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THIS INDENTURE, made this 18th	day of Decemb	er .	63 by and between
Frederick J. Har	ding, a single	man, Northridge	, California
d other parties, if any, executing this lease or an	The second of th		or more), and
Walter J. McAula	y, itisa, okian	omaria de la composición dela composición de la composición de la composición de la composición dela composición de la composición de la composición dela composición dela composición de la composición dela composición de la composición de la composición dela compo	, bereinafter called LESSE
	WITNESS	ETH:	
	nds, including, but not by way of uids and solids, steam, hot water, hour gases, sulphur compounds, be heat and thermal energy derived g and otherwise treating any of uid use of the surface as may be (which are ittustrative rather ti	of limitation, formation water, carbon dioxide, ammonia, helioron compounds, halogens and from any such heat, fluids and such substances upon said lane useful or convenient for Leashan in any way limiting) to lay and other structures and facility Nevada	the natural heat of the earth, all finids an amo, oil, gas and other hydrocarbons, both it leif compounds, carbonate and blearbons minerals (all called herein "such substances" de during the term hereof, together with a car operations on the lands below describes pipelines, dig canala, construct tanks, dock ties, the following described lands in to-with the Northeast 1 of
and Meridian			
_			
It is agreed that this lease shall remain in force in substances are being produced from said lands,	for twenty-free (20) years from or any part thereof, or any op	and containing date hereof, herein called the pr crations permitted hereunder are	400 seres, more or less imary term, and thereafter so long as any or being conducted thereon, or upon any par
ereof. 1. Lessee shall pay to Lessor as royalty: (a) On steam and thermal energy, 10% of the asents, and compounds others than those set out in and, the applicable stated percentage of the reasons (b) On sulphur and sulphur compounds, 50c per (c) On oil, 1/8 of that produced, saved and sold, sils may be connected, Lessee having the right frog for the field where produced on the date of purchases.	subparagraphs (b), (c) and (d ble market value at the well he long ton. to be delivered at the well into so m time to time to purchase any se.) below, 2% of the sales price ad, torage furnished by Lessor or to y royalty oil in Lessee's possession	at the well head; or if not sold at the well Lesson's credit into the pipeline to which the un; paying the market price therefor prevail
(d) On hydrocarbon gas, including casinghead gas cturing of gasoline or other products therefrom, the yalty shall be 1/8 of the amount realized from such oduction from said land before computing the amound.	market value at the well head of sale. Lessee may, and shall if re	1 1/8 of the gas so sold or used	I. provided that on gas sold at the well, the
Lessee shall pay to Lessor on or before the 25th r the purposes of utilizing, selling or processing suc	day of each calendar month, the	royaliles payable for the prece	ding ralendar month. Lessee may commingle

so determined.

If production so commingled exceeds market demand, Lessee may reduce production from the leased premises ratably with and in proportion to the reduction production from other properties of Lessee included in the commingling; provided, however, that in Lessee's judgment this allocation may be varied to accord a sound engineering practices.

2. If drilling, mining or other operations permitted hereunder (hereinsfter called "operations") are not commenced on said lands on or before one 14, 1900. from the date hereof, this lease shall terminate unless Lessee, on or before said anniversary date, shall pay or tender to Lessor or to Lessor's credit in

Security First National

Bank at Van Nuys; California

or any successor thereof, herein called "depository bank," a sum equal to 10c per acre (as hereinbefore specified) which shall operate as a rental (and is so referred to herein) and cover the privilege of deferring the commencement of operations for 12 months from said date. In like manner the commencement of operations may be further deferred for successive and like periods of the same number of months during the primary terms may be successive and like periods of the same number of months during the primary terms may be successive and like periods of the same number of months during the primary terms may be successive and like periods of the same number of months during the primary terms may be successive and like periods of the same number of months during the primary terms may be successive and like periods of the same factors.

If prior to discovery of any substances covered herein, Lessee should abandon operations thereon, or if after discovery of said substances the production thereof should cease from any cause, this lesse shall not terminate if Lessee commences additional or reworking operations within ninety (90) days thereafter too of ninety (90) days from the date of abandonment of operations or ceasation of production. If at the expiration of the primary term commences or resumes the payment or tender of rentals on or before the rental paying date next enauling after the expiration of ninety (90) days from the date of abandonment of operations or ceasation of production. If at the expiration of the primary term no substance covered herein is being produced from said land but Lessee is then engaged in operations of any character thereon, this lesse shall remain in ... receive long as operations are prosecuted with no cessation of more than thirty (30) consecutive days, and if they result in the production of any of the substances covered herein named above, so long thereafter as any substance covered herein is produced from said lands.

