f	akanganan dia nganan mada ngandang abinda at paginta di dipagintan pagintan bin pada ini akan mana nga		engalerani (angelerani) independent (angelerani) independent (angelerani) independent (angelerani) independent
and the second of the	., .,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	partof the first part, lessor, and	
		a corporation, of	
uly paid by the part of the part unto the sain perating for the sa	he said partof the second part tof the second part, to be paid, id partof the second part, oit and gas, and of laying pipe lines	the first part, for and in consideration of the sum of	ovenants and agreements hereinafter contained on to t, and by these presents dogrant, demise, lease an assigns, for the sole and only purpose of mining an to take care of said products, all that certain tract
nd situate in	the County of	State of Oklahoma, described	as follows, to-wit:

Section	Township	Range , and containing	acres, more or le
ierefrom by t	he partof the second part,	ce for the term of ten years from this date, and as long the	
1st. To	deliver to the credit of the first part	tof the second part covenants and agrees:heirs, executors, administrators, success	sors and assigns, free of cost, in the pipe line to wh
	may connectwells, the	equalpart of all oil produ	ced and saved from the leased premises.
ame is being u	sed off the premises, and the first pa	Dollars each year in advance for the g	n dwelling house on said premises during the same tin
		eed from any oil well and used off the premises at the rate of	
me during wh	nich such gas shall be so used, said p	ayments to be made each three months in advance. complete a well on said premises within	from the date hereof, or p
t the rate of nentioned for		llars, in advance, for each additional	onths such completion is delayed from the time abo
	on wells of first part	the right to use gas, oil and water from wells, springs or st	reams produced on said land for its operation there
No well	shall be drilled nearer than	d partshall burypipe lines below plough	depth on cultivated land.
The part	party shall pay for damages caused b of the second part shall have t	he right at any time to remove all machinery and fixtures pl	aced on said premises, including the right to draw a
emove casing.	All payments which may fall due u	nder this lease may be made direct to	

		heirs, executors, administrators, successors and assign	
fter which all	payments and liabilities thereafter	to accrue under and by virtue of its terms shall cease and	determine.
fter which all All cove WITNE	payments and liabilities thereafter nants and agreements herein set fort SS our hands and seals, the day and WITNESS:	to accrue under and by virtue of its terms shall egase and it between the parties hereto shall extend to their heirs, executed above set forth.	determine. cutors, administrators, successors and assigns.
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