6 Image: a comparison of image: a comparison		الــــــــــــــــــــــــــــــــــــ
prt		
Control of the second part, lesses part, the result of the second part, lesses part, the result is a negative finite of the second part, lesses part, the result is a hereit part of of the second part, less part of the second part of the secon		the first part, lessor
WUTNESSETT: That the first particular of the first part for add to measure different former complies on the second part, the credit of which here and its and by these particles and particular different complies on the second part, the part of the second part of the s		a corporation, of a part, lessee,
<pre>by paid by the stal part the second part, the acceled and the in hereby achonologing, and if the overalist call acceleration of the second part, the acceleration of the second part, the acceleration of the basedon active to the second part, the acceleration of the basedon active to the second part, the acceleration of the basedon active to the second part, the acceleration of the basedon active to the second part, the acceleration of the basedon active to the second part, the acceleration of the basedon active to the second part, the acceleration of the basedon active to the second part, the acceleration of the basedon active to the second part, the acceleration of the basedon active to the second part, the acceleration of the part of the second part, the acceleration of the part of the second part, the acceleration of the part of the second part, the acceleration of the part of the second part, the acceleration of the part of the second part, the acceleration of the part of the second part, the acceleration of the part of the second part, the acceleration of the part of the second part, the acceleration of the part of the second part, the acceleration of the part of the second part, the acceleration of the part of the second part, the acceleration of the part of the second part, the acceleration of the part of the second part, the acceleration of the part of the second part, the acceleration of the part of the second part, the acceleration of the part of the second part, the acceleration of the part of the second part, the acceleration of the part of the second part, the acceleration of the part of the second part, the part of th</pre>	이 것 같아요. 이 가지 않는 것 같아요. 이 것 같아요. 아이들 것 같아요. 이 집에 있는 것 같아요. 이 것 같아요. 이 집에 있는 것 이 집에 있는 것 같아요. 이 집에 있 이 집에 있는 것 같아요. 이 집에 있 않이 않이 않이 않아요. 이 집에 있 않아요. 이 집에 있 않아요. 이 집에 있 않아요. 이 집에 있 않아. 이 집에 있 않이 않아. 이 집에 있 않아. 이 집에 있 않아. 이 집에 있 않이 않아. 이 집에 있 않아.	이 없는 않는 것 같은 것 같은 것을 들었다. 그는 것은 것은 것은 것 같은 것 같은 것 같은 것 같은 것 같은 것 같은
re of un appring and the accord part is be pail, byte p		
estable pro al and gas, and a linging pigs lang, examining tasks, landing and other autheres therean to his ear of mill models, all unter early large of all and the estable large of all all and a	urt of the partof the second part, to be paid, kept and pe	erformed, hagranted, demised, leased and let, and by these presents dogrant, demise, lease and
de ditate in the Control of	t unto the said part	telrs, executors, administrators, successors and assigns, for the sole and only purpose of mining and
Section		
Sector	* ************************************	
Section		
ereforms by the part the second part heink lattactore, secretores and satigmt. It is to calibret to the persite the and part	Section	Range,
In candidration of the premiers the suid part		
Let. To a deliver to the credit of the first part		
Bab. To pay to first part	1st. To deliver to the credit of the first part.	
ne is being used off the promises, and the first partto have gas for a fear to beststores in develop loose on adj premises during the same time. Dellars per year for the ne during which and gas shall be so used, said approaches (to may add) and per classes whichmonth to be made each three anoches in advance. The partOff the scored part agrees to complete and which and operate as in full splitchard of all real during which and operate as in full splitchard of all real during the case of the score part agrees to complete any dependent on advance. The partOff the scored part agrees to complete any dependent of the term of the lines above and while and operate as infull splitchard of all real during the score dyna stall have the right to use, and in advance of the term of this bease. The partOff the scored part agree to the term of the score dyna stall have the right to use, and off and water from wells, springe or streams produced on sidd read per the score dyna stall have the right to use, and off and water from wells, springe or streams produced on sidd reads. No well shall be arres that the score dyna stall have the right to use, and off and the score dyna stall have the right to use, and off and water from wells, springe or streams produced on sidd premises, including the right at any time on partice to the score dyna stall have the right at any time on partners of advance the score dyna stall have the right at any time on partners of the score dyna stall have the right to the first part	wells, the equal	part of all oil produced and saved from the leased premises.
add. 70 pays to first part		
ne during which such gas shift be so used, and syments to be made each three months in advance. The part		
the rate of	me during which such gas shall be so used, said payments to	be made each three months in advance.
