	The state of the s
	day of Oelster A. D. 1914 by and between
Reuben L Parti	Tige and suife of the first part, and
na di	flen Brotters of the second part,
	art, for One Dollar and other good and valuable considerations, the receipt of which is hereby acknowledged,
	recements hereinafter mentioned, has granted, demised and let unto the party of second part, their heirs,
	hat certain tract of land hereinafter described, and also all the said tract of land for the purpose and with
exclusive right of drilling and operating for said oil as described as follows, to-wit:	nd gas, which said tract of land is situated in
	Nº 8 1/1 - 10 10 10 10 10 10 10 10 10 10 10 10 10
	NE 141 Section 16 Township 121 Range, 13, & Acres 20
	Section
	Section Township Range Acres
**************************************	Section Township Range Acres
***************************************	· · · · · · · · · · · · · · · · · · ·
ntgining 20 acres, more or less. But	tt no wells shall be deilled withinfeet of the present buildings, except by mutual consont.
	ge to the party of the second part, their heirs, successors and assigns, of using sufficient water and gas from rights and privileges necessary or convenient for conducting said operations and the transportation of oil
	or fixtures placed on the premises by said second party.
	said party of the second part, their heirs, successors and assigns, for the term of ten years from the date
eof, and as long thereafter as oil or gas is being produc	
IN CONSIDERATION WHEREOF, The said part	t
LEALK NAME TO DAY 18 3 00 CON A.O.S.	aved from the leased premises. And should gas be found on said premises in paying quantities, second aved for the products of each gas well, while the same is being sold off the premises, and first part from the products of each gas well, while the same is being sold off the premises, and first part from the products of each gas well, while the same is being sold off the premises, and first part from the products of each gas well, while the same is being sold off the premises, and first part from the products of each gas well, while the same is being sold off the premises, and first part from the products of each gas well, while the same is being sold off the premises, and first part from the products of each gas well, while the same is being sold off the premises, and first part from the products of each gas well, while the same is being sold off the premises, and first part from the products of each gas well, while the same is being sold off the premises, and first part from the products of each gas well, while the same is being sold off the premises, and first part from the products of each gas well, while the same is being sold off the premises, and first part from the products of each gas well, while the same is being sold off the premises, and first part from the products of the premises are the products of the premise of the pr
Il have free use of gas for domestic purposes, by makin	results for the products of each gas well, while the same is being sold off the premises, and first party
	interfere as little as possible with the cultivated portions of the premises and to pay all damages to
wing crops caused by said operations.	
	Commenced on said premises within Say months
	null and void, unless the part of the second part within each and every after the
	acrean, or until this lease is cancelled as hereinafter provided
설명을 하는 경기에 가는 맛을 있었다. 보다면서	는 이 물병을 하는 비밀한 맛으로 하는 문화의 변환된 이 교육이 다른 등 전쟁 비밀하는
And it is agreed that the completion of a well shall i	be and operate as a full liquidation of all rental under this provision during the remainder of this lease.
	be and operate as a full liquidation of all rental under this provision during the remainder of this lease. to part fund of the first part or may be deposited to have credit at delay and fund of the first part or may be deposited to have credit at delay and fund of the first part or may be deposited to have credit at delay and fund of the first part or may be deposited to have credit at delay and fund of the first part or may be deposited to have credit at delay and fund of the first part or may be deposited to have credit at delay and fund of the first part or may be deposited to have credit at delay and fund of the first part or may be deposited to have credit at delay and fund of the first part or may be deposited to have credit at delay and fund of the first part or may be deposited to have credit at delay and fund or may be deposited to have credit at delay and fund of the first part or may be deposited to have credit at delay and fund or may be deposited to have credit at delay and fund of the first part or may be deposited to have credit at delay and fund of the first part or may be deposited to have credit at delay and fund or may be deposited to have credit at delay and fund or may be deposited to have credit at delay and fund or may be deposited to have credit at delay and fund or may be deposited to have credit at delay and the fund of the
All rentals and other payments may be made direct t	to partof the first part or may be deposited to
All rentals and other payments may be made direct t	to partof the first part or may be deposited to
All rentals and other payments may be made direct t	to partof the first part or may be deposited to
All rentals and other payments may be made direct to direct the further, upon the payment of One Dollar at any time at assigns, to the part	to part you of the first part or may be deposited to his credit at leasthad Molacine after by the part of the second part, hers, successors and assigns, said lessee shall have the light to surrender this lease for cancellarion, under and by virtue of its terms shall lease and determine and this lease become absolutely null any void the first of the commence a well on the clove frames a wife (9) heatthin asset of glan from data fit agrees point demand its lease to the fitter factors and fitter factors.
