port of the first part, leaser, used WITNINGSHIN, Thist she said part—the first part, for and in condensation of the sum of	in samani dan kananan manan kanan kana Kanan kanan ka	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			
WITTERSSTIT, This the nint jears—of, the second year, the recipit which is sheely developeding, and of the second part, no bear joint and part of the second part, to be paid, byte and genformed, home, granted, demined, learned and let, and by these presents decgrants, demine, are to the second part, to be paid, byte and genformed, home, granted, demined, learned and let, and by these presents decgrants, demine, are to the second part, to be paid, byte and genformed, home, granted, demined, learned and let, and by these presents decgrant, demine, and contributed and part of the par					
WITERSERSTII, Thrut to said just—of, the first part, for and in consideration of the use of					医二甲基乙酰胺 医皮肤性 医二甲基酚
if decides	WITNESSETH, That the said partof the first cruly paid by the said partof the second part, the recont of the partof the second part, to be paid, kept an et unto the said partof the second part,of the said partof the said part	part, for and in considera eight of which is hereby ac id performed, hagrant heirs, executors, admini ucting tanks, buildings an Stat	tion of the sum of	renants and agreement and by these presents of signs, for the sole and to take care of said pro s follows, to-witt	Dollars, in hand well a s hereinafter contained on t logrant, demise, lease a l only purpose of mining a ducts, all that certain tract
As Section					
It is agreed that this less shall remain in force for the term of ten years from this date, and as long therefore of the part of office of the recent of the part. In consideration of the general part. In consideration of the general part. In consideration of the premiese the said part. Dollars cache year in dawness of the part of all oil profilered and saved from the leader of premiese and premiese delire the same said. To part of the part of the premiese the said part. Dollars cache year in dawness the ten to general premiese delire the said of the premiese at the ten of the completion is delived the same and any construction of the completion of unit, said payments to be made each three mouths in davance. The part. In construction of the emphasization of unit well intelligible, and it is agreed to the ten of the completion of unit well intelligible to the part of the second part and this well to explore de, and it is agreed to the ten of this lease. The part. In the part. In the second part that have the higher to use gas, all and water from wells, prings or atreams produced on said land for its operation of unit of the second part and label to the part of the ten of this lease. No well shall be drilled nearer than the second part and the part of the ten of the lease of the part of the second part and the part of the second part and part of the part of the second part and part of the part of the second part and part of the part of the part of the second part and part of the part of the part of the second part and part of the part				and the control of th	
many comments—wells, the equals—and part of all oil produced and saved from the letted premises. Zeal. To pay to first part. Dollan each year in advances for the gas from each well where gas only is found, and is kelling used of the permises and the first part.—to have gas free of cest to head. All. To pay for first part.—for gas produced from any oil well and used of the premises at the test of. Dollans party time during which meh gas shall be so used, said payments to be made each three months in davance. The part.—are the second part arges to complete a would no said premises within. The note. Dollars, in advance, for each additional. months such completion is delayed from that it mentioned for the completion of such well and let and operate as a fall liquid and under this provision during the remainder of the term of this lease. The part.—are the second part shall have the light to use gas, oil and water from wells of first part.— When requested by first part.—the second part.—that library beging the second part shall have the light to use gas, oil and water from wells of first part.— When requested by first part.—the second part.—shall bury.—pipe lites below plough depth on cutivated land. No well shall se drilled mener than _feet to the house or barn on said premises. Second party shall pay for danages casted by it is growing crops on said lands. The part.—of the second part shall have the right at any time to remove all machinery and fistures placed on said premises, including the right to converce sains. All supments which may fall due under this lease may be made direct to.— The part.—of the second part.—heirs, excessors, administrators, successors and assigns, shall have the right at any time on pay polaries to pay the part of the second part.—heirs, excessors, administrators, assectsors, administrators, successors and assigns. All covernants and agreements berein set forth between the parties herete shall extend to their heirs, executors, administrators, successors and assigns. All p	It is agreed that this lease shall remain in force for the herefrom by the parfof the second part,	ne term of ten years from heirs, executors, admini	this date, and as long the strators, successors and assi	reafter as oil or gas o	
including which part	2nd. To pay to first partwells, the equal	Dollars each	part of all oil produce	d and saved from the last from each well where	eased premises. 2 gas only is found, while th
it the rate of	3rd. To pay to first partfor gas produced from time during which such gas shall be so used, said payments	any oil well and used off to be made each three mo	the premises at the rate of	************************************	Dollars per year for tl
Except water from wells of first part	nt the rate of	advance, for each additions apleted, and it is agreed the s lease.	ilnioni it the completion of such we	ths such completion is Il shall be and operate	delayed from the time above as a full liquidation of all re-
The part. — of the second part shall have the right at any time to remove all machinery and faxtures placed or said premises, including the right to emove casing. All payments which may fall due under this lease may be made direct to	except water from wells of first part	shall buryfeet to the house or barn c	pipe lines below plough do on said premises.		
