Form 3	DORSET Printing Company, Dalms, Texas—1521
AGREEMENT, Made and entered into the 15 th day of Defiters	chest, A. D. 19 10, by and between
D. Maurine Morgan	ed martgage Co. of Andianapolis
Oklahoma, part of the first part, and The andiand Bond as	
WITNESSETH, That the said part Lor the first part, for and in consideration	of the sum of the Dollar to keep in hand well and truly paid by the said party
WITNESSETH, That the said part for the first part, for and in consideration of the second part, the receipt of which is dereby acknowledged, and of the covenants part, to be paid, kept and performed, but granted and conveyed, and by these preser successors or assigns, for the sole and only purpose of mining and operating for oft and	and agreements hereinafter contained on the part of the said party of the second ats do grant and convey unto the said party of the second part
successors or assigns, for the sole and only purpose of mining and operating for oll and	l gas, and of laying pipe lines, and of building tanks, stations and structures thereon
to take care of the said products, ALL that certain tract of land situate in	
She Northeast quarter (n 6/4) of the Southwest quar	ter (SW/4) of Section Eight (R) Townships
Suter (16) north Range taustien (14) East	
Containing 40	er, therefrom 25 feet around the buildings on which no
well shall be drilled by either party except by mutual consent.  It is agreed that this grant shall repain in force for the term of the years from the party of the second part,  IN CONSIDERATION OF THE PREMISES The said party of the second part coys	tre diefortoning on which no
from by the party of the second part, successors or assigns.	n this date, and as long thereafter as oil or gas, or either of them, is produced there-
	, ,
heirs or assigns, free of cost, in the pipe line to which it may connect its wells, or in tac part of all oil produced and saved from these premises; and 2nd—To pay—Juliuta;	
on said premises; the product from which is marketed and used off the premises, said	Mymouts to be made on each well within sixty days after commencing to use the
gas therefrom, as aforesaid, and to be paid yearly thereafter, while the gas from said well Second party covenants and agrees to located all wells so as to interfere as little	l is so used. as possible with the cuttivated portions of the premises. And further, to complete
a woll on taid promises within from the	2 date bower, or pay at the rate of
quarterly, in advance, for each additional three months such completion to delayed from the	e-time above mentioned for the completion of such well in the list completed;
Such payments may be made direct to	or deposited tocredit in
The set of the set of the set of the set	
The farty of the become fart further agreed that in case no is	well is drilled farial arged within co years from ?
date hereof all rights and obligations seemed under the	is grant and demise shall lease upon three months
notice in writing ling lerved by the farty of the first of	
ramzean to year to continue this grant and demise in	force as to anywall fastions of the fremises
by faying in advance an annual rental of 10 ce	
partion thereof as the part of the second part ma	
that report the Completion of Raid well the above pha	madeful rentel shall cease Such paymen
	Ted to her creat in Oklohoma State Buck Muchog
Jan San San San San San San San San San S	The state of the s
	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	elweity five f. Dollars, at any time after
giving three months notice by the party of the second part, its successors or assigns, to part, its successors or assigns, shall have the right to surrender this grant for cancella	the part which all payments and limitities thereafter to accuse under and by virtue
of its terms shall cease and determine, and this grant become absolutely null and void,	
WITNESS the following signatures and seals:  WITNESS:	Don Day
And the state of t	D'Maurine Margan [Seal]
	[Seal]
A STATE OF THE PROPERTY OF THE	
A STATE OF THE STA	[Seal,]
pay pay ang	[Seal.]
	[Seal.]
On ACKNOWL	EDGMENT.
State of Oklahoma, Make gel County, ss.  Before me, a Makey Public in and for said County	15" Selt
personally appeared D. Maliruse Marques	y and State, on this day of 1920,
to me known to be the identical person—who executed the within and foregoing instrum	nont and appropriation to me that Advantage the Aon
to me known to be the identical person—who executed the within and foregoing instrumented and voluntary act and deed for the uses and purposes therein set forth.	rent, and acknowledged to me that one executed the same as
Witness my hand and seal as such_ Motary Gublic	on the day last above mentioned.
Atthese the turn and seat as each	D 11 000
	DH margaw
3/1 1012	- notary Public
My commission expires S-19	
ASSIGNMENT	OF GRANT.
KNOW ALL MEN BY THESE PRESENTS, That	
for and in consideration of the sum of	Dollars, the receipt of which is hereby acknowledged, has this day
transferred, conveyed and sold unto	And the selection of the production of the selection of t
myin the foregoing grant.	
	e en
Annual property for the first state of the second s	Surrent parameters and the surrent sur
Things chain the state of the s	and of the state o
ACKNOWLEDGMEN	IT OF TRANSFER.
State of Oklahoma,	
	otary Public, in and for the County and State aforesaid, on this day
of personally appeared	
	executed and foregoing assignment, and acknowledged to me thatexecuted
the same as	· · · · · · · · · · · · · · · · · · ·
WITNESS My hand and notarial seal at	the day and year last above written
	Charlesterown (washington and chino approximate professor) at the second and the company of control of the cont
My commission expires.	Notary Public.
State of Oklahoma Julya County, ss.	-
22.	The state of the s
This Instrument was filed for Record on theday of Mod	A.D. 19 20, at 0 o'clock. 9 M.
This Instrument was filed for Record on the	A.D. 1972, at O Glock St. M.