APPERAISON, Mode out extered his the	Form 2 DOUSEY Vaning (Company, Dallas, Texas-45346
Company of the compan	1 D. Levand Volumen	
State of	AGREEMENT, Made and entered into the day of	
WITHOUSENITY, That the next part _ of the deep out, for each in excellentiates of the server of the most of the server of the se		
WYCHOSTOTT, The all hes and a part of the faced part, for part of the control of the many of the control of the part of the pa	part	k of the second part;
scaling lasts, statistics and development schrees to this case of add podents, of the certain test of bad, which is the torse of a company of the company of the certain scaling of the certain of the beautiful plants of the period plants. **State of the beautiful plants of the period plants of the beautiful plants of the period plants of the beautiful plants of the period pla	WITNESSETH. That the said part of the first part, for and in consideration of the sum of One Dollar to in hand well a 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 separate, to be paid, kept and performed, ha granted, demised, leased and let and by these presents dogrant, demise, lease and let unto the sai part, heirs, administrators, excutors, successors, or assigns, for the sole and only purpose of mining and operating for oil and gas, and contains the said part	and truly paid by the said aid part of the second id part of the second of laying pipe lines and of
On the Nave by based of On the Nave by based of On the Work by incide of On the Work by incid	building tables stations and effectives thereon is take ears of said products all that certain tract of land, situate in the town of	
On the Boak by Incide of On the Work by Incide	On the North by lands of	
Outstaining. See the Wood by Insule of Grantening. See the Wood by Insule See See a server by weard the institution of by Seed See See a server by weard of the institution of the See See a server by weard of the institution of the see See a server by the second of the	On the East by lands of	**
Containing. It is greated that the leaves and treatment in face for two treatments of the first part. It is agreed that the leaves and treatment in face for a treat or large. It is agreed that the leaves and treatment in face for a treat or large. It is agreed that the leaves and treatment in face for a treat or large. It is agreed that the leaves and treatment in face for a treat or large in the contract of the first part. It is agreed that the leaves and treatment in face for a treat or large in the contract of the first part. It is agreed that the leaves and treatment in face for a treat or large in the contract of the first part. Contract part. Cont	On the South by lands of	49-24-1-244-1-18-18-14-2-1-4-18-18-18-18-18-18-18-18-18-18-18-18-18-
Generating. **Department of the Notifice Construction of the Construction of the Notifice Construction		
Quantishim. By dead bearing this. acres, more or bers, and belog same land queywyel to the first part. by second the beatest by dead bearing this. acres, more or bers, and belog same land queywyel to the first part. by second the beatest by the		
Guarantees. Description D		
The probability of the probabili	Containing acres, more or less, and being same land conveyed to the first part by	
Description of the second part,	by deed bearing date, reserving, however, therefrom	feet
notes, administrators, exceptions and assigns, five of cests in the pipe line to which part—of the second part may connect the control of the part of all of produced and assign from the least part of all on the part of a second part of the s	partof the second part	
oil produced and averal from the levest premisers. And sind—To pay were designed and premisers are with control processes in age was not designed and premisers are with a premiser. A many and premisers are within an excellate a wind an excellate and premisers are within an excellate and the control of the form. And the premisers are within a control assertion completion is delayed from the data bereaf, or yay as the rate of the mean of the form o		
pressules within a process of the pr	heirs, administrators, executors and assigns, free of cost in the pipe line to which part	gas, from each and every
ACKNOWLEDOMENT State of Hilmois, County, ss. J. County, ss. Lefter me, Ay of	on produced and saved from the lensed premises. And all the produced and used off the premises, while the gas from said well is so 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, premises within — from the date hereof, or pay at the rate of — Dollars, quarterly in additionable to the premises within — Dollars, quarterly in additionable to the premise within the completion is delayed from the time above mentioned for the completion of such well until a well is completed; and it is agreed that if	to complete a well on said vance, for each additional be completion of such well
First part	deposited to, credit	
First part — to have gas from far farel and light in the develling on said premises by making. It is agreed that the second part — shall have the privilege of using sufficient water, oil and gue from said premises to run all suschisery accessary for drilling and operating thereon, and an any time by the part — of second part — below, administrators, executers, successors and saigns, said part — of the first part, school-recording the part — of the first part of the part of th		
First part		
First part — to have gas feed for field and light in the dwelling on said premises by mining — the premises for man all machinery measures from the payment of the part — of second part. — being administrations, carectores, successor and satings, to the part — of the first part, — being administrations, carectores, successor and satings, to the part — of the first part, — being administrations, carectores, and institutions and satings, said part — of the second part, — being administrations, carectores, and institutions, on the payment of th		
at any time, by the part—of second part, belts, effectives, and assigns, to the part—of the first part, belts, rescutors, and antiquitations and assigns, said part of the second parts. Divine greater, and antiquitations and assigns, said part, and belts, executors, and antiquitations, and assigns, said parts. In vitrue Whered, The writes of the second parts and liability thereafter the secret counter and by virtue of its terms all cross and declaration, and this lease become absolutely null and void. [Seal] [Seal] ACKNOWLEDGMENT State of Illinois, County, ss. I, in and for said County, in the State of Illinois, County, ss. I, in and for said County, in the State of the second parts and second parts	It is agreed that the second part shall have the privilege of using sufficient water, on and gas from said premises to the an inactinety necessary	
