Form 2				DORSEY	rinting Company, Dallas, Texas-48
AGREEMENT, Made	and entered into the			D by and between	
	, State of				
WITNESSETH, That partof the second part, part, to be paid, kept and part,hei	the said part of the first part, it the receipt of which is hereby acknow performed, hagranted, demised rar, administrators, excutors, successo	or and in consideration of wledged, and of the cove I, leased and let and by its, or assigns, for the sol	f the sum of One Dollar to mants and agreements ber these presents dogr le and only purpose of mis	in hand cinafter contained on the part of ant, demise, lease and let unto ning and operating for oil and gas	well and truly paid by the sait he said part of the secon the said part of the secon, and of laying pipe lines and
County of exemption laws of this State	I structures thereon to take care of si , State of		, hereby relea	sing and waiving all rights under	and by virtue of the homester
On the East by lands of. On the South by lands of. On the West by lands of.					
*************************************			***************************************	· · · · · · · · · · · · · · · · · · ·	·
Containing by	deed bearing date	or less, and being same	land conveyed to the first	part by ever, therefrom	fe
	deed bearing date			as oil or gas, or either of them, is	produced from said land by the
	e premises, the said part of the stors and assigns, free of cost in the p				
oil produced and saved from gas well drilled on said pren Second part————————————————————————————————————	n the leased premises: And 2nd—Tenises, the gas from which is marketed enant and agree to locate all wells	o pay	Dolla es, while the gas from said as possible with the cultiv	rs each three months in advance f well is so marketed and used, ated portion of the farm. And fur	or the gas, from each and ever ther, to complete a well on sa
deposited to	from the date hereof on is delayed from the time above r il liquidation of all rental under this oredit				
First part—to hav It is agreed that the	e gas free for fuel and light in the dw second partshall have the privi remove all machinery and fixtures p	elling on said premises b llege of using sufficient was laced on said premises:	y making	own connections to any well thereo premises to run all machinery nec-	on, essary for drilling and operatir
at any time, by the part	of second part, hei said part, of the second part, payments and liabilities thereafter to the parties to this agreement have her WITNESS:	rs. administrators. execut	ors, successors and assigns	to the part of the first part.	heirs executor

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		ACKNOWI	LEDGMENT		Loca
	Cou	inty, ss.			
personally known to me to be sealed and delivered the said	e the same person whose name	subscribed to the for I voluntary act for the us	egoing instrument, appeare es and purposes therein set	ed before me this day in person an forth, including the release and w	d acknowledged that he signed
State of Oklahoma,	Со	ınty, ss.			
in and for said County and	State, on this	day ofbefo	re me,	personally appeared	
to me known to be the id voluntary act and deed for the	entical person who executed the new serious and purposes therein set forth	within and foregoing leas	se, and acknowledged to n	ne that he executed the san	ne as free an
	seal as such				
My commission expires	G				
BEFORE ME,		•••••••••••••••••••••••••••••			
of the County of	, in the St	ate of Oklahoma, on this	day personally appeared -	***************************************	
and acknowledged to me tha	t they each executed the same for the	purposes and considerat	ion therein expressed. Ar	d the said	
fully explained to her, she, t that she had willingly signed	he said	deration therein expressed	d, and that she did not wis	owledged such instrument to be h to retract it.	her act and deed, and declare
(L.S.)					
	Сои		Andrew An		
This Instrument was fi	led for Record on the		A. D.	19	***************************************