THIS AGREEMENT, Made this	day of	A. D. 191,, by	and between	(1)+1)+2+2+14+4+3+3+2+14(1)+14+4(1)+14+3+14+4+14+14+1
(taribahyandhahananyanpaniyaanahya kirayarja) yak haiqaptarasurinta dayayanda i dadigayadii a haigayadii a basasa bahasa sakasa	inga maga kangang berhamanan padanag derang mahada digi paganan dang daga sebagai kang daga sebagai kang daga	s materiologique tras ligitaristición estraturar mentra de la faction de		,of the first part, and
The manager constitution and the constitution and t	an manistratuski rashinkusia abkamatalindirati abtamatalin	(************************************	***************************************	of the second part
WIFNESSETH, That the said party of the first and in further consideration of the rents, covenants an accessors and assigns, all the oil and gas in and und accessors and right of drilling and operating for said on described as follows, to-wit:	t part, for One Dollar and other good and v I agreements hereinatter mentioned, has gr er that certain tract of land hereinafter de	valuable considerations, th ranted, demised and let u scribed, and also all the s	e receipt of which nto the party of aid tract of land f	is hereby acknowledged second part, their heirs or the purpose and with
<u> </u>	Section	Township	Range	Acres
	Section	Township	Range	Acres
	Section	Township	Range	Acres
The party of the first part grants the further price premises necessary to the operations thereon, and ad gas, and the right to remove at any time machine TO HAVE AND TO HOLD THE SAME unto creof, and as long thereafter as oil or gas is being price in CONSIDERATION WHEREOF, The said	vilege to the party of the second part, their all rights and privileges necessary or convey or fixtures placed on the premises by so the said party of the second part, their heipduced therefrom by said second party, part	r heirs, successors and assi- renient for conducting said aid second party. irs, successors and assigns	gns, of using suffice 1 operations and to 1, for the term of the first part in the f	cient water and gas fro the transportation of c ten years from the da tanks or pipe lines the
all have free use of gas for domestic purposes, by n	wearly for the products of each gas was akingown connections for su	vell, while the same is bein ch gas at the well at	g sold off the pren	nises, and first part and expense.
Second partagreeto locate all wells so rowing crops caused by said operations.	as to interfere as little as possible with the	e cultivated portions of	the premises and	to pay all damages
PROVIDED, HOWEVER, That if a well is no		on said premises wi	thin	
om date hereof, then this lease and agreement shall				
xpirations of the time above mentioned for the				
IIII II WEII II		9		
ul assigns, to the part of the first part.	cet to partof the first part or may be me afterheirs, successors and assigns, said le	e deposited to:by the partof the	second part,t to surrender th	heirs, successo
All rentals and other payments may be made di and further, upon the payment of One Dollar at any t and assigns, to the part	me after	by the part	second part,	heirs, successoris fease for cancellation absolutely null and vo
All rentals and other payments may be made dind further, upon the payment of One Dollar at any the dissigns, to the part	me after	e deposited tosof the seccshall have the rigl cease and determine, and ors and assigns. I day and year above written	second part,t to surrender the this lease become	heirs, successo is fease for cancellatio absolutely null and vo
All rentals and other payments may be made di and further, upon the payment of One Dollar at any the dissigns, to the part	me afterof the first part or may be me afterheirs, successors and assigns, said le crue under and by virtue of its terms shallheirs, successors are hereunto set their hands and seals, the	e deposited toaof the sseeshall have the right cease and determine, and ors and assigns. e day and year above written	second part,t to surrender the this lease become	heirs, successo is fease for cancellatio absolutely null and vo
All rentals and other payments may be made di and further, upon the payment of One Dollar at any t and assigns, to the part	me after	e deposited tosof the esseeshall have the rigin cease and determine, and ors and assigns.	second part,t to surrender the this lease become	heirs, successo is fease for cancellatio absolutely null and vo
All rentals and other payments may be made dind further, upon the payment of One Dollar at any the dissigns, to the part	me afterof the first part or may be me afterheirs, successors and assigns, said le crue under and by virtue of its terms shall all extend and apply to their heirs, success ave hereunto set their hands and seals, the	e deposited toaof the partof the esseeshall have the rigi cease and determine, and ors and assigns.	second part,t to surrender the this lease become	heirs, successor is fease for cancellation absolutely null and volume [SEAI [S
All rentals and other payments may be made dind further, upon the payment of One Dollar at any to assigns, to the part	me after	e deposited tosof the esseeshall have the rigin cease and determine, and ors and assigns.	second part,	heirs, successo is lease for cancellatio absolutely null and vo [SEAI [SEAI [SEAI
