THIS AGREEMENT, Made	thisto	day of	a second	hereign seek are askered that are		
lile trailes	menana	,		kangu paga daga ugu sabasa paka kapasat kabasas sa sa sa		of the first part, ar
" ~ E	- 17 m	and the second of the second o				
WITNESSETH, That the sai	d party of the first part, ents, covenants and agree	ments hereinafter mentic	er good and valuab oned, has granted	le considerations, the	receipt of which is l the party of sec	ereby acknowledge and part, their beir
exclusive right of drilling and o						County, Oklahom
described as follows, to-wit:	0 0 1/.	. A mai		\ \	and the second of the second o	0 A
V 3/4 of the	SE /40	the 106 H S	ection		Range	Acres 5.0
and It	r = 0					
		scscsc		Township		
**************************************	***************************************					
	*************************		**************			
The party of the first part gra	cres, more or less. But i	to the party of the secon	nd part, their heirs	, successors and assign	ns, of using sufficien	t water and gas fro
premises necessary to the opera gas, and the right to remove at					operations and the	transportation of o
TO HAVE AND TO HOLD	THE SAME unto the sa	id party of the second pa	art, their heirs, su		for the term of ber	years from the da
cof, and as long thereafter as oil IN CONSIDERATION WH	EREOF, The said part	of the second part	agreçe to deliver			
ne_e gloth part of	all oil produced and say	ed from the leased prem	iises. And should of each gas well, w	gas be found on sai	id premises in payi sold off the premise	ng quantities, seco
li have free use of gas for domes	stic purposes, by making:	Nown conne	ctions for such gas	s at the well at	Aown risk and	expense.
Second part 1 agree to 1		nterfere as little as possi	ible with the cult	ivated portions of th	e premises and to	pay all damages
wing crops caused-by said opera PROVIDED, HOWEVER, T	tions.	otolaras	2	on said premises with	whicht	dans
PROVIDED, HOWEVER, I n date hereof, then this lease an	d agreement shall be nu	Il and void, unless the pa				en dangaarter
rations of the time above menti			of a	well, shall pay a renta	معدمه لا ١٥١	th/ (\$ 0.70°
a well is		eon, or until this lease i	is cancelled as her	einafter provided		
labious	alek ek	ده سعید		septed.	L	·
sitelano	n ol a	Quell.		······		
1/						
And it is agreed that the com	ts may be made direct to	part	art or may be depo	sited to cr	edit at Nathana	1 12 mg of G
All rentals and other payment of further, upon the payment of the	ts may be made direct to one Dollar at any time af	part Sof the first pa	art or may be depo	sited tocr the partof the s shall have the right	econd part, to surrender this	heirs, successed
All rentals and other payment of O assigns, to the part. of the r which all payments and liabilit	(s may be made direct to one Dollar at any time af first part concerning the strength of the s	part	signs, saal lessees terms shall cease	sited to	econd part, to surrender this	heirs, success
All rentals and other payment of O	ts may be made direct to one Dollar at any time af first part, lies thereafter to accrue to the parties hereto shall ext	part	signs, sald lessees terms shall cease	the part	edit at. Mahama econd part,	heirs, success
All rentals and other payment further, upon the payment of O assigns, to the part	ts may be made direct to one Dollar at any time af first part lies thereafter to accrue to c parties hereto shall ext The said parties have h	part	signs, sald lessees terms shall cease	the part	edit at. Mahama econd part,	heirs, successions for cancellat solutely null and
All rentals and other payment further, upon the payment of O assigns, to the part	ts may be made direct to one Dollar at any time af first part lies thereafter to accrue to c parties hereto shall ext The said parties have h	part	signs, sald lessees terms shall cease	the part	edit at. Mahamase econd part,	heirs, successions for cancellat solutely null and the control of
All rentals and other payment further, upon the payment of O assigns, to the part	ts may be made direct to one Dollar at any time af first part lies thereafter to accrue to c parties hereto shall ext The said parties have h	part	signs, sald lessees terms shall cease	the part	edit at. Mahamase econd part,	heirs, success lease for caucellat solutely null and [SEA
All rentals and other payment further, upon the payment of O assigns, to the part	ts may be made direct to one Dollar at any time af first part lies thereafter to accrue to c parties hereto shall ext The said parties have h	part	signs, sald lessees terms shall cease	the part	edit at. Mahamase econd part,	heirs, successions for cancellat solutely null and the solutely nu
