		25
m 3 million and the second	DOURTY Rindar Company, Dallar, Toxas - 45.1	د.کنترینی درینان افراستان در از ا
AGREEMENT, Made and entered into the flay of flay of flay of flay find and for sie Itakents.	A. D. 19 Q. By and between Facel his weight of Tuelsa countypf	Tuls
WITNESSETH, That the said part for the first part, for and in the second part, the receipt of which is hereby acknowledged, and of t rt, to be paid, kept and performed, ha granted and conveyed, and by	part \mathcal{Y} of the second part, consideration of the sum of OntDollar to Lie an hand well and truly paid by the said party the covenants and agreements hereinatter contained on the part of the said party of the second these presents do grant and convey unto the said party of the second part, ug for oil and gas, and of laying pipe lines, and of building tanks, stations and structures thereon	
All shall be drilled by either party except by mutual consent. It is agreed that this grant shall remain in force for the term of to on by the party of the second part,	ond part covenants and agrees: Ist—To deliver to the credit of the first part rells, or in tanks at the wells, or pay the market price therefor in cash, the equal Dollars per year for the gas from each and every gas well drilled remises, said payments to be made on each well within sixty days after commencing to use the	
machinery and fixtures placed on said premises; and, further, upon the		
1 machinery and fixtures placed on said premises; and, further, upon the		والمركزة والمعالية والمركز المركز
I machinery and fixtures placed on said premises; and, further, upon the ving three montha' notice by the party of the second part, its successors or rrt, its successors or assigns, shall have the right to surrender this grant its terms shall cease and determine, and this grant become absolutely nu WITNESS the following signatures and scals: WITNESS:	b payment of Dollars, at any time after or assigns, to the partof the first part,heirs or assigns, said party of the second t for cancellation, after which all payments and liabilities thereafter to accrue under and by virtue ull and void[Seal.] [Seal.]	and a start of the strategic strategic strategic strategic strategic strategic strategic strategic strategic s Start strategic s
I machinery and fixtures placed on said premises; and, further, upon the ving three months' notice by the party of the second part, its successors or rrt, its successors or assigns, shall have the right to surrender this grant its terms shall cease and determine, and this grant become absolutely ne WITNESS the following signatures and scals: WITNESS:	s payment of Dollars, at any time after or assigns, to the partof the first part,heirs or assigns, said party of the second t for cancellation, after which all payments and Habilities thereafter to accrue under and by virtue ull and void[Seal.] [Seal.] [Seal.] [Seal.] [Seal.]	- Arrange - the state of the transformation of the state
I machinery and fixtures placed on said premises; and, further, upon the ving three months' notice by the party of the second part, its successors or ristigns, shall have the right to surrender this grant its terms shall case and determine, and this grant become absolutely ne WITNESS the following signatures and scals: WITNESS:	s payment of Dollars, at any time after or assigns, to the part of the first part, heirs or assigns, said party of the second t for cancellation, after which all payments and Habilities thereafter to accrue under and by virtue uill and void	a an
ate of Oklahoma,	b payment of	a an
ate of Oklahoma, in and for the second party of the second party is successors of a signal shall have the right to surrender this grant is the following signatures and second se	b payment of	والمراجع المحافظ والمحافظ والمحافظ المحافظ والمحافظ والمحافظ والمحافظ والمحافظ والمحافظ والمحافظ
ate of Oklahoma,	b payment of	e e construir de la construir e
ate of Oklahoma,	b payment of	and a start of the start of t
an machinery and fixtures placed on said premises; and, further, upon the ving three months' notice by the party of the second part, its successors of rt, its successors or assigns, shall have the right to surrender this grant its terms shall cease and determine, and this grant become absolutely ne WITNESS the following signatures and seals: WITNESS: atte of Oklahoma, Before me, a. In and for resonally appeared me known to be the identical personwho executed the within and for- ce and voluntary act and deed for the uses and purposes therein set for Witness my hand and seal as such	b payment of	e en la constanta de la constanta de la constanta en la constanta de la constanta de la constanta de la consta La constanta de la constanta de
ate of Oklahoma,	b payment of	e en en antier de la contra de la contra de la contra de la contra de contra de la contra de la contra de la co
ate of Oklahoma,	b payment of	and the second second second second second second second and the second se
machinery and fixtures placed on said premises; and, further, upon the ving three monthy' notice by the party of the second part, its successors or assigns, shall have the right to surrender this grant its terms shall case and determine, and this grant become absolutely ne WITNESS the following signatures and seals: WITNESS: ate of Oklahoma,	b payment of	
machinery and fixtures placed on said premises; and, further, upon the ving three monthy' notice by the party of the second part, its successors or assigns, shall have the right to surrender this grant its terms shall case and determine, and this grant become absolutely ne WITNESS the following signatures and seals: WITNESS: ate of Oklahoma,	b payment of	
ate of Oklahoma,	b payment of	
ate of Oklahoma,	b payment of	
<pre>u machinery and fixtures placed on said premises; and, further, upon the ving three months' notice by the party of the second part, its successors or assigns, shall have the right to surrender this grant its terms shall cease and determine, and this grant become absolutely ne WITNESS the following signatures and seals: WITNESS: ate of Oklahoma,</pre>	b payment of Dollars, at any time after or assigns, to the part of the first part heirs or assigns, said party of the second if or cancellation, after which all payments and liabilities thereafter to accrue under and by virtue uil and void. [Seal.] [Seal.] [Seal.] ACKNOWLEDGMENT. or said County and State, on this day of day of a Notary Public, in and for the County and State aforceald, on this day of which is hereby acknowledged, has this day DWLEDGMENT OF TRANSFER. , a Notary Public, in and for the County and State aforceald, on this day	
<pre>i machinery and fixtures placed on said premises; and, further, upon the ving three months' notice by the party of the second part, its successors or assigns, shall have the right to surrender this grant its terms shall cease and determine, and this grant become absolutely an WITNESS the following signatures and seals: WITNESS: ate of Oklahoma,</pre>	b payment of	
t machinery and fixtures placed on said premises; and, further, upon the ving three months' notice by the party of the second part, its successors or assigns, shall have the right to surreder this grant it's terms shall cease and determines, and this grant become absolutely in WITNESS the following signatures and scals: WITNESS the following signatures and scals: WITNESS: ate of Oklahoma,	b payment of	
ti machinery and fixtures placed ou said premises; and, further, upon the ving three months' notice by the party of the second part, its successors or ref. its successors or assigns, shall have the right to surrender this grant it's terms shall cease and determines, and this grant become absolutely at WITNESS the following signatures and scals: WITNESS: ate of Oklahoma,	b payment of	an a

gen<mark>er van de sense van de sense de sense van de sense van de sense de sense van d</mark>