+7

THIS AGREEMENT, Made this 23-th day	of May A. D. 1912, by and between	No.
Geo H Warren & man War	near (nee Fields) husband to wife of the first part, and	ren
	els	1/1
이 사람들 이 사람들이 가장 하는 것이 되었다. 그 사람들이 하는 사람들이 되어 되어 있다면 하다 하다.	Dollar and other good and valuable considerations, the receipt of which is hereby acknowledged, ereinafter mentioned, has granted, demised and let unto the party of second part, their heirs,	8
	tract of land hereinafter described, and also all the said tract of land for the purpose and with	120
	ch said tract of land is situated in County, Oklahoma,	1
d described as follows, to-wit:	Section 22 Township 22 Range 13 Acres 80	Il.
	Section Township Range Acres	A.
크레일링 사람들은 사람들은 이번 그리다면 되었다.	Section Township Range Acres	3
	SectionTownship	W
		<u>چ</u>
		30
그는 그리고 가는 그리를 하면 그렇게 그렇게 되었다면 하는 것이 없는 것이 없었다.	shall be drilled within	Š
	privileges necessary or convenient for conducting said operations and the transportation of oil	6
I gas, and the right to remove at any time machinery or fixtures p		E
TO HAVE AND TO HOLD THE SAME unto the said party c reof, and as long thereafter as oil or gas is being produced therefrom	of the second part, their heirs, successors and assigns, for the term of ten years from the date in by said second party.	6
	e second part agree to deliver to particle of the first part in tanks or pipe lines the	ž
	the leased premises. And should gas be found on said premises in paying quantities, second rethe products of each gas well, while the same is being sold off the premises, and first part	1
1	ilown connections for such gas at the well at Islusown risk and expense.	6
Second partagreed to locate all wells so as to interfere a pwing crops caused by said operations.	is little as possible with the cultivated portions of the premises and to pay all damages to	2
PROVIDED, HOWEVER, That if a well is not	illed on said premises within atte year	St.
am date hereof, then this lease and agreement shall be null and vol	d unless the part. Jof the second part within each and every	120
in advance dilled thereon, or w	miles the part of the second part within each and every the fact access following the fact acces	7
		K.
	and the second s	3
공연하면 이 모이 얼마면 하는 말이 되고 있습니다.		1.1
All rentals and other payments may be made direct to particle and further, upon the payment of One Dollar at any time after	trate as a full liquidation of all rental under this provision during the remainder of this lease. The first part or may be deposited to Illin.credit at. by the part of the second part, Illin.credit at. cessors and assigns, said lessee shall have the right to surrender this lease for cancellation, by virtue of its terms shall cease and determine, and this lease become absolutely null and void	the the
All rentals and other payments may be made direct to particle of further, upon the payment of One Dollar at any time after	dof the first part or may be deposited to Milacredit at	the the or
All rentals and other payments may be made direct to particle and further, upon the payment of One Dollar at any time after	by the part or may be deposited to Mulacredit at	the the wha
All rentals and other payments may be made direct to particle ad further, upon the payment of One Dollar at any time after. d assigns, to the particle of the first part, I here, sure er which all payments and liabilities thereafter to accrue under and All the conditions between the parties hereto shall extend and a	by the part or may be deposited to Mulacredit at	the the with day
All the conditions between the parties hereto shall extend and a IN WITNESS WHEREOF, The said parties have hereunto see	by the part or may be deposited to Mula-credit at	the the to the day of
All rentals and other payments may be made direct to particle and further, upon the payment of One Dollar at any time after. d assigns, to the particle of the first part, I will have been deer which all payments and liabilities thereafter to accrue under and a link witness wherever the parties hereto shall extend and a IN WITNESS WHEREOF, The said parties have hereunto see	by the part — by the part — of the second part, Lise heirs, successors and assigns, said lessee — shall have the right to surrender this lease for cancellation, by virtue of its terms shall cease and determine, and this lease become absolutely null and void apply to their heirs, successors and assigns, et their hands and seals, the day and year above written. [SEAL.]	the the to the day of I
All the conditions between the parties hereto shall extend and a IN WITNESS WHEREOF, The said parties have hereunto see	cossors and assigns, said lessee shall have the right to surrender this lease for cancellation, by virtue of its terms shall cease and determine, and this lease become absolutely null and void apply to their heirs, successors and assigns, et their hands and seals, the day and year above written. Company Compan	the the to the day of Jun
All the conditions between the parties hereto shall extend and a IN WITNESS WHEREOF, The said parties have hereunto see	by the part or may be deposited to Milliancedit at the second part, Line heirs, successors and assigns, said lessec shall have the right to surrender this lease for cancellation, by virtue of its terms shall cease and determine, and this lease become absolutely null and void apply to their heirs, successors and assigns, et their hands and seals, the day and year above written. Second part, Line heirs, successors second part, Line heirs, successors and this lease become absolutely null and void apply to their heirs, successors and assigns, et their hands and seals, the day and year above written. [SEAL.]	this the to the day of June.