endoned for the completion of such well shall be see. The part of the second part shall have the right to use, aga, all and water from wells, springs or means produced on skill for the operation thereon, espirater on wells of fart part. Wern requested by first part. We can be called part of the second part shall have the right at one on add premises. Second part shall pay for damages caused by it to growing ergo on skill hands. The part of the second part shall have the right at my three or reasons all machines. Second parts shall pay for damages caused by its or growing ergo on skill hands. The part of the second part shall have the right at my three or reasons all machines. Second parts shall pay for damages caused by its or growing ergo on skill hands. The part of the second part shall have the right at my three or reasons all machines. Second parts shall pay for damages caused by its or growing ergo on skill hands. The part of the second part shall have the right at my three or reasons all machines. All opayments which may fail due under this lease may be made direct to operation the second part shall have the right at my three or reasons. All opayments which may fail due under this lease may be made direct to operation of shall be readed part. The part of the second part shall be vertex between the parts between of its forms shall cases and assigns, to surrender this laces for cases likely operated. The part of the second part shall be vertex between the shall between to their heirs, excenters, administrators, successors and assigns. WITNESS or hands and shalls the day shall y quilified, commissioned and acting as each, presendly appeared. Natar Phalls in and for skill County and State, day quilified, commissioned and atting as each, presendly appeared. Natar Statilities in and for skill County and State, day quilified, commissioned and acting as each, presendly appeared. Natar Statilities in a day of the second part shall and a statilities in a steric, presendly appeared. Natar Statilities in and f		
Mater this provision dering the remainder of the term of this lease. The part of the second part abili have the right to use,gas, old and water from wells, springs or streams produced on said land for its operation thereos, copir vater from wells of fart part the second part held houry prior line below plough depth on cultivated land. No well shall be drilled ansers than feet to the house or harn on said premises. Second party when requestes exacele by it to grant the right to draw and more exains. All approach when sange caused by it to provide grant on a scill hands. The part of the second part aball have the right at any time to remove all machinery and fixtures placed on said premises, including the right to draw and more exains. All approach when sange bulk during the right to draw and more exains. All approach when sange bulk during the fart part of the second part of the fart part of the second part during the right of part for an other part part and the fart part of the fart part of the fart part of the fart part If and part part is part of the fart part If and part part is part is part of the terms and more part is part of the fart part is part of the fart part is part of the fart part part is part of the fart part part is part of the fart part part of the fart part part is part of the fart part part of the fart part part is part of the fart part is part of the fart part is part of the fart part part is part of the fart part is part of the		
ceepi vater from wells of far part	nder this provision during the remainder of the term of this lea	ase.
Where requested by first part the second part	그 가슴 옷 다 아이가 가지 않는 것 같아. 가지 않는 것 같아. 이 가 가 가지 않는 것 같아. 가 가 나 나 가 가 다 나 가 다 가 다 나 나 다 나 나 나 나 나	use, gas, oil and water from wells, springs or streams produced on said land for its operation thereon,
No well shall be drilled nearcer thanfree to the house or harn on said premises. Second party what pay for damages exacted by it to proving crayon and said hands. The part of the second part shall have the right at any time to remove all nachinery and fastures placed on said premises, including the right to draw and more exaing. All payments which may full due under this lease may be made aliver to		shall him
The part	나는 것 같은 것은 것 같은 것 같은 것 같은 것 같은 것 같은 것 같은	이 것 같은 것 같
move example. All payments which may fail due under this lesse may be made direct to	그렇게 가장 이 것 같아요. 지난 것 같아요. 이 것 않아요. 이 있	
deposited to		
The part		
The part	그는 그는 것 같은 것 같아요. 이 것 같아요. 이 것 같아요. 이 것 같아요. 이 집에 가지 않는 것 같아요. 이 집에 있는 것 같아요.	