All rentals and other payments may be made direct to directly upon the payment of One Dollar at any time a lassing, to the part	to part you of the first part or may be deposited to Miss credit at leasth of Adacased. after by the part of the second part, hours, successors where some state of the second part, hours, successors where some state of the second part, hours, successors where some state of the second part, hours, successors where some state of the second part, hours of the second part of
All rentals and other payments may be made direct to defent the payment of One Dollar at any time at assigns, to the part	to part you of the first part or may be deposited to Miss credit at leasthad Malacised. After by the part of the second part, hors, successors and assigns, said lessee shall have the right to surrender this lease for cancellation, under and by virtue of its terms shall case and determine, and this lease become absolutely null and void the second the commence a need of the commence and the large part of t
All rentals and other payments may be made direct to defend further, upon the payment of One Dollar at any time a lassing s, to the part	to part woof the first part or may be deposited to his credit at leasthad Malacad after. If the part of the second part, hors, successors and assigns, said lessecond shall have the right to surrender this lease for cancellation, under and by virtue of its terms shall lease and determine and this lease become absolutely null and void the commerce a sull of the least part of the least solution and the least solution and this lease become absolutely null and void the least the least solution and this lease become absolutely null and void the least the least solution and sol
All rentals and other payments may be made direct to defent in the payment of One Dollar at any time at a sign is, to the part	to part you of the first part or may be deposited to his credit at leasthal Adams. After. We the part of the second part, hors, successors and assigns, said lessee shall have the right to surrender this lease for cancellation, ander and by virtue of its terms shall case and determine and this lease become absolutely null and void a refuse A commence a sull of the above premises within and continued to the first party date for a first party and a signs. Least the first heirs successors and assigns. hereunto set their hands and seals, the day and year above written. [SEAL]
All rentals and other payments may be made direct to defent in the payment of One Dollar at any time at a sign is, to the part	to part you of the first part or may be deposited to his credit at leasthal Adams. After. We the part of the second part, hors, successors and assigns, said lessee shall have the right to surrender this lease for cancellation, ander and by virtue of its terms shall case and determine and this lease become absolutely null and void a refuse A commence a sull of the above premises within and continued to the first party date for a first party and a signs. Least the first heirs successors and assigns. hereunto set their hands and seals, the day and year above written. [SEAL]
All rentals and other payments may be made direct to defent the payment of One Dollar at any time at assigns, to the part	to part woof the first part or may be deposited to his credit at leasthad Malacad after. If the part of the second part, hors, successors and assigns, said lessecond shall have the right to surrender this lease for cancellation, under and by virtue of its terms shall lease and determine and this lease become absolutely null and void the commerce a sull of the least part of the least solution and the least solution and this lease become absolutely null and void the least the least solution and this lease become absolutely null and void the least the least solution and sol
All rentals and other payments may be made direct to defent the payment of One Dollar at any time at assigns, to the part	to part you of the first part or may be deposited to Miss credit at Constant Marianal Mariana
All rentals and other payments may be made direct to detect the further, upon the payment of One Dollar at any time at assigns, to the part	to part you of the first part or may be deposited to his credit at leasthad Adaics. after by the part of the second part, hors, successors and assigns, said lessee shall have the right to surrender this lease for cancellation, under and by virtue of its terms shall case and determine, and this lease become absolutely null and void the second has the commence a next graph of the form and the least property of the least the least p
All rentals and other payments may be made direct to detect the further, upon the payment of One Dollar at any time at assigns, to the part	to part you of the first part or may be deposited to his credit at leasthad Adaics. after. If the part of the second part, hors, successors in heirs, successors and assigns, said lessee shall have the right to surrender this lease for cancellation, under and by virtue of its terms shall case and determine and this lease become absolutely null and void the result of the commence a next graphs of the first and the commence of the commence of the least first form and the commence of the comm
All rentals and other payments may be made direct to detect the further, upon the payment of One Dollar at any time at assigns, to the part	to part you of the first part or may be deposited to his credit at leasthad Adaics of the first part or may be deposited to his second part, hors, successors and assigns, said lessee shall have the right to surrender this lease for cancellation, under and by virtue of its terms shall case and determine, and this lease become absolutely null and void the result of the commence of the least for the least of
All rentals and other payments may be made direct to defurther, upon the payment of One Dollar at any time a dassigns, to the part	to part you of the first part or may be deposited to Mas credit at Calminal Malacined. after
All rentals and other payments may be made direct to define the further, upon the payment of One Dollar at any time at assigns, to the part	to part y of the first part or may be deposited to Ma credit at Combatal Adacted. after by the part of the second part, hors, successors where, successors and assigns, said lessee whall have the right to surrender this lease for cancellation, under and by virtue of its terms shall lease and determine, and this lease become absolutely null any void where the subscript of the surrender of the su
