its and by virtue of its and apply to their he o set their hands are thei	t or may be deposited to by the part gns, said lesseeshall terms shall cease and de irs, successors and assignd seals, the day and year for grant	is.  and the second have the right to stermine, and this leader to me that.  and the right to stermine, and this leader to me that.  and the right to stermine the stermine and the stermine the stermin	part, Barrender this ase become ab	[SEAL.]  [SEAL.]  [SEAL.]  [SEAL.]  [SEAL.]  [SEAL.]  [SEAL.]  [SEAL.]  [SEAL.]  And purposes therein  [SEAL.]  [SEAL.]  [SEAL.]
All rentals and other payments may be difurther, upon the payment of One Dollad assigns, to the part of the first pare which all payments and liabilities there which all payments and liabilities there are which all payments and liabilities there which all payments and liabilities there are which all payments and payments are and county and State, personally and for said County and State, personally witnesses and voluntary act and determine the parties and for the desired that it might be record and for said County and State, personally me known to be the identical person and for said County and State, personally me known to be the identical person and free and voluntary act and det forth, and desired that it might be record t	Raques  There is a corne under a constant of the constant of t	successors and assigned by virtue of its successors and assigned by virtue of its set their hands are set	tor may be deposited to  tor may be deposited to  the state of the same of the	is.  and the second have the right to stermine, and this leader to me that.  and the right to stermine, and this leader to me that.  and the right to stermine the stermine and the stermine the stermin	part, Barrender this ase become ab	[SEAL.]  [SEAL.]  [SEAL.]  [SEAL.]  [SEAL.]  [SEAL.]  [SEAL.]  [SEAL.]  [SEAL.]  And purposes therein  [SEAL.]  [SEAL.]  [SEAL.]
All rentals and other payments may be difurther, upon the payment of One Dollad assigns, to the part and of the first parer which all payments and liabilities there which all payments and liabilities there are which all payments and liabilities there which all payments and liabilities there are which all payments and liabilities there are which all payments and liabilities there.  All the conditions between the parties IN WITNESS WHEREOF, The said Signed, Sealed and Delivered in the Property of the payment of the Property of the payment of	Rayuus  of May and the release ded as such.  The real of the release ded as such.  on the date above write appeared.	successors and assigned by virtue of its successors and assigned by virtue of its set their hands are set	tor may be deposited to  tor may be deposited to  the state of the same of the	is.  and the second have the right to stermine, and this leader to me that.  and the right to stermine, and this leader to me that.  and the right to stermine the stermine and the stermine the stermin	part, Barrender this ase become ab	[SEAL.]  [SEAL.]  [SEAL.]  [SEAL.]  [SEAL.]  [SEAL.]  [SEAL.]  [SEAL.]  [SEAL.]  And purposes therein  [SEAL.]  [SEAL.]  [SEAL.]
All rentals and other payments may be dirrther, upon the payment of One Dolla I assigns, to the part of the first parer which all payments and liabilities there which all payments and between the parties IN WITNESS WHEREOF, The said Signed, Sealed and Delivered in the Property of the said County and State, personally and for said County and State, personally with the record witness my hend and official seal, by Commission Expires. And for the day of and for said County and State, personally me known to be the identical person, and free and voluntary act and deciforth, and desired that it might be record witness of the identical person, and free and voluntary act and deciforth, and desired that it might be record witness my hand and official seal, by Commission Expires.	a made direct to parter at any time after.  It all heirs, after to accrue under a feet to a	successors and assigned by virtue of its and by virtue of its and apply to their he of set their hands are the hands are their hands are their hands are the hands are their h	tor may be deposited to  tor may be deposited to  the state of the same of the	is.  and the second have the right to stermine, and this leader to me that.  and the right to stermine, and this leader to me that.  and the right to stermine the stermine and the stermine the stermin	part, Barrender this ase become ab	[SEAL.]  executed the same as and purposes therein  executed the same as and purposes therein
All rentals and other payments may be dirrther, upon the payment of One Dolla I assigns, to the part of the first parer which all payments and liabilities there which all payments and between the parties IN WITNESS WHEREOF, The said Signed, Sealed and Delivered in the Property of the payment of	Rayua  of Maya appeared  appeared  on the date above writ	successors and assigned by virtue of its successors and assigned by virtue of its set their hands are set	tor may be deposited to by the part gns, said lesseeshall terms shall cease and de irs, successors and assigned seals, the day and year deals, the day and year strument, and acknowledge the Homestea successors are the subsection, before me, the subsection, before me, the subsection is trument, and acknowledge the Homestea successors and assigned as a successor and as a succ	is.  above written.  Adam  Alleann  Calculation  Alleann  Calculation	part, Barrender this use become about the second about th	[SEAL.]  [SEAL.]
All rentals and other payments may be dirrther, upon the payment of One Dolla I assigns, to the part of the first parer which all payments and liabilities there which all payments and between the parties IN WITNESS WHEREOF, The said Signed, Sealed and Delivered in the Property of the said County and State, personally and for said County and State, personally with the record witness my hend and official seal, by Commission Expires. And for the day of and for said County and State, personally me known to be the identical person, and free and voluntary act and deciforth, and desired that it might be record witness of the identical person, and free and voluntary act and deciforth, and desired that it might be record witness my hand and official seal, by Commission Expires.	Rayua  of Maya appeared  appeared  on the date above writ	successors and assigned by virtue of its successors and assigned by virtue of its set their hands are set	tor may be deposited to by the part gns, said lesseeshall terms shall cease and de irs, successors and assigned seals, the day and year deals, the day and year strument, and acknowledge the Homestea successors are the subsection, before me, the subsection, before me, the subsection is trument, and acknowledge the Homestea successors and assigned as a successor and as a succ	is.  above written.  Adam  Alleann  Calculation  Alleann  Calculation	part, Barrender this ase become about the second about th	[SEAL.]  [SEAL.]