	Fild No. 41400 BOOK 9 PAGE 025
Producers 88 Form No. 10221/2 (Wyoming) Rev. 55	ND GAS LEASE
그는 호텔이 많이 하면 이 원하다 하는 것 같아 살아 되네	강 있다. 아니는 원래를 가게 살아 들었다. 아름답지 않는 것들 때문에 가는 것을 내려가 되었다.
THIS AGREEMENT made this 28nd	day of Baren 19.65 , between 19.65 and 19.65
Lessor (whether one or more), and Lessee, WITNESSETH:	Asta
1. Lessor in consideration of	Dollars
leases and lets exclusively unto Lessee for the purpo	herein provided, and of the agreement of Lessee herein contained, hereby grants see of investigating, exploring by geophysical and other methods, prospecting their hydrocarhons, laying, pipe lines, building tanks, power stations, telephone ake care of, treat, transport and own said products, and housing its employees.
and the exclusive right of injecting water, brine, and threats Gounty Construction to wit:	other fluids into subsurface strata, the following described land in
sec. 20, nt, past, sning	
800. 29, MR; MR\$8R\$, All in Town	nahip 31 Morth, Benge 52 Best, M.D.B.& M.
na situation	
of Section	Township Range.  Iterests therein appurtenant to said described lands owned or claimed by Lessor, For rental payment
on or before such anniversary date Lessee shall pay or tender	Assessment to the same of the same shall be for a term of 10 years from this date (called "primary term") and as long thereafter netrunder, or drilling or reworking operations are conducted thereon, eighth of that produced and saved from said tand, the same to be delivered at the wells or to the meeted; Al Lessee's option, Lessee may from time to time purchase any royally oil in its possession, field where produced on the date of purchase; (b), on gas, including, casinghead gas or other of the premises or in the manufacture of gasoline or other products therefrom, the market value to ong as sold at the wells (the royalty shall be 'one-eighth of the amount realized from such sale; essee may pay as royalty \$100.00 per well per year and if such payment is made it will be contable light of the sale have the priving at his or store and inside lights in the principal dwelling thereon out of any surphus gas not needed for and on or before one year from this date the lease shall then terminate as to both parties, unless to Lessor or to the credit of Lessor in.
Bank at Bank of Nevada depository for all rentals payable hereunder regardless of changes	(which bank and its successors are Lessor's agent and chall continue as the in ownership of said land or the rentals either by converance or by the death or incapacity of
Lessor) the sum of:	in ownership of said land or the rentals either by converance or by the death or incapacity of Dollars (\$
any portion or portions of the above described physics and the acreage surrendered, and thereafter the reutals payable hereund or releases.  5. Should any well drilled on the above described land dur	er shall be reduced in the proportion that the acreage covered hereby is reduced by said release ing the primary term before production is obtained be a dry hole, or should production be obtained
during the primary term and increater cease, then and in even an old well are not putsued on said land on or before the first re- or wells, then this lease shall terminate unless Leasee, on or before Section 4 governing the payment of rentals, shall continue in the of the nitrary term and point to the discourse of old, each or	that paying that next approximating the cessation of production or drilling or reworking on said well are said each and the payment of rentals. Upon resumption of the payment of rentals, orce just as though there had been no interuption in the rental payments. If during the last year other hadrons bons on said land Lessee should drill a dry hole thereon, or if after discovery of oil,
