220263 C.NTROM	STATE OF OKLAHOMA, Tulsa County, ss. 27th This instrument was filed for record on the 27th of 25to JULYO oclock A. M., and duly recorded in Book 416 on page O. G. Weaver, County Clerk. By Brady Brown, Deputy
AGREEMENT, Made and entered into 19th by and between. Harry C. Younts and Delci	e N. Mounts, bushand and wife and G. W. Mounts
H. MUSITER AS HECSIVER Of the first part of the ORI WITNESSETH, That the said lessor, for and in consideration cash in hand paid, receipt of which is hereby acknowledged and of the covered the second of the covered that the said less and by these presents does	t, hereinaften called lesses (whether one or more) and anoma, Teath of the second part, hereinafter talks lessen by DOLLARS of One and OO/100 DOLLARS enants and agreements hereinafter contained on the part of lesses to be paid, kept and grant, demise lease and let unto the said lesses, for the sole and only purpose of mining and a stations and structures thereon to produce, save and take care of said products, all that
Twenty-two (22) North, Ran	
In consideration of the premises, the said lessee covenants and agree	taining 20 acres, more or less years from tlate; and as long thereafter as oil or gas,
2nd. To pay the lessor One-eighth of the ma: 2nd. To pay the lessor one-eighth (1/2), payable monthly at the or any other product, a royalty of one-eighth (1/2), payable monthly at the and all inside lights in the principal dwelling house on said land during the 3rd. To pay lessor for gas produced from any oil well and used of	e to which he may connect his wells, the equal one-eighth part of all oil produced and saved rket price of the gas
ownership of said land, the sum of the privilege of deferring the dommencement of a well for month of a well for month of a well may be further deferred for like periods of the same number of month down payment, covers not only the privileges granted to the date when as aforesaid, and any and all other rights conferred. Should the first well drilled on the above described land be a dry by the conferred.	And it used in the many rable monthly, at the prevailing market rate. day of
vided shall be paid the lessor only in proportion which his interest bears to Lessee shall have the right to use, free of cost, gast cil and water p When requested by the lessor, lessee shall bury his pipe lines below	produced on said land for its operation thereon, except water from wells of lessor. w plow depth.
assignee thereof shall make due payment of said rental.	now on the premises, without the written consent of the lessor. i crops on said lands. Ind fixtures placed on said premises, including the right to draw and remove casing. assigning in whole or in part is expressly allowed, the covenants hereof shall extend to their ownership of the land or assignment of rentals or royalties shall be binding on the lessee un- to a true copy thereof; and it is hereby agreed in the event this lease shall be assigned see of such part or parts shall fail or make default in the payment of the proportionate part flect this lease in so far as it covers a part or parts of said lands which the said lessee or any herein described, and agrees that the lesson shall bear the right at pay time to redeem for bed lands; in the event of default of spayment by lesson, and he subrogated to the right of itle to said lands herein described grainst ng or to claim the same by through or under day of January
WITNESS	Harry C. Mounts (SEAL) Delcie M. Mounts (SEAL) G. W. Mounts (SEAL) (SEAL)
Tul sa ACKNOWLEI	DOMENT TO THE LEASE
STATE OF OKLAHOMA, County of Tules BE IT REMEMBERED. That on this Tith day of	January January in the year of our Lord, one thousand nine ary Public, in and for said County and State, personally appeared his-man-wife and G. W. Hounts d foregoing instrument and acknowledged to me that they executed the rposes therein set forth, and affixed my notarial seal the day and year first above written. Louise J. Myler.
ACKNOWI EDGEMENT	Louise J. Myler. Notary Public. WHERE THE LESSOR SIGNS BY MARK
STATE OF OKLAHOMA, County ofss. On thisday ofday ofday.	A. D., 19, before me, the undersigned, a Notary Public, in and
to me known to be the identical person who executed the within and fore sence of	egoing instrument by and an analysis and seed for the uses and pur-
My Commission ExpiresNOTE—The signature by mark of a lessor who cannot write his ne	Notary Public. ame must be witnessed by two witnesses, one of whom must write lessor's name near such
KNOW ALL MEN BY THESE PRESENTS: That H. Mueller, as Peceiver of Okla Starsof under Order of District court of One dollar and other valuable considers receipt whereof is heroby acknowledged do hereby sell, assign, traps Ethel M. Niles TO HAVE AND TO HOLD THE SAME FOREVER, subject In Witness Whereof, the said grantorhahereunto s January	ASSIGNMENT home—Texes_Broducing & Refining Commany TH-18 withWhiteGgrantor
0 ⊱1	ahoma Texas Froducing & Refining Company. (SEAL)
strument and acknowledged to me that executed the same as	NT OF THE ASSIGNMENT BY in the year of our Lord, one thousand nine hundred and nine and state, personally appeared H. M.