- 3. If Lessee completes any operation permitted hereunder on the leased premises capable of production of any such substances but is unable to sell the production therefrom, then on or before ninety (90) days after said operations are suspended for lack of a market determined by the Lessee to be economic, and thereafter on or before the anniversary date of the expiration of said 90-day period, each party holding acreage under this lease shall pay or tender to the parties entitled to royalities an advance annual royality (as a substitute for royalty on annual production) equal to the amount of annual delay results above provided, for the acreage then held under this lease by the party making such payment or tender, and so long as said advance royalty is so paid or tendered, this lease shall continue in full force and effect.
- 4. Payments or tenders of rental or advance royally may be made by Lessee's check or draft mailed to Lessor at Lessor's post office address last known to Lessee, or delivered to Lessor, or mailed or delivered to the depository bank on or before the date of payment. The date of mailing of such check or draft shall be considered date of payment of such rentals or advance royalty. Should any depository bank crass to exist, suspend business, liquidate, fall, or be succeeded by another bank or for any reason fail or refuse to accept rental or advance royalty. Lessee shall not be in default for failure to make payment or tender until thirty (30) days after Lessor has delivered to Lessee a proper recordable instrument naming another bank as depository. The down cash payment is considerated for the lessee according to its terms and shall not be allocated as mere rental for a period. Lessee may at any time execute and deliver to Lessor or to the depository above named or pace of record a release covering any portion or portions of the above described premises and thereby surrender this lesse as to such portion or portions and be releved of all obligations as to the acreage surrendered, and thereafter the rentals or advance royalty payable hereunder shall be reduced in the proportion that the acreage covered hereby is reduced by said release or releases.
 - 5. No operations permitted hereunder shall be conducted nearer than 100 feet to the house or barn now on said premises without written consent of Lessor.
- 6. Lessee shall not be required to account to Lessor for or to pay any royalties on substances produced from the leased premises which are not saved and sold (whether in original, treated, processed or converted form) or which are used by Lessee in its operations on or with respect to the leased premises or in connection with development, production, treating, processing and converting the substances covered herein.
- 7. Lessee shall have the right to use and utilize such water or water rights in, on, from or appurtenant to the leased lands, except water from Lessor's well, is or stock tanks, as Lessee may reasonably require in connection with its operations on the lessed lands for the development and production of the substances ered herein without payment to Lessor.
- 8. In the event Lessor at the time of making this lease owns a less interest in the leased lands or the substances in, on or under said land than the fee simple estate therein, then the rentals and royalties according hereunder shall be paid to Lessor in the proportion which Lessor's interest bears to the entire fee simple estate in the leased lands or the substances therein or thereon.
- sumple estate in the leased lands or the substances therein or thereon.

 9. If the estate of either party hereto is assigned and the privilege of assigning in whole or in part is expressly allowed the covenants hereof shall extend to their heirs, executors, administrators, successors or assigns, but no change in the ownership of the lands or substances or assignments of rentals or advance royalties shall be binding on the Lessee until after the Lessee has been furnished with a written transfer or assignment or a true copy thereof; and it is hereby agreed that in the event this lesse shall be assigned as to a part or as to parts of the above described lands and the assignee or assignees of such part or parts shall fail or make default in the payment of the proportionate part of the rental or advance royalty, due from him or them, such default shall not operate to defent or affect this lesse insofar as it covers a part or parts of the said Lessee or any assignee thereof shall make due payment of said rentals or advance royalty. If Lessee makes a good faith effort to pay a particular rental or advance royalty but fails to pay or incorrectly pays the rental or advance royalty or some portion thereof, this lesse shall not terminate unless Lessee fails to correct the error and to pay the rental properly within thirty (30) days after written notice from Lessor that an error has occurred.
- days after written notice from Lessor that an error has occurred.

