290

| | l l | | | al ca | energine province and a star specific provide a star star star star star star star st |
|---|--|--|---|---|---|
| THIS AGREEMENT, Mada this | | ******* | A. D. 191, by | | |
| | | | | | 4 |
| ال 1994 (مراجع می این مراجع می این می ای این مراجع می این می | | | and a state of the state of the state of the | | |
| WITNESSETH, That the said party of the | | | | | |
| nd in further consideration of the rents, covenants | | | | | |
| uccessors and assigns, all the oil and gas in and a | | | | | |
| he exclusive right of drilling and operating for sal | | | | | |
| nd described as follows, to-wit: | | | | | |
| 7 | ំស្រែង សំខេត្ត សំខេត្តសំខេត្ត | Contion | Township | Ranga | Arras |
| | | 나는 것 같은 물건을 많이 많다. | | | |
| | | | | (a) A set of the se | |
| 6 | | Section | Township | Range | Acres |
| | | Section | Township | Range | Acres |
| | | | | | |
| | | | | | |
| ontaining | | | | | |
| The party of the first part grants the further | | | | | |
| e premises necessary to the operations thereon, a | | | | | |
| nd gas, and the right to remove at any time mach | | | | | |
| TO HAVE AND TO HOLD THE SAME u | nto the said party of the seco | ond part, their heirs, | successors and assig | ns, for the term of | ten years from the dat |
| ereof, and as long thereafter as oil or gas is being | | | | | |
| IN CONSIDERATION WHEREOF, The s | | | | | |
| part of all oil produce | | | | | |
| artagrees to pay all have free use of gas for domestic purposes, by | | | | | |
| all have free use of gas for domestic purposes, by Second partagreeto locate all wells | | | | | |
| rowing crops caused by said operations. | so as to interfere as infic as | possible with the c | univateu portions of | the premises and | to pay an animges . |
| PROVIDED, HOWEVER, That if d well is | not | | on said premises v | vithin | **** |
| om date hereof, then this lease and agreement sh | | | | | |
| pirations of the time above mentioned for the | | | | | |
| ntil a well is | thereon, or until this 1 | ease is cancelled as I | ereinafter provided | | ****** |
| | | 승규는 문화에 가 많다. | 4 | | |
| And it is agreed that the completion of a we All rentals and other payments may be made | ll shall be and operate as a | full liquidation of all | rental under this pro | vision during the re | mainder of this lease. |
| And it is agreed that the completion of a we All rentals and other payments may be made and further, upon the payment of One Dollar at an nd assigns, to the partof the first part | II shall be and operate as a direct to partof the fi y time after | full liquidation of all rst part or may be do nd assigns, said lesso | rental under this pro posited to, by the partbf th cshall have the ri | vision during the re eredit at te second part, ght to surrender th | mainder of this lease, |
| And it is agreed that the completion of a we All rentals and other payments may be made and further, upon the payment of One Dollar at an nd assigns, to the partof the first part fter which all payments and liabilities thereafter to | II shall be and operate as a direct to partof the fi y lime afterheirs, successors as accrue under and by virtue | full liquidation of all rst part or may be do nd assigns, said lesse of its terms shall ce | rental under this pro posited toof th y the partof th cshall have the ri ise and determine, an | vision during the re eredit at e second part, ght to surrender th d this lease become | mainder of this lease, |
| And it is agreed that the completion of a we All rentals and other payments may be made and further, upon the payment of One Dollar at an assiens, to the partof the first part | II shall be and operate as a direct to partof the fi y line afterheirs, successors a accrue under and by virtue | full liquidation of all irst part or may be de nd assigns, said lesse of its terms shall ce | rental under this pro posited toof th cshall have the ri ise and determine, an | vision during the re- eredit at le second part, ght to surrender th d this lease become | mainder of this lease. heirs, successor is lease for cancellation absolutely null and voi |
| And it is agreed that the completion of a we All rentals and other payments may be made and further, upon the payment of One Dollar at an and assigns, to the part | II shall be and operate as a direct to partof the fi y time afterheirs, successors an accrue under and by virtue shall extend and apply to t | full liquidation of all rst part or may be do nd assigns, said less of its terms shall ce heir heirs, successors | rental under this pro posited toof th cshall have the ri ise and determine, an | vision during the re credit at e second part, ght to surrender th d this lease become | mainder of this lease. heirs, successor is lease for cancellation absolutely null and voi |