All rentals and other payment of O assigns, to the part	ts may be made direct to one Dollar at any time af first part lies thereafter to accrue to c parties hereto shall ext The said parties have h	part	signs, sald lessees terms shall cease	the part	edit at. Mahama econd part,	lense for enneellat solutely null and solutely n
All rentals and other payment further, upon the payment of O assigns, to the part	ts may be made direct to one Dollar at any time af first part lies thereafter to accrue to c parties hereto shall ext The said parties have h	part	signs, sald lessees terms shall cease	the part	edit at. Mahama econd part,	lease for cancellat solwiely null and v
All rentals and other payment further, upon the payment of O assigns, to the part of the rwhich all payments and liability. All the conditions between the IN WITNESS WHEREOF, Signed, Sealed and Delivered of the conditions of the conditions between the IN WITNESS WHEREOF, Signed, Sealed and Delivered of the conditions of the conditions between the IN WITNESS WHEREOF, Signed, Sealed and Delivered of the conditions of the co	ts may be made direct to one Dollar at any time af first part, lies thereafter to accrue to the parties hereto shall extend the parties hereto shall extend the Presence of	part	signs, sald lessees terms shall cease	sited to	edit at. Mahama econd part,	lense for enneellat solutely null and solutely n
All rentals and other payment further, upon the payment of O assigns, to the part	ts may be made direct to one Dollar at any time af first part, lies thereafter to accrue to the parties hereto shall ext The said parties have he in the Presence of	part	signs, sald lessees terms shall cease	sited to	edit at. Mahama econd part,	lease for cancellat solwiely null and the solwiely null and the solwiely file solwiely
All rentals and other payment further, upon the payment of O assigns, to the part. Of the r which all payments and hisbility of the rental payments and payments and the rental payments are rental payments.	ts may be made direct to one Dollar at any time af a first part, the first part, the said parties hereto shall extra the said parties have he in the Presence of the day of the said appeared.	part	signs, sald lessees terms shall cease neirs, successors and seals, the day of the control of	the part. La of the substitute and determine, and f assigns. and year above writter	edit at. National econd part,	heirs, successiense for cancellate solutely null and solutely null
All rentals and other payment further, upon the payment of O assigns, to the part. Of the rewhich all payments and hisbility of the rewhich all payments where the rewhich and payments will be rewhich the	ts may be made direct to one Dollar at any time af a first part, the same the parties hereto shall extra the said parties have he in the Presence of the day of the said parties have he in the parties have he in the presence of the parties have he in the parties he in the parties have he in the parties he in the parties have he in the parties he in the partie	part	signs, sald lessees terms shall cease neirs, successors and seals, the day of the control of	the part. La of the substitute and determine, and f assigns. and year above writter a subscribed., a	edit at. Naturalise econd part,	lense for cancellat solutely null and solutely n
All rentals and other payment further, upon the payment of O assigns, to the part. Of the rewhich all payments and hisbility of the rewhich all payments where the rewhich and payments will be rewhich the	ts may be made direct to one Dollar at any time af first part, lies thereafter to accrue to the parties hereto shall ext. The said parties have he in the Presence of the parties have he in the parties he in the parties have he in the parties have he in the parties he in the parties have he in the parties have he in the parties he in the parties have he in the parties have he in the parties he in the parties have he in the	part. of the first parter than theirs, successors and assurder and by virtue of its contained and apply to their hereunto set their hands; , 55. A. D. 19 o executed the foregoing release and waiver of riversely.	signs, sald lessees terms shall cease neirs, successors and seals, the day of the control of	the part. La of the substitute and determine, and f assigns. and year above writter a subscribed., a	edit at. Naturalise econd part,	lease for caucellat solutely null and the solute null an
