ta County, this instrument was filed for veend on the 6 day of aprig a. B. 1911, and veended in book 77 on page 30, 14. A. Adams, clark. (Led)

2) 12 as Obel Irona, but at 9 32 s. I who a.m. and

WINTERSECT. The the side array of the first are in the Cost Dollar and other proof sed withinkine condensation, the resolute of whiting the proof ye scienced and in farther conference of the second party, this is an admit that certain treet of local flores due to the proof of second party, this is concerned and sughes, all the sile and so is and under that certain treet of local flores due to the specific resolution. Comments and sughes, all the sile are sile of the proof of the certain sight of diffining and operation for such a party of the first part of many and the sile and the specific resolution. The party of the first part and the specific resolution. The party of the first part and the specific resolution. The party of the first part party of the first party of the first party and the first party of the first p	THIS AGREEMENT, Made this. 3	day of	A. D. 191, L, by and between	
WYTONESSETTI, This the and party of the final most for the continuents of an extract confinence of the entire continuents of an accusary and actions and actions all the city and gain in the continuents of the entire continuents of a secretary continuents of the entire continuents of the entire continuents of the entire continuents of the party of the entire continuents of the ent		_a	mand Liver	of the first part, and
until in further consideration of the round, correnting part agreements heroincher endotineds, the agent and the surface of second party, that he is accessed and suggest, of the sulface of the party of the control party of diffulling unds operating for said off may party of the control party of the successed party, provide a control party of the control party of t	H & Reel and 5	to be dig	The Party of the State of the S	of the second part,
a consister, policy of drilling and opportung for sails of an age, which and sear of their is stouched by the control of a described as affects, bearing. The control of a described as affects of the present buildings, except by sensite the factors of the present buildings, except by sensite control of the present buildings and the first part of united buildings produced therefore by sensite of the present of the prese	id in further consideration of the rents, covenants and agr	cements hereinafter mentioned,	has granted, demised and let unto the party of sec	ond part, their keirs,
Section Township. It longs Area & O., Section Area	ecessors and assigns, all the oil and gas in and under the exclusive right of drilling and operating for said oil an	at certain tract of land hereinal d gas, which said tract of land i	s situated in	
Section Township. Rouge Acres.  The party of the first part ignusts the further privilege to the party of the fests party of the second party.  TO HAVE AND TO HOLD THE SAME must be able approximate the privilege accessing or convenient for considering and appearation of death and to find the right to remove at any time machinary or interes pheed on the presidence by said second party.  TO HAVE AND TO HOLD THE SAME must be able as president party of the second party that beins, successors and sadigms, for the term of ten years from the deck, not a long therefore an older gas as both the first part in tunks or sign lists and the same and the party of the fests part in tunks or sign lists.  Machingues to party H. L. D. D. L. D. D. L. D. D. L. D. D. L. D. L. D. D. L. D.	d described as follows, to-wit:		4. B. H. H. H. H. B. H. H. H. H. H. H. H. H. H.	
Section Township. Acres  Township. Acres	all of bots are (1) or 1)			Acres 82.87
This party of the first part greats the further prictings to the party of the recond part, their heirs, successors and assigns, of using reflicted writer and gas for premises accessary to the operations thereon, and all rights and privileges presents or considering and operations and the transportation of all or, said the right for removes all any time members or for fature placed to the profiles by said second part.  TO HAVE AND TO HOLD THE SAIR must be said party of the second part, their heirs, successors and assigns, for the term of ten years from the desired and assigns, for the term of ten years from the desired and assigns, for the term of ten years from the desired and assigns, for the term of ten years from the desired and assigns, for the term of ten years from the desired and assigns, for the term of ten years from the desired and assigns, for the term of ten years from the desired and assigns, for the term of ten years from the desired and assigns and the premises and the part of all of procedule and assort from the sead promises. And should appear agree to any and the profiles of the sead of the sead of the sead of the profiles and the profiles of the term of ten years from the desired and assigns and the sead of the sead of the sead of the sead of the promises and the profiles of the profiles of the profiles and the profiles of the profiles of the profiles and the profiles of the profiles of the profiles and the profiles of the profiles of the profiles and the profiles of the profiles of the profiles of the profiles and the profiles of the pr	in alt fo 2° 3° fine	. The first $CN$ is the first $CN$		