| And it is agreed that the completion of a we All rentals and other payments may be made and further, upon the payment of One Dollar at an assigns, to the partof the first part (ter which all payments and liabilities thereafter to | II shall be and operate as a direct to partof the fi y time afterheirs, successors an accrue under and by virtue shall extend and apply to t | full liquidation of all irst part or may be de nd assigns, said lesse of its terms shall ce de its terms shall ce heir heirs, successors ands and seals, the da | rental under this pro posited toof th cshall have the ri ise and determine, an and assigns. y and year above wri | vision during the re eredit at ght to surrender th d this lease become | mainder of this lease. heirs, successon is lease for cancellation absolutely null and voi |
| And it is agreed that the completion of a we All rentals and other payments may be made and further, upon the payment of One Dollar at an and assigns, to the part | II shall be and operate as a direct to partof the fi y time afterheirs, successors an accrue under and by virtue shall extend and apply to t s have hereunto set their h | full liquidation of all irst part or may be de nd assigns, said lesse of its terms shall ce de its terms shall ce heir heirs, successors ands and seals, the da | rental under this pro posited toof th cshall have the ri ise and determine, an and assigns. y and year above wri | vision during the re eredit at ght to surrender th d this lease become | mainder of this lease. heirs, successon is lease for cancellation absolutely null and voi |
| And it is agreed that the completion of a we All rentals and other payments may be made nd further, upon the payment of One Dollar at an nd assigns, to the partof the first part (ter which all payments and liabilities thereafter to All the conditions between the parties hereto IN WITNESS WHEREOF, The said partie | II shall be and operate as a direct to partof the fi y time afterof the fi o accrue under and by virtue shall extend and apply to t s have hereunto set their h of | full liquidation of all irst part or may be do nd assigns, said lesse of its terms shall ce heir heirs, successors ands and seals, the do | rental under this pro posited toof th eshall have the ri ise and determine, an and assigns. y and year above wri | vision during the re credit at te second part ght to surrender th d this lease become then. | mainder of this lease. |
| And it is agreed that the completion of a we All rentals and other payments may be made nd further, upon the payment of One Dollar at an nd assigns, to the partof the first part (ter which all payments and liabilities thereafter to All the conditions between the parties hereto IN WITNESS WHEREOF, The said partie Signed, Scaled and Delivered in the Presence | II shall be and operate as a direct to partof the fi y time afterheirs, successors an o accrue under and by virtue shall extend and apply to f s have hereunto set their h of | full liquidation of all irst part or may be de nd assigns, said less of its terms shall ce heir heirs, successors ands and seals, the da | rental under this pro posited toof th cshall have the ri ise and determine, an and assigns. y and year above wri | vision during the re credit at e second part, ght to surrender th d this lease become then. | mainder of this lease. heirs, successor is lease for cancellation übsolutely gull and voi |
| And it is agreed that the completion of a we All rentals and other payments may be made nd further, upon the payment of One Dollar at an nd assigns, to the partof the first part (ter which all payments and liabilities thereafter to All the conditions between the parties hereto IN WITNESS WHEREOF, The said partie Signed, Scaled and Delivered in the Presence | II shall be and operate as a direct to partof the fi y time afterheirs, successors an o accrue under and by virtue shall extend and apply to f s have hereunto set their h of | full liquidation of all irst part or may be do nd assigns, said lesse of its terms shall ce heir heirs, successors ands and seals, the do | rental under this pro posited toof th cshall have the ri ise and determine, an and assigns. y and year above wri | vision during the re credit at te second part ght to surrender th d this lease become then. | mainder of this lease. |
| And it is agreed that the completion of a we All rentals and other payments may be made nd further, upon the payment of One Dollar at an nd assigns, to the partof the first part (ter which all payments and liabilities thereafter to All the conditions between the parties hereto IN WITNESS WHEREOF, The said partie Signed, Scaled and Delivered in the Presence | II shall be and operate as a direct to partof the fi y time afterheirs, successors an o accrue under and by virtue shall extend and apply to f s have hereunto set their h of | full liquidation of all rst part or may be do nd assigns, said less of its terms shall ce heir heirs, successors ands and seals, the da | rental under this pro posited toof th cshall have the ri use and determine, an and assigns. y and year above wri | vision during the re credit at e second part, ght to surrender th d this lease become then. | mainder of this lease. heirs, successor is lease for cancellation übsolutely gull and voi |
