TERRE

THIS AGREEMENT, Made this				
		经存货 化氯化甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲		
WITNESSETH, That the said party of the first part, for and in further consideration of the rents, covenants and agreeme accessors and assigns, all the oil and gas in and under that ee exclusive right of drilling and operating for said oil and gand described as follows, to-wit:	One Dollar and other good and ents hereinafter mentioned, has ertain tract of land hereinafter of	d valuable considerations, granted, demised and let described, and also all the	the receipt of which i unto the party of s said tract of land fo	s hereby acknowledged, econd part, their heirs, r the purpose and with
	Section,	Township	Range	Acres
4	Section	Township	Range	Acres
	Section	Township	Range	Acres
The party of the first part grants the further privilege to e premises necessary to the operations thereon, and all rights and gas, and the right to remove at any time machinery or fixt TO HAVE AND TO HOLD THE SAME unto the said percef, and as long thereafter as oil or gas is being produced the IN CONSIDERATION WHEREOF, The said part	the party of the second part, the and privileges necessary or contures placed on the premises by party of the second part, their literefrom by said second party. of the second part agree	eir heirs, successors and as nyenient for conducting s said second party.  Icirs, successors and assig deliver to partof I should gas be found on s well, while the same is be such gas at the well atthe cultivated portions of the second part within eaof a well, shall pay a re I as hereinafter provided	ssigns, of using sufficial operations and the constant of the first part in the said premises in parting sold off the premises and the premises and within	ient water and gas from the transportation of oil ten years from the date tanks or pipe lines the tanying quantities, second tises, and first part to pay all damages to
of accions to the part of the first over hei	rs, successors and assigns, said	be deposited toof the deposited toof the partof the part	credit ate second part,	heirs, successors
All rentals and other payments may be made direct to pain further, upon the payment of One Dollar at any time after and assigns, to the part	nd operate as a full liquidation of the first part or may rs, successors and assigns, said er and by virtue of its terms should and apply to their heirs, succesumto set their hands and seals, the content of the seals,	be all rental under this probe deposited to	credit at	heirs, successors s lease for cancellation, absolutely null and void
All the conditions between the parties hereto shall extend	nd operate as a full liquidation of the first part or may rs, successors and assigns, said er and by virtue of its terms should be apply to their heirs, successors, and apply to their heirs, successors.	be deposited to be deposited t	c second part,ight to surrender thing this lease become	heirs, successors
All rentals and other payments may be made direct to pain further, upon the payment of One Dollar at any time after and assigns, to the part	nd operate as a full liquidation of the first part or may rs, successors and assigns, said er and by virtue of its terms should and apply to their heirs, succesumto set their hands and seals, the content of the seals,	be deposited to be deposited t	e second part,	heirs, successors s lease for cancellation, absolutely null and void
All rentals and other payments may be made direct to pay nd further, upon the payment of One Dollar at any time after. It assigns, to the partof the first part,	nd operate as a full liquidation of the first part or may rs, successors and assigns, said er and by virtue of its terms should and apply to their heirs, succesumto set their hands and seals, the content of the seals,	be deposited to be deposited t	credit at	heirs, successors s lease for cancellation, absolutely null and void  [SEAL.]
All rentals and other payments may be made direct to paying further, upon the payment of One Dollar at any time after and assigns, to the part	nd operate as a full liquidation of the first part or may rs, successors and assigns, said er and by virtue of its terms should and apply to their heirs, succesumto set their hands and seals, the content of the seals,	be deposited to be deposited t	credit at	heirs, successors s lease for cancellation, absolutely null and void  [SEAL]
All rentals and other payments may be made direct to pand further, upon the payment of One Dollar at any time after dassigns, to the part	nd operate as a full liquidation of the first part or may rs, successors and assigns, said er and by virtue of its terms should and apply to their heirs, succeunto set their hands and seals, the succeution search	be deposited to be deposited t	credit at	heirs, successors s lease for cancellation, absolutely null and void  [SEAL,]  [SEAL,]  [SEAL,]
All rentals and other payments may be made direct to pay and further, upon the payment of One Dollar at any time after and assigns, to the part	nd operate as a full liquidation of the first part or may rs, successors and assigns, said er and by virtue of its terms should and apply to their heirs, succesuate set their hands and seals, the se	of all rental under this pro- be deposited to	credit at	leirs, successors s lease for cancellation, absolutely null and void  [SEAL.]  [SEAL.]  [SEAL.]
All rentals and other payments may be made direct to pand further, upon the payment of One Dollar at any time after a saigns, to the part	nd operate as a full liquidation of the first part or may rs, successors and assigns, said er and by virtue of its terms should and apply to their heirs, succesunto set their hands and seals, the se	of all rental under this probe deposited to	credit at	leirs, successors s lease for cancellation, absolutely null and void  [SEAL.]  [SEAL.]  [SEAL.]
