Porm's war and the second of t	PORSET PRINCIPALITY DELICATION OF A SECOND STATE OF THE PROPERTY OF THE PROPER
AGREEMENT, Made and entered into the 97th da	ay of 12712 , A. D. 1970 , by and between
Lif Hughes Oklohomp, part & , of the first part, and I I Braden	or Beely Carely of Julsa State of
or Uttsburgh. Oa. WITNESSWIII. That the said part 4 of the first part to	or and in consideration of the sum of the bollar to From in hand well and truly paid by the said party and of the coverants and arrangement benefits contained on the part of the said party of the second
<u>encomers or assigns, for the sole and only nurnose of mining and </u>	and of the covenants and agreements hereinafter contained on the part of the said party of the second d, and by these presents do grant and convey unto the said party of the second part of the second part of displaying pine lines, and of building tanks, stations and structures thereon
to take care of the sald products ALL that correct fract is hard, warring all rights under and by virtue of the	, situate in the County of Inled State Bunts, Oklahoma, to wit hereby releasing and Romested exemplyory lower of this state bounded substantisleyous follows
Southwest Quarter of Southwest Quarter of	Section 7, Township 17 Worth, Range 14 East
Containing of arty (40) and being large land about well shall be drillfil by either party except by mutual consent.	end to the first part, by by deed blazurg state \$  cus, reserving, however, therefront where hubidred teet around the buildings on which no from stand land
from by the party of the second part Ma hand same successors of	torn of ten years from this date, and as long thereafter as oil or gas, or other of them, is produced there of using it.  of the second part covenants and agrees: Ist—To deliver to the credit of the first part of the first fact.
heirs of assigns, free of cost, in the pipe line to which it may compart of all oil produced and saved from the premises; and 2nd-	of the second part covenants and agrees: Is—Is deriver to the creat of the set part of successive fact has wells, or in tanks at the wells, or pay the market price therefor in costs, the equal one rights to pay fifty (\$60.00) Cach three months in advances.  To pay fifty (\$60.00) Cach three months in advances of the gas from each and every gas well drilled off the premises, seld payments to be made on each well within early three after communicing to use the
on said premises; the markets from which is marketed and used gasther from, as aforcials, and to be puld rearly thereafter, while Second party covenants and agrees to located all wells so a	off the prentises, said payments to be made of cach well within the days after communiting to use the case from said well is so used made and much a first and further, to complete us to interfere as little as possible with the cultivated portions of the phillips. And further, to complete
a well on said premises within (me) yew quarterly, in advance, for each additional (hree months such complete and the complete the complete product of	from the date hereof, or pay at the rate of Olen (Proces).  Dollars, tion is delayed from the time above mentioned for the completion of such well until a well is completed; when the result is the property of the property
Such payments may be made direct to thelessed or def	perate as a full liquidation of all centul under this provision during the remainder of the term of this security of the term of this security in the credit in
Merchante Bamp of Birly	
F 1 0 + + 1 1	
making his away Comment is to any	Law full and light in the dwelling on Land premises by
morning in over sense cover is a gray i	
\\ \.\.\.\.\.\.\.\.\.\.\.\.\.\.\.	Jorgen Land
	ege of using sufficient water from the premises to run all necessary machinery, and at any time to remove
all machinery and fixtures placed on said premises; and, further,	upon the payment of Dollars, at any time after
of its terms shall cease and determine, and this grant become abs	this grant for cancellation, after which all payments and habitues thereafter to accrue under and by virtue
WITNESS the following signatures and seals: WITNESS:	[Seal.]
	.[Seal.]
	[Seal.]
	[Seal.]
	ACKNOWLEDGMENT.
State of Oklahoma,Coun	nty, ss.
personally appeared	
to me known to be the identical personwho executed the within free and voluntary act and deed for the uses and purposes there	and foregoing instrument, and acknowledged to me that he executed the same as in set forth.
Witness my hand and seal as such	on the day last above mentioned.
My commission expires	The same control of the same state of the same s
· ·	ASSIGNMENT OF GRANT.
	Dollars, the receipt of which is hereby acknowledged, has this day
myin the foregoing grant,	
	ACKNOWLEDGMENT OF TRANSFER.
State of Oklahoma, Cou	inty, SS. , a Notary Public, in and for the County and State aforesaid, on this day
of	eared
the same asfree and voluntary act and deed for the	
WITNESS My hand and notarial seal at	the day and year last above written
My commission expires	
State of Oklahoma, Cou This Instrument was filed for Record on the	inty, ss. day of A.D. 19, at o'clock, M.
	ing the state of the
By Deputy.	[SEAL] Clerk.