File No. 41399 BOOK 9

OIL AND GAS LEASE

| mirro i contractivo | | | | 19 85 bety |
|--|---------------------------------|---|--|--|
| THIS AGREEMENT made this | and the second second | | Cara Participa | |
| Fillian R. Sand & Blic M. Band | Dishard and | 510 | | in vier erabe. |
| | | | | |
| r (whether one or more), and | 1 Asta | avelari urti i | and the same with a first | 33 2 Fa 1942 |
| · WIINESSEID. | 一 一 佐 よち されば か むりつ | North and the second second | 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 | |
| I. Lessor in consideration of | C30 | | | |
| and lets exclusively unto Lessee for the purping and mining for and producing oil, gas, and cand other structures thereon to produce, save, is | ose of investigating, | exploring by geor | hysical and other building tanks, por | metnons, prospec ver stations, telepl |
| e exclusive right of injecting water, brine, and | | | | |
| Bureks County, Warney to-wit: | | | | end a solvi de solvi |
| | | | ijia on yai∢yi∛d | 是一种种数 分的人 |
| 160. 15, SB), SB) WE | | waxiin ila aa saa saa sii saa aa saa saa | ter die over in Nord Braine voor de V | r (gr.) presentiti šveni Presentiti kaltini kriti |
| es. 21, 1171, Timi es. 20, All | nerivak akar | 是推制的。2017 102. 人们的可以 | | |
| 00. 10, Th | | | April 19 State Hallet | ्रिक्ति । संबद्धप्रदेशिका |
| 00. 29, MANEL, NEER | | | | |
| 90.25, 363 | 10 (20) 14 <u>14 14 (20)</u> | | | |
| ec. 30, All, All in Township 3 | | DE BEE | Advisor by the | arioan Mai. |
| OC. Ca. All | | 21 | N WY B' MA | 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1 |
| ec. 26, All, All in Township 30 | o Moreu ^a wenda | Da Beau, E. | V.B.G.E. | |
| | | | | |
| | | | | and the displayers. |
| The second of the second | an Albertain | | | |
| - | | | | |

purposes said leased lands shall be deemed to contain 2000 acres, more or less.

2. Subject to the other provisions herein contained, this lease shall be for a term of 10 years from this date (called "primary term") and as long thereafter as oil, gas, or other hydrocarbons are produced from said land hereunder, or drilling or reworking operations are conducted thereon.

3. The torpalities to be paid by Lesses are: (a) on oil, one-eighth of that produced the providing operations are conducted thereon as the credit of Lessor into the pipe line to which the restriction of that produced to the providing operations are produced at the wells or to the property of the produced at the wells of the produced at the wells of the produced to the produce of the produced at the wells of the produced to the produced of the produced o

drilling are not commenced on said land on or before one year from this date the lease shall then terminate as to both parties, unless

before such anniversary date Lessee shall pay or tender to Lessor or to the credit of Lessor in ... Piret istical

at Blto. Hevada.

The state of the state of

Lessor) the sum of Cole in Colean and the content of the content of the colean and the colean an

acreage surrendered, and thereafter the rentals payable hereunder shall be reduced in the proportion that the acreage covered nereby is reduced by and release.

5. Should any well drilled on the above described land during the primary term before production is obtained be a dry hole, or should production be obtained during the primary term and thereafter cease, then and in either event, if operations for drilling an additional well are not commenced or operations for reworking an old well are not pursued on said land on or before the first rental paying date next succeeding the ceasation of production or drilling or reworking on said well or wells, then this lease shall terminate unless Leases, on one before said date, shall cause the payment of rentals, shall continue in force just as though there is above no interuption in the rental payments. If during the last year of the primary term and prior to the discovery of oil, gas, or other hydrocarbons on said land Lease should drill a dry hole thereon, or if after discovery of the primary term the production thereof should cease droing the last year of said term from any cause, no rental payment or operations are necessary in order to keep the lease in force during the remainder of the primary term. If, at the expiration of the primary term, Lessee is conducting operations for drilling a new well or reworking an old well, or if, after the expiration of the primary term production on this lease shall continue as long as said operations continue or additional operations are lad, which additional operations on another well, and if production is discovered, this lease shall continue as long thereafter as oil, gas, or other hydrocarbons are preduced and as long as additional operations are

and if production is discovered, this lease shall continue as long increater as oil, gas, or outer hydrocarons are preduced and at long as administ operations are bad.

6. Lessee shall have the right at any time without Lessor's consent to surrender all or any portion of the fease defendes and be relieved of all obligation as to the acreage sourendered. Lessee shall have the right at any time during or alter the expiration of this lease tr. remove all property and factures placed by Lessee on said land, including the right to draw and remove all casing. When required by Lessor, Lessee will bury all pipe lines below ordinary plow depth, and no well shall be drilled within two hundred (2000) feet of any residence or barn now on said land without Lessor's consent. The Lessee agrees to promptly pay to the owner thereof any damages to irrigated or cultivated growing crops, or improvements, caused by or resulting from any operations of Lessee.