[SEAL] Canty, ss. On the Notary Public in and for said County and State, day qualified, commissioned and acting as such, personally appeared. IN TESTIMONY WIREREOF, I have hereunto set my hand and affixed my official scal on the day and date last above written. My commission expires. 191. County, ss. On the Notary Public in and for said County and State, day qualified, commissioned and acting as such, personally appeared. NY ESTIMONY WIREREOF, I have hereunto set my hand and affixed my official scal on the day and date last above written. My commission expires. 191. County, ss. On the. Notary Public Ant of or said County and State, day qualified, commissioned and acting as such, personally appeared. Notary Public in and for said County and State, day qualified, commissioned and acting as such, personally appeared. Notary Public in and for said County and State, day qualified, commissioned and acting as such, personally appeared. Notary Public in and for said County and State, day qualified, commissioned and acting as such, personally appeared. Notary Public in and for said County and State, day and date last above written. NY ESTIMONY WIFREOF, I have hereunto set my hand and affixed my official scal on the day and date last above written. Ny commi	The partof the second partheirs, ex- Dollars to partof the first ter which all payments and liabilities thereafter to accrue u All covenants and agreements herein set forth between th	xecutors, administrators, successors and assigns, shall have the right at any time on payment of part,
[SEAL] INTE OF OKLAHOMA. On the. day of	The partbeirs, ex- Dollars to partbeirs, ex- ter which all payments and liabilities thereafter to accrue u All covenants and agreements herein set forth between th WITNESS our hands and scals, the day and year above s	xecutors, administrators, successors and assigns, shall have the right at any time on payment of part,
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 how to me to be the identical person, who executed the within and foregoing instrument, as lessor, and acknowledged to me that, he, had executed the same as	The partof the second partheirs, ex- Dollars to partof the first fter which all payments and liabilities thereafter to accrue un All covenants and agreements herein set forth between th WITNESS our hands and seals, the day and year above s WITNESS:	xecutors, administrators, successors and assigns, shall have the right at any time on payment of part,heirs, executors, administrators and assigns, to surrender this lease for cancellation, under and by virtue of its terms shall cease and determine. he parties hereto shall extend to their heirs, executors, administrators, successors and assigns. set forth.
TATE OF OKLAHOMA, County as: On the day of A, D, 191, before me. Notary Public in and for said County and State, daiy qualified, commissioned and acting as such, personally appeared. personally known to me to be the identical person, who executed the within and foregoing instrument, as lessor, and acknowledged to me thathehad executed the same as	The partof the second part,heirs, ex Dollars to partof the first fter which all payments and liabilities thereafter to accrue u All covenants and agreements herein set forth between th WITNESS our hands and seals, the day and year above s WITNESS:	xecutors, administrators, successors and assigns, shall have the right at any time on payment of part,
On the A, D, 191, before me Notary Public in and for said County and State, duly qualified, commissioned and acting as such, personally appeared. ud free and voluntary act and deed for the uses and purposes strument, as lessor, and acknowledged to me thathehad executed the same as	The partof the second part,heirs, ex- Dollars to partof the first ter which all payments and liabilities thereafter to accrue u All covenants and agreements herein set forth between th WITNESS our hands and seals, the day and year above s WITNESS:	xecutors, administrators, successors and assigns, shall have the right at any time on payment of part,heirs, executors, administrators and assigns, to surrender this lease for cancellation, inder and by virtue of its terms shall cease and determine. he parties hereto shall extend to their heirs, executors, administrators, successors and assigns. set forth. [SEAL,] [SEAL,]
Notary Public in and for said County and State, duly qualified, commissioned and acting as such, personally appeared	The partof the second partheirs, ex Dollars to partof the first ter which all payments and liabilities thereafter to accrue u All covenants and agreements herein set forth between th WITNESS our hands and scals, the day and year above s WITNESS:	xecutors, administrators, successors and assigns, shall have the right at any time on payment of part,heirs, executors, administrators and assigns, to surrender this lease for cancellation, inder and by virtue of its terms shall cease and determine. he parties hereto shall extend to their heirs, executors, administrators, successors and assigns
strument, as lesson, and acknowledged to me thathehad executed the same asfree and voluntary act and deed for the uses and purposes arein set forth. IN TESTIMONY WHEREOF, I have hereunto set my hand and allixed my official seal on the day and date last above written. My commission expires	The partof the second part,heirs, ex Dollars to partof the first ter which all payments and liabilities thereafter to accrue u All covenants and agreements herein set forth between th WITNESS our hands and seals, the day and year above s WITNESS: ()	xecutors, administrators, successors and assigns, shall have the right at any time on payment of part,heirs, executors, administrators and assigns, to surrender this lease for cancellation, inder and by virtue of its terms shall cease and determine. he parties hereto shall extend to their heirs, executors, administrators, successors and assigns. set forth. [SEAL,] [SEAL] [SEAL] [SEAL]
