SOMPARED

THIS AGREEMENT, Made this 10 Th	day of Many A. D. 1911, by and between data adaing Millians T. R. Odaw, a winter of the first part, and
E. Ti Haleman of	of the second part,
	Dulay and other good and valuable considerations, the receipt of which is hereby acknowledged,
	nents hereinafter mentioned, has granted, demised and let unto the party of second part, their heirs,
	certain tract of land hereinafter described, and also all the said tract of land for the purpose and with
	as, which said tract of land is situated in
escribed as follows, to-wit:	나는 맛있는 말라면 이 사람이 하늘이는 그 후 보고를 하는데 있다.
East 12 of Southeast goes	Arter of Section 36 Township 21 M. Range 13, & Acres 80.
Department of the second	0
	Section Township Range Acres
	Section Township Range Acres
	Section Township Range Acres

	wells shall be drilled within
	the party of the second part, their heirs, successors and assigns, of using sufficient water and gas from
	s and privileges necessary or convenient for conducting said operations and the transportation of oil
as, and the right to remove at any time machinery or fix	
TO HAVE AND TO HOLD THE SAME unto the said	party of the second part, their heirs, successors and assigns, for the term of ten years from the date
f, and as long thereafter as oil or gas is being produced t	
	of the second part agrees to deliver to partof the first part in tanks or pipe lines the
part of all oil produced and saved	from the leased premises. And should gas be found on said premises in paying quantities, second
agrees to pay	early for the products of each gas well, while the same is being sold off the premises, and first part.
	nown connections for such gas at the well atown risk and expense.
	erfere as little as possible with the cultivated portions of the premises and to pay all damages to
ng crops caused by said operations.	on said premises within 5 ve year
	and void, unless the part
ations of the time above mentioned for the	
W . 11 D V	on, or until this lease is cancelled as hereinafter provided
well is thereo	nd or and this teast is concern as actimited broatestandian management and an activities
and the second s	The state of the s
And it is agreed that the completion of a well shall be a	and operate as a full liquidation of all rental under, this provision during the remainder of this lease.
And it is agreed that the completion of a well shall be a All rentals and other payments may be made direct to p	and operate as a full liquidation of all rental under this provision during the remainder of this lease.
All rentals and other payments may be made direct to p further, upon the payment of One Dollar at any time after	art of the first part or may be deposited to the second part, heirs, successors
All rentals and other payments may be made direct to p further, upon the payment of One Dollar at any time after	by the part of the second part, heirs, successors cirs, successors and assigns, said lesseeshall have the right to surrender this lease for cancellation,
All rentals and other payments may be made direct to p further, upon the payment of One Dollar at any time after	art of the first part or may be deposited to the second part, heirs, successors
All rentals and other payments may be made direct to p further, upon the payment of One Dollar at any time after	by the part of the second part, heirs, successors cirs, successors and assigns, said lesseeshall have the right to surrender this lease for cancellation,
All rentals and other payments may be made direct to p further, upon the payment of One Dollar at any time after assigns, to the part. One first part. One which all payments and liabilities thereafter to accrue und	by the part. Sold the first part or may be deposited to the second part, theirs, successors irs, successors and assigns, said lessee shall have the right to surrender this lease for cancellation, der and by virtue of its terms shall cease and determine, and this lease become absolutely null and void
All rentals and other payments may be made direct to p further, upon the payment of One Dollar at any time after assigns, to the part	by the part or may be deposited to the second part, theirs, successors irs, successors and assigns, said lesseeshall have the right to surrender this lease for cancellation, der and by virtue of its terms shall cease and determine, and this lease become absolutely null and void and apply to their heirs, successors and assigns.
All rentals and other payments may be made direct to p further, upon the payment of One Dollar at any time after assigns, to the part	by the part. So the first part or may be deposited to 1911 credit at 1911 credit
All rentals and other payments may be made direct to p further, upon the payment of One Dollar at any time after assigns, to the part. One of the first part, the which all payments and liabilities thereafter to accrue under the parties hereto shall extend the parties hereto shall extended.	by the part or may be deposited to the second part, theirs, successors irs, successors and assigns, said lesseeshall have the right to surrender this lease for cancellation, der and by virtue of its terms shall cease and determine, and this lease become absolutely null and void and apply to their heirs, successors and assigns.