All rentals and other payments may be made direct to particle and further, upon the payment of One Dollar at any time after. d assigns, to the particle of the first part, I herrs, succer which all payments and liabilities thereafter to accrue under and All the conditions between the parties hereto shall extend and a IN WITNESS WHEREOF, The said parties have hereunto se Signed, Sealed and Delivered in the Presence of	deposited to Miliare and part or may be deposited to Miliare at the first part or may be deposited to Miliare at the second part, Risa heirs, successors and assigns, said lessee shall have the right to surrender this lease for cancellation, by virtue of its terms shall cease and determine, and this lease become absolutely null and void apply to their heirs, successors and assigns, et their hands and seals, the day and year above written.	this that is the day of June 191
All rentals and other payments may be made direct to particle and further, upon the payment of One Dollar at any time after. d assigns, to the particle of the first part, Island, heirs, succer which all payments and liabilities thereafter to accrue under and All the conditions between the parties hereto shall extend and a IN WITNESS WHEREOF, The said parties have hereunto so Signed, Sealed and Delivered in the Presence of ATE OF SKIAHOMA, County of Manuagarmany, On these 2 states and day of Many	by the part — by the part — of the second part, List — heirs, successors and assigns, said lessec — shall have the right to surrender this lease for cancellation, by virtue of its terms shall cease and determine, and this lease become absolutely null and void apply to their heirs, successors and assigns. He day and year above written. SEAL	the the to the day of June 1912
All rentals and other payments may be made direct to particle and further, upon the payment of One Dollar at any time after. d assigns, to the particle of the first part, Islands heirs, succer which all payments and liabilities thereafter to accrue under and a link witness whereon the parties hereto shall extend and a IN WITNESS WHEREOF, The said parties have hereunto so Signed, Sealed and Delivered in the Presence of On these and Delivered in the Presence of these and for said County and State, personally appeared.	by the part — by the part — of the second part, Liss — heirs, successors and assigns, said lessee — shall have the right to surrender this lease for cancellation, by virtue of its terms shall cease and determine, and this lease become absolutely null and void apply to their heirs, successors and assigns, et their hands and seals, the day and year above written. Seal	this that is the day of June 1912
All rentals and other payments may be made direct to particle and further, upon the payment of One Dollar at any time after. d assigns, to the particle of the first part, Italia. heirs, succer which all payments and liabilities thereafter to accrue under and All the conditions between the parties hereto shall extend and a IN WITNESS WHEREOF, The said parties have hereunto se Signed, Sealed and Delivered in the Presence of On the day of Many and State, personally appeared and for said County and State, personally appeared and who executed the parties have be the identical person named in, and who executed the parties have been appeared and for said County and State, personally appeared and who executed the parties have been appeared and for said County and State, personally appeared and who executed the parties have been appeared and for said County and State, personally appeared and who executed the parties have been appeared and for said County and State, personally appeared and who executed the parties have been appeared and for said County and State, personally appeared and who executed the parties have been appeared and for said County and State, personally appeared and who executed the parties have been appeared and the parties have been appeared a	by the first part or may be deposited to Mile.credit at. Mas. by the part — of the second part, Lies heirs, successors and assigns, said lessec — shall have the right to surrender this lease for cancellation, by virtue of its terms shall cease and determine, and this lease become absolutely null and void apply to their heirs, successors and assigns. The first part or may be deposited to Mile surrender this lease for cancellation, by the part of the surrender this lease for cancellation, by virtue of its terms shall cease and determine, and this lease become absolutely null and void apply to their heirs, successors and assigns. [SEAL.] [SEAL.] [SEAL.] [SEAL.] [SEAL.] [SEAL.] [SEAL.] [A. D. 191.2, before me, the subscriber — a Massaul Massa	this the 6 th day of June 1912 H. C.