terein 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	The partof the second part,heirs, exDollars to partof the first fter which all payments and liabilities thereafter to accrue u All covenants and agreements herein set forth between th WITNESS our hands and seals, the day and year above s WITNESS: TATE OF OKLAHOMA,	xecutors, administrators, successors and assigns, shall have the right at any time on payment of part,heirs, executors, administrators and assigns, to surrender this lease for cancellation, inder and by virtue of its terms shall cease and determine. he parties hereto shall extend to their heirs, executors, administrators, successors and assigns. set forth. [SEAL.] [SEAL.] [SEAL.] [SEAL.] [SEAL.] [SEAL.] [SEAL.] [SEAL.] [A, D,, 191, before me
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 Notary Public TATE OF OKLAHOMA 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 who excented the written and opergoing instrument as lessee, and acknowledged to me that he less 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, ss. My commission expires 191 TATE OF OKLAHOMA County, ss. My commission expires 191 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 dax howledged to me that he executed the same as his free and voluntary act and deed of such corporation, for the ass 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 My commission expires 191 <td>The partof the second part,heirs, exDollars to partof the first fter which all payments and liabilities thereafter to accrue u All covenants and agreements herein set forth between th WITNESS our hands and scals, the day and year above s WITNESS: TATE OF OKLAHOMA,</td> <td>xecutors, administrators, successors and assigns, shall have the right at any time on payment of part,heirs, executors, administrators and assigns, to surrender this lease for cancellation, inder and by virtue of its terms shall cease and determine. he parties hereto shall extend to their heirs, executors, administrators, successors and assigns. set forth. [SEAL.] [SEAL.] [SEAL.] [SEAL.] [SEAL.] </td>	The partof the second part,heirs, exDollars to partof the first fter which all payments and liabilities thereafter to accrue u All covenants and agreements herein set forth between th WITNESS our hands and scals, the day and year above s WITNESS: TATE OF OKLAHOMA,	xecutors, administrators, successors and assigns, shall have the right at any time on payment of part,heirs, executors, administrators and assigns, to surrender this lease for cancellation, inder and by virtue of its terms shall cease and determine. he parties hereto shall extend to their heirs, executors, administrators, successors and assigns. set forth. [SEAL.] [SEAL.] [SEAL.] [SEAL.] [SEAL.]
TATE OF OKLAHOMA,	The partof the second part,heirs, exDollars to partof the first fter which all payments and liabilities thereafter to accrue u All covenants and agreements herein set forth between th WITNESS our hands and scals, the day and year above s WITNESS: TATE OF OKLAHOMA,	xecutors, administrators, successors and assigns, shall have the right at any time on payment of part,heirs, executors, administrators and assigns, to surrender this lease for cancellation, inder and by virtue of its terms shall cease and determine. he parties hereto shall extend to their heirs, executors, administrators, successors and assigns. set forth. [SEAL.] [SEAL.] [SEAL.] [SEAL.] [SEAL.]
TATE OF OKLAHOMA County, ss. On the	The partof the second part,heirs, exDollars to partof the first for which all payments and liabilities thereafter to accrue un All covenants and agreements herein set forth between the WITNESS our hands and seals, the day and year above s WITNESS:	xecutors, administrators, successors and assigns, shall have the right at any time on payment of part,heirs, executors, administrators and assigns, to surrender this lease for cancellation, inder and by virtue of its terms shall cease and determine. he parties hereto shall extend to their heirs, executors, administrators, successors and assigns. set forth. [SEAL,] [SEAL,] [SEAL,] [SEAL,] [SEAL,] [SEAL,] [SEAL,] [SEAL,] [SEAL,] [SEAL,] [SEAL,] [SEAL,] [SEAL,] [SEAL,] [SEAL,] [SEAL,] [SEAL] [SE
On the	The partof the second part,heirs, ex Dollars to partof the first ter which all payments and liabilities thereafter to accrue un All covenants and agreements herein set forth between th WITNESS our hands and seals, the day and year above s WITNESS: 	xecutors, administrators, successors and assigns, shall have the right at any time on payment of part,heirs, executors, administrators and assigns, to surrender this lease for cancellation, inder and by virtue of its terms shall cease and determine. he parties hereto shall extend to their heirs, executors, administrators, successors and assigns. set forth. [SEAL.] [SEAL.] [SEAL.] [SEAL.]
Notary Public in and for said County and State, duly qualified, commissioned and acting as such, personally appeared	The partof the second part,heirs, ex Dollars to partof the first ter which all payments and liabilities thereafter to accrue u All covenants and agreements herein set forth between th WITNESS our hands and seals, the day and year above s WITNESS : () TATE OF OKLAHOMA,	xecutors, administrators, successors and assigns, shall have the right at any time on payment of part,heirs, executors, administrators and assigns, to surrender this lease for cancellation, inder and by virtue of its terms shall cease and determine. he parties hereto shall extend to their heirs, executors, administrators, successors and assigns. set forth.
