THIS AGREEMENT, Made this 30 th day of day	A. D. 191.II, by and between
2000 - 10	of the first part, and
THE COLUMN THE PROPERTY OF THE	of the second part
WITNESSETH, That the said party of the first part, for One Dollar and other in further consideration of the rents, covenants and agreements hereinafter mention	이 그러워 살이 있다. 경기 하면 없는 이 원원에 이 아래하다 나는 아래에 생생하고 두다니었다. 독하다 하다.
cessors and assigns, all the oil and gas in and under that certain tract of land here	병사 회사는 그 그리다면 그 가장되는 것 같아요. 하나 사람들이 가장 모든 사람들은 사람들이 되었다.
exclusive right of drilling and operating for said oil and gas, which said tract of la	
described as follows, to-wit:	
12/42 28/4 2 8 W/4 + seco	tion 31 Township 22 Range 13 Acres
8/4 2 n 8/4 9 8W/4 soci	그림으로 하다는 이번 살아 그 아름일도 하다. 그 그 그 그리고 아름은 하다고 다양하다 하는 나라는
C. Sont framed Dan for Try war and war for the Beel	tion 3/ Township 22 Range 13 Acres
Sect	tion
	and the property of the second
The party of the first part grants the further privilege to the party of the second premises necessary to the operations thereon, and all rights and privileges necessar gas, and the right to remove at any time machinery or fixtures placed on the prem TO HAVE AND TO HOLD THE SAME unto the said party of the second part cof, and as long thereafter as oil or gas is being produced therefrom by said second	y or convenient for conducting said operations and the transportation of oil nises by said second party, t, their heirs, successors and assigns, for the term of ten years from the date
IN CONSIDERATION WHEREOF, The said part	reeto deliver to part
part of all oil produced and saved from the leased premise	es. And should gas be found on said premises in paying quantities, second
agrees to pay & 100	each gas well, while the same is being sold off the premises, and first part
ll have free use of gas for domestic purposes, by making	ons for such gas at the well at
Second part	e with the cultivated portions of the premises and to pay all damages to
PROVIDED, HOWEVER, That if a well is not	I on said premises within the wear
a date hereof, then this lease and agreement shall be null and void, unless the part.	M. of the second part within each and every
rations of the time above mentioned for the Lambanasana	of a well, shall pay a rental of Salari
la well is the control of the lease is control the lease is control of the lea	ancelled as hereinafter provided
and a superior and the superior reconstruction of the superior and the sup	en productiva anticomentario de la compania de la c
하는 사람들은 그 가장 살아들이 되는 것 같아 되었다. 그 그 그 가장 하는 그는 것이 없는 그는 것이 되었다. 그 사람들이 되었다.	
	or may be deposited to a credit at my thank when the second part, by the part of the second part, by heirs, successors
All rentals and other payments may be made direct to part. So of the first part further, upon the payment of One Dollar at any time after. So saying assigns, to the part. So of the first part. So where so are assigns, to the part. So of the first part.	or may be deposited to a credit at the lateral
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