# 39911

L. Donahore J. J. Donahore r. J. Le Nousaline of the sit	
WITNESSETH, That the said party of the first part, for One Dollar and other good and valuable considerations, the receipt of which is hereby ack in further consideration of the rents, covenants and agreements hereinafter mentioned, has granted, demised and let unto the party of second part, cessors and assigns, all the oil and gas in and under that certain tract of land hereinafter described, and also all the said tract of land for the purpose exclusive right of drilling and operating for said oil and gas, which said tract of land is situated in	their licirs, o
described as follows, to-wit:	111
restly Mest guarder of M. M. 14 Section 17 Township 7 Range 13 Acres	t.S
Section Township Range Acres	The second secon
어른 하는 것이 하는 것이 가면 가면 함께 하는 어느 그는 사람들은 사람들에 가장 되었다. 그 사람들은 사람들은 사람들은 사람들은 사람들은 사람들이 되었다.	,
Section Township Range Aeres	rezinte de la
The party of the first part grants the further privilege to the party of the second part, their heirs, successors and assigns, of using sufficient water as premises necessary to the operations thereon, and all rights and privileges necessary or convenient for condusting said operations and the transport gas, and the right to remove at any time machinery or fixtures placed on the premises by said second party.  TO HAVE AND TO HOLD THE SAME unto the said party of the second part, their heirs, successors and assigns, for the term of the premises of the party of the second party.  IN CONSIDERATION WHEREOF, The said party of the second part agree to deliver to partial of the first part in tanks or piper to partial of all oil produced and saved from the leased premises. And should gas be found on said premises in paying quantial agrees to pay 300.  Magrees to pay 300.  In a part of all oil produced and saved from the leased premises. And should gas be found on said premises, and first have free use of gas for domestic purposes, by making wearly for the products of each gas well, while the same is being sold off the premises, and first have free use of gas for domestic purposes, by making wearly for the products of each gas well, while the same is being sold off the premises, and first have free use of gas for domestic purposes, by making wearly for the products of each gas well, while the same is being sold off the premises and to pay all ving crops caused by said operations.  PROVIDED, HOWEVER, That if a well is not accomplished to the party of the second part within each and every materials at the lease of the time above mentioned for the Complished to the party of the second part within each and every materials at the well is accomplished to the party of the second part within each and every materials at the real of the party of the second part within each and every materials at the real of the party of the second part within each and every materials at the real of the party of the second party within each and eve	ual consent, and gas from ation of oil on the date c lines the ties, second t part side damages to
And it is agreed that the completion of a well shall be and operate as a full liquidation of all rental under this provision during the remainder of the All rentals and other payments may be made direct to part. Los the first part or may be deposited to delicit	nk Ponca Opla
And it is agreed that the completion of a well shall be and operate as a full liquidation of all rental under this provision during the remainder of the Ail rentals and other payments may be made direct to part the first part or may be deposited to the first part. Complete the first part of the first part, theirs, uncerssors and assigns, said lesseeshall have the right to surrender this lease for or which all payments and liabilities thereafter to accrue under and by virtue of its terms shall cease and determine, and this lease become absolutely not all the conditions between the parties hereto shall extend and apply to their heirs, successors and assigns.  IN WITNESS WHEREOF, The said parties have hereunto set their hands and seals, the day and year above written.	, successors
All the conditions between the parties hereto shall extend and apply to their heirs, successors and assigns.	Ranca One Randard Rand
All the conditions between the parties hereto shall extend and apply to their heirs, successors and assigns.  All the conditions between the parties hereto shall extend and apply to their heirs, successors and assigns.  If the first part, fine after by the parties here of the second part, fine and this lease for expectation of the first part, fine after by the parties have the right to surrender this lease for expectation of the first part, fine after by virtue of its terms shall cease and determine, and this lease become absolutely not be apply to their heirs, successors and assigns.  All the conditions between the parties hereto shall extend and apply to their heirs, successors and assigns.  IN WITNESS WHEREOF, The said parties have hereunto set their hands and seals, the day and year above written.	Ranca Opt.  Rancellation, all and void  [Sealer]  [SEAL.]
