	LAND OAS LEASE.	# 336711	253
	Loren Cana IN. H. Presse		
		art, for One Dollar and other good and valuable considerations, the receive of which is he	reby acknowledged,
And A. trenshol Dang Area Section "Normabile Dang Area Section Township Dang Area Section Township Dang Area Township Dang Area Area Section Section Dang Area Township Dang Area Area Township Dang	feessors and assigns, all the oil and gas in and under	that certain tract of land hereinalter described, and also all the said tract of land for th	e purpose and with
Barden Townhold Barget Area Decision Barget Area Area Decision Barget Area Area Decision Barget Area Area Area Decision Barget Area	1 described as follows, to-wit: NE14 QE14	A. Section 2.8 Township 1.9 Range 1.2	Acres.
Anithin The marking Anithin The party of the distance mode of ease, then so welles in the lattice of the presents buildings, socretic by mutual contents and part for the presents buildings, socretic by mutual contents and part for the presents buildings, socretic by mutual contents and part for the presents buildings, socretic by mutual contents and part for the present buildings, socretic by mutual contents and part for the presents buildings, socretic by mutual contents and part for the present buildings, socretic by mutual contents and part for the present buildings, socretic by mutual contents and part for the present buildings, socretic by mutual contents and part for the present buildings, socretic by mutual contents and part for the present buildings, socretic by mutual contents and part for the present buildings, socretic by mutual contents and part for the present buildings, socretic by mutual contents and part for the present buildings, socretic by mutual contents and part for the present buildings, socretic by mutual contents and part for the present buildings, socretic by mutual contents and part for the present buildings, socretic by mutual contents and the present by mutual contents and the present buildings and present buildings. Mark to present by mutual contents and the present buildings of all presents and the present buildings. Mark to present buildings of all presents and the present buildings. Mark to present buildings of all present bio presents and the presents and the pres			Acres
			1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.
<pre>iss. and the right to runove it say than matchinery of futures placed on the premiers by all accord parts.</pre> OF DATAY, AND TO HOLD TITES EXAME match changing of the second parts (there is a part, be of the rest of term of ten years from the facts of an example of the second part respects of ellers to part. Let the same is being profiles and and or form the leased premises. And shead gas to fond on and premises in arguing quantifies, second according to the premises of the second part of each part of the same is being profiles. The part of the predict of the premise is an example quantifies are compared to a cash part of the same is being profiles. The part of the predict of the premises and the premises and the part of the predict of the premises of the premises and th	The party of the first part grants the further privile	ge to the party of the second part, their heirs, successors and assigns, of using sufficient	water and gas from
IN CONSTRUCTION WITHOUT The null part of the second part approach to defive to part { dot in the part is units. And should get to found an unit proving summles in asyning summless is soond part approach to the second part is the part is th	nd gas, and the right to remove at any time machinery	or fixtures placed on the premises by said second party.	
All the agenesis to put the synthesis of a well where the subscription of the product of each gas well, while the same is judge poild on the presents, and first part of the presents. Beend part of agenesis (products by mikely and products) All the agenesis of the presents and the part of the presents and the part of the presents. Beend part of agenesis (products by mikely and products) All the agenesis of the presents and the part of the presents and the part of the presents. Beend part of agenesis (products) All the agenesis of the presents and the part of the presents and the part of the presents and the part of the presents. Beend part of the presents of the presents of the presents of the presents of the presents. All the agenesis of the presents of the pre	IN CONSIDERATION WHEREOF, The said pa	t. yof the second part agrees to deliver to part. My. of the first part in tanks	
Beend part of suggested basic basics and relia on a is interfere as life as possible with the cultivated portions of the premiers and to per all damages to wing cross caused by state of the state of	art y_agrees to pay \$ 150	yearly for the products of each gas well, while the same is heing sold off the premises,	and first part