All the conditions between the parties hereto shall exten NUTNESS WHEREOF, The small direct to parties here One Dollar at any time after seigns, to the part. A point of the first part, the parties hereafter to accrue under the parties hereto shall exten IN WITNESS WHEREOF, The said parties have here	by the part. So the first part or may be deposited to 1911 credit at 1911 credit
All rentals and other payments may be made direct to p further, upon the payment of One Dollar at any time after assigns, to the part. A color of the first part, the which all payments and liabilities thereafter to accrue under the conditions between the parties hereto shall exten IN WITNESS WHEREOF, The said parties have here	by the part. of the second part, heirs, successors by the part. of the second part, heirs, successors eirs, successors and assigns, said lessee shall have the right to surrender this lease for cancellation, der and by virtue of its terms shall cease and determine, and this lease become absolutely null and void and apply to their heirs, successors and assigns. ento set their hands and seals, the day and year above written.
All rentals and other payments may be made direct to payment, upon the payment of One Dollar at any time after a ssigns, to the part. A signs, to the part. A signs a signs, to the part of the first part, and the which all payments a signs between the parties hereto shall exten IN WITNESS WHEREOF, The said parties have here	by the part wood the first part or may be deposited to set credit at beirs, successors iris, successors and assigns, said lesseeshall have the right to surrender this lease for cancellation, der and by virtue of its terms shall cease and determine, and this lease become absolutely null and void and apply to their heirs, successors and assigns. The data of the first part or may be deposited to surrender this lease for cancellation, der and by virtue of its terms shall cease and determine, and this lease become absolutely null and void the surrender this lease for cancellation, der and apply to their heirs, successors and assigns. The data of the second part, successors and assigns. [SHAL.] William T. W. Adam, Mark [SHAL.]
All the conditions between the parties hereto shall exten	by the part. of the second part, heirs, successors by the part. of the second part, heirs, successors eirs, successors and assigns, said lessee shall have the right to surrender this lease for cancellation, der and by virtue of its terms shall cease and determine, and this lease become absolutely null and void and apply to their heirs, successors and assigns. ento set their hands and seals, the day and year above written.
All rentals and other payments may be made direct to p further, upon the payment of One Dollar at any time after assigns, to the part. A color of the first part, the which all payments and liabilities thereafter to accrue under the conditions between the parties hereto shall exten IN WITNESS WHEREOF, The said parties have here	by the part wood the first part or may be deposited to set credit at beirs, successors iris, successors and assigns, said lesseeshall have the right to surrender this lease for cancellation, der and by virtue of its terms shall cease and determine, and this lease become absolutely null and void and apply to their heirs, successors and assigns. The data of the first part or may be deposited to surrender this lease for cancellation, der and by virtue of its terms shall cease and determine, and this lease become absolutely null and void the surrender this lease for cancellation, der and apply to their heirs, successors and assigns. The data of the second part, successors and assigns. [SHAL.] William T. W. Adam, Mark [SHAL.]
All the conditions between the parties hereto shall exten IN WITNESS WHEREOF, The said parties have here Signed, Sealed and Delivered in the Presence of	by the part woof the second part, heirs, successors by the part woof the second part, heirs, successors eirs, successors and assigns, said lessee shall have the right to surrender this lease for cancellation, der and by virtue of its terms shall cease and determine, and this lease become absolutely null and void and apply to their heirs, successors and assigns. But and apply to their heirs, successors and assigns. But and apply to their hands and seals, the day and year above written. Seal and apply to their heirs, successors and assigns. [SHAL.] [SHAL.]
