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Section Towards Bage Acres Section Date Section Bage Bage Bage Bage Bage Bage Bage Bage	I in further consideration of the rents, covenants and agreements hereinaft cessors and assigns, all the oil and gas in and under that certain tract of exclusive right of drilling and operating for said oil and gas, which said	er mentioned, has gr I land hereinafter de	anted, demised and lo scribed, and also all th	et unto the party of he said tract of land l	second part, their he or the purpose and w
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Section Towards Acres  Section Towards Notes  Section Towards Notes  Notes  Section Towards Notes  Notes  Notes  Notes  Area  Area  Area  Section Towards Notes  Notes  Notes  Towards Notes  The party of the first part grants the further privilege to the arrive of the sected part, their heirs, successory and audges, of using sufficient water and gen of premises accessary to the operations thereon, and at lights and privileges accessary to convenient for cophiculing said operations and general control of the section of the party of the section party.  TO IALVE AND TO IOLD PHIL RANK sees the said party of the sected part, their heirs, successors and audges, of using sufficient water and gen of user and area of the party of the section of the party of the	에 가는 사람들은 사람들도 있는 사람들은 사용하는 사람들이 되었다. 사람들이 사용하는 사람들은 사람들이 사용하는 사람들이 다른 사람들이 되었다.	<ul> <li>Market States and Control</li> </ul>			
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tailing acress, more or less. But no walls shall be drilled within feet of the pretent buildings, except by mutual come. The party of the first part grants the further privilege to the perits of the second part, their belies, successor and assigns, of using milders water and gas great party.  TO HAVE ARD TO HOLD THIS ARM met the said party of the second party, their belies, successors and assigns; for the term of ten years from the old, and as long therefore as a nay time machinery or factures placed on the premises by usid second party.  TO HAVE ARD TO HOLD THIS ARM met the said party of the second party, their belies, successors and assigns; for the term of ten years from the old, and as long therefore as the belies produced thereform by said second party.  TO HAVE ARD THE SAME THE SAME THE SAME was the said of the second party their belies, and the same is being produced and saved from the leased party.  TO HAVE ARD THE same is being produced thereform by said second party.  TO HAVE ARD THE same is being produced thereform by said second party.  TO HAVE ARD THE same is being produced thereform by said second party.  TO HAVE ARD THE same is being the same is being produced therefore any said second party.  TO HAVE ARD THE same is being produced therefore any said second party.  TO HAVE ARD THE same is being produced the same is being coded to the premises, and fire party and the same is being coded the party which the cultivated portions of the time same is being coded to the premises, and fire party and the same is being coded to the premises, and fire party and the same is being coded to the premises, and the party and the same is party and the same is party and the same is being promises.  TO PROVIDED, HOLDWAYER, That if a well is not interfere as little as possible with the cultivated portions of the time and apprentice within a class and other payments may be made and agreement shall be and openite as a little light to record party with the cultivated portion.  And it is agreed that the completion of a w		of a second record			
mining accessory to the general post grams to feather privilege to the party of the sense post grams are compensations thereon, and all rights and privileges necessary or convenient for conducting said operations and the transportation of grams, and the right to remove at any time machinery or features pleated on the promises by mid second party.  TO SHAYE AND CHOLD THE SAME was the said outry of the second part, their horts, successors and assigned for the term of ten years from the cost and as long thereither as oil or gas to their protected their correction by said second party.  IN CONSIDERATION WHIRKEOF, The said part — of the second part gene to the part — of the first part in tasks or pipe. These conductions — gard of all oil produced and saved from the leased permises. And should gas be found on said premises in paying quantifies, see the graves to say.  You have free use of gas for domestic gargees, by mediage.  Langues to say.  You have free use of gas for domestic gargees, by mediage.  PROVIDED, HOUVEVER, That if a well is not interfere is fittle as possible with the entireted portions of the premises and first part.  PROVIDED, HOUVEVER, That if a well is not interfere is fittle as possible with the entireted portions of the premises and on pay all damage while crops caused by said operations.  PROVIDED, HOUVEVER, That if a well is not interfere is fittle as possible with the entireted portion of the premises and to pay all damage while crops caused by said operations.  And it is agreed that the completion of a well shall be and operate as a full liquidation of all restal under this prevision during the required of the three above mentioned for the — thereon, or until this lesses is cascelled as bereinsfer provided.  And it is agreed that the completion of a well shall be and operate as a full liquidation of all restal under this prevision during the required to the contract of the first part — helts, successors and assigns, and issues.—shall have the right to aurrender this lesses for cascellar furt					