All rentals and other payments may be made direct to particle and further, upon the payment of One Dollar at any time after. d assigns, to the particle of the first part, Island, heirs, succer which all payments and liabilities thereafter to accrue under and all the conditions between the parties hereto shall extend and a IN WITNESS WHEREOF, The said parties have hereunto see Signed, Sealed and Delivered in the Presence of On the day of the day of the parties have been and for said County and State, personally appeared. In known to be the identical person, named in, and who executed the day of the parties have been appeared.	de of the first part or may be deposited to Mile.credit at. Mas. by the part — of the second part, Lies heirs, successors and assigns, said lessee — shall have the right to surrender this lease for cancellation, by virtue of its terms shall cease and determine, and this lease become absolutely null and void apply to their heirs, successors and assigns, et their hands and seals, the day and year above written. SEAL	the the to the day of June 1912 Acel
All rentals and other payments may be made direct to particle and further, upon the payment of One Dollar at any time after and dissigns, to the particle of the first part. I all assigns, to the particle of the first part. I all the conditions and liabilities thereafter to accrue under and a IN WITNESS WHEREOF, The said parties have hereunto se Signed, Scaled and Delivered in the Presence of On the Carterian and State, personally appeared and for said County and State, personally appeared and who executed the known to be the identical person	by the first part or may be deposited to Milliancedit at the first part or may be deposited to Milliancedit at the first part or may be deposited to Milliancedit at the first part of the second part, Riss heirs, successors and assigns, said lessee shall have the right to surrender this lease for cancellation, by virtue of its terms shall cease and determine, and this lease become absolutely null and void apply to their heirs, successors and assigns, et their hands and seals, the day and year above written.	this that is the day of June 1912 V. Acco.
All the conditions between the parties hereto shall extend and a IN WITNESS WHEREOF, The said parties have hereunto see Signed, Sealed and Delivered in the Presence of the Scaled and Delivered in the Presence of the Scaled and State, personally appeared and in known to be the identical person named in, and who executed that is known to be the identical person named in, and who executed that is free and voluntary act and deed, including the release at	by the first part or may be deposited to Milliancedit at Man by the part of the second part, Rischeirs, successors and assigns, said lessee shall have the right to surrender this lease for cancellation, by virtue of its terms shall cease and determine, and this lease become absolutely null and void apply to their heirs, successors and assigns, et their hands and seals, the day and year above written.	the the to the day of June 1912 . Pelo.
All rentals and other payments may be made direct to particle of further, upon the payment of One Dollar at any time after. It dissigns, to the particle of the first part. It dissigns, to the particle of the first part. It dissigns, to the particle of the first part. All the conditions between the parties hereto shall extend and a IN WITNESS WHEREOF, The said parties have hereunto se Signed, Sealed and Delivered in the Presence of ATE OF CATE OF CATE OF COUNTY OF COUNTY OF COUNTY OF THE SAID PARTICLE OF TH	by the first part or may be deposited to Milliancedit at the first part or may be deposited to Milliancedit at the first part or may be deposited to Milliancedit at the first part of the second part, Riss heirs, successors and assigns, said lessee shall have the right to surrender this lease for cancellation, by virtue of its terms shall cease and determine, and this lease become absolutely null and void apply to their heirs, successors and assigns, et their hands and seals, the day and year above written.	this that to the day of June 1912 V. A. Pelo.
All rentals and other payments may be made direct to particle of further, upon the payment of One Dollar at any time after. It assigns, to the particle of the first part, Island, heirs, succer which all payments and liabilities thereafter to accrue under and all the conditions between the parties hereto shall extend and a IN WITNESS WHEREOF, The said parties have hereunto see Signed, Sealed and Delivered in the Presence of "ATE OF THE MANNESS WHEREOF, and the Presence of the day of the da	by the first part or may be deposited to Milliancedit at the first part or may be deposited to Milliancedit at the first part or may be deposited to Milliancedit at the first part of the second part, Riss heirs, successors and assigns, said lessee shall have the right to surrender this lease for cancellation, by virtue of its terms shall cease and determine, and this lease become absolutely null and void apply to their heirs, successors and assigns, et their hands and seals, the day and year above written.	this the to the day of June 1912 R. Peles.
All rentals and other payments may be made direct to particle of further, upon the payment of One Dollar at any time after. It assigns, to the particle of the first part, Island, heirs, succer which all payments and liabilities thereafter to accrue under and all the conditions between the parties hereto shall extend and a IN WITNESS WHEREOF, The said parties have hereunto see Signed, Sealed and Delivered in the Presence of "ATE OF THE MANNESS WHEREOF, and the Presence of the day of the da	Los the first part or may be deposited to Melineredit at Melineredit Melineredit Advances and Large Melineredit at Melineredit Advances and Large Melineredic Advances and Large Melineredit Advances and Large Melineredit A	this that is the day of June 1912.
