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conthiningarres, more or ias. That no wells shall be defined wellsham. Let of the present shalldags, except by mutual constant. The party of the form party of the second part, the form, secondaring and generations and the transportation of and gas, and the fight is reasons at any discussion. And if high party of the second part, the bars, mescensor and angles, for the second part, it is the party of the 100 party of the second party. To LiArXe ADA TO 2010.107 PMR 2007/100 and party of the second party. The DiArXe MURCHON WHILE ADA MURCHON PARTY ADA MURCHON WHILE ADA MURCHON WHILE ADA MURCHON WHILE ADA MURCHON WHILE ADA MURCHON PARTY ADA ADA MURCHON WHILE ADA ADA ADA ADA ADA ADA ADA ADA ADA AD						
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after which all payments and liabilities thereafter to accrue under and by virtue of its terms shall cease and determine, and this lease become shaolutely null and void All the conditions between the parties hereto shall extend and apply to their heirs, successors and assigns. IN WITNESS WHIREGOF, The aid parties have hereunto set, their hands and seals, the day and year above written. Signed, Sealed and Delivered in the Presence of	The party of the first part grants the further the premises necessary to the operations thereon, a and gas, and the right to remove at any time mach TO HAVE AND TO HOLD THE SAME un hereof, and as long thereafter as oil or gas is being IN CONSIDERATION WHEREOF, The sc part of all oil produced partagrees to pay shall have free use of gas for domestic purposes, by Second partagreeto locate all wells of growing crops caused by said operations. PROVIDED, HOWEVER, That if a well is from date hereof, then this lease and agreement sh expirations of the time above mentioned for the until a well is And it is agreed that the completion of a well All rentals and other payments may be made And further, upon the payment of One Dollar at an	privilege to the party of the nd all rights and privileges of intery or fixtures placed on- nto the said party of the second p d and saved from the second p d and saved from the leased yearly for the product y makingown of so as to interfere as little as not all be null and yold, unless thereon, or until this 1 thereon, or until this 1 thereon, of the first ll shall be and operate as a direct to partof the first	second part, their I necessary or conver the premises by said and part, their heirs second party. Dart agreeto de premises. And sh lucts of each gas we connections for such possible with the the part	eirs, successors and as nient for conducting s d second party, , successors and assig liver to partof ould gas be found on 11, while the same is be a gas at the well at cultivated portions of on said premises s e second part within ea f a well, shall pay a re hereinafter provided h rental under this pro-	ssigns, of using suffi aid operations and ns, for the term of the first part in said premises in p ing sold off the pre own risk f the premises and within	cient water and gas from the transportation of oil ten years from the date tanks or pipe lines the baying quantities, second nises, and first part
STATE OF OKLAHOMA, County of	All the conditions between the parties hereto IN WITNESS WHEREOF, The said partie	shall extend and apply to t is have hereunto set their h	neir heirs, successor inds and seals, the c	s and assigns. lay and year above wri		[SEAL.] [SEAL.] [SEAL.]
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to me known to be the identical personnamed in, and who executed the foregoing instrument, and acknowledged to me that	On the day of day		D. 191, before m			
WITNESS my hand and official seal, on the date above written.	to me known to be the identical personnamed infree and voluntary act and deed, inclu	, and who executed the fore, uding the release and waiver such.	going instrument, a of rights under the	nd acknowledged to n	ie that	executed the same as
STATE OF OKLAHOMA, County of st. On the day of A. D. 191, before me, the subscriber, a in and for said County and State, personally appeared. executed the foregoing instrument, and acknowledged to me that to me known to be the identical personnamed in, and who executed the foregoing instrument, and acknowledged to me that executed the same as free and voluntary act and deed, including the release and waiver of rights under the Homestead Exemption Laws, for the uses and purposes therein set forth, and desired that it might be recorded as such. Notary Public. WITNESS my hand and official seal, on the date above written. Notary Public. My Commission Expires Notary Public. STATE OF OKLAHOMA, County.	그는 아이는 것은 것은 것이 것이 같은 것이 없다. 이 없는 것이 없다. 이 없는 것이 없는 것 않이	date above written.	Anne a share a			Notary Public.
to me known to be the identical person and who executed the foregoing instrument, and acknowledged to me that executed the same as free and voluntary act and deed, including the release and waiver of rights under the Homestead Exemption Laws, for the uses and purposes therein set forth, and desired that it might be recorded as such. WITNESS my hand and official seal, on the date above written. My Commission Expires	STATE OF OKLAHOMA, County of	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	s. D. 191, before m	e, the subscriber, a		
WITNESS my hand and official seal, on the date above written. My Commission Expires. STATE OF OKLAHOMA. This instrument was filed for record on the day of A. D. 191. at o'clock M. and	to me known to be the identical personnamed in free and voluntary act and deed, incluses set forth, and desired that it might be recorded as	, and who, executed the fore, uding the release and waiver such.	going instrument, a of rights under the	nd acknowledged to n e Homestead Exempti	ie that on Laws, for the u	executed the same as ses and purposes therein
STATE OF OKLAHOMA	WITNESS my hand and official seal, on the	date above written.	N.N. 4			가지 않는 것이 같이 없는 것이 없다.
	This instrument was filed for record on the	day		Α. D.	191, at	o'clock