The party of the first year grants the further privilege to the party of the second part, their heirs, successors and assigns, of using mifficient water and gat your promises processors to the operation store, and all rights or demonstration of gas, and the right to remove at any time machinery or features placed on the promises by mid second party.  TO LAVE AND TO HOLD THE SAME uses the said party of the second party with second party.  TO MAYE AND TO HOLD THE SAME use the said party of the second party. Whether, successors and assigns, for the term of ten years from the confidence of the party of the second party.  IN CONSIDERATION WHEREOF, The said part—of the second party there, and should gate the first part in tanks or pipe lines agreed to all of promised and saved from the leased premises. And should gate be found on said premises in party quantities, see agrees to pay.  —yearly for the products of each gas well, while the same to being sold off the premises, and first part. Have free use of gas for domestic purposes, by making—over sometonics for rank gas at the well at			and the second of the second o		
It have free use of gas for demestic purposes, by making	The party of the first part grants the further privilege to the party of premises necessary to the operations thereon, and all rights and privilege gas, and the right to remove at any time machinery of the turner placed of TO HAVE AND TO HOLD THE SAME unto the said party of the seof, and as long thereafter as oil or gas is being produced therefrom by so IN CONSIDERATION WHEREOF, The said part	the second part, their is necessary or conv in the premises by so econd part, their hei aid second party. d part agreeto d ed premises. And s	heirs, successors and enient for conducting iid second party.  rs, successors and ass eliver to part	assigns, of using suffi said operations and igns, for the term of the first part in on said premises in p	cient water and gas fr the transportation of ten years from the d tanks or pipe lines paying quantities, second
PROVIDED, HOWEVER, That it a well is not	ll have free use of gas for domestic purposes, by making	n connections for su	ch gas at the well at	own rîsk	and expense.
make hereof, then this lease and agreement shall be null and volid, unless the partof the second part within each and every	wing crops caused by said operations.				
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And it is agreed that the completion of a well shall be and operate as a full liquidation of all rental under this provision during the remainder of this lease All rentals and other payments may be made direct to part					
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IN WITNESS WHEREOF, The said parties have hereunto set their hands and seals, the day and year above written.  Signed, Sealed and Delivered in the Presence of  [SE/  [SE/  ATE OF OKLAHOMA, County of.	All rentals and other payments may be made direct to partof the direct to partof the direct to payment of One Dollar at any time after	a full liquidation of first part or may be and assigns, said le	all rental under this p deposited toof by the partof ssecshall have the	rovision during the re credit atthe second part, right to surrender the	mainder of this lease. heirs, success
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MITNESS my hand and official seal, on the date above written.  My Commission Expires.  ATE OF OKLAHOMA, County of.  On the day of.  A. D. 191., before me, the subscriber., a day of.  Me known to be the identical person	All rentals and other payments may be made direct to part	a full liquidation of a first part or may be and assigns, said le ue of its terms shall their heirs, successe hands and seals, the	all rental under this p deposited to	rovision during the recredit at	heirs, successis lease for cancellat absolutely null and series for the series fo
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On the day of A. D. 191 before me, the subscriber a day of A. D. 191 before me, the subscriber and state, personally appeared be known to be the identical person named in, and who executed the foregoing instrument, and acknowledged to me that executed the same free and voluntary act and deed, including the release and waiver of rights under the Homestead Exemption Laws, for the uses and purposes the forth, and desired that it might be recorded as such.  WITNESS my hand and official scal, on the date above written.  My Commission Expires.  Notary Pu	All rentals and other payments may be made direct to part	a full liquidation of a first part or may be and assigns, said leave of its terms shall be their heirs, successes hands and seals, the analysis of their heirs, successes hands and the analysis of the analys	all rental under this p deposited to	rovision during the recredit at the second part, right to surrender thand this lease become ritten.	leirs, successis lease for cancellat absolutely null and very successis lease for cancellat absolutely null and very successis lease for cancellat absolutely null and very successive for cancellation of the succession of the suc
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