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WITNESSETTI. This it said part		그리는 사람들이 얼마나 되었다. 그는 사람들이 되는 사람들이 되는 것이 되었다. 그 사람들이 얼마나 되었다. 그는 사람들이 되는 사람들이 되었다.
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Committee and bring the case plant of the face part, for mak in consideration of the same of	Lecture of the second s	of the second part,
pe and performed, ha granted, demired, leased and let, and by these presents demired, lease and let into the dail part		
pe and performed, ham granteel, demised, leased and lat and by these precents demiser, lesse and let unto the said part, and the record of	· · · · · · · · · · · · · · · · · · ·	사물 이 회사 보도 심어 나 나는 남자가 가득하는 어때는 생활하는 점점 나는 하는데 가지 하지 않아 하지만 하는데 나를 가지 않아 나를 하는데 없다.
before or seigning, for the vote and only purpose of dispositing for and processing oil and gas, and of lubying pile. Except, and of treatings to the said products, with the right of giving it, props, over and search and being the title purpose of generaling the same, the following destribed hand, should in the contract of the seignose of generaling the same, the following destribed hand, should be and the destribed hand, should be and the destribed hand, and should be same that which was different to. To read the same hand which was different to. TIT IS AQUERIEN, That this lease shall recentle in the force for the terms of Five Years from this date, and as long thereafter as sile or gas, or either of them chosed disteriors by the part.— of the second part.——helts or excigure. IN CONSIDERATION OF THE PREMISER, The said part.——helts or excigure. IN CONSIDERATION OF THE PREMISER, The said part.——the second part corrected	교회의 양 전문 사람이 하는 중에 일어, 학생 그 문장에 이렇다가 된 어머니는 아이를 잃어 그렇다면	사이들은 이렇게 되어 마음을 가고 되는 이 빠지가 들어가 들어가 그 사람들이 되는 사람이 되어 가는 사람이 되어 되어 되는 것이다.
To control, State of Oblahoma, forwith: To working. North, Range		그는 마음을 만나왔다면 살아 그들고 주는 많아 들어 보이는 눈을 가입니다. 눈을 다시는 그 이 사람들이 가입을 받는데 살아 없다.
To read holing the some land which was allosted to	ations and structures thereon to take care of the said product	s, with the right of going in, upon, over and across said land for the purpose of operating the same, a
TOwnship North, Range. Rat, containing. As or of rest, and losing the same stand which was should to. 17 15 AGREED. That this lease shall remain in force for the torm of live Years from this date, and as long thereaties as oil or gas, or either of the modested therefrom by the part. — of the second part. —		지수는 통계 하시는 그는 사람들은 경기 가장 그리고 있다면 하지만 하셨다면 되지 않는데 되었다면 되었다면 하지만 하는데 하는데 되었다.
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IT IS ACREMENT. That this lease shall remain in forces for the term of Nive Years from this date, and as long thereafter as oil or gas, or either of them oduced therefrom by the part	ction	ı, Range, East, containingacre
IN CONSIDERATION OF THE PERRISES. The said part	ore or less, and being the same land which was allotted to	and the state of t
IN CONSIDERATION OF THE PRIMISES. The said part — of the second part covernant — and agree. 1st—To deliver to the credit of the said of the	IT IS AGREED, That this lease shall remain in force for	or the term of Five Years from this date, and as long thereafter as oil or gas, or either of them,
all oil produced and saved from the leased premises; and, Zud.—To pay to said first part	oduced therefrom by the partof the second part,	heirs or assigns.
