AGREEMENT, Made and entered into the	
	A. D. 19. by and between
Oklahoma, part of the first part, and	
of WITNESSETH, That the said part of the first part, for and in consideration of the second part, the receipt of which is hereby acknowledged, and of the covenants a part, to be paid, kept and performed, ha granted and conveyed, and by these presents successors or assigns, for the sole and only purpose of mining and operating for oil and g	of the second part,
of the second part, the receipt of which is hereby acknowledged, and of the covenants a	nd agreements hereinafter contained on the part of the said party of the second
part, to be paid, kept and performed, hammengranted and conveyed, and by these presents successors or assigns, for the sole and only purpose of mining and operating for oil and a	do grant and convey unto the said party of the second part, as, 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	
Containing garag mara or logg recogning however	thorogram foot ground the building on which no
Containing acres, more or less, reserving, however, well shall be drilled by either party except by mutual consent. It is agreed that this grant shall remain in force for the term of ten years from	the date and on long thousaften as all an one at the state of the stat
from by the party of the second part, Successors or assigns. IN CONSIDERATION OF THE PREMISES The said party of the second part covens	uns date, and as long thereafter as on or gas, or either of them, is produced energ-
heirs or assigns, free of cost, in the pipe line to which it may connect its wells, or in tanks	
part of all oil produced and saved from these premises; and 2nd_To pay	Dollars pay year for the gas from each and every one wall deilled
on said premises; the product from which is marketed and used off the premises, said presents as aforesaid, and to be paid yearly thereafter, while the gas from said well is	ayments to be made on each well within sixty days after commencing to use the
Second party covenants and agrees to located all wells so as to interfere as little a	
a well on said premises within from the quarterly, in advance, for each additional three months such completion is delayed from the	date hereof, or pay at the rate ofDollars, ime above mentioned for the completion of such well until a well is completed;
and it is usreed that the completion of such well shall be and operate as a full liquidati Such payments may be made direct to	on of all tental under this provision during the remainder of the term of this grant.
Such payments may be made direct to	or deposited to continuous and the continuous and t
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IT IS AGREED That the second party is to have the privilege of using sufficient wa	ter 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	
giving three months' notice by the party of the second part, its successors or assigns, to the part, its successors or assigns, shall have the right to surrender this grant for cancellation	e partof the first part,heirs or assigns, said party of the second
of its terms shall cease and determine, and this grant become absolutely null and void.	a, area which an payments and nathries thereafter to accree under and by virtue
WITNESS the following signatures and seals: WITNESS:	
described in the supplication of the supplicat	[Seal.]
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