All rentals and other payments may be made direct to particle of further, upon the payment of One Dollar at any time after. It dissigns, to the particle of the first part, It here, succer which all payments and liabilities thereafter to accrue under and all the conditions between the parties hereto shall extend and a IN WITNESS WHEREOF, The said parties have hereunto se Signed, Sealed and Delivered in the Presence of ATE OF THE ANALYMA, County of Many of May	by the part. Y. of the second part. Land, heirs, successors recessors and assigns, said lesseeshall have the right to surrender this lease for cancellation, by virtue of its terms shall cease and determine, and this Jease become absolutely null and void apply to their heirs, successors and assigns, et their hands and seals, the day and year above written. SEAL	this the 6 th day of June 1912 H. Pele.
All rentals and other payments may be made direct to particle and further, upon the payment of One Dollar at any time after. It assigns, to the particle of the first part. It all he conditions between the parties hereto shall extend and a IN WITNESS WHEREOF, The said parties have hereunto se Signed, Sealed and Delivered in the Presence of On the day of and state, personally appeared and who executed that it might be recorded as such. WITNESS my hand and official seal, on the date above written. My Commission Expires. MY Commission Expires. MATE OF OKLAHOMA, Search of the date above written. My Commission Expires. MATE OF OKLAHOMA, Search of the date above written. My Commission Expires. MATE OF OKLAHOMA, Search of the date above written. My Commission Expires. MATE OF OKLAHOMA, Search of the date above written. My Commission Expires. Mate of the da	by the part. Y. of the second part, Land heirs, successors recessors and assigns, said lesseeshall have the right to surrender this lease for cancellation, by virtue of its terms shall cease and determine, and this lease become absolutely null and void apply to their heirs, successors and assigns. The day and year above written. SEAL	the the to the day of June 1912 Peles.
All rentals and other payments may be made direct to particle and further, upon the payment of One Dollar at any time after and direct to particle and further, upon the payment of One Dollar at any time after and dassigns, to the particle of the first part, which all payments and liabilities thereafter to accrue under and a link the conditions between the parties hereto shall extend and a IN WITNESS WHEREOF, The said parties have hereunto se Signed, Sealed and Delivered in the Presence of and for said County and State, personally appeared forth, and desired that it might be recorded as such. WITNESS my hand and official seal, on the date above written. My Commission Expires March 2 may 1912. CATE OF OKLAHOMA, Some of the date above written. My Commission Expires March 2 may 1912. CATE OF OKLAHOMA, Some of the date above written and for said County and State personally appeared. The known to be the identical person and deed, including the release and for said County and State personally appeared. The known to be the identical person and deed, including the release and for the date and voluntary act and deed, including the release and for the date and voluntary act and deed, including the release and the free and voluntary act and deed, including the release and the free and voluntary act and deed, including the release and the free and voluntary act and deed, including the release and the free and voluntary act and deed, including the release and the free and voluntary act and deed, including the release and the free and voluntary act and deed, including the release and the free and voluntary act and deed, including the release and the free and voluntary act and deed, including the release and the free and voluntary act and deed, including the release and the free and voluntary act and deed, including the release and the free and voluntary act and deed, including the release and the free and voluntary act and deed, including the release and the free and voluntary act and deed, including the release and the	by the part of may be deposited to the second part, the successors where the successors and assigns, said lessee shall have the right to surrender this lease for cancellation, by virtue of its terms shall cease and determine, and this lease become absolutely not and void points where the subscriber a second part, the successors and assigns, and their heirs, successors and assigns, and their heirs, successors and assigns, and their heirs, successors and assigns, and their hands and seals, the day and year above written. Sepoly to their heirs, successors and assigns, and seals, the day and year above written. [SEAL]	this that to the day of June 1912.
All rentals and other payments may be made direct to particle and further, upon the payment of One Dollar at any time after and dissigns, to the particle of the first part. I dissigns, to the particle of the first part. I dissigns, to the particle of the first part. I dissigns, to the particle of the first part. I dissigns, to the particle of the first part. I dissigns, to the particle of the particle hereafter to accrue under and an and the conditions between the particle hereafter to accrue under and a line with the conditions between the particle hereto shall extend and a line with the conditions between the particle hereto shall extend and a line with the conditions between the particle hereto shall extend and a line with the particle hereto shall extend and a line with the particle hereto shall extend and a line with the particle hereto shall extend and a line with the particle hereto shall extend and and who executed the conditions of the line with the line of the line with the line of the line of the line with the line of the line with the line of the line with the line with the line with the line of the line with the line with the line of the line with the line with the line of the line with the line with the line of the line with the line with the line of the line with the line with the line of the line with line w	by the part of may be deposited to the second part, the successors where the successors and assigns, said lessee shall have the right to surrender this lease for cancellation, by virtue of its terms shall cease and determine, and this lease become absolutely not and void points where the subscriber a second part, the successors and assigns, and their heirs, successors and assigns, and their heirs, successors and assigns, and their heirs, successors and assigns, and their hands and seals, the day and year above written. Sepoly to their heirs, successors and assigns, and seals, the day and year above written. [SEAL]	the the 6 th day of June 1912 . Peles.
