Form 3 PORSEY Pitoling Communication of the Communi	ny, Dallas, Texas-1531
AGREEMENT, Made and entered into the day of	
ot	rapad t dervegtes r jades kin odn a en tillnaggernassjörde.
Oklahoma, part of the first part, and part of the second part.	
of	nrt,
to take care of the said products, ALL that certain tract of land, situate inCounty, Oklahoma, to wit:	
Containing acres, more or less, reserving, however, therefrom feet around the bull	dings on which no
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 this date, and as long thereafter as oil or gas, or either of them from by the party of the second part.	nga mila digan ana an an an an an in an
ners or assigns, tree of cost, in the pipe line to which it may connect its wers, or in takes at the wors, or pay the intract price therefor it cash, the equipart of all oil produced and saved from these premises; and 2nd—To pay. Dollars per year for the gas from each and even said promises; the product from which is marketed and used off the promises, said payments to be made on each well within saky days after com	ery gas well drilled
gas therefrom, as aforesaid, and to be paid yearly thereafter, while the gas from said well is so used. Second party covenants and agrees to located all wells so as to interfere as little as possible with the cultivated portions of the premises. And i	arther, to complete
a well on said premises within from the date hereof, or pay at the rate of quarterly, in advance, for each additional three months such completion is delayed from the time above mentioned for the completion of such well until a	well is completed;
and it is agreed that the completion of such well shall be and operate as a full liquidation of all rental under this provision during the remainder of the Such payments may be made direct to	
	
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	and the second section is a second
	ages - halve and an angeles and the state of
IT IS ACREED That the second party is to have the privilege of using sufficient water from the premises to run all necessary machinery and at 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	
part, its successors or assigns, shall have the right to surrender this grant for cancellation, after which all payments and liabilities thereafter to accrue of its terms shall cease and determine, and this grant become absolutely null and vold. WITNESS the following signatures and seals:	under and by virtue
WITNESS:	I Inopi
Name and the control of the control	[Seal.]
WHITE AND THE PROPERTY OF THE	[Seal.]
ACKNOWLED@MENT.	
State of Oklahoma,	70
personally appeared	
to me known to be the identical personwho executed the within and foregoing instrument, and acknowledged to me that	I managaran da man
Witness my hand and seal as such	st above mentioned.
My commission expires.	
ASSIGNMENT OF GRANT.	proprietamente de proprieta de la consultación
KNOW ALL MEN BY THESE PRESENTS, That	gingje file j vor úger en hjordende op didd bydgermed (repúr), o på
for and in consideration of the sum of	edged, has this day
my in the foregoing grant.	
**************************************	proceedings have consistent that a transfer the
ACKNOWLEDGMENT OF TRANSFER.	
State of Oklahoma,	e Asiji
Before me,, a Notary Public, in and for the County and State aforesaid, on this	
to me known to be the identical person who executed the above and foregoing assignment, and acknowledged to me that	
the same asfree and voluntary act and deed for the uses and purposes therein expressed and set forth. WITNESS My hand and notarial seal at	
	# 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
My commission expires	Notary Public.
State of Oklahoma,	
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ByDeputy. [SEAL]	Olerk,