deemed to be had where not more than sixty (60) days elapse and if production is discovered, this lease shall continue as long	ing the primary term before production is obtained be a dry hole, or should production be obtained by cream, if operations for drilling an additional well are not commenced or operations for working rutal paying date nest speceeding the cessation of production or drilling or reworking on said well ore said date, shall restime the payment of rentals. Upon resumption of the payment of rentals, orce just as though there had been no interruption in the retual payments. If during the last year other hydrocarbons on said land Lessee should drill a dry hole thereon, or if after discovery of oil, be primary term the production thereof should cease during the last year of said term from any keep the kase in force during the remainder of the primary term. If, at the expiration of the primary term of the primary term production on this said operations continue or additional operations are had, which additional operations shall be between abandonment of operations on one well and commencement of operations another well, thereafter as oil, gas, or other hydrocarbons are produced and as long an additional operations are
had.  6. Lessee shall have the right at any time without Lessor as to the acreage surrendered. Lessee shall have the right at any on said land, including the right to draw and remove all casing, shall be drilled within two hundred (260) feet of any residence othereof any damages to irrigated or cultivated growing crops, or 7. The sights of lither party because many be assigned.	's consent to surrender all or any portion of the leased premises and he relieved of all obligation time during or eiter the expiration of this lease to remove all property and fixtures placed by Lessee When required by Lessor, Leasee will bury all, pipe lines below ordinary pluw deplin and no well to be more on all land without Lessor's correct. The Lessee agrees to promptly pay to the owner improvements, caused by or resulting from any operations of Lessee.
of the parties hereto, but no change or division in ownership of the diminish the rights of Lessee. No change in the ownership of the certified copy of all recorded instruments, all court proceedings assignment of this lease as to a segregated portion of said land according to the surface area of each, and default in rental pay this lease, in whole or in part, Lessee shall be relieved of all obsent.	in whole or in part, and the provisions bettered shall extend to the heirs, successors and assigns of the land, rentals, or royalties, however at complished, shall operate to enlarge the obligations or cland, or any interest therein, shall be binding on Lessee until Lessee shall be formished with a and all other necessary evidence of any transic, inheritance, or sale of taid rights. In event of the high the remaining particular of the product of the sale of
8. All express or implied covenants of this lease shall be a not be terminated, in whole or in part, nor Lessee held liable in result of any such Law, Order, Rule or Regulation, or if prevent transportation, or other cause beyond the control of Lessee. It is or in part any of its implied covenants, conditions, or stipulations	subject to all Federal and State Laws, Executive Orders, Rules or Regulations, and this lease shall damages, for failure to comply therewith, if compliance is prevented by, or if such failure is the cd by and act of God, of the public enemy, labor disputes, inability to obtain material, failure of is further agreed that this lease shall never be forfeited or cancelled for failure to perform in whole suntil it shall have first been finally judicially determined that such failure exists, and after such
This agreement shall be binding on each of the above nam  IN WITNESS WHEREOF, this instrument is executed on	ted parties who sign the same, regardless of whether it is signed by any of the other parties, the date first above written.
	John Torrera