All rentals and other payments may be made direct to define the further, upon the payment of One Dollar at any time a lassing, to the part	to part you of the first part or may be deposited to Mas credit at Callatal Adacased. after
All rentals and other payments may be made direct to detriber, upon the payment of One Dollar at any time a lassings, to the part	to part you of the first part or may be deposited to Mas credit at Combinal Matacased after. If the part of the second part, hors, successors in theirs, successors and assigns, said lessee shall have the right to surrender this lease for cancellation, under and by virtue of its terms shall case and determine, and this lease become absolutely null and void the second action of the second assigns. A commence a well make the provide primitive surface, surface
All rentals and other payments may be made direct to further, upon the payment of One Dollar at any time a assigns, to the part of the first part, rewhich all payments and liabilities thereafter to secret found for parts. A second fast part of the first part, and for parts. All the conditions between the parties hereto shall es IN WITNESS WHEREOF, The said parties have I Signed, Scaled and Delivered in the Presence of On the day of All the fore and voluntary act and deed, including the forth, and desired that it might be recorded as such. WITNESS my hand and official seal, on the date abo	to part you of the first part or may be deposited to Mac credit at Clevilla Adacted. after ly the part of the second part, hours, successors in the second part of t
All rentals and other payments may be made direct to further, upon the payment of One Dollar at any time a assign, to the part	to part you of the first part or may be deposited to Mac credit at Clevilla Adacted. after ly the part of the second part, hours, successors in the second part of t
All rentals and other payments may be made direct to define the further, upon the payment of One Dollar at any time a lassing, to the part	to part of the first part or may be deposited to Mo. credit at Collistal Material after ly the part of the second part, hours, successors heirs, successors and assigns, said lessee, shall have the light to surrender this lease or cancellation, ander and by virtue of its terms shall fease and determine and this lease become absolutely null any void the fease of the commence of market from the fease from the fease of the fease from the fease of the fease from the fease of the fease from the fease from the fease of the fease from the fease fro
All rentals and other payments may be made direct to further, upon the payment of One Dollar at any time a assigns, to the part	to part y of the first part or may be deposited to Mo credit at Alemana Marie after after whit the part of the second part, hears, successors heirs, successors and assigns, said lessee shall have the fight to surrender this lease for cancellation, and this lease become absolutely null and void to the first part of t
All rentals and other payments may be made direct to define the further, upon the payment of One Dollar at any time a lassing, to the part	to part y of the first part or may be deposited to Mo credit at Candhal Malacide after by the part of the second part, hors, successors heirs, suggessors and assigns, said lessee shall have the fight to surrender this lease for cancellation, under and by virtue of its terms shall case and determine and this lease become absolutely null and void the state of the terms shall case and determine and this lease become absolutely null and void the state of the fight of the same as the release and waiver of rights under the Homestead Exemption Laws, for the uses and purposes therein over written. Set 17
All rentals and other payments may be made direct to detrible, upon the payment of One Dollar at any time at assigns, to the part	to part go the first part or may be deposited to Monocredit at Melical Malacade after Notes the part of the second part, hours, successors heirs, successors and assigns, said lessee, shall have the fight to surrender this lease for cancelladon, and this case become absolutely null and void to the commence of its terms shall case and determine, and this lease become absolutely null and void to the commence of the commence of the second part, but the least to the commence of the second part, but to surrender this lease become absolutely null and void to the commence of the commence of the second part, but to surrender this lease become absolutely null and void the commence of th
All rentals and other payments may be made direct to detect the further, upon the payment of One Dollar at any time at assigns, to the part	to part you of the first part or may be deposited to have credit at delaulical Malacaulater. If the part of the second part, hours, successors and assigns, said lessee, shall have the fight to surrender this lease are cancellation, under got by virtue of its terms shall case and determine, and this lease become absolutely null any void to the first of the state of t
All rentals and other payments may be made direct to detect the further, upon the payment of One Dollar at any time a dissigns, to the part	to part you of the first part or may be deposited to had credit at delaulical Adacace. after
All rentals and other payments may be made direct to define the further, upon the payment of One Dollar at any time a lassing, to the part	to part of the first part or may be deposited to the credit at Collistal Malacial later. If the part of the second part, hers, successors and assigns, said lessee shall have the ight to surrender this lease for cancellation, under and by virtue of its terms shall case and determine, and this lease become absolute under any by virtue of its terms shall case and determine, and this lease become absolute under any the state of the second and assigns. It the second part of the second part of the second part of the second and apply to their heirs, successors and assigns. It the second part of the

By Cesaveaner Deputy

duly recorded in Book.

no ad

Ŋ