| And it is agreed that the completion of a we All rentals and other payments may be made nd further, upon the payment of One Dollar at an nd assigns, to the partof the first part (ter which all payments and liabilities thereafter to All the conditions between the parties hereto IN WITNESS WHEREOF, The said partie Signed, Scaled and Delivered in the Presence | II shall be and operate as a direct to partof the firy time afterof the firy time after | full liquidation of all irst part or may be de not assigns, said lesse of its terms shall ce heir heirs, successors ands and seals, the de | rental under this pro posited toof th eshall have the ri ise and determine, an and assigns. y and year above wri | vision during the re credit at te second part, ght to surrender th d this lease become then. | mainder of this lease. |
| And it is agreed that the completion of a we All rentals and other payments may be made nd further, upon the payment of One Dollar at an assigns, to the partof the first part ther which all payments and liabilities thereafter to All the conditions between the parties heretor IN WITNESS WHEREOF, The said parties Signed, Scaled and Delivered in the Presence | II shall be and operate as a direct to partof the fi y line afterof the fi a cerue under and by virtue accrue under and by virtue shall extend and apply to f s have hereunto set their h of | full liquidation of all irst part or may be do nd assigns, said lesse of its terms shall ce heir heirs, successors ands and seals, the da | rental under this pro posited toof th eshall have the ri ise and determine, an and assigns. y and year above wri | vision during the re credit at te second part, ght to surrender th d this lease become then. | mainder of this lease. |
| And it is agreed that the completion of a we All rentals and other payments may be made nd further, upon the payment of One Dollar at an assigns, to the partof the first part ther which all payments and liabilities thereafter to All the conditions between the parties hereto IN WITNESS WHEREOF, The said partie Signed, Scaled and Delivered in the Presence Signed, Scaled and Delivered in the Presence | II shall be and operate as a direct to partof the fir y line afterof the fir y line after | full liquidation of all irst part or may be de nd assigns, said lesse of its terms shall ce heir heirs, successors ands and seals, the de | rental under this pro posited toof th eshall have the ri ise and determine, an and assigns. y and year above wri | vision during the re credit at e second part, ght to surrender th d this lease become | mainder of this lease. |
| And it is agreed that the completion of a we All rentals and other payments may be made nd further, upon the payment of One Dollar at an assigns, to the partof the first part ther which all payments and liabilities thereafter to All the conditions between the parties hereafter IN WITNESS WHEREOF, The said partie Signed, Scaled and Delivered in the Presence Signed, Scaled and Delivered in the Presence TATE OF OKLAHOMA, County of | II shall be and operate as a direct to partof the fi y time afterof the fi a cerue under and by virtue shall extend and apply to t s have hereunto set their h of | full liquidation of all irst part or may be de of assigns, said lesse of its terms shall ce heir heirs, successors ands and seals, the da | rental under this pro posited toof th cshall have the ri ise and determine, an and assigns. y and year above wri | vision during the re credit at te second part ght to surrender th d this lease become then. | mainder of this lease. |
| And it is agreed that the completion of a we All rentals and other payments may be made nd further, upon the payment of One Dollar at an assigns, to the partof the first part | II shall be and operate as a direct to partof the firy time afterof the firy time afterof the first successors and a corrue under and by virtue shall extend and apply to t is have hereunto set their h of | full liquidation of all irst part or may be de nd assigns, said lesse of its terms shall ce heir heirs, successors ands and seals, the de ss. D. 191, before me | rental under this pro posited toof th eshall have the ri ise and determine, an and assigns. y and year above wri | vision during the re credit at e second part, ght to surrender th d this lease become tten. | mainder of this lease. |
| And it is agreed that the completion of a we All rentals and other payments may be made and further, upon the payment of One Dollar at an and assigns, to the partof the first part | II shall be and operate as a direct to partof the first successors and operate and by virtue the shall extend and apply to the shall extend and apply | full liquidation of all irst part or may be de nd assigns, said lesse of its terms shall ce heir heirs, successors ands and seals, the de ss. D, 191, before me going instrument, an of rights under the | rental under this pro posited toof th eshall have the ri ise and determine, an and assigns. y and year above wri the subscriber, a. | vision during the re credit at | mainder of this lease. heirs, successor is lease for cancellation absolutely null and voi [SEAL [SEAL [SEAL [SEAL [SEAL [SEAL] [SEAL] [SEAL] [SEAL] [SEAL] [SEAL] |