And it is agreed in the self to self to self in the lag and the self to self in the self in the self to self in the self to self in the sel	Second partagrees to locate all wells so as to owing crops caused by said operations.	o interfere as little as possible with the cultivated portions of the premises and to p	ay all damages to
And it is greed that the investment of the provide of the pro	on date hereof, then this lease and agreement shall be	null and void, unless the partsof the second part within each and every	
And it is agreed that the provide a work shall be and operate as a full headshift of all rental under this provision during the remainder of this lease. Minder that the pollow of the Dillaw star interesting The poll of the pollow of the Dillaw star interesting The poll of the pollow of the po	illowette record	heron of must the local is come that an hereinster provident this leave	ins any
And is is agreed that the periods are in a second of a well shall be and operate as a full heighdation of all rental under this provision during the remainder of this tesse. All the conditions between the parties larged and and any solid design and degree and and any solid design and the solid research the test design and the parties larged and and any solid design and the solid research the test design and the solid research test design. All the conditions between the parties larged and any to their heir, successors and any day. All the conditions between the parties larged and any to their heir, successors and any day. All the conditions between the parties larged and any to their heir, successors and any day. All the conditions between the parties larged and any to their heir, successors and any day. All the conditions between the parties larged and any to their heir, successors and any day. All the conditions between the parties larged and any to their heir, successors and any day. All the conditions between the parties larged and any to their heir, successors and any day. All the conditions between the parties larged and any to their heir, successors and any day. All the conditions between the parties here between the sail between the parties larged and any to their heir, successors and any day. All the conditions between the parties here between the parties larged and parties lar	tigation connected is	Δ	to se paid
Signed, Senled and Delivered in the Presence of Image: Signed, Senled and Delivered in the Presence of Image: Signed, Senled and Delivered in the Presence of Image: Signed, Senled and Delivered in the Presence of ATE OP OKLAHOMA, County of Image: Signed, A.D. 1911, before me, the subscribed, and the sence of the sence	All the conditions between the parties hereto shall	heirs successors and assigns, said dessor shall have the right to surrender this lea a under and by virtue of its terms shall come and determine, and this tenso become about officer all wells now drulled or desconting in the surrender of the surrender the desconting in the surrender of the surrender of the extend and apply to their heirs, successors and assigns.	ately nall and void
Signature [SFAL] [SFAL] [SFAL] [station of the state person and the development of rights under the Homestead Exemption Laws, for the uses and purposes therein forth, and desired that it might be recorded as such. [MY Commission Expires	IN WITNESS WHEREOF, The said parties have	hereunto set their hands and scals, the day and year above written.	
ATE OF OKLAHOMA, County of	Signed, Sealed and Delivered in the Presence of) down Donawary	[SEAL.]
ATE OF OKLAHOMA, County of day	Signed, Scaled and Delivered in the Presence of	K.H. Pesse K.H. Pesse 2. Storansenfler	[SEAL.]
and for said County and State personally appeared A Diagonally appeared me known to be the identical personal named in, and who executed the foregoing instrument, and acknowledged to me that the set executed the same as a character of rights under the Homestead Exemption Laws, for the bases and purposes therein forth, and desired that it might be recorded as such. WITNESS my hand and official seal, on the date above written. Difference of a such My Commission Expires Ss. On the day of ind for said County and State, personally appeared Ss. on the can observe the date above written. Difference and voluntary act and deed, including the release and waiver of rights under the subscriber, a ind for said County and State, personally appeared Ss. on the can observe the date above written. Difference and voluntary at and deed, including the release and waiver of rights under the Homestead Exemption Laws, for the uses and purposes therein forth, and desired that it might be recorded as such. WITNESS my hand and official seal, on the date above written. Second desired that it might be recorded as such. WITNESS my hand and official seal, on the date above written. Second charter of rights under the Homestead Exemption Laws, for the uses and purposes therein forth, and desired that it might be recorded as such. WITNESS my hand and official seal, on the date above written. Second charter of rights under the Homestead Exemption Laws, for the uses and purposes ther	Signed, Scaled and Delivered in the Presence of) doren Conauray UX, H. Reese 2. Storanseurfre	[SEAL]
