and the second second

an di da Bana Salayon 1

Earm,2.communeccontrations	arrige den general men en andere en andere en andere en andere en andere general men andere en andere en andere Het en also anteren en andere e An andere	DORSEY Printing Commany, Dail	las. Tex
AGREEMENT, Made and enter	ed into the 2.5th day of Octobe	2 A. D. 1909, by and between	
County of Tuleal	, State of Chlakioung	, parties of the first part, and	••••••
	1. Braden Pitteburgh Pal.	part of the part of the part of the part of the	s secon id by f
part	Surface of the first part, for and in consideration to f which is hereby acknowledged, and of the c , ha-ret- $\mathcal{L}$ granted, demised, leased and let and strators, exculors, successors, or assigns, for the	n of the sum of One Dollar to	of the of the be lines
building tanks, stations and structures	s thereon to take care of said products, all that	certain tract of land, situate in the town of, hereby releasing and waiving all rights under and by virtue of t	
exemption laws of this State; bounded	I substantially as follows:		
On the East by lands of	·····		••••••••
On the South by Inde of Sor. On the West by Tando of m of an arter of sector	witheast quarter fraut	heart quarter, east thill of southwest quarter of no mest quarter of nonthwest quarter of no with range 14 east.	earli esthe
Containing seventy		une land conveyed to the first part	
by deed bearing around the buildings on which no well	ing date	1, reserving, however, therefrom	••••
	ll remain in force for a term of ten years from the		.id land
In consideration of the premises	s, the said part d. of the second part covenant.	, and agree: 1st-To deliver to the credit of the part de of the first part, late	źs/
heirs, administrators, executors and a	assigns, free of cost in the pipe line to which par ed premises: And 2nd-To pay sevents	ty of the second part may connect	each ar
gas well drilled on said premises, the p Second part 4	as from which is unrketed and used off the prei agree to locate all wells so as to interfere as h	Dollars each three months in advance for the gas, from e nizes, while the gas from said well is so marketed and used. ttle as possible with the cultivated portion of the farm. And further, to complete	a well
premises within the Inout	yed from the date hereof, or pay at the rate of	$f = \frac{2}{2} \frac{\pi}{2}$ Dollars, quarterly in advance, for e apletion of such well until a well is completed; and it is agreed that the completion e remainder of the term of this lease. Such payments may be made direct to the	ach ad m of si
shall be and operate as a full liquidati deposited to	ion of all rental under this provisions during the	e remainder of the term of this lease. Such payments may be made direct to the Chladoman. It is agreed that the guartary sente	lessor
about described lander	hall be doubled upon the co	mpletion of a producing well within 1000 feet	- A
said land, said and	the dilled of Lun and	with the date of completion of mell and to	r de
Laco year we day as a			
First part is have gas free in the second part	for fuel and light in the dwelling on said premis	es by making <u>them</u> , own connections to any well thereon. t water, oil and gas from said premises to run all machinery necessary for drilling	and o
thereon, and at any time to remove al	il machinery and fixtures placed on said premise	es; and further, upon the payment of Carle F. 29140.	
at any time, by the part of secon administrators and assigns, said part.	a part,	executors, administrators, successors and assigns, shall have the right to surrende	r this l
cancellation, after which all payments In witness Whereof, The parties WITNES	and liabilities thereafter to accrue under and by to this agreement have hereunto set their hands S.	executors, administrators, successors and assigns, shall have the right to surrende virtue of its terms shall cease and determine, and this lease become absolutely up and seals the day and year first above written.	ili and
		J. Truman Milon .	
Benthal ada	us	Florencel Q. nifor	
Charles R. Gilm	ne, Tulkal. Ch.	h m	
	,	J. J. Braden,	·····
en ander ander en	ACKN	OWLEDGMENT	
	County, ss.		
		, in and for said County, in the State aforesaid, do here	
personally known to me to be the same	e person whose namesubscribed to th	e foregoing instrument, appeared before me this day in person and acknowledged t	that he
scaled and delivered the said instrume	int asfree and voluntary act for th	e uses and purposes therein set forth, including the release and waiver of the right of	t of ho
Given under my hand and	Beal this	· · · · · · · · · · · · · · · · · · ·	
State of Oklahoma, Com	uty of Lucia Gounty, ss.	before me, a motary Bublic	
in and for said County and State, on	this the 4 day of 22007.	1909 personally appeared for incurrent	124
and Florence Q. ni	fon this sufer	terments	
Witness my hand and scal as an		Zon-the day last abs	<u>026-me</u>
My commission expires	in 1. 1913 - Seaf.	Manulli T, Clautell'	
-	County, ss.		
BEFORE ME,			
		this day personally appeared ife, both known to me to be the persons whose names are subscribed to the foregoi	
and acknowledged to me that they eac	ch executed the same for the purposes and consi	deration therein expressed. And the said	
		, having been examined by me privily and apart from her husband, and h	
that she had willingly signed the same	e for the purposes and consideration it erein expr	reseed, and that she did not wish to retract it. dny of	,
GIVEN UNDER MY HAND A (L.S.)	ND SEAL OF OFFICE, THE	τ	
		n e name and an	
1		211. A D 10/0 at 3 P 1721.	
State of Oklahoma,	1	A THE DECK. MALE AT MARTINE	,
This Instrument was filed for Re	tecord on the day of fe	. He Walkley Res. of Weide	• •••••
State of Oklahoma, This Instrument was filed for Re By	1	ISEALL AND MACKEY Reg. of Seide	