All the conditions between the parties hereto shall exten IN WITNESS WHEREOF, The said parties have here Signed, Sealed and Delivered in the Presence of	art of the first part or may be deposited to set credit at being, successors by the part of the second part, sheirs, successors birs, successors and assigns, said lessee shall have the right to surrender this lease for cancellation, der and by virtue of its terms shall cease and determine, and this lease become absolutely null and void and apply to their heirs, successors and assigns. But and apply to their heirs, successors and assigns. But and apply to their heirs, successors and assigns. But and and apply to their heirs, successors and assigns. But and and apply to their heirs, successors and assigns. But and and apply to their heirs, successors and assigns. But and and apply to their heirs, successors and assigns. But and and apply to their heirs, successors and assigns. But and and apply to their heirs, successors and assigns. But and and apply to their heirs, successors and assigns. But and and apply to their heirs, successors and assigns. But and and apply to their heirs, successors and assigns. But and and apply to their heirs, successors and assigns. But and and apply to their heirs, successors and assigns. But and and apply to their heirs, successors and assigns. But and apply to their heirs, successors and assigns. But and and apply to their heirs, successors and assigns. But and and apply to their heirs, successors and assigns. But and and apply to their heirs, successors and assigns. But and and apply to their heirs, successors and assigns. But and and apply to their heirs, successors and assigns. But and and apply to their heirs, successors and assigns. But and and apply to their heirs, successors and assigns. But and and apply to their heirs, successors and assigns. But and and apply to their heirs, successors and assigns. But and and apply to their heirs, successors and assigns. But and and apply to their heirs, successors and assigns. But and and apply to their heirs, successors and assigns. But and and apply to their heirs, successors and assigns. But and and apply
All rentals and other payments may be made direct to purther, upon the payment of One Dollar at any time after signs, to the part. On the first part, the which all payments and liabilities thereafter to accrue und. All the conditions between the parties hereto shall extensin WITNESS WHEREOF, The said parties have here Signed, Sealed and Delivered in the Presence of the OF OKLAHOMA, County of the County o	by the part woof the second part, heirs, successors by the part woof the second part, heirs, successors eirs, successors and assigns, said lessee shall have the right to surrender this lease for cancellation, der and by virtue of its terms shall cease and determine, and this lease become absolutely null and void and apply to their heirs, successors and assigns. But and apply to their heirs, successors and assigns. But and apply to their hands and seals, the day and year above written. Seal and apply to their heirs, successors and assigns. [SHAL.] [SHAL.]
All rentals and other payments may be made direct to p further, upon the payment of One Dollar at any time after assigns, to the part. One of the first part. One which all payments and liabilities thereafter to accrue under the conditions between the parties hereto shall extend IN WITNESS WHEREOF, The said parties have here Signed, Sealed and Delivered in the Presence of On the On the day of differ said County and State, personally appeared.	art of the first part or may be deposited to set credit at being, successors by the part of the second part, sheirs, successors birs, successors and assigns, said lessee shall have the right to surrender this lease for cancellation, der and by virtue of its terms shall cease and determine, and this lease become absolutely null and void and apply to their heirs, successors and assigns. But and apply to their heirs, successors and assigns. But and apply to their heirs, successors and assigns. But and and apply to their heirs, successors and assigns. But and and apply to their heirs, successors and assigns. But and and apply to their heirs, successors and assigns. But and and apply to their heirs, successors and assigns. But and and apply to their heirs, successors and assigns. But and and apply to their heirs, successors and assigns. But and and apply to their heirs, successors and assigns. But and and apply to their heirs, successors and assigns. But and and apply to their heirs, successors and assigns. But and and apply to their heirs, successors and assigns. But and and apply to their heirs, successors and assigns. But and and apply to their heirs, successors and assigns. But and apply to their heirs, successors and assigns. But and and apply to their heirs, successors and assigns. But and and apply to their heirs, successors and assigns. But and and apply to their heirs, successors and assigns. But and and apply to their heirs, successors and assigns. But and and apply to their heirs, successors and assigns. But and and apply to their heirs, successors and assigns. But and and apply to their heirs, successors and assigns. But and and apply to their heirs, successors and assigns. But and and apply to their heirs, successors and assigns. But and and apply to their heirs, successors and assigns. But and and apply to their heirs, successors and assigns. But and and apply to their heirs, successors and assigns. But and and apply to their heirs, successors and assigns. But and and apply
All rentals and other payments may be made direct to purther, upon the payment of One Dollar at any time after signs, to the part. Quantity of the first part, which all payments and liabilities thereafter to accrue under the conditions between the parties hereto shall extension WITNESS WHEREOF, The said parties have here Signed, Scaled and Delivered in the Presence of On the Country of day of the Country and State, personally appeared.	art. Softhe first part or may be deposited to set credit at the part of the second part, successors in the second part, se
All the conditions between the parties hereto shall extension Witness Whereoff, The said parties have here Signed, Sealed and Delivered in the Presence of On the Land and On the Land and On the Land and On the Land and State, personally appeared the known to be the identical person	by the part. So of the second part, heirs, successors ins, successors and assigns, said lessec shall have the right to surrender this lease for cancellation, der and by virtue of its terms shall cease and determine, and this lease become absolutely null and void and apply to their heirs, successors and assigns. But and apply to their heirs, successors and assigns. But and apply to their hands and seals, the day and year above written. SEAL.