Description in the series of the series o	The partof the second part,heirs, exDollars to partof the first Dollars to partof the first iter which all payments and liabilities thereafter to accrue und All covenants and agreements herein set forth between the WITNESS our hands and scals, the day and year above s WITNESS: 	xecutors, administrators, successors and assigns, shall have the right at any time on payment of part,heirs, executors, administrators and assigns, to surrender this lease for cancellation, inder and by virtue of its terms shall cease and determine. he parties hereto shall extend to their heirs, executors, administrators, successors and assigns. set forth. [SEAL,]
urposes 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	The partof the second part,heirs, exDollars to partof the first ther which all payments and liabilities thereafter to accrue u All covenants and agreements herein set forth between th WITNESS our hands and scals, the day and year above s WITNESS: () TATE OF OKLAHOMA,	xecutors, administrators, successors and assigns, shall have the right at any time on payment of part,heirs, executors, administrators and assigns, to surrender this lease for cancellation, inder and by virtue of its terms shall cease and determine. he parties hereto shall extend to their heirs, executors, administrators, successors and assigns. set forth. [SEAL,]
My commission expires 191 TATE OF OKLAHOMA, County, ss. Before me, a in and for said County and State, on this gersonally appeared to me known to be the identical person who subscribed the name of the lessee, o-wit to me known to be the identical person who subscribed the name of the lessee, o-wit to me known to be the identical person who subscribed the name of the lessee, o-wit to me known to be the identical person who subscribed the name of the lessee, o-wit to me known to be the identical person who subscribed the name of the lessee, o-wit to me known to be the identical person who subscribed the name of the lessee, nd 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, for the same and purposes therein set forth. IN TESTIMONY WHIREOF, I have hereunto set my hand and affixed my official seal on the day and date last above written. My commission expires 191 in for the day of A. D. 191 in the day of A. D. 191	The partof the second part,heirs, exDollars to partof the first fter which all payments and liabilities thereafter to accrue u All covenants and agreements herein set forth between th WITNESS our hands and scals, the day and year above s WITNESS: () TATE OF OKLAHOMA,	xecutors, administrators, successors and assigns, shall have the right at any time on payment of part,
TATE OF OKLAHOMA, County, ss. Before me, a	The partof the second part,heirs, exDollars to partof the first ther which all payments and liabilities thereafter to accrue u All covenants and agreements herein set forth between th WITNESS our hands and scals, the day and year above s WITNESS: () TATE OF OKLAHOMA,	xecutors, administrators, successors and assigns, shall have the right at any time on payment of part,
TATE OF OKLAHOMA, County, sa. Before me, a	The partof the second part,heirs, exDollars to partof the first ter which all payments and liabilities thereafter to accrue u All covenants and agreements herein set forth between th WITNESS our hands and seals, the day and year above s WITNESS: 	xecutors, administrators, successors and assigns, shall have the right at any time on payment of part,
Before me, a, in and for said County and State, on thisday ofA. D. 191	The partof the second part,heirs, ex Dollars to partof the first ter which all payments and liabilities thereafter to accrue un All covenants and agreements herein set forth between th WITNESS our hands and seals, the day and year above s WITNESS our hands and seals, the day and year above s WITNESS our hands and seals, the day and year above s WITNESS our hands and seals, the day and year above s WITNESS our hands and seals, the day and year above s WITNESS our hands and seals, the day and year above s WITNESS our hands and seals, the day and year above s WITNESS our hands and seals, the day and year above s WITNESS our hands and seals, the day and year above s WITNESS our hands and seals, the day and year above s WITNESS our hands and seals, the day and year above s Notary Public in and for said County and State, duly qualified to the	xecutors, administrators, successors and assigns, shall have the right at any time on payment of part,heirs, executors, administrators and assigns, to surrender this lease for cancellation, under and by virtue of its terms shall cease and determine. he parties hereto shall extend to their heirs, executors, administrators, successors and assigns. set forth. [SEAL,] [SEAL,] [SEAL,] [SEAL]