| And it is agreed that the completion of a we All rentals and other payments may be made and further, upon the payment of One Dollar at an and assigns, to the partof the first part fter which all payments and liabilities thereafter to All the conditions between the parties hereafter IN WITNESS WHEREOF, The said partie Signed, Sealed and Delivered in the Presence Signed, Sealed and Delivered in the Presence On the day of | II shall be and operate as a direct to partof the first successors and operate and by virtue the shall extend and apply to the shall extend apply to the shall extend apply to the s | full liquidation of all irst part or may be do not assigns, said lesse of its terms shall ce heir heirs, successors ands and seals, the do ss. D. 191, before me going instrument, an of rights under the | rental under this pro posited toof th cshall have the ri ise and determine, an and assigns. y and year above wri , the subscriber, a. d acknowledged to m Homestead Exempti | vision during the re credit at | mainder of this lease. |
| And it is agreed that the completion of a we All rentals and other payments may be made and further, upon the payment of One Dollar at an and assigns, to the partof the first part there which all payments and liabilities thereafter to All the conditions between the parties herefor IN WITNESS WHEREOF, The said parties Signed, Scaled and Delivered in the Presence Signed, Scaled and Delivered in the Presence on the | II shall be and operate as a direct to partof the first successors and operate and by virtue the shall extend and apply to the shall extend apply to the shall extend apply to the s | full liquidation of all irst part or may be do not assigns, said lesse of its terms shall ce heir heirs, successors ands and seals, the do ss. D. 191, before me going instrument, an of rights under the | rental under this pro posited toof th cshall have the ri ise and determine, an and assigns. y and year above wri , the subscriber, a. d acknowledged to m Homestead Exempti | vision during the re credit at | mainder of this lease. heirs, successor is lease for cancellation absolutely gull and voi |
| And it is agreed that the completion of a we All rentals and other payments may be made and further, upon the payment of One Dollar at an nd assigns, to the partof the first part (ter which all payments and liabilities thereafter to All the conditions between the parties hereafter IN WITNESS WHEREOF, The said partie Signed, Sealed and Delivered in the Presence Signed, Sealed and Delivered in the Presence on the | II shall be and operate as a direct to partof the first successors and operate and by virtue the shall extend and apply to the shall extend and apply | full liquidation of all irst part or may be de nd assigns, said lesse of its terms shall ce heir heirs, successors ands and seals, the de ss. D, 191, before me going instrument, an of rights under the | rental under this pro posited toof th cshall have the ri ise and determine, an and assigns. y and year above wri , the subscriber, a. d acknowledged to m Homestead Exempti | vision during the re credit at | mainder of this lease. |
| And it is agreed that the completion of a we All rentals and other payments may be made and further, upon the payment of One Dollar at an nd assigns, to the partof the first part fter which all payments and liabilities thereafter to All the conditions between the parties hereafter IN WITNESS WHEREOF, The said partie Signed, Sealed and Delivered in the Presence Signed, Sealed and Delivered in the Presence on the | II shall be and operate as a direct to partof the fi y time afterof the fi a cerue under and by virtue shall extend and apply to t s have hereunto set their h of | full liquidation of all irst part or may be de of irst part or may be de of its terms shall ce heir heirs, successors ands and seals, the de being instrument, and of rights under the ss. D. 191, before me | rental under this pro posited to | vision during the re credit at | mainder of this lease. |
| And it is agreed that the completion of a we All rentals and other payments may be made and further, upon the payment of One Dollar at an and assigns, to the partof the first part fter which all payments and liabilities thereafter to All the conditions between the parties herefor IN WITNESS WHEREOF, The said partie Signed, Sealed and Delivered in the Presence Signed, Sealed and Delivered in the Presence on the | II shall be and operate as a direct to partof the fi y time afterof the fi a cerue under and by virtue shall extend and apply to t s have hereunto set their h of | full liquidation of all irst part or may be de of irst part or may be de of its terms shall ce heir heirs, successors ands and seals, the de D. 191, before me going instrument, an of rights under the 55. D. 191, before me | rental under this pro posited toof th eshall have the ri ise and determine, an and assigns. y and year above wri the subscriber, a. i acknowledged to m Homestead Exempti | vision during the re credit at | mainder of this lease. |