all oil produced and saved from the teased premises; and, 2nd—To pay to said first part	IN CONSIDERATION OF THE PREMISES, The said	partof the second part covenantand agree: 1st-To deliver to the credit of the said fir
r year for the gas from each and every gas well drilled on said premises, the product from which is marketed and sold off the premises, said payment to be made the well within sixty days after commencing to use the gas therefrom, as aforesaid, and to be paid yearly, in advance, thereafter while the gas from said well is ed. The part	rtheirs or assigns, free of cost, in the	pipe line to whichmay connectwells, the equalpa
ryear for the gas from each and every gas well drilled on said premises, the product from which is marketed and sold off the premises, said payment to be made the well within sixty days after commencing to use the gas therefrom, as aforesaid, and to be paid yearly, in advance, thereafter while the gas from said well is deal. The part		
and on above described land by making. ovar connection at the well. First part. feely use and enjoy said premises for farming purposes, exe th parts as may be used by second part. in operating upon said premises. It is FURTHER AGREED, That a well shall be completed upon the above described premises within one year from the date hereof, and in ease a well to completed as above provided the part. of the second part shall be completed in by to the part. the first part. the beirs or assigns, an animal rental moders as above provided the part. The part which is advance, for each year such completion is delayed until a well is completed; and it is agreed that the completion of a vall be and operate as a full liquidation of all rental under this lease during the remainder of the term. All payments may be made direct to the leasor or deposit of the second part. In that have the privilege of using sufficient water, oil and gas from the premises to run all necessary machinery, any time may remove all machinery and fistures placed on said premises; and, further, upon the payment of. Dollars, at any ti by a deposit of east sum, together with all amounts due hereunder, in the Bark of the second part. The best or assigns, shall have the right to surrender this leave for cancellation, and the delivery of a release start. In person or the deposit of the same together with the money in the Bark of a said part. The part of the second part and payment of the same together with the money in the Bark of a said part. The part of the second part and payment of the same together with the money in the Bark of a said part or cancellation, and the delivery of a release that the part of the said payments and isabilities shall cease and determine and this lease become absolutely until and void. IN WITNESS WHEREOF, Said parties have becent oset their hands, the day and year first above mentioned. WITNESS WHEREOF, I have hereunto set my hand and seal. My Commission Expires. Notary Pub. A This. Obs. IN HEREBY CERTIFY That this instrum		
and on above described land by making own connection at the well. First part to fully use and enjoy said premises for farming purposes, exe ch parts as may be used by second part. In operating upon said premises. It is FURTHER AGREED, That a well shall be completed upon the above described premises within one year from the date hereof, and in case a well a completed as above provided the part. Of the second part shall pay to the part. Of the first part, heirs or assignus, an annual rental completed as above provided the part. Of the second part shall pay to the part. All payments may be made direct to the lessor or deposite or credit in the completed as a full liquidation of all rental under this lesse during the remainder of the term. All payments may be made direct to the lessor or deposite credit in the completed as a full liquidation of all rental under this lesse during the remainder of the term. All payments may be made direct to the lessor or deposite credit in the completed as a full liquidation of all rental under this lesse during the remainder of the term. All payments made direct to the lessor or deposite credit in the complete under the shall have the privilege of using sufficient water, oil and gas from the premises to run all necessary machinery. Dollars, at any time by a deposit of aid sum, together with all amounts due hereunder, in the beautiful payments of a many time may remove all unachinery and fixtures placed on said premises; and, further, upon the payment of . Dollars, at any time by a deposit of aid sum, together with all amounts due hereunder, in the . Bank of cancellation, and the delivery of a release at part to a pay of the deposit of the same together with the money in the . Bank of oreacted the same as a complete surrent all interest in said property, after which all payments and liabilities shall ease and determine and this lease for cancellation, and the delivery o	ch well within sixty days after commencing to use the gas tl	herefrom, as aforesaid, and to be paid yearly, in advance, thereafter while the gas from said well is
th parts as may be used by second part	ed. The partof the first part shall have the privilege of	using atown risk, free of cost, sufficient gas for one dwelling house from any gas we
To its further agreement that a well shall be completed upon the above described premises within one year from the date hereof, and in ease a wel completed as above provided the part	and on above described land by makingown con	mection at the well. First partto fully use and enjoy said premises for farming purposes, exce
tecompleted as above provided the part	ch parts as may be used by second partin operating upo	on said premises.
