gaage grante at the drage to come at the sec		y of, A. D. 19. , by and between
Oklahoma, p	artof the first part, and	nort of the second part
successors of	r assigns, for the sole and only purpose of mining and	of the second part, r and in consideration of the sum of One Dollar toin hand well and truly paid by the said part and of the covenants and agreements hereinafter contained on the part of the said pariy of the second a, and by these presents dofrant and convey unto the said pariy of the second part, l operating for oil and gas, and of laying pipe lines, and of building tanks, stations and structures thereous
to take care	of the said products, ALL that certain tract of land,	sliuate inCounty, Oklahoma, to-wit:
11 15 95	preed that this grant shall remain in lorce for the t	ess, reserving, however, therefromfeet around the buildings on which r erm of ten years from this date, and as long thereafter as oil or gas, or either of them, is produced ther
from by the IN CON heirs or assig	party of the second part, successors of NSIDERATION OF THE PREMISES The said party of gns, free of cost, in the pipe line to which it may comm	or assigns. I the second part covenants and agrees: 1st—To deliver to the credit of the first part nect its wells, or in tanks at the wells, or pay the market price therefor in cash, the equal
on said pren gas therefron Second	aises; the product from which is marketed and used n, as aforesaid, and to be paid yearly thereafter, while party covenants and agrees to located all wells so a	s to interfere as little as possible with the cultivated portions of the premises. And further, to complete
quarterly, in and it is us	advance, for each additional three months such complet reed that the completion of such well shall be and op	from the data hereof, or pay at the rate of
n - Le spartmairer - Ann this this airest fro agus Airestaures - Radionau III an airest		
IT IS A	AGREED That the second party is to have the privile	ge of using sufficient water from the premises to run all necessary machinery and at any time to remov
giving three part, its suc	months' notice by the party of the second part, its suc	upon the payment of Dollars, at any time aft ccessors or assigns, to the part of the first part, heirs or assigns, said party of the secon his grant for caucellation, after which all payments and Habilities thereafter to accrue under and by virtu- butely null and void.
WITNI	SS the following signatures and seals: WITNESS:	an la construction de la constructio La construction de la construction d
<b>3</b> 00 - 2000 (1) (1) (1) (2) (2) (2) (2) (2) (2) (2) (2) (2) (2		[Seal
ан <sub>а м</sub> ана сред на ток и але села и		[Sea
		ACKNOWLEDGMENT.
	klahoma,Cour me, ai	
to me known	n to be the identical personwho executed the within	and foregoing instrument, and acknowledged to me that. he executed the same as
	untary act and deed for the uses and purposes therei	in set forth,
111000		
My commiss	sion expires	
enteratura (normalismo de terra	עזיארלארארטאנטאנעראראראראראראראראראראראראראראראראראראר	ASSIGNMENT OF GRANT.
for and in	consideration of the sum of	Doilars, the receipt of which is hereby acknowledged, has this d
	conveyed and sold untoin the foregoing grant.	
	in the oregoing grant.	
a		
Barra anna an Santa an Santa an Santa		
		ACKNOWLEDGMENT OF TRANSFER.
Before		a Notary Public, in and for the County and State aforesaid, on thisd
	to me known to be the identical person.	who executed the above and foregoing assignment, and acknowledged to me that
	ESS My hand and notarial seal at	Notary Public.
a to approximate the second	ann ar haldalain suraitear a far a all an faile an faile ann ann an tha an tha an tha ann a tha ann a faile ann	
	Vklahoma,Coun trument was filed for Record on the	
By	Deputy.	[SEAL] Clerk.
Rents	an a	anserbir alaanaar aa miraa Xaaaaanaa Xaaaaaaaaaaaaaaaaaaa ahaa ah