All rentals and other payments may be made direct to pand further, upon the payment of One Dollar at any time after assigns, to the part	nd operate as a full liquidation of the first part or may rs, successors and assigns, said er and by virtue of its terms should and apply to their heirs, succesunto set their hands and seals, the first part of the first part of the first part of the foregoing instruments and waiver of rights under	of all rental under this probe deposited to	ne second part,  ight to surrender thi id this lense become  itten.	leirs, successors s lease for cancellation, absolutely null and void [SEAL.] [SEAL.] [SEAL.] [SEAL.]
All rentals and other payments may be made direct to pay and further, upon the payment of One Dollar at any time after and assigns, to the part	nd operate as a full liquidation of the first part or may rs, successors and assigns, said er and by virtue of its terms should and apply to their heirs, succesunto set their hands and seals, the second set their hands and seals, the second set their hands and seals, the second sec	of all rental under this probe deposited to	ne second part,  ight to surrender thi id this lense become  itten.  itten.	Less for cancellation, absolutely null and void [SEAL,]  [SEAL,]  [SEAL,]  [SEAL,]  [SEAL,]  [SEAL,]  [SEAL,]  [SEAL,]  [SEAL,]
All rentals and other payments may be made direct to pay and further, upon the payment of One Dollar at any time after a signs, to the part	nd operate as a full liquidation of the first part or may rs, successors and assigns, said er and by virtue of its terms should and apply to their heirs, succesunto set their hands and seals, the second of the first part of the	of all rental under this probe deposited to	ne second part,  ight to surrender thi id this lense become  itten.  itten.	SEAL.
All rentals and other payments may be made direct to pay and further, upon the payment of One Dollar at any time after a signs, to the part	nd operate as a full liquidation of the first part or may rs, successors and assigns, said er and by virtue of its terms should and apply to their heirs, succesunto set their hands and seals, the first hands are sealed the foregoing instrument lease and waiver of rights under written.	be deposited to be the part. Of the lessee shall have the right cease and determine, and assigns, the day and year above write me, the subscriber. A subscriber is the Homestead Exemption of the Homestead Exempti	ne second part,  ight to surrender thi id this lense become  itten.  itten.	SEAL.  [SEAL.]  [SEAL.]  [SEAL.]  [SEAL.]  [SEAL.]  [SEAL.]  [SEAL.]  [SEAL.]
All rentals and other payments may be made direct to pay and further, upon the payment of One Dollar at any time after and assigns, to the part	nd operate as a full liquidation of the first part or may rs, successors and assigns, said er and by virtue of its terms should and apply to their heirs, succesuate set their hands and seals, the second set their hands and seals, the second set their hands and seals, the second sec	be deposited to be the part. Of the lessee shall have the right cease and determine, and assigns, the day and year above write me, the subscriber. A subscriber is the Homestead Exemption of the Homestead Exempti	ne second part,  ight to surrender thi id this lense become  itten.  itten.	SEAL   SEAL   SEAL
All rentals and other payments may be made direct to pay and further, upon the payment of One Dollar at any time after a signs, to the part	nd operate as a full liquidation of the first part or may rs, successors and assigns, said er and by virtue of its terms should and apply to their heirs, succesunto set their hands and seals, the second of the foregoing instrument lease and waiver of rights under the foregoing instrument for the foregoing	be deposited to	ne second part,  ight to surrender thi d this lease become  litten.  in that ion Laws, for the use  ne that ion Laws, for the use	[SEAL.]
All rentals and other payments may be made direct to pand further, upon the payment of One Dollar at any time after assigns, to the part	nd operate as a full liquidation of the first part or may rs, successors and assigns, said or and by virtue of its terms should and apply to their heirs, succesuato set their hands and seals, the secuted the foregoing instrument lease and waiver of rights under the secuted the foregoing instrument is secured.	be deposited to	ne second part,  ight to surrender thi id this lense become  itten.  itten.  ne that ion Laws, for the use	SEAL.     SEAL
All rentals and other payments may be made direct to pand further, upon the payment of One Dollar at any time after and assigns, to the part	nd operate as a full liquidation of the first part or may rs, successors and assigns, said er and by virtue of its terms should and apply to their heirs, succesunts set their hands and seals, the second of the foregoing instrument lease and waiver of rights under written.  St.  A. D. 191, befor the second of the foregoing instrument lease and waiver of rights under the foregoing instrument lease and waiver of rights	be deposited to	ne second part,  ight to surrender thi id this lense become  itten.  itten.  ne that ion Laws, for the use	SEAL.]
All rentals and other payments may be made direct to pay and further, upon the payment of One Dollar at any time after and assigns, to the part	nd operate as a full liquidation of the first part or may rs, successors and assigns, said er and by virtue of its terms should and apply to their heirs, succesunto set their hands and seals, the second of the foregoing instrument lease and waiver of rights under written.  SS.  A. D. 191, befor the second of the foregoing instrument lease and waiver of rights under the foregoing instrument lease and the foregoing in	be deposited to	ne second part, ight to surrender thi id this lense become itten.  ne that ion Laws, for the use	SEAL.  [SEAL.]