| And it is agreed that the completion of a we All rentals and other payments may be made and further, upon the payment of One Dollar at an and assigns, to the part | II shall be and operate as a direct to partof the firy time afterof the first successors and a successors and a successor and a succesor and a succesor and a succesor and a successor and a succe | full liquidation of all irst part or may be de data assigns, said lesse of its terms shall ce heir heirs, successors ands and seals, the da be determined by the data sands and seals, the data be determined by the data sands and seals, the data be determined by the data sands and seals, the data sands and sands and sands and sands and sands and sands sands and sands and sands and sands and sands and sands sands and sands and sands and sands and sands and sands and sands sands and sands an | rental under this pro posited toof th eshall have the ri ise and determine, an and assigns. y and year above wri the subscriber, a. | vision during the re credit at | mainder of this lease. |
| And it is agreed that the completion of a we All rentals and other payments may be made and further, upon the payment of One Dollar at an and assigns, to the partof the first part | II shall be and operate as a direct to partof the first successors and operate and by virtue shall extend and apply to t is have hereunto set their h of | full liquidation of all irst part or may be de of irst part or may be de of its terms shall ce heir heirs, successors ands and seals, the de being instrument, and of rights under the being instrument, and of rights under the being instrument, and of rights under the being instrument, and before me | rental under this pro posited toof th eshall have the ri- ise and determine, an and assigns. y and year above wri the subscriber, a. i acknowledged to m Homestead Exempti | vision during the re- credit at | mainder of this lease. heirs, successor is lease for cancellation absolutely null and voi |
| And it is agreed that the completion of a we All rentals and other payments may be made and further, upon the payment of One Dollar at an and assigns, to the partof the first part | II shall be and operate as a direct to partof the first successors and operate and by virtue the shall extend and apply to the shall extend and apply the shall extend and apply to the shall extend apply to the shall | full liquidation of all irst part or may be de of its terms shall ce of its terms shall ce heir heirs, successors ands and seals, the de ss. D. 191, before me going instrument, an of rights under the b. 191, before me | rental under this pro posited toof th cshall have the ri ise and determine, an and assigns. y and year above wri , the subscriber, a. d acknowledged to m Homestead Exempti | vision during the re credit at | mainder of this lease. heirs, successor is lease for cancellation absolutely null and voi SEAL SE |
| And it is agreed that the completion of a we All rentals and other payments may be made and further, upon the payment of One Dollar at an assigns, to the part | II shall be and operate as a direct to partof the firy time after | full liquidation of all rst part or may be de data assigns, said lesse of its terms shall ce heir heirs, successors ands and seals, the da be determined by the data search of rights under the going instrument, an of rights under the going instrument, an of rights under the | rental under this pro posited to | vision during the re credit at | mainder of this lease. heirs, successor is lease for cancellation absolutely gull and voi [SEAL [SEAL [SEAL [SEAL [SEAL [SEAL [SEAL] [SEAL |
| And it is agreed that the completion of a we All rentals and other payments may be made and further, upon the payment of One Dollar at an nd assigns, to the part | II shall be and operate as a direct to partof the firy time after | full liquidation of all rst part or may be de data assigns, said lesse of its terms shall ce heir heirs, successors ands and seals, the da be determined by the data search of rights under the going instrument, an of rights under the going instrument, an of rights under the | rental under this pro posited to | vision during the re credit at | mainder of this lease. heirs, successor is lease for cancellation absolutely null and voi [SEAL, |
| And it is agreed that the completion of a we All rentals and other payments may be made and further, upon the payment of One Dollar at an and assigns, to the partof the first part | II shall be and operate as a direct to partof the first successors and operate and by virtue heirs, successors and operate and by virtue shall extend and apply to t is have hereunto set their h of | full liquidation of all rst part or may be do nd assigns, said less of its terms shall ce heir heirs, successors ands and seals, the da seals, | rental under this pro posited toof th cshall have the ri ise and determine, an and assigns. y and year above wri , the subscriber, a. d acknowledged to m Homestead Exempti , the subscriber, a. | vision during the re credit at | mainder of this lease. heirs, successor is lease for cancellation absolutely null and voi |

Ø

1

Register of Deeds

10

459 19 19 1 1

1111 11

1, 1, \$ 2.50 1411/11/11/12