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encoloning and safets. All the old and gas in and under that certain treet of lead is cleaved in a comparating for said of the purpose a configuration of cellification of the confidence of the configuration of the confi	WITNESSETH, That the said party of the first part, for One Dollar	r and other good and v	duable considerations,	the receipt of which	is hereby acknowledged,
Section Township Range Acres. Township Range Acres. Township Range Acres. Section Township Range Acres. Township Range Ran	accessors, and assigns, all the oil and gas in and under that certain tract	of land hereinafter des	cribed, and also all the	said tract of land	for the purpose and with
Section Township. Pange Acres. Section Township. Range Acres. Section Township. Range Acres. Responsibility. Range Acres. Responsibility. Range Acres. Responsibility. Range Acres. Responsibility. Resp	nd described as follows, to-wit:				
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containingacres, more or less. High no wells shall be drilled withinfeet of the present belifdings, except by mutual. The party of the first put grants the further pricings to the party of the second part, their helts, successes and assigns, of using sufficient water and it go greates accessed; to the operations and the transplant to gas, and the right to remove at any time machinery or future placed on the premites by sald second party. TO HAVIA NATO TO HIGAT PAIS AMIL such the sals gard and privileges secsions, their helts, successors and assigns, for the term of ten years from the party of the second party, their helts, successors and assigns, for the term of ten years from the party of the second party, their helts, successors and assigns, for the term of ten years from the party of the second party, the party of the second party. JOHN ON DIAGRATON WHIRERED The said part—of the second party sald second party. JOHN ON THE PAIS AND WHIRERED THE said part—of the second party and the same is being price of the premises of the time is part in tanks or ploy. JOHN ON THE PAIS AND WHIRERED THE said part—of celled the same is being price of the premises and the party of the procedus of each gas well while the same is being price of the party of the procedus of each gas well while the same is being price that and on the party and live the cell the same is being price of the premises of the time agare, to locate all wells as not interfere as little as possible with the collistrated period pricing of the premises and party and water and the party of the procedus of each gas well while the party and the party of the premise and the water and the party and the		The state of the s			
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second partagree_ to locate all wells to as to interfere as little as possible with the cultivated portions of the premises and to pay all dan cowing erops custed by said operations. PROVIDED, HOWEVER, That if a well is not	IN CONSIDERATION WHEREOF, The said partof the second	and part agreeto de			
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con date hereof, thus this lease and agreement shall be null and void, unless the part of the cecond part within each and every expirations of the time above mentioned for the the control of a well, shall pay a rental of shall as well in a well in the completion of a well shall be and operate as a full liquidation of all restal under this provision during the remainder of this All rentals and other payments may be made direct to part of the first part or may be deposited to credit at under this provision during the remainder of this All rentals and other payments may be made direct to part of the first part or may be deposited to credit at under the part of One Doller at any time after. See the part of the part of the first part of the part of the part of the first part of the part of th	Second partagreeto locate all wells so as to interfere as little rowing crops caused by said operations.	le as possible with the	cultivated portions o	f the premises and	to pay all damages to
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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 All rentals and other payments may be made direct to part of the first part, the payment of One Dollar at any time after. All rentals and other payments may be made direct to part of the first part, theirs, successors and assigns, said lessee, shall have the right to autrender this lesse for can ter which all payments and liabilities thereafter to accrue under and by virtue of its terms shall cease and determine, and this lesse become absolutely null in the conditions between the parties hereto shall extend and apply to their heirs, successors and assigns. All the conditions between the parties hereto shall extend and apply to their heirs, successors and assigns. IN WITNESS WHERROY, The said parties have hereunto set their hands and seals, the day and year above written. Signed, Sealed and Delivered in the Presence of On the A. D. 19 , before me, the subscriber , a mand of said County and State, personally appeared . WEATH OF OKLAHOMA, County of , as so to the first and who executed the foregoing instrument, and acknowledged to me that executed the free and voluntary act and deed, including the release and waiver of rights under the Homestead Exemption Laws, for the uses and purposes to forth, and desired that it might be recorded as such. WITNESS my hand and official seal, on the date above written. Notar: NOTATE OF OKLAHOMA, County of , and , D. 191 , before me, the subscriber , a mand official seal, on the date above written. Notar free and voluntary act and deed, including the release and waiver of rights under the Homestead Exemption Laws, for the uses and purposes forth, and desired that it might be recorded as such. WITNESS my hand and official seal, on the date above written. My Commission Expire. Notar TATE OF OKLAHOMA. County of the date above written. WITNESS my hand and official seal, on the date above written. My Commission Expire.					
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On the day of A. D. 191 before me, the subscriber, a and for said County and State, personally appeared come known to be the identical person named in, and who executed the foregoing instrument, and acknowledged to me that cexecuted the forth, and desired that it might be recorded as such. WITNESS my hand and official seal, on the date above written. My Commission Expires. Notar: TATE OF OKLAHOMA, County of A. D. 191 before me, the subscriber A. a. and for said County and State, personally appeared. The known to be the identical person named in, and who executed the foregoing instrument, and acknowledged to me that executed the free and voluntary act and deed, including the release and waiver of rights under the Homestead Exemption Laws, for the uses and purposes at forth, and desired that it might be recorded as such. WITNESS my-hand and official seal, on the date above written. My Commission Expires Notar: WITNESS my-hand and official seal, on the date above written. My Commission Expires Notar: Notar: A. D. 191 at o'clock and younty recorded in Book on page.	All rentals and other payments may be made direct to part	is a full liquidation of a he first part or may be rs and assigns, said les irtue of its terms shall c lo their heirs, successor ir hands and seals, the	Il rental under this prodeposited to	ovision during the re- credit at ne second part, ight to surrender the surr	heirs, successors is lease for cancellation absolutely null and voice [SEAL. [SEAL. [SEAL. [SEAL.
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