Dollars, in advance, for each year such completion is delayed until a well is completed; and it is agreed that the completion of a vall be and operate as a full liquidation of all rental under this lease during the remainder of the term. All payments may be made direct to the leasor	IT IS FURTHER AGREED, That a well shall be comp	oleted upon the above described premises within one year from the date hereof, and in case a well
Dollars, in advance, for each year such completion is delayed until a well is completed; and it is agreed that the completion of a vall be and operate as a full liquidation of all rental under this lease during the remainder of the term. All payments may be made direct to the leasor	t completed as above provided the partof the second p	art shall pay to the partof the first part,heirs or assigns, an annual rental
credit in the Bank of TIS AGREED, That the second part shall have the privilege of using sufficient water, oil and gas from the premises to run all necessary machinery, any time may remove all machinery and fixtures placed on said premises; and, further, upon the payment of Dollars, at any ti by a deposit of said sum, together with all amounts due hereunder, in the Bank of Dollars, at any ti by a deposit of the second part, helic sor assigns, shall have the right to surrender this leave for cancellation, and the delivery of a release st part in person or the deposit of the same together with the money in the Bank aforesaid, shall operate as a complete surren all interest in said property, after which all payments and liabilities shall cease and determine and this lease become absolutely null and void. IN WITNESS WHEREOF, Said parties have hereunto set their hands, the day and year first above mentioned. WITNESS: STATE OF OKLAHOMA, Hefore me Anotary Public within and for the said County and State, personally appear this. day of STATE of the second part, one known to be the identical person. who executed the within and forego terminent, and acknowledged that executed the same as own free and voluntary set and deed, for the uses and purposes therein set for IN WITNESS WHEREOF, I have hereunto set my band and seal. My Commission Expires. ANE OF OKLAHOMAS Thus County. ATE OF OKLAHOMAS		
Tries of Oklahoma, State of Oklahoma, Bank of. Bank of. Tries agreed the the second part	all be and operate as a full liquidation of all rental under this	lease during the remainder of the term. All payments may be made direct to the lessoror deposit
IT IS AGRIED, That the second part	eredit in the	
by a deposit of said sum, together with all amounts due hereunder, in the		그 그는 눈 통하다 가는 것은 사람들에게 나는 하는 것 같아. 그는 사람들은 그 그들은 그는 그는 것은 사람들이 되었다. 그는 것 같아.
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st part. in person or the deposit of the same together with the money in the Bank aforesaid, shall operate as a complete surren all interest in said property, after which all payments and liabilities shall cease and determine and this lease become absolutely nufl and void. IN WITNESS WHEREOF, Said parties have hereunto set their hands, the day and year first above mentioned. WITNESS: STATE OF OKLAHOMA, unty of Before me Any of State, personally appearance and Notary Public within and for the said County and State, personally appearance are this Any of State, personally appearance are the interesting and acknowledged that State, personally and strument, and acknowledged that State, personally and strument, and acknowledged that State, personally and strument, and acknowledged that State, personally and seal. My Commission Expires WHEREOF, I, have hereunto set my hand and seal. My Commission Expires Notary Public within and for the uses and purposes therein set for Talias County. AT Talias Otta. I HEREBY CERTIFY That this instrument was filed for record in my office on day of 191.		
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IN WITNESS: STATE OF OKLAHOMA, Dunty of		그들은 아들에게 그 가는 그는 그들은 그는 가는 가는 가는 가는 그들은 그들은 그들은 그를 가는 가는 가는 가는 가는 것이다.
STATE OF OKLAHOMA, Defore me, a Notary Public within and for the said County and State, personally appea I this day of 191, to me known to be the identical person who executed the within and forego strument, and acknowledged that executed the same as 50 mm free and voluntary act and deed, for the uses and purposes therein set for IN WITNESS WHEREOF, I have hereunto set my hand and seal. My Commission Expires Notary Pub Tulas County. That this instrument was filed for record in my office on 4day of 191	그리는 가지의 교기의 병원을 하라고 하면 살아가 되었다.	한 회사는 그리다 하는 전 보다 어떻게 되었다고 하는 것이 되었다. 그는 생각을 하는 사람들이 되었다면 하는 사람들은 살아 있다.
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IN WITNESS WHEREOF, I have hereunto set my hand and seal. My Commission Expires. ATE OF OKLAHOMA: Tulsa County. At Tulsa, Okla. I HEREBY CERTIFY That this instrument was filed for record in my office on day of 191.	STATE OF OKLAHOMA, anty of Before me, State of Oklahoma, Before me, State of Oklahoma, St	
My Commission Expires. ATE OF OKLAHOMA; Tulsa County. At Tulsa, Okla. I HEREBŸ CERTIFY That this instrument was filed for record in my office on	STATE OF OKLAHOMA, anty of Before me,	a Notary Public within and for the said County and State, personally appears
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Page	state of oklahoma, unty of	a Notary Public within and for the said County and State, personally appeared to me known to be the identical personwho executed the within and foregoing same as the county and seal. Notary Public within and foregoing same as the county and seal.
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