Form 2 DOISEY Italia Company Dalls, Paus	
AGREEMENT, Made and intered into the If day of Justile Brown, her husband of histogy	PEN
County of Tules a flate of Oklahomal partile of the first part, and	
J. R. Bradew of Pittsbught tal. part 4 of the second	part;
WITNESSETH, That the said part the first part, for and in consideration of the sum of the Dollar to the said part of the said	e said
part of the second part, the receipt of which is hereby acknowledged, and of the covenants and agreements hereinafter contained on the part of the said part of the spart of the said part of the	econd
building tanks, stations and structures thereon to take care of said products, all that certain tract of land, situate in the town of	ina or
County of Tribal State of Childhaman hereby releasing and waiving all rights under and by virtue of the home	estead
exemption laws of this State; bounded substantially as follows:	
On the North by lands of Stuttleast quarter of worthwest quarter of section	
2 at 1 Will 19 with a Wart black you	
On the West by lands of My Low INSLIGATION / STREETHOOLY VALUELY, LOGIS . D. 1994	
Oil the need by famus of	
gg.	
Containing forty acres, more or less, and being same land conveyed to the first part & by Warthout	
by deed bearing date, reserving, however, therefrom	feet
It is agreed that this lease shall remain in force for a term of ten years from this date and as long thereafter as oil or gas, or either of them, is produced from said fand to	by the
part of the second part, the heirs, administrators, executors, successors or assigns.	.*
An consideration of the premises, the said part of the second part covenant, and agree: 1st—To deliver to the credit of the part of the first part, beirs, administrators, executors and assigns, free of cost in the pipe line to which part of the second part may connect with the equal wells the equal of the first part.	of all
	every
oil produced and saved from the leased premises: And 2nd—To pay fifty #550 Dollars each three months in advance for the gas, from each and gas well drilled on said premises, the gas from which is marketed and used. Second part—Covenant and agree to locate all wells so as to interfere as little as possible with the cultivated portion of the farm. And further, to complete a well or	n said
promises within Add Att (A) from the date bareaf or may at the rate of Pead Dollars, quarterly in advance, for each addition	itionai
three months such completion is delayed from the time above mentioned for the completion of such well until a well is completed; and it is agreed that the completion of such shall be and operate as a full liquidation of all rental under this provisions during the remainder of the term of this lease. Such payments may be made direct to the lessor	h well or
deposited to their credit in lank of Bilby, Oklahoma	
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First part of to have gas free for fuel and light in the dwelling on said premises by making Meen own connections to any well thereon. It is agreed that the second part of shall have the privilege of using sufficient water, oil and gas from said premises to run all machinery necessary for drilling and open	rating
	ollars,
at any time, by the part 4-of second part, Lies, administrators, executors, successors and assigns, to the part elect of the first part, theirs, executors, exe	utors,
administrators and assign, said part 4 of the second part, heirs, executors, administrators, successors and assigns, shall have the right to surrender this learness that he was a shall case and determine and this learness that he was a shall case and determine and this learness that he was a shall case and determine and this learness that he was a shall case and determine and this learness that he was a shall case and determine and this learness that he was a shall case and determine and this learness that he was a shall case and determine and this learness that he was a shall case and determine and this learness that he was a shall case and determine and this learness that he was a shall case and determine and this learness that he was a shall case and determine and this learness that he was a shall case and determine and this learness that he was a shall case and determine and the shall case and determine and the shall case and the shall case and determine and the shall case and t	ase for
cancellation, after which all payments and disabilities thereafter to accrue under and by virtue of its terms shall cease and determine, and this lease become absolutely null and vo In witness Whereof, The parties to this agreement have hereunto set their hands and seals the day and year first above written.	oiu.
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Agy Gross.	[Seal]
Howa	-
HAT Defect	[Seal] [Seal]
HAT Defect	[Seal]
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