7. The rights of either party hereunder may be assigned, in whole or in part, and the provisions hereef shall extend to the heirs, successors and assigns of the parties hereto, but no change or division in ownership of the land, ereals, or royalites, however accomplished, shall operate to enlarge the obligations or diminish the rights of Lessee. No change in the ownership of the land, or any interest therein, shall be hinding on Lessee until Lessee shall be furnished with a assignment of this lesses. No change in the ownership of the land, or any interest therein, shall be hinding on Lessee of said rights, in event of the assignment of this lesses as to a segregated portion of said land, the rentals payable hereunder shall be apportionable among the several excellent in retal approach by one shall not affect the rights of other leasehold owners hereunder. In case Lessee assigns this lesse, in whole or in part, Lessee shall be relieved of all obligations with respect to the assigned portion or portions arising subsequent to the date of assignment.

ment.

8. All express or implied covenants of this lease shall be subject to all Federal and State Laws, Executive Orders, Rules not be terminated, in whole or in part, nor Leasee held liable in damages, for failure to comply therewith, if compliance is precreated of any such Laws, Order, Rule or Regulation, or il prevented by and art of Good of the public enemy, labor disputes, in a transportation, or other cause beyond the control of Lease. It is further agreed that this lease shall never be forfeited or cancer in part any of its implied covenants, conditions, or stipulations until it shall have first been fully judicially determined that final determination, Lease to given a reasonable time therefrom to comply with any such covenants, conditions or stipulations.

10. Lessors hereby release and waive all rights of homestead.

All of the provisions of this lease shall insure to the benefit of and be binding upon the parties hereto, their heirs, administrators, successors and assigns.

This agreement shall be binding on each of the above named parties who sign the same; regardless of whether it is signed by any of the other parties.

IN WITNESS WHEREOF, this instrument is executed on the date first above written.

Frank L. asta

| NEVADA | · · · · · · · · · · · · · · · · · · · | 11399 | READA - S | B(|)OK_ | 9:1 | PAGE 02 |
|------------------------------|--|--|---|--|---|--|--|
| County of ELK | }ss. | | PERSONAL PROPERTY. | VIDUAL | | | |
| | | man | ch (| | 5, before | me person | ally appeared |
| to me known to be the per | - ASTA | and who evecut | ed the foregoing | instrument at | oniemie d acknow | ledged tha | SEAL |
| executed the same as | | | | | | | |
| been by me fully apprised o | f her right and effect | of signing and a | cknowledging the | said instrumer | 1.169 | | |
| Given under my hand | d and | this | day o | i Mi | - L | Α | D. 1965 |
| | Quality | 0.16/5 | Glei | les DG | سا | ~) | arv Poblic. |
| My commission expires. | 16 | The second | WE VA NA | ilitaria in alla in | ARTHUS Pignografia | 194.94 | ary rounce. |
| STATE OF DE | SS. | (| INDI | VIDUAL | nie dan in Medicki in | 行为新的效果 | F1 |
| On this 26 | Z | man | 4 | 10 6 | م مراجعة المراجعة ا | me person | ally appeared |
| | R. Rund | | | | | | CEAI |
| to me known to be the per | | | | | | | A ptober 1 |
| executed the same as The | · | * · · · · · · · · · · · · · · · · · · · | | O 13 1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 | | ad, the | HI HAND |
| been by me fully apprised o | | | | | | | |
| Given under my hand | i and | this | (1)) day | 1 000 | <i>L</i> | \sim | D, 19 6 O |
| My commission expires | luguel 1 | 2.1967 | Caron | احديد | بدير | | ary.Public. |
| | | era serek | | | namen in . | | |
| STATE OF WYOMING, | ss. | | WYOMING COR | PORATION | | | |
| County of | day of | to distri | | | 10 | hefore | me anneated |
| On this | day or | = | | | | in perore | appeared . |
| to me personally known, wh | io, being by me duly | sworn, did say th | at he is the | | Preside | nt of | |
| | | | C 1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 | | | 2011 | A 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 |
| of said corporation and that | | | | | | | Contract the Contract |
| and said | Marco transition I feli | is all the state of the | acknowledged said | i instrument to | be the fi | ree act and | deed of said |
| Given under my hand | and | this | day | of | ्राक्ष्यक्रीहरू विकास क्षेत्रकार व्यक्तिक्री स्टब्स्ट्रिक्ट | A | . D., 19 |
| s en Proposition | | รางเกิดได้เกิดได้ Atla และ Glaberge (1) | ender and baryon | The same to be a first | 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 | er av Sere etter Straffer i 19 | ing spilling and s |
| My commission expires | and the second seco | | · President Britan Links - Carlotter | to the ball to the last to the | | Not | ery Public. |
| TA STA | | | | | | i antingtan Westing. Propinsi santan Propinsi santan | one de la companya d La companya de la co |
| OIL AND GAS LEASE FROM | PO. | Section Township Range (EV) | STATE OF WYOMING. County of This instrument was filed for record on this day of | at o'clock M, and duly recorded in book. | Courty Gerk-Register of Deeds | Record and Mail to: | |
| | | Frank Novemb At 45 In Book 9 Page 23-2 | AT THE REQUEST L. Asta er 2 A. D. minutes post of OFFICIAL RE 4 Records of COUNTY APVAD | 19 65 L PML CORDS A corder | | | |