All the conditions between the parties hereto shall extend and apply to their heirs, successors and assigns.  In the conditions between the parties hereto shall extend and apply to their hands and seals, the day and year above written.	Ranca One  successors cancellation, all and void  [SEAL]  [SEAL]
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All the conditions between the parties hereto shall extend and apply to their heirs, successors and assigns.  In WITNESS WHEREOF, The said parties have hereunto set their hands and seals, the day and year above written.	Ranca Ottaliana, successors cancellation, all and void  [SEAL]  [SEAL]  [SEAL]
All the conditions between the parties hereto shall extend and apply to their heirs, successors and assigns. 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  M. Sauligny  M. Saulig	Security of the second security of the second security of the second sec
All the conditions between the parties hereto shall extend and apply to their heirs, successors and assigns.  All the conditions between the parties hereto shall extend and apply to their hands and seals, the day and year above written.  Signed, Sealed and Delivered in the Presence of  A. Sauligary  A. Maradare  A.	SEAL! [SEAL] [SEAL] [SEAL]
All the conditions between the parties hereto shall extend and apply to their heirs, successors and assigns.  All the conditions between the parties hereto shall extend and apply to their heirs, successors and assigns.  Signed, Sealed and Delivered in the Presence of  M. Sauligney  All the Presence of t	SEAL! [SEAL] [SEAL] [SEAL]
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All the conditions between the parties hereto shall extend and apply to their heirs, successors and assigns.  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  M. Sauligney  All the Of Oklahoma, County of  All the Of Oklahoma, County of  All the Of Oklahoma, County of  All the AD. 191, 2, before me, the subscriber., a Mathaux Publica.	SEAL!  [SEAL]  [SEAL]  [SEAL]  [SEAL]  [SEAL]  [SEAL]  [SEAL]
All rentals and other payments may be made direct to part any time after by the first part or may be deposited to deleted credit at the first part.  I further, upon the payment of One Dollar at any time after by the part.  Signs, to the part.  Of the first part, the first part, the first part, the first part of the first part.  All the conditions between the parties hereto shall extend and apply to their heirs, successors and assigns.  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  A. Laudgary  A. Laudgary  On the day of Illinoisty 2 Milk.  A. D. 191. 2, before me, the subscriber, a Milay Publication of the second part, first part, the first part, the first part of the first part of the first part.  A. D. 191. 2, before me, the subscriber, a Milay Publication of the uses and purpose the identical person, named in, and who executed the foregoing instrument, and acknowledged to me that executed the free and voluntary act and dead, including the release and waiver of rights under the Homestead Exemption Laws, for the uses and purpose the free and voluntary act and dead, including the release and waiver of rights under the Homestead Exemption Laws, for the uses and purpose the first part of the second part of the second part of the first part of the Homestead Exemption Laws, for the uses and purpose the part of the first	[SEAL]  [SEAL]  [SEAL]  [SEAL]  [SEAL]  [SEAL]  [SEAL]  [SEAL]
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All tentals and other payments may be made direct to parted the first opart or may be deposited to deledid, credit at the foreage of further, upon the payment of One Dollar at any time after.  All the parted of the first part, and the first part, and the first part, and the first parted of the first part, and the first part, and the first parted of the first part, and this lease for r which all payments and liabilities thereafter to accrue under and by virtue of its terms shall cease and determine, and this lease become absolutely me that the conditions between the parties hereto shall extend and apply to their heirs, successors and assigns.  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  A. Stallagard,  A. D. 1912, before me, the subscriber,  A. Stallagard,  A. Stallagard,  A. Stallagard,  A. D. 1912, before me, the subscriber,  A. Stallagard,  A. D. 1912, before me, the subscriber,  A. Stallagard,  A. Stallagard,  A. D. 1912, before me, the subscriber,  A. Stallagard,  A. D. 1912, before me, the subscriber,  A. Stallagard,  A. Stallagard,  A. D. 1912, before me, the subscriber,  A. Stallagard,  A. D. 1912, before me, the subscriber,  A. Stallagard,  A. Stallagard,  A. D. 1912, before me, the subscriber,  A. Mandald,  A. D. 1912, before me, the subscriber,  A. Mandald,  A. D. 1912, before me, the subscriber,  A. Mandald,  A. D. 1912, before me, the subscriber,  A. Mandald,  A. D. 1912, before me, the subs	[SEAL]
All the conditions between the parties hereto shall extend and apply to their heirs, successors and assigns, and lessed. Shall have the right to surrender this lease for r which all payments and liabilities thereafter to accrue under and by virtuo of its terms shall cease and determine, and this lease become absolutely me that the conditions between the parties hereto shall extend and apply to their heirs, successors and assigns.  All the conditions between the parties hereto shall extend and apply to their heirs, successors and assigns.  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 A. Saldandard.  A. Saldandard.	[SEAL]
All the conditions between the paries here to shall extend and apply to their heirs, successors and assigns, to the part of the first part, shall lease and determine, and this lease become absolutely in which all payments and liabilities thereafter to accrue under and by vitue of its terms shall cease and determine, and this lease become absolutely in the conditions between the parties hereto shall extend and apply to their heirs, successors and assigns.  All the conditions between the parties hereto shall extend and apply to their heirs, successors and assigns.  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  A. Stallingsay  A. S	[SEAL.]