attiling 16.2.8 meres more or less. But no wells shall be drilled within 10.0 feet of the present buildings, except by mutual come. The party of the first part grants the further privilege to the party of the ground part, their heirs, successors and satigms, of union sufficient water and gas for premises necessary to the operations thereon, and all rights and privileges necessary or convenient for conducting and operations and the transportation of as, and the right for remove a tent time unclustery of interest placed on the provileges part of second party.  TO HAVE AND TO HOLD THE SAME can the easily party of the second part, their before, successors and satigms, for the term of ten years from the office, and as long therefore as oil of one as being produced therefore hy said second part.  IN CONSIDERATION WITEREOF, The said parts 16.20 feet as easily so the first part in tanks or pipe lies and the said providers of the products of each gas well, while the same is joing could off the premises, and fast part. It has been reported to part 16.20 feet and wells so as to inserter as interest of part 16.20 feet and wells so as to inserter as interest parts. The remaining of parts 16.20 feet and wells so as to inserter as interest parts are as a first liquidation of all rental unions of the premises and fast part. It was the remaining the part 16.20 feet as a first liquidation of all rental unions this provides of the premises and to pay all damages over green green that like sees and generates is all be and and void, unless, the part 16.20 feet with the completion of a well shall be and operate as a first liquidation of all rental unions this provides of the first part of the firs			하면 하는데 그렇게 되어 하는데 되었다는 그 중요한 때문에 되었다.	가 있다. 시하하는 그 전에
The party of the first part grants the further privilege is the party of the second part, their birts, successors and antiques, of units sufficient water and gar for generals accessed to the operations thereon, and all rights and privileges necessary or convenient for conducting said operations and the transportation of do not and the right to remove at any time machinery or flatures placed on the premises by said second party.  TO HAYE AND TO HOLD PURE SAME stone the said perty of the second party, their bries, macessors and assigns, for the term of ten years from the desired as long thereafter as of or an is being produced therefrom by add second party.  IN CONSIDERATION WHEREON, The said parts devide the second party.  IN CONSIDERATION WHEREON, The said parts devide the second party.  IN CONSIDERATION WHEREON, The said parts devide the second party.  IN CONSIDERATION WHEREON, The said parts devide the second party.  In the second parts are selected as a second party of the second party.  In the second parts are selected as a second party of the second party.  In the second parts are selected as a second party of the second party of the second party which the same is liquit order of the premises, and feat parts are selected parts which the cultivated portions of the premises, and feat parts are selected parts which the cultivated portions of the premises, and feat parts are selected parts which the cultivated portions of the premises and the making arrays and part at the second part which are the second part which are the part of the premises and the second part which the second part which are the part of the parts are selected as heredulated provided.  All remains and other payments may be made direct to pure and the first part or may be departed to the second part which are the parties of the premises and parts are selected to the second part which are payments and parts are selected to the second part which are payments and parts are payments and payments are payments and payments and payments are payments				
IN WITNESS WHEREOF, The said parties have hereunto set their hands and seals, the day and year above written.  Signed, Sealed and Delivered in the Presence of [SEA [SEA [SEA [SEA [SEA [SEA [SEA [SEA	The party of the first part grants the further privileg ne premises necessary to the operations thereon, and all r and gas, and the right to remove at any time machinery of TO HAVE AND TO HOLD THE SAME unto the ereof, and as long thereafter as oil or gas is being produced in CONSIDERATION WHEREOF, The said part part of all oil produced and start the agrees to pay the part of all oil produced and start the agrees to pay the part of all wells so as to rowing crops caused by said operations.  PROVIDED, HOWEVER, That if a well is not proving crops caused by said operations.  The province of the time above mentioned for the payments and agreement shall be not privations of the time above mentioned for the payments and the payments may be made direct and further, upon the payment of One Dollar at any time and part the payments of the first payments and the payments of the first payments.	to the party of the second particities and privileges necessary of restures placed on the premise said party of the second part, the editherefrom by said second part agree.  A country of the second part agree.  A country for the leased premises.  A country for the products of each good part agree interfere as little as possible we will and void, unless the part.  Because of the first part or agree.	their heirs, successors and assigns, of using sufficient convenient for conducting said operations and the solution by said second party.  The heirs, successors and assigns, for the term of to the heirs, successors and assigns, for the term of the part in the term of the term of the premises and the term of the second part within each and every the term of a well, shall pay a rental of the term of t	nt water and gas from transportation of oil anyears from the date ks or pipe lines the ing quantities, second es, and first part. I want of expense of pay all damages to all damages to aninder of this lease.