STATE OF WELLES.	OULTE	BUI	JK 9 PAGE <b>026</b>
County of ELKO	SS.	INDIVIDUAL	
On this 26 th de	y of Mari	104	S before me personally a secured .
to me known to be the person des	cribed in and who execu		
executed the same as free sheen by me fully apprised of her right a	はは、これでは、対策を確認した。	8.5 6 G. 克尔克斯特尼亚克斯特尼亚克斯特特特人	3. "我已经不会 <b>没我去!!! @ * 查</b> (5 <b>篇) 温度</b> 于我会说是一张 <b>[1</b> ] (5)
Given under my hand and	경기 소리를 가는 그 사람이 한 경기를 받는다면	全体的 [1] · 医克勒特 [1] · 医克勒特 [1] · 医克勒特 [1] · 医克勒特 [1] · 克勒特 [1] · 克	A.D. 18
My commission expires access	4,0,1860	allailes 13	A DO SYNTHESIS OF THE STATE OF
STATE OF NEUADA	ng to play to the man leading to		Notae Public
County of ECKO	ad 1 <b>.55.</b> haa. <i>140 t</i> -141 (1776)	IV TO THE INDIVIDUAL	oboty kar nd propin dak palifin Damit sampung distoralik sant
On this 26 th day day		himsom, 1969 ic tomeras	
to me known to be the person S. des			
executed the same as The IR free a	act and deed, including th	release and waiver of the right o	f homestead, the said wife having
Given under my hand and	4.55 TELEVIEL TO N. T. MODERNSON SER	べきしんか 2000年に第三の第三の第一をおいない かりゅうしゅうしん あっかつ 経	ul Astivat
		ali e E	2 200 S
0	110,1967		Notary Poblic
STATE OF WYOMING,	SS.	WYOMING CORPORATION	
	day of		, 19, before me appeared
to me consequelly become the balance be-			
to me personally known, who, being by	me duly sworn, dia say ti		President of
of said corporation and that said instrume	本で観点した。 ・	배었다. 한 1000의 본호 구석대 4분인 (), 하는 나는 생활 15,0 등 전문하다.	けっこう 自然 でくごうしゃ あんまかい たまた しゅいはんにんしゅ ニア・コン・ビ
and said	Alice to the office of the Continue the	acknowledged early instrument to	he the free not and deed of said-
corporation.	and an hereit	acknowledged said instrument to	and it light to a live to be a greening
	and an hereit	day of	2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2
corporation.	and an hereit	Notice 是是不是一个。 第一个是是是一个人们的一个人们的是一个人们的一个人们的一个人们的一个人们的一个人们的一个人们的一个人们的一个人们的	will be the transfer of the acceptance
corporation.  Given under my hand and	and an kerende	Notice 是是不是一个。 第一个是是是一个人们的一个人们的是一个人们的一个人们的一个人们的一个人们的一个人们的一个人们的一个人们的一个人们的	weight fair and the state of th
corporation.  Given under my hand and	and an kerende	day of	weight fair and the state of th
corporation.  Given under my hand and	and an kerende	day of	weight fair and the state of th
Given under my hand and  My commission expires.	nge	day of	weight fair and the state of th
corporation.  Given under my hand and.  My commission expires:	Range NEWAYA	day of	Notary Public
Given under my hand and  My commission expires.	Inge	d for record on the 19 C. and duly recorded 6 the 6 C. and duly recorded 6	Notary Public
Given under my hand and  My commission expires.	Range NEWAYA	s fied, for record on the 19 to M., and duly recorded of the page.	Notary Public
Given under my hand and  My commission expires.	Range NEWAYA	s fied, for record on the 19 to M., and duly recorded of the page.	Notary Public
Given under my hand and  My commission expires.	Range NEWAYA	s fied, for record on the 19 to M., and duly recorded of the page.	weight fair and the state of th
Given under my hand and  My commission expires	Township Range NEWAY NEWAY.	s fied, for record on the 19 to M., and duly recorded of the page.	Notary Public
Given under my hand and	Township Range NEWAY NEWAY.	s fied, for record on the 19 to M., and duly recorded of the page.	Notary Public
Given under my hand and  My commission expires	Township Range NEWAY NEWAY.	s fied, for record on the 19 to M., and duly recorded of the page.	Notary Public
Given under my hand and  My commission expires	Range NEWAYA	ING  C. was filed, for record, on the  19  19  10  10  10  10  10  10  10  10	Notary Public
Given under my hand and  My commission expires	Township Range NEWAY NEWAY.	STATE OF WYOMING.  County of  This instrument was filed for record on the  day of  at	Notary Public
Given under my hand and  My commission expires	Township Range NEWAY NEWAY.	STATE OF WYOMING.  County of Statement was filed for record on the day of 19 to the cords of this office.  In book at this office.	Notary Public
Given under my hand and  My commission expires	Section. Township. Range.	STATE OF WYOMING.  County of Statement was filed for record on the day of 19 to the cords of this office.  In book at this office.	Notary Public
Given under my hand and	Date Date  Date  County  VEVACA  Section  Township	STATE OF WYOMING,  County of  This instrument was filed for record on the  day of  at	Notary Public

November 2 / A. D. 19.65

Al 46 minutes post 3 P / J.

In Book 9 of OFFICIAL RECORDS

Page 25-26 Records of FUREKA COUNTY DE VABA

Recorder

FOR \$ 7-75