 10. If more than one party executes this lease as Lessor, or is now or shall become entitled to share in or receive the benefits accruing to Lessor hereunder, this lease shall nevertheless be operated and developed by Lessee as an entirely, without regard to any such division in or change of interest or ownership, or right to receive payment, which shall not operate to enlarge the obligations or diminish the rights of Lessee.

 11. If any operation permitted or required hereunder or performance by Lessee of any covenant, agreement or requirement hereof is delayed, interrupted or prevented directly or indiretly, in whole or in part, by strikes, lockouts, riots, actions of the elements, accidents, delays in transportation, inability to secure labor or materials in the open market, laws, orders, rules, regulations, requirements or acts of any federal, state, municipal or other governmental agent, authority or representative, inability to secure or absence of a market for the commercial or sections sale of any of the substances covered hereby or the products derived therefrom, or on account of any other cause, matter or consideration beyond the reasonable control of Lessee, whether or not similar to those above specifically enumerated, the primary term set forth above so tong as any such cause or causes shall continue and for a period of such delay interruption or prevention shall not be counted against the Lessee, and the primary term set forth above so tong as any such cause or causes shall continue and for a period of such delay interruption or prevention shall not be counted against the Lessee, and the primary term set forth above so tong as any such cause or causes shall continue and for a period of six (6) months thereafter, and such extended beyond the primary term as to extended. Lessee shall not he liable to Lessor, in damages for failure to perform any operation permitted or required hereunder or to comply with any covenant, agreement or re

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12. Lessee shall pay damages caused by Lessee's operations to the surface of said lands. Lessee shall have the right is "any "time, of termination of this lesse, to remove all machinery and fixtures placed on said leased lands, including the right to draw and remove casing.

13. If Lessor considers that Lessee has not complied with Lessee's obligations hereunder, express and implied, Lessor shall so notify Lessor to the said respective this contract. If within sixty (60) days after receipt of said motice and the lapse of sixty (60) days without calleged by Lessor, Lessee shall not be deemed in default hereunder. The service of said notice and the lapse of sixty (60) days without commencing to meet the alleged breaches shall be a condition precedent to any action by Lessor for any cause hereunder. Neither the service of said notice and the lapse of sixty (60) days without commencing to meet the alleged breaches shall be of a said to a said the lapse of a said to eem for Lessor, or possible thereof, and the following seem for Lessor, or possible the rights of the holder thereof, and the follower and homestead in the premises described herein, and the see is made, as recited herein.

16. All provisions hereof shall be binding upon the respective heirs, auccessors, of the group of the party who executes it without regard to whether that party is no lessors. This lease may be executed in any number of counterparts, each having more parties shall be construed together as one instrument. WITNESS WHEREOF, this instrument is executed as of the date first above witten. June Stere ACKNOWLEDGMENT FOR NEVADA STATE OF. COUNTY OF A.D. 19 personally appeared before me On this day of a Notary Public in and for , known (or proven) to me to be the personsdescribed in and who executed the foregoing instrument, who acknowledged to me that they executed the same freely and voluntarily and for the uses and purposes therein mentioned. In Witness Whereof, I have hereunto set my hand and affixed my official seal at my office in the County of the day and year in this certificate first above written. My Commission Expires: Notary Public in and for the County of ficinderds When Recorded Return to. Fruib, 리를 instrument was Eureka > N 뎡 ddition MINERAL filed 268-269 and 0 LEAS Deputy Z 8 ACKNOWLEDGMENT FOR CALIFORNIA AND GREGON California STATE OF COUNTY OF LOS Angeles December , A.D. 19 63 On this 18thday of. , personally appeared before me Los Angeles, a Notary Public in and for...... G. H. Wilton ___County. California residing therein, duly commissioned and sworn, known (or proven) to me to be the Frederick J. Harding and.... described in and who executed the foregoing instrument, who each acknowledged to me that they executed the same freely and voluntarily as their act and deed and for the uses and purposes therein mentioned. In Witness Whereof, I have hereunto set my hand and affixed my official seal at my office in the County of Los Angeles the day and year in this certificate first above written. GEORGE II WITHOUT INTEND for the NOTARY PURIL C. CALIFORNIA BLATE of LOS ANGELES COUNTY My Commission Expires: G. H. WILTON, Notary Public in and for be County of Los Angeles, State of Californ

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My Commission Expires Nev. 22, 1945