Point 3
AGREEMENT, Made and entered into the day of , A. D. 19, by and between
ACTUALISM AND CHICAGO INC. CO. C.
Oklahoma, part of the first part, and
of
WINDESSETH, That the said part. of the first part, for and in consideration of the sum of the bollar to the said part of the second part the receipt of which is hereby acknowledged and of the covenants and agreements hereinafter contained on the part of the said party of the second
part, to be paid, kept and performed, ha granted and convoyed, and by these presents do grant and convey unto the said party of the second part,
SUCCESSORS OF ASSIGNS, for the sole and only purpose of mining and operating for our and of nature, and of purpose of mining and operating for our and of purpose of mining and operating for our and of purpose of mining and operating for our and of purpose of mining and operating for our and of purpose of mining and operating for our and of purpose of mining and operating for our and of purpose of mining and operating for our and of purpose of mining and operating for our and of purpose of mining and operating for our and of purpose of mining and operating for our and of purpose of mining and operating for our and of purpose of mining and operating for our and of purpose of mining and operating for our and of purpose of mining and operating for our and of purpose of mining and operating for our and operating for our and of purpose of mining and operating for our and op
to take care of the said products, ALL that certain tract of land, situate inCounty, Oklahoma, to-wit:
foot ground the hulldage on which we
Containing acres, more or less, reserving, however, therefrom feet around the buildings on which no well shall be drilled by either party except by mutual consent.
It is assent that this great 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, is broutered there.
from by the party of the second part,  Successors or assigns.  IN CONSIDERATION OF THE PREMISES The said party of the second part covenants and agrees: 1st—To deliver to the credit of the first part.
heirs or assigns, free of cost, in the pipe line to which it may connect its wells, or in tanks at the wells, or pay the market price therefor in cash, the equal.
part of all oil produced and saved from these premises; and 2nd—To pay
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 further, to complete
a well on said premises withinfrom the date hereof, or pay at the rate ofDollars,
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 term of this grant.
and it is agreed that the completion of such wen shall be and operate as a full injurious of an injurious and the provision during the remainder of the completion of such wen shall be and operate as a full injurious of an injurious and injurious of the completion of such went shall be and operate as a full injurious of an injurious and injurious of the completion of such went shall be and operate as a full injurious of the completion of such went shall be and operate as a full injurious of the completion of such went shall be and operate as a full injurious of the completion of such went shall be an injurious of the completion of such went shall be an injurious of the completion of such went shall be an injurious of the completion of the co
Such payments may be made direct toor deposited toor deposited toor
IT IS AGREED That the second party is to have the privilege 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
an machinery and inxtures placed on said premises; and, turner, upon the payment of
giving three months' notice by the party of the second part, its successors or assigns, to the partof the first partheirs or assigns, said party of the second part, its successors or assigns, shall have the right to surrender this grant for cancellation, after which all payments and liabilities thereafter to accrue under and by virtue
of its terms shall cease and determine, and this grant become absolutely nuit and void.
WITNESS the following signatures and seals:
WITNESS:
[Seal.]
[Seal]
[Seal]
[Seal.]
[Seal.]
[Seal.]
[Seal.]
[Seal.]  ACKNOWLEDGMENT.
[Seal.]  [Seal.]  ACKNOWLEDGMENT.  State of Oklahoma, County, ss.
[Seal.]  ACKNOWLEDGMENT.  State of Oklahoma, County, ss. Before me, a in and for said County and State, on this day of 19 ,
[Seal.]  ACKNOWLEDGMENT.  State of Oklahoma, County, ss.  Before mc, a in and for said County and State, on this day of 19, personally appeared
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[Seal.]  ACKNOWLEDGMENT.  State of Oklahoma,County, ss.  Before me, ain and for said County and State, on thisday of10, personally appearedto me known to be the identical person_who executed the within and foregoing instrument, and acknowledged to me thathe executed the same asfree and voluntary act and deed for the uses and purposes therein set forth.  Witness my hand and seal as suchon the day last above mentioned.  My commission expires
[Seal.]  ACKNOWLEDGMENT.  State of Oklahoma,County, ss.  Before me, ain and for said County and State, on thisday of!  personally appeared to me known to be the identical personwho executed the within and foregoing instrument, and acknowledged to me thathe executed the same as free and voluntary act and deed for the uses and purposes therein set forth.  Witness my hand and seal as suchon the day last above mentioned.  ASSIGNMENT OF GRANT.  KNOW ALL MEN BY THESE PRESENTS, That
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[Seal.]  ACKNOWLEDGMENT.  State of Olclahoma, County, ss. Before mo, a in and for said County and State, on this day of in any for said County and State, on this day of in any fore and voluntary act and deed for the uses and purposes therein act forth.  Witness my band and seal as such on the day last above mentioned.  My commission expires.  ASSIGNMENT OF GRANT.  KNOW ALL MEN BY THESE PRSSENTS, That for and in consideration of the sum of
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