All regials and other payment further, upon the payment of Oassigns, to the part	ts may be made direct to one Dollar at any time af first part, lies thereafter to accrue to the parties hereto shall ext. The said parties have he in the Presence of the day of the parties have he crosonally appeared to the said parties have he can deed, including the be recorded as such.	part. of the first parter than theirs, successors and assurder and by virtue of its conditional and apply to their hereunto set their hands; SS. A. D. 19 O executed the foregoing release and waiver of rive written.	signs, sald lessees terms shall cease neirs, successors and seals, the day of the control of	the part. La of the substitute and determine, and f assigns. and year above writter a subscribed., a	edit at. Naturalise econd part,	lease for cancellation of the control of the contro
All regists and other payment further, upon the payment of O assigns, to the part. Of the r which all payments and habitabilit all the conditions between the IN WITNESS WHEREOF, Signed, Scaled and Delivered On the Indian for said County and State, put of the Indian for said County and India	ts may be made direct to one Dollar at any time af a first part, the parties thereafter to accrue the parties hereto shall extra the said parties have he in the Presence of the day of the said parties have he is and deed, including the be recorded as such.	part. of the first parter than theirs, successors and assurder and by virtue of its tend and apply to their hereunto set their hands to their	prit or may be deposited by signs, sald lessee s terms shall cease neirs, successors mand seals, the day in the day in the sale, the sale in the sale	the part. A of the susseribed, a	to surrender this his lease become ab	SEA [SEA]SEA [SEA [SEA [SEA]SEA
All rentals and other payment further, upon the payment of Oassigns, to the part	ts may be made direct to one Dollar at any time af first part, lies thereafter to accrue to the parties hereto shall ext. The said parties have he in the Presence of the parties have he in the parties h	part. of the first parter than theirs, successors and assurder and by virtue of its contained and apply to their hereunto set their hands; ss. A. D. 19 ve written, ss. A. D. 19	psigns, sald lessees terms shall cease seems	the part of the sushall have the right and determine, and to a saigns. and year above writter the subscribed, a secknowledged to me to comeste ad Exemption	to surrender this his lease become ab	Sease for cancellation of the control of the contro
All regists and other payment further, upon the payment of Oassigns, to the part. Of the rewhich all payments and hisbility of the rewhich and between the IN WITNESS WHEREOF, Signed, Sealed and Delivered On the one known to be the identical perfect of the rewhich and desired that it might witness my hand and office on the one of the rewhich and for said County and State, put of the rewhich and for said County and State, put of the rewhich and for said County and State, put of the rewhich and the identical perfect and voluntary according to the rewhich the rewhich and the rewhich and for said County and State, put of the rewhich and	ts may be made direct to one Dollar at any time af a first part, the parties thereafter to accrue the parties hereto shall extra the said parties have he in the Presence of the parties have he in the parties have he	part	price or may be deposited by signs, sald lessee s terms shall cease neirs, successors and seals, the day is instrument, and cights under the H	the part. La of the sushall have the right and determine, and f assigns. and year above writter the subscribed and year above writter are subscribed as a comment of the subscribed are subscribed. The subscriber are subscriber as a comment of the su	to surrender this his lease become ab	Season lease for cancellation of cancellation
All regists and other payment further, upon the payment of Oassigns, to the part	ts may be made direct to one Dollar at any time af first part, lies thereafter to accrue to the parties hereto shall ext. The said parties have he in the Presence of the parties have he in the Presence of the parties have he in the parties have he resonally appeared to the parties of the	heirs, successors and assunder and by virtue of its tend and apply to their hereunto set their hands; ss. A. D. 19 o executed the foregoing release and waiver of rive written.	price or may be deposited by signs, sald lessee s terms shall cease neirs, successors and seals, the day is instrument, and cights under the H	the part. La of the sushall have the right and determine, and f assigns. and year above writter the subscribed and year above writter are subscribed as a comment of the subscribed are subscribed. The subscriber are subscriber as a comment of the su	to surrender this his lease become ab	IseA [SEA [SEA [SEA [SEA [SEA [SEA]SEA [SEA
