	DORSEY Printing Company, Pallas, Texas-1911
AGREEMENT, Made and entered into the 5" day of May	, A. D. 1910 , by and between Milley Finey
	oi Ary
County of State of Calabornae, part	3. Braden part of the second part;
WITNESSETH, That the said part of the first part, for and in consideration of the supert of of the second part, the receipt of which is hereby acknowledged, and of the covenants a part, to be paid, kept and performed, had granted, demised, leased and let and by these part, heirs, administrators, excutors, successors, or assigns, for the sole and continuous control of the superformed.	m of One Dollar to in hand well and truly paid by the said and agreements bereinafter contained on the part of the said part of the second presents does grant, demise, lease and let unto the said part of the second only purpose of unining and operating for oil and gas, and of laying pipe lines and of
building tanks, stations and structures thereon to take care of said products all that certain trace	ct of land, situate in the town of
exemption laws of this State; bounded substantially as follows:	
On the East by lands of S S S S S S S S S S S S S S S S S S	Section 36 Township 18 W Range
On the South by trade of 15 0 concaining 1 50 acres	
	4 27 1
Containing neres, more or less, and being same land or	onveyed to the first part by DACCA Matterial , reserving, however, therefrom ~ G.C. feet
around the buildings on which no wells shall be drilled by either party scent by mutual consent. It is agreed that this lease shall remain in force for a term of the years from this date and part — of the second part, — heirs, administrators, executors, successors or as	i as long thereafter as oil or gas, or either of them, is produced from said land by the signs.
In consideration of the premises, the said part of the second part covenant, and agree heirs, administrators, executors and assigns, free of cost in the pipe line to which part of the	e: 1st-To deliver to the credit of the part 4 of the first part, Zer, he second part may connect Zerd wells the equal one englithepart of all
oil produced and saved from the leased premises: And 2nd—To pay gas well drilled on said premises, the gas from which is marketed and used off the premises, while Second particles covenant and agree to locate all wells so as to interfere as little as possible.	
premises within Luclou mently from the date hereof, or pay at the rate of three months such completion is delayed from the time above mentioned for the completion of shall be and operate as a full liquidation of all rental under this provisions during the remainded deposited to held credit	such well until a well is completed; and it is agreed that the completion of such well or of the term of this lease. Such payments may be made direct to the lessor. or
Bank of Commerce Tun	lsa, Onla
First nort 41, to have gas fee for fuel and light in the dwelling on said numises by making	ing Lev own connections to any well thereon.
First part to have gas free for fuel and light in the dwelling on said premises by maki It is agreed that the second part shall have the privilege of using sufficient water, oil thereon, and at any time to remove all machinery and fixtures placed on said premises; and furt	l and gas from said premises to run all machinery necessary for drilling and operating ther, upon the payment of Dollars,
at any time, by the part 44-of second part, heirs, administrators, executors, su	ccessors and assigns, to the party of the first part, heirs, executors,
administrators and assigns, said part of the second part, heirs, executors, cancellation, after which all payments and liabilities thereafter to accrue under and by virtue of in witness Whereof, The parties to this agreement have hereunto set their hands and seals WITNESS:	
Robert Fry	miliy try [Seal]
Charles R. Filmore	[Seal]
	Tit Braden [Seal]
	[Seal]
ACKNOWLEDGM State of Illinois,	MENT
I,	, in and for said County, in the State aforesaid, do hereby certify that
personally known to me to be the same person whose name subscribed to the foregoing	instrument, appeared before me this day in person and acknowledged that he signed,
scaled and delivered the said instrument as	purposes therein set forth, including the release and waiver of the right of homestead
	[Seal]
State of Oklahoma, County of Tuleal County, ss. before me, in and for said County and State, on this 5th day of May	a: notary Oublic
in and for said County and State, on this day of May	18/1 , personally appeared Milley Frag
to me known to be the identical person who executed the within and foregoing lease, and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and seal as each.	d acknowledged to me that the executed the same as fire and
My commission expires May 19 th 1941 Chal	
State of Texas, County, ss.	0
of the County of, in the State of Oklahoma, on this day po	ersonally appeared
and, his wife, both kn and acknowledged to me that they each executed the same for the purposes and consideration the	
wife of the said, havi	ing been examined by me privily and apart from her husband, and having the same
fully explained to her, she, the said	, acknowledged such instrument to be her act and deed, and declared that she did not wish to retract it.
fully explained to her, she, the said	, acknowledged such instrument to be her act and deed, and declared that she did not wish to retract it.
fully explained to her, she, the said	that she did not wish to retract it. day of
fully explained to her, she, the said	that she did not wish to retract it. day of