All the conditions between the parties hereto shall extensions, to the part. On the first part. On the payments and liabilities thereafter to accrue under the conditions between the parties hereto shall extensions. WITNESS WHEREOF, The said parties have here signed, Sealed and Delivered in the Presence of On the On the On the Management of the parties have here signed, sealed and State, personally appeared. On the Management of the parties have here of the parties have here signed, sealed and Delivered in the Presence of the parties have here signed, sealed and Delivered in the Presence of the parties have here signed. On the Management of the parties have here signed, sealed and Delivered in the Presence of the parties have here signed. On the Management of the parties have here signed and parties have here signed a	art. Softhe first part or may be deposited to set credit at the part of the second part, successors in the second part, se
All the conditions between the parties hereto shall extensions, to the part. On the first part. On the payments and liabilities thereafter to accrue under the conditions between the parties hereto shall extensions. WITNESS WHEREOF, The said parties have here signed, Sealed and Delivered in the Presence of On the On the On the Management of the parties have here signed, sealed and State, personally appeared. On the Management of the parties have here of the parties have here signed, sealed and Delivered in the Presence of the parties have here signed, sealed and Delivered in the Presence of the parties have here signed. On the Management of the parties have here signed, sealed and Delivered in the Presence of the parties have here signed. On the Management of the parties have here signed and parties have here signed a	by the part. So of the second part, heirs, successors ins, successors and assigns, said lessec shall have the right to surrender this lease for cancellation, der and by virtue of its terms shall cease and determine, and this lease become absolutely null and void and apply to their heirs, successors and assigns. But and apply to their heirs, successors and assigns. But and apply to their hands and seals, the day and year above written. SEAL.
All the conditions between the parties hereto shall extensions. All the conditions between the parties hereto shall extensions, Scaled and Delivered in the Presence of the for said County and State, personally appeared. TE OF OKLAHOMA, County of defor said County and State, personally appeared. All the conditions between the parties hereto shall extension with the Presence of the Presence of the Presence of the Presence of the parties have here the parties hereto shall extension with the Presence of the Presence of the Presence of the parties have here the parties hereto shall extension with the Presence of the parties hereto shall extension with the Presence of the parties hereto shall extension with the Presence of the parties hereto shall extension with the parties hereto shall extension w	by the part. Mof the second part, heirs, successors ins, successors and assigns, said lesseeshall have the right to surrender this lease for cancellation, der and by virtue of its terms shall cease and determine, and this lease become absolutely null and void and apply to their heirs, successors and assigns. The second part of t
All rentals and other payments may be made direct to parther, upon the payment of One Dollar at any time after signs, to the part. A. of the first part, the which all payments auditabilities thereafter to accrue under the conditions between the parties hereto shall extensive the conditions between the parties hereto shall extensive the with the conditions between the parties hereto shall extensive the with the conditions between the parties hereto shall extensive the conditions hereto the conditions and parties have here to be only the conditions the conditions and the conditions	by the part. Mof the second part, heirs, successors ins, successors and assigns, said lesseeshall have the right to surrender this lease for cancellation, der and by virtue of its terms shall cease and determine, and this lease become absolutely null and void and apply to their heirs, successors and assigns. The second part of t
All rentals and other payments may be made direct to parther, upon the payment of One Dollar at any time after signs, to the part. A. of the first part, the which all payments auditabilities thereafter to accrue under the parties hereto shall extensive the conditions between the parties hereto shall extensive the without the conditions between the parties hereto shall extensive the without parties have here in with the conditions between the parties hereto shall extensive the without parties have here in with the conditions between the parties hereto shall extensive the conditions between the parties hereto shall extensive the conditions between the parties hereto shall extensive the conditions hereto and parties have here in the conditions and parties have here in the parties hereto shall extensive the conditions hereto the conditions are in the parties hereto shall extensive the conditions hereto the conditions have been also between the parties hereto shall extensive the conditions hereto the conditions here	by the part. Mof the second part, heirs, successors ins, successors and assigns, said lesseeshall have the right to surrender this lease for cancellation, der and by virtue of its terms shall cease and determine, and this lease become absolutely null and void and apply to their heirs, successors and assigns. The second part of t