All rentals and other payments may be made dind further, upon the payment of One Dollar at any to assigns, to the part	me after	e deposited toaof the constant have the right cease and determine, and ors and assigns. cease day and year above written	second part,	heirs, successo is lease for cancellatio absolutely null and vo [SEAI [SEAI [SEAI [SEAI
All rentals and other payments may be made dind further, upon the payment of One Dollar at any the dassigns, to the part	me after	me, the subscriber, a	second part,	heirs, successo is fease for cancellatio absolutely null and vo
All the conditions between the parties hereto sh IN WITNESS WHEREOF, The said parties I Signed, Sealed and Delivered in the Presence of and for said County and State, personally appeared. The said County and State, personally appeared. The said conditions between the parties hereto sh IN WITNESS WHEREOF, The said parties I Signed, Sealed and Delivered in the Presence of the conditions between the parties hereto sh IN WITNESS WHEREOF, The said parties I Signed, Sealed and Delivered in the Presence of the conditions between the parties hereto sh IN WITNESS WHEREOF, The said parties I Signed, Sealed and Delivered in the Presence of the conditions between the parties hereto sh IN WITNESS WHEREOF, The said parties I Signed, Sealed and Delivered in the Presence of the conditions between the parties hereto sh IN WITNESS WHEREOF, The said parties I Signed, Sealed and Delivered in the Presence of the conditions between the parties hereto sh IN WITNESS WHEREOF, The said parties I Signed, Sealed and Delivered in the Presence of the conditions between the parties hereto sh IN WITNESS WHEREOF, The said parties I Signed, Sealed and Delivered in the Presence of the conditions between the parties hereto sh IN WITNESS WHEREOF, The said parties I Signed, Sealed and Delivered in the Presence of the conditions between the parties hereto sh IN WITNESS WHEREOF, The said parties I Signed, Sealed and Delivered in the Presence of the conditions between the parties hereto sh IN WITNESS WHEREOF, The said parties I Signed, Sealed and Delivered in the Presence of the conditions hereto should be sealed the said parties I Signed, Sealed and Delivered in the Presence of the conditions hereto should be sealed the said parties I Signed and Sealed and Delivered in the parties I Signed and Sealed and Delivered in the parties I Signed and Sealed and Delivered in the parties I Signed and Sealed and Delivered in the parties I Signed and Sealed and Delivered in the parties I Signed and Sealed and Delivered in the parties I Signed and Sealed and Del	all extend and apply to their heirs, successors ave hereunto set their hands and seals, the	me, the subscriber, a	that	Learn Secured the same cand purposes there is fease for cancellation absolutely null and volume is seen as a second secon
All rentals and other payments may be made dind further, upon the payment of One Dollar at any that assigns, to the part	ect to part	me, the subscriber, a, and acknowledged to me he Homestead Exemption	that Laws, for the us	heirs, successo is lease for cancellatic absolutely null and vo
All rentals and other payments may be made dind further, upon the payment of One Dollar at any to designs, to the part	ect to part	me, the subscriber, a	to surrender the this lease become	Learn Search Sea
All rentals and other payments may be made dind further, upon the payment of One Dollar at any to designs, to the part	me after	me, the subscriber, a	that Laws, for the us	heirs, successo is lease for cancellatic absolutely null and vo
All rentals and other payments may be made digned further, upon the payment of One Dollar at any the dassigns, to the part	cet to part	me, the subscriber, a and acknowledged to me, the subscriber, a and acknowledged to me he Homestead Exemption	that Laws, for the us	heirs, successo is lease for cancellatio absolutely null and vo [SEAI [SEAI [SEAI [SEAI]SEAI]SEAI]SEAI [SEAI]SEAI [SEAI]SEAI]SEAI [SEAI]SEAI]S
All rentals and other payments may be made digned further, upon the payment of One Dollar at any type and assigns, to the part	d who executed the foregoing instrument, ig the release and waiver of rights under the cabove written.	me, the subscriber, a	that Laws, for the us	SEAL
All rentals and other payments may be made digned further, upon the payment of One Dollar at any type assigns, to the part	d who executed the foregoing instrument, ing the release and waiver of rights under the cabove written.	me, the subscriber, a and acknowledged to me he Homestead Exemption	that Laws, for the us	Lexecuted the same are and purposes there Notary Publications is fease for cancellation absolutely null and vo [SEAL SEAL SEAL SEAL SEAL SEAL SEAL SEAL
All rentals and other payments may be made digned further, upon the payment of One Dollar at any the dassigns, to the part	cet to part	me, the subscriber, a	that Laws, for the us	SEAI
All rentals and other payments may be made digned further, upon the payment of One Dollar at any type assigns, to the part	d who executed the foregoing instrument, in the release and waiver of rights under the above written. S. S. A. D. 191, before the above written.	me, the subscriber, a	that Laws, for the us	SEAI

e (1)-r