All rentals and other payments may be made direct to particle and further, upon the payment of One Dollar at any time after and dissigns, to the particle of the first part. It have been and liabilities thereafter to accrue under and a single with all payments and liabilities thereafter to accrue under and a IN WITNESS WHEREOF, The said parties have hereunto see Signed, Sealed and Delivered in the Presence of On the and for said County and State, personally appeared and who executed the free and voluntary act and deed, including the release 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 It was a free and voluntary act and deed, including the release and for said County and State, personally appeared. On the and for said County and State, personally appeared. The free and voluntary act and deed, including the release and for said County and State, personally appeared. The free and voluntary act and deed, including the release and for said County and State, personally appeared. The free and voluntary act and deed, including the release at the free and voluntary act and deed, including the release at the free and voluntary act and deed, including the release at the free and voluntary act and deed, including the release at the free and voluntary act and deed, including the release at the free and voluntary act and deed, including the release at the free and voluntary act and deed, including the release at the free and voluntary act and deed, including the release at the first and deed as a species of the fact above written. My Commission Expires. WITNESS my hand and official seal, on the date above written. My Commission Expires.	by the part or may be deposited to Allie credit at the first part or may be deposited to Allie credit at the part of the second part. Lies, successors coessors and assigns, said lessee. shall have the right to surrender this lease for cancellation, by virtue of its terms shall cease and determine, and this lease become absolutely null and yold part of their heirs, successors and assigns, and their heirs, successors and assigns, and their hands and seals, the day and year above written. SEAL	the the to the day of June 1912. Pelo.
All rentals and other payments may be made direct to particle of further, upon the payment of One Dollar at any time after. It assigns, to the particle of the first part. It assigns, to the particle of the first part. It all he conditions and liabilities thereafter to accrue under and a lin witness wherein the parties hereto shall extend and a IN WITNESS WHEREOF, The said parties have hereunto se Signed, Sealed and Delivered in the Presence of ATE OF CRIMOMA, County of day of large and for said County and State, personally appeared and who executed that it might be recorded as such. WITNESS my hand and official seal, on the date above written. My Commission Expires. ATE OF OKLAHOMA, Some of the late above written. My Commission Expires. ATE OF OKLAHOMA, Some of the late above written. My Commission Expires. ATE OF OKLAHOMA, Some of the late above written. The late and for said County and State personally appeared. The language of the identical person. The language of the late above written. The language of the late and the late above written. The language of the late and the late above written. The language of the late of the late above written. WITNESS my hand and official seal, on the date above written. WITNESS my hand and official seal, on the date above written.	by the part or may be deposited to Allie credit at the first part or may be deposited to Allie credit at the part of the second part. Lies, successors coessors and assigns, said lessee. shall have the right to surrender this lease for cancellation, by virtue of its terms shall cease and determine, and this lease become absolutely null and yold part of their heirs, successors and assigns, and their heirs, successors and assigns, and their hands and seals, the day and year above written. SEAL	that the 6 th day of June 1912 Reco.
All rentals and other payments may be made direct to particle of further, upon the payment of One Dollar at any time after. It assigns, to the particle of the first part. It assigns, to the particle of the first part. It assigns, to the particle of the first part. It all the conditions between the parties hereto shall extend and a IN WITNESS WHEREOF, The said parties have hereunto se Signed, Sealed and Delivered in the Presence of On the day of Language of the personal papeared of the known to be the identical person named in, and who executed that it might be recorded as such. WITNESS my hand and official seal, on the date above written my Commission Expires. ATE OF OKLAHOMA, Some of the date above written and for said County and State, personally appeared of the free and voluntary act and deed, including the release and for said County and State, personally appeared of the first particle of the day of	by the part or may be deposited to Allie credit at the first part or may be deposited to Allie credit at the part of the second part. Lies, successors coessors and assigns, said lessee. shall have the right to surrender this lease for cancellation, by virtue of its terms shall cease and determine, and this lease become absolutely null and yold part of their heirs, successors and assigns, and their heirs, successors and assigns, and their hands and seals, the day and year above written. SEAL	the the to the day of June 1912 Peles.