All rentals and other payments may be made direct to parther, upon the payment of One Dollar at any time after signs, to the part. Q. of the first part, the which all payments auditabilities thereafter to accrue under the parties hereto shall extensive the conditions between the parties hereto shall extensive the wind parties have here in WITNESS WHEREOF, The said parties have here signed, Sealed and Delivered in the Presence of the day of the first parties have here in the parties hereto shall extensive the parties hereto shall extensive the conditions between the parties hereto shall extensive the conditions between the parties hereto shall extensive the conditions here of the conditions between the parties hereto shall extensive the conditions here of the conditions have here in the parties hereto shall extensive the conditions hereto the conditions have been dead to be conditionally appeared. The conditions have been dead to be conditionally appeared to the conditions have been dead to be conditionally appeared. The conditions have been dead to be conditionally appeared to the conditions have been dead to be conditionally appeared. The conditions have been dead to be conditionally appeared to the conditions have been dead to be conditionally appeared. The conditions have been dead to be conditionally appeared to the conditions have been dead to be conditionally appeared. The conditions have been dead to be conditionally appeared to the conditions have been dead to be conditionally appeared. The conditions have been dead to be conditionally appeared to the conditions have been dead to be conditionally appeared to the conditions have been dead to the co	art of the first part or may be deposited to the second part, the heirs, successors in by the part. We of the second part, the heirs, successors iris, successors and assigns, said lessee
All rentals and other payments may be made direct to parther, upon the payment of One Dollar at any time after signs, to the part. An of the first part, the which all payments auditabilities thereafter to accrue under the parties hereto shall extensive the conditions between the parties hereto shall extensive WITNESS WHEREOF, The said parties have here signed, Sealed and Delivered in the Presence of the Continuous and State, personally appeared for said County appeared for said County appea	by the part. — of the second part, — heirs, successors part of the second part of the s
All rentals and other payments may be made direct to purther, upon the payment of One Dollar at any time after signs, to the part. On the first part, the which all payments and liabilities thereafter to accrue under the parties hereto shall extensive the without parties have here in WITNESS WHEREOF, The said parties have here signed, Sealed and Delivered in the Presence of the for said County and State, personally appeared that the formula of the parties have here signed, Sealed and Delivered in the Presence of the for said County and State, personally appeared to the formula of the parties hereto shall extensive the parties hereto shall extensive here of the parties have here signed. Signed, Sealed and Delivered in the Presence of the parties have here signed to the parties hav	art of the first part or may be deposited to the second part, the heirs, successors in by the part. We of the second part, the heirs, successors iris, successors and assigns, said lessee
All rentals and other payments may be made direct to p further, upon the payment of One Dollar at any time after assigns, to the part. Of the first part, he which all payments a collabilities thereafter to accrue under the parties hereto shall extensive the parties have here the parties h	by the part. — of the second part, — heirs, successors by the part. — of the second part, — heirs, successors sirs, successors and assigns, said lessee. —shall have the right to surrender this lease for cancellation, der and by virtue of its terms shall cease and determine, and this lease become absolutely null and void and apply to their heirs, successors and assigns. — entro set their hands and seals, the day and year above written. Shall Shal
All rentals and other payments may be made direct to p further, upon the payment of One Dollar at any time after assigns, to the part. On the first part, he which all payments and liabilities thereafter to accrue under the parties hereto shall extensive the conditions between the parties hereto shall extensive the WITNESS WHEREOF, The said parties have here signed, Sealed and Delivered in the Presence of the day of the conditions and State, personally appeared to the identical person mamed in, and who can free and voluntary act and deed, such direct that it might be recorded as such that it of the identical person mamed in, and who can be considered that it might be recorded as such that it of the identical person mamed in, and who can be considered that it of the identical person mamed in, and who can be considered that it dentical person mamed in, and who can be considered that it dentical person mamed in, and who can be considered that it dentical person mamed in, and who can be considered that it dentical person mamed in, and who can be considered that it dentical person mamed in, and who can be considered that it dentical person mamed in, and who can be considered that it dentical person mamed in, and who can be considered that it dentical person mamed in, and who can be considered that it dentical person mamed in, and who can be considered that it dentical person mamed in, and who can be considered that it dentical person mamed in, and who can be considered that it dentical person mamed in, and who can be considered that it dentities the condition of the	by the part. — of the second part. — heirs, successors in the part. — by the part. — of the second part. — heirs, successors sites, successors and assigns, said lessee