All regials and other payment of O assigns, to the part	ts may be made direct to one Dollar at any time af first part, lies thereafter to accrue to the parties hereto shall ext. The said parties have he in the Presence of the parties have he in the Presence of the parties have he in the parties have he resonally appeared to the parties of the	heirs, successors and assunder and by virtue of its tend and apply to their hereunto set their hands; ss. A. D. 19 o executed the foregoing release and waiver of rive written.	price or may be deposited by signs, sald lessee s terms shall cease neirs, successors and seals, the day is instrument, and cights under the H	the part. La of the sushall have the right and determine, and f assigns. and year above writter the subscribed and year above writter are subscribed as a comment of the subscribed are subscribed. The subscriber are subscriber as a comment of the su	to surrender this his lease become ab	SEA
ATE OF OKLAHOMA, County On the My Commission Expires. ATE OF OKLAHOMA, County On the My Commission Expires. ATE OF OKLAHOMA, County and for said County and State, p My Commission Expires. ATE OF OKLAHOMA, County On the My Commission Expires. ATE OF OKLAHOMA, County On the ATE OF OKLAHOMA, County ATE OF OKLAHOMA, County On the ATE OF OKLAHOMA, County ATE OF OKLAHOMA, ON THE COUNTY AND	ts may be made direct to one Dollar at any time af a first part, the parties thereafter to accrue the parties hereto shall extra the said parties have he in the Presence of the parties have he recorded as such the parties of the parties have he recorded as such the parties of the parties have he recorded as such the parties of the parties have he recorded as such the parties have he parties have he recorded as such the parties have he parties have he recorded as such the parties have he p	part. of the first parter than theirs, successors and assurder and by virtue of its tend and apply to their hereunto set their hands to be a secured the foregoing release and waiver of rive written. Ss. A, D, 19 O executed the foregoing release and waiver of rive written. Ss. County.	price or may be deposited by signs, sald lessee s terms shall cease neirs, successors and seals, the day is instrument, and cights under the H	the part. Loof the sushall have the right and determine, and the right and described, and year above writter the subscribed, a commented Exemption the subscriber, a commented Exemption acknowledged to me to omeste the subscriber, a commented Exemption	to surrender this his lease become ab	SEA
All regials and other payment of Ot assigns, to the part	ts may be made direct to one Dollar at any time af first part, lies thereafter to accrue to the parties hereto shall ext. The said parties have he in the Presence of the parties have he recorded as such. The parties hereto shall ext. The parties have he in the Presence of the parties have he recorded as such. The parties hereto shall ext. The parties have here as the parties have here and the parties have here as the parties here as the parties here here as the parties have here as the parties here as the parties here. The parties here as the parties here. The parties here as the parties here as the parties here as the	part. of the first parter than theirs, successors and assurder and by virtue of its tend and apply to their hereunto set their hands to be a secured the foregoing release and waiver of rive written. Ss. A, D, 19 O executed the foregoing release and waiver of rive written. Ss. County.	price or may be deposited by signs, sald lessee s terms shall cease neirs, successors and seals, the day is instrument, and cights under the H	the part. Loof the sushall have the right and determine, and the right and described, and year above writter the subscribed, a commented Exemption the subscriber, a commented Exemption acknowledged to me to omeste the subscriber, a commented Exemption	to surrender this his lease become ab	SEA

-4-47-1979 J.

ं अनु अनुभ आः विश्वविद्यान