ne known to be the identical person named in, and who executed the foregoing instrument, and acknowledged to me that the set and purposes therein forth, and desired that it might be recorded as such.	ATE OF OKLAHOMA, County of) Loten Concuracy (X, H. Reese 2. Storanseurfler	[SEAL]
My Commission Expires	FATE OF OKLAHOMA, County of On the day of	Sylon Conaurary, W. H. R.C.	[SEAL]
ATE OF OKLAHOMA, County of, ss. On theday ofA. D: 191, before me, the subscriber, a and for said County and State, personally appeared ne known to be the identical personnamed in, and who executed the foregoing instrument, and acknowledged to me thatexecuted the same as free and voluntary act and deed, including the release and waiver of rights under the Homestead Exemption Laws, for the uses and purposes therein forth, and desired that it might be recorded as such. WITNESS my hand and official seal, on the date above written. My Commission Expires	TATE OF OKLAHOMA, County of On the day of and for said County and State, personally appeared me known to be the identical person named in, and y free and voluntary act and deed, including	where the foregoing instrument, and acknowledged to me that they experiment.	[SEAL]
Ind for said County and State, personally appeared	CATE OF OKLAHOMA, County of	who executed the foregoing instrument, and acknowledged to me that the expression of rights under the Homestead Exemption Laws, for the uses an	[SEAL]
ne known to be the identical person	ATE OF OKLAHOMA, County of	yho executed the foregoing instrument, and acknowledged to me that they experiment, and acknowledged to me that they experiment he release and waiver of rights under the Homestead Exemption Laws, for the assos at pove written.	[SEAL] SEAL] [SEAJ,] [SEAL] Secured the same as d purposes therein Notary Public.
WITNESS my hand and official seal, on the date above written. My Commission Expires	TATE OF OKLAHOMA, County of	who executed the foregoing instrument, and acknowledged to me that the equation is the release and waiver of rights under the Homestead Exemption Laws, for the ases at pove written.	[SEAL] SEAL] [SEAL] [SEAL] Sector secured the same as d purposes therein Notary Public.
ATE OF OKLAHOMA,County. This instrument was filed for record on the b day of A. D. 1911, at 5o'clock. S M., and y recorded in Book on page	FATE OF OKLAHOMA, County of	who executed the foregoing instrument, and acknowledged to me that the second s	[SEAL] SEAL] [SEAL] [SEAL] SEAL] Secured the same as d purposes therein Notary Public.
y recorded in Book on page and page when the second s	TATE OF OKLAHOMA, County of	who executed the foregoing instrument, and acknowledged to me that the set of the subscriber, a	[SEAL] SEAL] [SEAL] [SEAL] SEAL] Secured the same as d purposes therein Notary Public.
	TATE OF OKLAHOMA, County of	who executed the foregoing instrument, and acknowledged to me that the set of the foregoing instrument, and acknowledged to me that the foregoing instrument, and acknowledged to me that for the uses at the release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release at he releas	[SEAL] SEAL] [SEAL] [SEAL] SEAL] Secured the same as d purposes therein Notary Public.
A second se	TATE OF OKLAHOMA, County of	who executed the foregoing instrument, and acknowledged to me that the set of the foregoing instrument, and acknowledged to me that the foregoing instrument, and acknowledged to me that the foregoing instrument, and acknowledged to me that the set of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release at the relea	[SEAL] SEAL] [SEAL] [SEAL] SEAL] Secured the same as d purposes therein Motary Public.
ションの「御御」の時後、教育の意志がありための時代での意味たたな時間の時代の時代では、このでの時間を得ていたのではない。 ないたいにはないたいではないかい、おんだい、アイスのものに、このでは、「「「「」」」では、「「御」」	TATE OF OKLAHOMA, County of	who executed the foregoing instrument, and acknowledged to me that the set of the foregoing instrument, and acknowledged to me that the foregoing instrument, and acknowledged to me that the foregoing instrument, and acknowledged to me that the set of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release at the relea	[SEAL] SEAL] [SEAL] [SEAL] SEAL] Secured the same as d purposes therein Motary Public.
The second s	ATE OF OKLAHOMA, County of	who executed the foregoing instrument, and acknowledged to me that the set of the foregoing instrument, and acknowledged to me that the foregoing instrument, and acknowledged to me that the foregoing instrument, and acknowledged to me that the set of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release and waiver of rights under the Homestead Exemption Laws, for the uses at he release at the relea	[SEAL]

nn)

1

e.

491 Q

4 D