All rentals and other payments may be made direct to p further, upon the payment of One Dollar at any time after assigns, to the part	by the part. — of the second part, — heirs, successors by the part. — of the second part, — heirs, successors sirs, successors and assigns, said lessee. —shall have the right to surrender this lease for cancellation, der and by virtue of its terms shall cease and determine, and this lease become absolutely null and void and apply to their heirs, successors and assigns. — entro set their hands and seals, the day and year above written. Shall Shal
All rentals and other payments may be made direct to p further, upon the payment of One Dollar at any time after assigns, to the part. On the first part, he which all payments and liabilities thereafter to accrue under the parties hereto shall extensive the conditions between the parties hereto shall extensive the WITNESS WHEREOF, The said parties have here signed, Sealed and Delivered in the Presence of the day of the conditions and State, personally appeared to the identical person mamed in, and who can free and voluntary act and deed, such direct that it might be recorded as such that it of the identical person mamed in, and who can be considered that it might be recorded as such that it of the identical person mamed in, and who can be considered that it of the identical person mamed in, and who can be considered that it dentical person mamed in, and who can be considered that it dentical person mamed in, and who can be considered that it dentical person mamed in, and who can be considered that it dentical person mamed in, and who can be considered that it dentical person mamed in, and who can be considered that it dentical person mamed in, and who can be considered that it dentical person mamed in, and who can be considered that it dentical person mamed in, and who can be considered that it dentical person mamed in, and who can be considered that it dentical person mamed in, and who can be considered that it dentical person mamed in, and who can be considered that it dentical person mamed in, and who can be considered that it dentities the condition of the	by the part. — of the second part. — heirs, successors in the part. — by the part. — of the second part. — heirs, successors sites, successors and assigns, said lessee
All rentals and other payments may be made direct to p further, upon the payment of One Dollar at any time after assigns, to the part	by the part. So the second part. So the second part. So there is, successors and assigns, said lessec shall have the right to surrender this lease for cancellation, and and apply to their heirs, successors and assigns. So their hands and seals, the day and year above written. Shall Sha
All rentals and other payments may be made direct to p further, upon the payment of One Dollar at any time after assigns, to the part	by the part. So the second
All rentals and other payments may be made direct to p further, upon the payment of One Dollar at any time after assigns, to the part	series of the first part or may be deposited to an action of the second part, the lease successors and assigns, and lease, and determine, and this lease become absolutely null and void and apply to their heirs, successors and assigns, sum os et their hands and seals, the day and year above written. SHAL
All rentals and other payments may be made direct to p further, upon the payment of One Dollar at any time after assigns, to the part. So of the first part, so 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 thereof the which all payments and liabilities therefore the which all extensive the parties hereto shall extensive the said parties have here signed, Sealed and Delivered in the Presence of the for said County and State, personally appeared when the parties and deed, we had any of the county and state, personally appeared and of the liabilities the recorded as such. WITNESS my hand and official seal, on the date above the payment of the identical person mamed in, and who can be the identical person mamed in, and who can be the identical person mamed and the porth, and desired that it might be recorded as such. WITNESS my hand and official seal, on the date above the office and voluntary act and deed, including the recorded as such. WITNESS my hand and official seal, on the date above the office and voluntary act and deed, including the recorded as such.	instruction of the first part or may be deposited to an all credit at the second part, theirs, successors and assigns, said lessee, shall have the right to surrender this lease for cancellation, der and by virtue of its terms shall cease and determine, and this lease become absolutely null and void and apply to their heirs, successors and assigns. But and and apply to their heirs, successors and assigns. But and and apply to their heirs, successors and assigns. But and an apply to their heirs, successors and assigns. But and an apply to their