IN WITNESS WHEREOF, The said parties have hereunto set their hands and seals, the day and year above written.  Signed, Sealed and Delivered in the Presence of [SEA [SEA [SEA [SEA [SEA [SEA [SEA [SEA				
IN WITNESS WHEREOF, The said parties have hereunto set their hands and seals, the day and year above written.  Signed, Sealed and Delivered in the Presence of [SEA [SEA [SEA [SEA [SEA [SEA [SEA [SEA	1112	-faul and analysta their bairs s	Headener and periods	***************************************
TATE OF OKLAHOMA, County of day of A. D. 1911, before me, the subscriberd, a secured the same known to be the identical person, named in, and who executed the foregoing instrument, and acknowledged to me that executed the same triplets and deciding the release and waiver of rights under the Homestead Exemption Laws, for the uses and purposes the strong of the same and for said County and State, personally appeared.  Notary Pull  TATE OF OKLAHOMA, County of Sas.  On the day of A. D. 1911, before me, the subscriber and acknowledged to me that the same and for said County and State, personally appeared.  On the day of A. D. 1911, before me, the subscriber and acknowledged to me that the same and for said County and State, personally appeared.  On the day of A. D. 1911, before me, the subscriber and acknowledged to me that executed the same free and voluntary act and deed, including the release and waiver of rights under the Homestead Exemption Laws, for the uses and purposes the effort, and desired that it might be recorded as such.  WITNESS my hand and official seal, on the date above written.  My Commission Expires.  Notary Pull  This instrument was filed for record on the Sas and	IN WITNESS WHEREOF, The said parties have	hereunto set their hands and se	als, the day and year above written.	
TATE OF OKLAHOMA, County of A. D. 1911, before me, the subscribed, a A. D. 1912 at 3 12 0 oclock P. M.  SEA  [SEA	Signed, Sealed and Delivered in the Presence of		al, Desaralt	mee [SEAL.]
TATE OF OKLAHOMA, County of.  On the.  A D. 1911 before me, the subscriberd, a A D. 1912 executed the subscriberd and skine, personally appeared as such.  WITNESS my hand and official seal, on the date above written.  My Commission Expires.  On the day of A D. 1912 before me, the subscriberd as such.  WITNESS my hand and official seal, on the date above written.  My Commission Expires.  On the day of A D. 1912 before me, the subscriber a decident uses and purposes the subscriber and decident and such control of the subscriber and subscriber			H & Reed	[SEAL.]
PATE OF OKLAHOMA, County of			2 70 relief	ISEAL 1
TATE OF OKLAHOMA, County of day of A. D. 1911, before me, the subscribed a day of A. D. 1912, before me, the subscribed a day of A. D. 1913, before me, the subscribed a day of A. D. 1913, before me, the subscribed a day of A. D. 1914, before me, the subscribed a day of A. D. 1914, before me, the subscribed a day of A. D. 1914, before me, the subscribed a day of A. D. 1914, before me, the subscribed and decident the same day of A. D. 1914, before me, the subscriber and decident day of A. D. 1914, before me, the subscriber and day of A. D. 1914, before me, the subscriber and day of A. D. 1914, before me, the subscriber and day of A. D. 1914, before me, the subscriber and day of A. D. 1914, before me, the subscriber and day of A. D. 1914, before me, the subscriber and day of A. D. 1914, before me, the subscriber and day of A. D. 1914, before me, the subscriber and day of A. D. 1914, before me, the subscriber and day of A. D. 1914, before me, the subscriber and day of A. D. 1914, before me, the subscriber and day of A. D. 1914, and a deknowledged to me that A. D. 1914, before me, the subscriber and day of A. D. 1914, and day of A. D. 1				L TAMES
On the day of A. D. 1911, before me, the subscribed, a standard of the same lenown to be the identical person, named in, and who executed the foregoing instrument, and acknowledged to me that.  WITNESS my hand and official seal, on the date above written.  My Commission Expires  On the day of A. D. 1911, before me, the subscribed, a secunded the same wave of rights under the Homestead Exemption Laws, for the uses and purposes the troth, and desired that it might be recorded as such.  WITNESS my hand and official seal, on the date above written.  My Commission Expires  On the day of A. D. 1911, before me, the subscriber a subscriber and for said County and State, personally appeared.  In a known to be the identical person, named in, and who executed the foregoing instrument, and acknowledged to me that executed the same free and voluntary act and deed, including the release and waiver of rights under the Homestead Exemption Laws, for the uses and purposes the at 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.  This instrument was filed for record on the Security.  A D. 1912 at 32 occlock P. M., thy recorded in Book.  On page.				
