		1 1		
THIS AGREEMENT, Made this	den na sana ann ann day of facilitation of the	minimization of the second	y and between	of the first part, and
WITNESSETH, That the said party of the first party and in further consideration of the rents, covenants and agreecessors and assigns, all the oil and gas in and under at the exclusive right of drilling and operating for said oil and described as follows, to-wit:	rt, for One Dollar and other good recurents hereinafter mentioned, hat certain tract of land hereinal	d and valuable considerations, has granted, demised and let fer described, and also all the	the receipt of which unto the party of a	of the second part, is hereby acknowledged, second part, their heirs, or the purpose and with
	Section	Township	Range	Acres
(Bin const)	,我们还是一个时间,一样的 _是 是一样,可以不是有效的。	and the company of th		
				\$\$55.0 ay uptovide \$6.0 ps ps aya's unsayi (1500.0 for
The party of the first part grants the further privileg the 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 hereof, and as long thereafter as oil or gas is being product in CONSIDERATION WHEREOF, The said part part of all oil produced and supart part of all oil produced and supart growing erops caused by said operations. PROVIDED, HOWEVER, That if a well is not produced and supart growing erops caused by said operations. PROVIDED, HOWEVER, That if a well is not produced and superations of the time above mentioned for the suntil a well is made and agreement shall be respirations of the time above mentioned for the suntil a well is superations. And it is agreed that the completion of a well shall all rentals and other payments may be made direct. And further, upon the payment of One Dollar at any time and assigns, to the part of the first part, after which all payments and liabilities thereafter to accrue	ge to the party of the second partights and privileges necessary or fixtures placed on the premises said party of the second part, the ted therefrom by said second part	t, their heirs, successors and a reconvenient for conducting s by said second party. eir heirs, successors and assignty. It deliver to part	ssigns, of using sufficient of the first part in the said premises in parting sold off the premises and within the first parting sold off the premises and within the premises and within the premises and the premises are premised to the premise and the premises are premised to the premise and the premise are premised to the premise and the premise are premised to the premise and the premise are premised to the premise are premised to the premise and the premised to the premised the premised to t	ten years from the date ten years from the date anks or pipe lines the anying quantities, second aises, and first part to pay all damages to after the
All the conditions between the parties hereto shall e IN WITNESS WHEREOF, The said parties have Signed, Sealed and Delivered in the Presence of	hereunto set their hands and sea	ils, the day and year above wr		[SEAL,]
		************************************		[STAL]
				[SEAJ-]
마르크 내는 선생님들을 잃었다고 있었다.		***************************************	***************************************	
On theday ofin and for said County and State, personally appeared	, 85. A. D. 191, b	efore me, the subscriber, a		
to me known to be the identical personnamed in, and wfree and voluntary act and deed, including the set forth, and desired that it might be recorded as such.	ho executed the foregoing instru he release and waiver of rights u	ment, and acknowledged to n nder the Homestead Exempt	ne thation Laws, for the us	executed the same as es and purposes therein
WITNESS my hand and official scal, on the date ab	ove written.			
STATE OF OKLAHOMA, County of				
On the day of fin and for said County and State, personally appeared				
m, and 101 said County and State, personally appeared				
to me known to be the identical person	he release and waiver of rights u	nder the Homestead Exempti	ion Laws, for the us	es and purposes therein
WITNESS my hand and official seal, on the date ab My Commission Expires		* 8		Notary Public
STATE OF OKLAHOMA	County.			
This instrument was filed for record on the duly recorded in Book on page.	day of	A. D.	191,, at	oʻclock