heirs, successors and assigns. But and an apply to their heirs, successors and assigns. But and an apply to their heirs, successors and assigns. But and a poly to their heirs, successors and assigns. But and a poly to their heirs, successors and assigns. But and a poly to their heirs, successors and assigns. But and a poly to their heirs, successors and assigns. But and a poly to their heirs, successors and assigns. But and a poly to their heirs, successors and assigns. But and a poly to their heirs, successors and assigns. But and a poly to their heirs, successors and assigns. But and a poly to their heirs, successors and assigns. But and a poly to their heirs, successors and assigns. But and a poly to their heirs, successors and assigns. But and a poly to their heirs, successors and assigns. But and a poly to their heirs, successors and determine, and the right to surrender this lease become absolutely null and void But and a poly to their heirs, successors and determine, and the right to surrender this lease become absolutely null and void But and a poly to their heirs, successors and assigns. But and a poly to their heirs, successors and assigns. But and a poly to their heirs, successors and determine, and their lease become absolutely null and void But and and apply to their heirs, successors and determine, and their lease become written. But and a poly to their heirs, successors and assigns. But and and apply to their heirs and their lease b
All rentals and other payments may be made direct to purther, upon the payment of One Dollar at any time after signs, to the part. On the first part, the which all payments and liabilities thereafter to accrue under the parties hereto shall extend in WITNESS WHEREOF, The said parties have here Signed, Sealed and Delivered in the Presence of the for said County and State, personally appeared to the parties have here the parties hereto shall extend the parties have here signed, Sealed and Delivered in the Presence of the parties have here signed, Sealed and Delivered in the Presence of the parties have here signed, Sealed and Delivered in the Presence of the parties have here signed, Sealed and Delivered in the Presence of the parties have here signed, Sealed and Delivered in the Presence of the presentation of the presentation of the parties have here the parties have	by the part or may be deposited to and credit at the part of the first part or may be deposited to and part, the part of the second part, the part of
All rentals and other payments may be made direct to purther, upon the payment of One Dollar at any time after signs, to the part. On the first part, the which all payments and liabilities thereafter to accrue under the parties hereto shall extend in WITNESS WHEREOF, The said parties have here signed, Sealed and Delivered in the Presence of the forestident of the presence of the parties have here signed, Sealed and Delivered in the Presence of the parties have here signed, Sealed and Delivered in the Presence of the parties have here signed, Sealed and Delivered in the Presence of the parties have here signed, Sealed and Delivered in the Presence of the parties have here signed, Sealed and Delivered in the Presence of the parties have here signed, Sealed and Delivered in the Presence of the person and the presence of the parties have here the parties and deed, including the parties of the part	instruction of the first part or may be deposited to an all credit at the second part, theirs, successors and assigns, said lessee, shall have the right to surrender this lease for cancellation, der and by virtue of its terms shall cease and determine, and this lease become absolutely null and void and apply to their heirs, successors and assigns. But and and apply to their heirs, successors and assigns. But and and apply to their heirs, successors and assigns. But and an apply to their heirs, successors and assigns. But and an apply to their heirs, successors and assigns. But and an apply to their heirs, successors and assigns. But and an apply to their heirs, successors and assigns. But and a poly to their heirs, successors and assigns. But and a poly to their heirs, successors and assigns. But and a poly to their heirs, successors and assigns. But and a poly to their heirs, successors and assigns. But and a poly to their heirs, successors and assigns. But and a poly to their heirs, successors and assigns. But and a poly to their heirs, successors and assigns. But and a poly to their heirs, successors and assigns. But and a poly to their heirs, successors and assigns. But and a poly to their heirs, successors and assigns. But and a poly to their heirs, successors and assigns. But and a poly to their heirs, successors and assigns. But and a poly to their heirs, successors and determine, and the right to surrender this lease become absolutely null and void But and a poly to their heirs, successors and determine, and the right to surrender this lease become absolutely null and void But and a poly to their heirs, successors and assigns. But and a poly to their heirs, successors and assigns. But and a poly to their heirs, successors and determine, and their lease become absolutely null and void But and and apply to their heirs, successors and determine, and their lease become written. But and a poly to their heirs, successors and assigns. But and and apply to their heirs and their lease b

indupyyy buai"... a Dagay gay gay bagay gaga

* W==

The M. appropriate to the state of the