The part	The partof the second part shall have the right a emove casing. All payments which may fall due under this	at any time to remove all i lease may be made direct	nachinery and fixtures plac	*********************************	
The part					
TATE OF OKLAHOMA, County as. On the day of A. D., 191 before me. Notary Public in and for said County and State, duly qualified, commissioned and acting as such, personally appeared. Mercin set forth. IN TESTIMONY WHERROF, I have hereunto set my hand and affixed my official seal on the day and date last above written. My commission expires. On the day of A. D., 191 before me. Notary Public in and for said County and State, duly qualified, commissioned and acting as such, personally appeared. Notary Public in and for said County and State, duly qualified, commissioned and acting as such, personally appeared. Postary Public in and for said County and State, duly qualified, commissioned and acting as such, personally appeared. Postary Public in and for said County and State, duly qualified, commissioned and acting as such, personally appeared. Postary Public in and for said County and State, duly qualified, commissioned and acting as such, personally appeared. Postary Public in and for said County and State, duly qualified, commissioned and acting as such, personally appeared. Postary Public in and for said County and State, on this. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal on the day and date last above written. My commission expires. 191. TATE OF OKLAHOMA, County, 18. Before me, a	WITNESS:		and the first of the state of t	and the second of the second of the	
TATE OF OKLAHOMA. County, ss. On the day of A. D., 191., before me Notary Public in and for said County and State, duly qualified, commissioned and acting as such, personally appeared. TO the day of the uses and section and acknowledged to me that					
County, ss. On the					그리 강마하다 이 이를 하다 때
On the				the state of the s	
Notary Public in and for said County and State, duly qualified, commissioned and acting as such, personally appeared.	TATE OF OKLAHOMA,	County, ss.			
personally known to me to be the identical person, who executed the within and fistrument, as lessor, and acknowledged to me that he had executed the same as free and voluntary act and deed for the uses and recein set forth. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal on the day and date last above written. My commission expires. On the day of A. D., 191, before me. Notary Public in and for said County and State, duly qualified, commissioned and acting as such, personally appeared. personally known to me to be the identical person, who executed the witness therein set forth. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal on the day and date last above written. My commission expires. 191. PATE OF OKLAHOMA, County, ss. Before me, a. jin and for said County and State, on this day of some known to be the identical person who subscribed the name of the witness of the same as his free and voluntary act and deed, and as the free and voluntary act and deed of such corporation, as and purposes therein set forth. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal on the day and date last above written. A. D. resonally appeared to me that he executed the same as his free and voluntary act and deed, and as the free and voluntary act and deed of such corporation, as and purposes therein set forth. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal on the day and date last above written. My commission expires. 191.	On theday of	A. D.	, 191, before me,		*************************************
istrument, as lessor, and acknowledged to me that	Notary Public in and for said County and State, duly qualiful	ied, commissioned and act	ing as such, personally apports	enred	Ad the within and foresate
TATE OF OKLAHOMA, County and State, duly qualified, commissioned and acting as such, personally appeared. Dotary Public in and for said County and State, duly qualified, commissioned and acting as such, personally appeared. Deprice of the identical person. Who executed the will proceed the same as the free and voluntary act and deed, for the unroposes therein set forth. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal on the day and date last above written. My commission expires. 191. County, ss. Before me, a	nstrument, as lessor, and acknowledged to me thathe herein set forth.	had executed the same a	sfree and	l voluntary act and de-	ed for the uses and purpose
County, ss. On the			***************************************		Notary Public
Notary Public in and for said County and State, duly qualified, commissioned and acting as such, personally appeared person who executed the wind person personally known to me to be the identical person who executed the wind person personally known to me to be the identical person who executed the wind person personally known to me to be the identical person who executed the wind person personally set forth. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal on the day and date last above written. My commission expires. 191. TATE OF OKLAHOMA, County, ss. Before me, a. In and for said County and State, on this. A Do to me known to be the identical person who subscribed the name of the day appeared. To me known to be the identical person who subscribed the name of the day appeared to me that he executed the same as his free and voluntary act and deed, and as the free and voluntary act and deed of such corporation, ses and purposes therein set forth. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal on the day and date last above written. My commission expires. 191. TATE OF OKLAHOMA, County of. 191. 193. 194. 195. TATE OF OKLAHOMA, County of.	TATE OF OKLAHOMA,				
regoing instrument as lessee, and acknowledged to me that	Notary Public in and for said County and State, duly qualifi	ied, commissioned and acti	ng as such, personally appe	ared	
TATE OF OKLAHOMA, Before me, a	regoing instrument as lessec, and acknowledged to me the inposes therein set forth,	hathehad executed th	ie same as	free and voluntary as	
TATE OF OKLAHOMA, Before me, a		191			***************************************
rsonally appeared to me known to be the identical person who subscribed the name of the wit: to the foregoing instrument as its d acknowledged to me that he executed the same as his free and voluntary act and deed, and as the free and voluntary act and deed of such corporation, es and purposes therein set forth. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal on the day and date last above written. My commission expires	TATE OF OKLAHOMA	County, ss.			
to the foregoing instrument as its decknowledged to me that he executed the same as his free and voluntary act and deed, and as the free and voluntary act and deed of such corporation, its and purposes therein set forth. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal on the day and date last above written. My commission expires 191. PATE OF OKLAHOMA, County of 188.					
es and purposes therein set forth. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal on the day and date last above written. My commission expires 191 FATE OF OKLAHOMA, County of. 185.	-wit:	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	to the foregoing	instrument as its	y - 15.3
PATE OF OKLAHOMA, County of	es and purposes therein set forth. IN TESTIMONY WHEREOF, I have hereunto set m	y hand and affixed my offic	ial scal on the day and date		v. such corporation, for the
PATE OF OKLAHOMA, County of	My commission expires	191	3		***************************************
This instrument was filed for record on the day of A. D. 191, at o'clock where the day of the da		day of	47-1-41-1-41-1-41-1-41-1-41-1-41-1-41-1	A. D. 191, at	