On the day of A. D. 191, before me, the subscriber, a cand county and State, personally appeared me known to be the identical person named in, and who executed the foregoing instrument, and acknowledged to me that executed the same tree and voluntary act and deed, including the release and waiver of rights under the Homestead Exemption Laws, for the uses and purposes the troth, and desired that it might be recorded as such.  WITNESS my hand and official seal, on the date above written.  My Commission Expires  On the day of A. D. 191, before me, the subscriber, a and for said County and State, personally appeared.  The same known to be the identical person named in, and who executed the foregoing instrument, and acknowledged to me that executed the same free and voluntary act and deed, including the release and waiver of rights under the Homestead Exemption Laws, for the uses and purposes the troth, and desired that it might be recorded as such.  WITNESS my hand and official seal, on the date above written.  My Commission Expires  Notary Pu  TATE OF OKLAHOMA,  County.  This instrument was filed for record on the date above written.  My Commission Expires  A. D. 1912, at 3 3 0 clock.  Mity recorded in Book.  On page.	PATE OF OKLAHOMA County of		an an ingana ang mang da mangangan panggangan panggangan panggangan panggangan panggangan panggangan panggangan	
and for said County and State, personally appeared.  This instrument was filed for record on the	On the Link day of age	بر ( A D. 191 ) , 1	pefore me, the subscribed, a hotory	Pullie
me known to be the identical person				
free and voluntary act and deed, including the release and waiver of rights under the Homestead Exemption Laws, for the uses and purposes the torth, and desired that it might be recorded as such.  WITNESS my hand and official seal, on the date above written.  My Commission Expires.  On the day of A. D. 191, before me, the subscriber, a and for said County and State, personally appeared.  me known to be the identical person, named in, and who executed the foregoing instrument, and acknowledged to me that executed the sam free and voluntary act and deed, including the release and waiver of rights under the Homestead Exemption Laws, for the uses and purposes the torth, and desired that it might be recorded as such.  WITNESS my hand and official seal, on the date above written.  My Commission Expires.  Notary Pu  TATE OF OKLAHOMA.  County.  This instrument was filed for record on the day of A. D. 1912, at 2 o'clock C. M., thy recorded in Book.  on page.	The second of th	**************************************	ment and acknowledged to me that	executed the same as
WITNESS my hand and official seal, on the date above written.  My Commission Expires.  Notary Pu  My Commission Expires.  On the day of A. D. 191 before me, the subscriber and acknowledged to me that executed the same free and voluntary act and deed, including the release and waiver of rights under the Homestead Exemption Laws, for the uses and purposes the torth, and desired that it might be recorded as such.  WITNESS my hand and official seal, on the date above written.  My Commission Expires.  Notary Pu  TATE OF OKLAHOMA  County.  This instrument was filed for record on the day of day of A. D. 1912, at 3/3 o'clock O.M., thy recorded in Book.  On page.	free and voluntary act and deed, including the forth, and desired that it might be recorded as such.	no executed the foregoing institute release and waiver of rights t	under the Homestead Exemption Laws, for the use	
On theday of	WITNESS my hand and official seal, on the date ab	ove written. (2.1)	all H toll	Notary Public.
and for said County and State, personally appeared	TATE OF OKLAHOMA, County of	BS.		
mg known to be the identical personnamed in, and who executed the foregoing instrument, and acknowledged to me that	On the day of day of	A. D. 191,	before me, the subscriber, a	
me known to be the identical personnamed in, and who executed the foregoing instrument, and acknowledged to me that				
WITNESS my hand and official seal, on the date above written.  My Commission Expires.  TATE OF OKLAHOMA,  This instrument was filed for record on the day of day of A. D. 1912 at 3 o'clock P.M., ally recorded in Book	me known to be the identical personamed in, and w 	the executed the foregoing instruction to the control of the contr	ment, and acknowledged to me that	
This instrument was filed for record on the 28 day of YV a A. D. 1912 at 3 o'clock P.M., ally recorded in Book on page	WITNESS my hand and official seal, on the date at			Notary Public.
This instrument was filed for record on the 28 day of YV and A. D. 1912 at 3 o'clock P.M., ally recorded in Book on page	TATE OF OKLAHOMA	County	A graphic and copyrights. The size of the	and the second s
	제한 마음을 맞고 있다는 가게 하는 것을 하는 아니라는 하는 하는 것이 되고 있어요 되는 것이라고 있다.	- ^ \ \ <b>\</b> ~	Nav. A. D. 1912, at 3/3	o'clockM., and
Register/of Deeds	가게 가게 하다고 있어요? 그 그가 없는 그렇게 그렇게 되는 것은 그렇게 그렇게 주는 모네다고 되어야 하셨다.	10 22	Me Wil	· Jay
그런, 40.50.50.50.50.50.50.50.50.50.50.50.50.50		( Com		Register ( Deeds.