TATE OF OKLAHOMA, County of	The partof the second part,heirs, ex Dollars to partof the first ter which all payments and liabilities thereafter to accrue un All covenants and agreements herein set forth between th WITNESS our hands and seals, the day and year above s WITNESS in the day and year above s WITNESS is a second part of the day and year above s WITNESS is a second part of the day and year above s WITNESS is a second part of the day and year above s with the day of second part of the day of the d	xecutors, administrators, successors and assigns, shall have the right at any time on payment of part,heirs, executors, administrators and assigns, to surrender this lease for cancellation, ander and by virtue of its terms shall cease and determine. he parties hereto shall extend to their heirs, executors, administrators, successors and assigns
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, for the as and purposes therein set forth. IN TESTIMONY WHEREOF, I have hereinto set my hand and affixed my official seal on the day and date last above written. My commission expires	The partof the second part,heirs, ex Dollars to partof the first ter which all payments and liabilities thereafter to accrue un All covenants and agreements herein set forth between th WITNESS our hands and seals, the day and year above s WITNESS in the day and year above s WITNESS is a second part of the day and year above s WITNESS is a second part of the day and year above s WITNESS is a second part of the day and year above s WITNESS is a second part of the day of second part of the day of the	xecutors, administrators, successors and assigns, shall have the right at any time on payment of part,heirs, executors, administrators and assigns, to surrender this lease for cancellation, ander and by virtue of its terms shall cease and determine. he parties hereto shall extend to their heirs, executors, administrators, successors and assigns,
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	The partof the second part,heirs, exDollars to partof the first ter which all payments and liabilities thereafter to accrue u All covenants and agreements herein set forth between th WITNESS our hands and seals, the day and year above s WITNESS: () TATE OF OKLAHOMA,	xecutors, administrators, successors and assigns, shall have the right at any time on payment of part,
My commission expires	The part	xecutors, administrators, successors and assigns, shall have the right at any time on payment of part,
TATE OF OKLAHOMA, County of 35. 0 This instrument was filed for record on the day of A. D. 191. at o'clock A. d.	The part	xecutors, administrators, successors and assigns, shall have the right at any time on payment of part,heirs, executors, administrators and assigns, to surrender this lease for cancellation, under and by virtue of its terms shall cease and determine. he parties hereto shall extend to their heirs, executors, administrators, successors and assigns. set forth. [SEAL.]
TATE OF OKLAHOMA, County of	The partof the second part,heirs, exDollars to partof the first ter which all payments and liabilities thereafter to accrue u All covenants and agreements herein set forth between the WITNESS our hands and seals, the day and year above s WITNESS:	<pre>xecutors, administrators, successors and assigns, shall have the right at any time on payment of partheirs, executors, administrators and assigns, to surrender this lease for cancellation, under and by virue of its terms shall cease and determine. he parties hereto shall extend to their heirs, executors, administrators, successors and assigns. set forth. [SEAL,] </pre>
This instrument was filed for record on the day of a day of A. A. D. 191	The partof the second part,heirs, ex Dollars to partof the first ter which all payments and liabilities thereafter to accrue un All covenants and agreements herein set forth between the WITNESS our hands and seals, the day and year above s WITNESS our hands and seals, the day and year above s WITNESS our hands and seals, the day and year above s WITNESS our hands and seals, the day and year above s WITNESS () () TATE OF OKLAHOMA,	<pre>xecutors, administrators, successors and assigns, shall have the right at any time on payment of partheirs, executors, administrators and assigns, to surrender this lease for cancellation, under and by virue of its terms shall cease and determine. he parties hereto shall extend to their heirs, executors, administrators, successors and assigns. set forth. [SEAL,] </pre>
· "你们,你们们们,你们们,你们们,你们们,你们们们,你们们,你们们,你们们,你们	The partof the second part,heirs, ex Dollars to partof the first ter which all payments and liabilities thereafter to accrue u All covenants and agreements herein set forth between th WITNESS our hands and seals, the day and year above s WITNESS our hands and seals, the day and year above s WITNESS our hands and seals, the day and year above s WITNESS our hands and seals, the day and year above s WITNESS our hands and seals, the day and year above s WITNESS our hands and seals, the day and year above s WITNESS	<pre>secutors, administrators, successors and assigns, shall have the right at any time on payment of partheirs, executors, administrators and assigns, to surrender this lease for cancellation, inder and by virtue of its terms shall each and edectormine. he parties hereto shall extend to their heirs, executors, administrators, successors and assigns. set forth[SEAL.] SEAL.] </pre>

83

lan μ μ http://www.

te da mandra en secono de la compañía en secono de la compañía de la compañía de la compañía de la compañía de En secono de la compañía de la compañ