administrators and sestins, and part. — of the second part, ————————————————————————————————————	at any time, by the partof second part, heirs, administrators, executors, successors and assigns, to the part	heirs, executors,
State of Illinois,	administrators and assigns, said part of the second part, beirs, executors, administrators, successors and assigns, shall have the right	to surrender this lease for
State of Illinois,	In witness Whereof, The parties to this agreement have hereunto set their hands and seals the day and year first above written.	beorder, non and total
State of Illinois,	WIINES:	
State of Illimois,	principal control of the control of	[Seal]
State of Illinois,	принагания польти польтина пол	[Senl]
State of Illinois,	Application of the control of the co	[Seal]
State of Illinois,	мацияничность по при	[Seal]
State of Illinois,	A STATE OF THE PROPERTY OF THE	ti a magili membahan membahan ayan ayi mili membahasi di dalam dalam dalam dalam dalam dalam dalam dalam dalam Membahasi yang dalam pengangahan segerapahan ana pengan di dalam dalam dalam dalam dalam dalam dalam dalam dal
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		
personally known to me to be the same person whose name	State of Illinois,	
personally known to me to be the same person whose name		
State of Oklahoma, County, ss. in and for said County and State, on this. day of personally appeared person who executed the within and foregoing lease, and acknowledged to me that he executed the same as free and country and and deed for the uses and purposes therein set forth. Witness my hand and seal as such on the day last above mentioned My commission expires State of Texas, County, ss. BEFORE ME, in the State of Oklahoma, on this day personally appeared and having the same and acknowledged to me that they each executed the same for the purposes and consideration therein expressed. And the said wile of the said having the same for the purposes and consideration therein expressed. And the said fully explained to her, she, the said that she had willingly signed the same for the purposes and consideration therein expressed. And the said of the said and having the same fully explained to her, she, the said that she had willingly signed the same for the purposes and consideration therein expressed, and that she did not wish to retruct it. GIVEN UNDER MY HAND AND SEAL OF OFFICE, This day of A. D. 10 (L.S.) State of Oklahoma, County, ss.	personally known to me to be the same person whose name	mowledged that he signed,
State of Oklahoma,		
State of Oklahoma,	**************************************	
State of Oklahoma,	ATTRICT OF THE PROPERTY OF T	
in and for said County and State, on this	State of Oklahama County, ss.	
to me known to be the identical person who executed the within and foregoing lease, and acknowledged to me that he executed the same as free and voluntary act and deed for the uses and purposes therein set forth. Witness my hand and seal as such on the day last above mentioned My commission expires State of Texas, County, ss. BEFORE ME, of the County of his wife, both known to me to be the persons whose names are subscribed to the foregoing instrument and acknowledged to me that they each executed the same for the purposes and consideration therein expressed. And the said having the same wife of the said having the same fully explained to her, she, the said of his wife, both known to me to be the persons whose names are subscribed to the foregoing instrument wife of the said having been examined by me privily and apart from her husband, and having the same fully explained to her, she, the said that she had willingly signed the same for the purposes and consideration therein expressed, and that she did not wish to retract it. GIVEN UNDER MY HAND AND SEAL OF OFFICE, This day of A. D. 10— (L.S.) State of Oklahoma, County, ss.	in and for said County and State, on this, personally appeared,	
State of Texas,	to me known to be the identical person who executed the within and foregoing lease, and acknowledged to me that he executed the same as voluntary act and deed for the uses and purposes therein set forth.	free and
State of Texas, BEFORE ME, of the County of , in the State of Oklahoma, on this day personally appeared and , his wife, both known to me to be the persons whose names are subscribed to the foregoing instrument and acknowledged to me that they each executed the same for the purposes and consideration therein expressed. And the said wife of the said , having been examined by me privily and apart from her husband, and having the same fully explained to her, she, the said , having been examined by me privily and apart from her husband, and declared that she had willingly signed the same for the purposes and consideration therein expressed, and that she did not wish to retract it. GIVEN UNDER MY HAND AND SEAL OF OFFICE, This day of , A. D. 10	Witness my hand and seal as such	day last above mentioned
State of Texas, BEFORE ME, of the County of , in the State of Oklahoma, on this day personally appeared and , his wife, both known to me to be the persons whose names are subscribed to the foregoing instrument and acknowledged to me that they each executed the same for the purposes and consideration therein expressed. And the said wife of the said , having been examined by me privily and apart from her husband, and having the same fully explained to her, she, the said , having been examined by me privily and apart from her husband, and declared that she had willingly signed the same for the purposes and consideration therein expressed, and that she did not wish to retract it. GIVEN UNDER MY HAND AND SEAL OF OFFICE, This day of , A. D. 10	My commission expires	
BEFORE ME,	September 1997 Control of the Contro	
of the County of, in the State of Oklahoma, on this day personally appeared	State of Texas,	
and		
and acknowledged to me that they each executed the same for the purposes and consideration therein expressed. And the said wile of the said wile of the said wile of the said having been examined by me privily and apart from her husband, and having the same fully explained to her, she, the said ful		
GIVEN UNDER MY HAND AND SEAL OF OFFICE, This day of	and acknowledged to me that they each executed the same for the purposes and consideration therein expressed. And the said, having been examined by me privily and apart from her hust	band, and having the same
(L.S.) State of Oklahoma, County, ss.	fully explained to her, she, the said, acknowledged such instrument to be her a that she had willingly signed the same for the purposes and consideration therein expressed, and that she did not wish to retract it.	act and deed, and declared
State of Oklahoma, County, ss.		
State of Oklahoma,	(MAN)	
State of Oklahoma,		
		*
	Dentiv. [SEAL]	Clerk.