No. 950C. —Bradford-Robinson Printing Company, 1824-46 Stout Street, Denver, Colorado

OIL AND GAS LEA	ISE
AGREEMENT, Made and entered into this 12th day of ROY MAYNARD	November 1965, by and between
FRED W. GALSTER AND/OR AGNES GALSTER, Hu	y of the first part, bereinafter called lessor (whether one or more)
WITNESSETH: That the leasor for and in consideration of. in hand paid, receipt of which is hereby acknowledged, of the royalties herein provided, and and lets exclusively unto leasee for the purpose of investigating, exploring, prospecting, drills other minerals, laying pipe lines, building tanks, power stations, telephone lines and other s	Dollars, of the agreements of lesses herein contained, hereby grapts, lesses ig and mining for and producing oil, gas, casinghesd gas, and all fructures thereon to produce, sare, take care of, treat, tramport,
and the state of the same of the same state of the sallowing described land in	Lureka
State of Nevada towit In T. 24 N Sec. 12: SW 1, SE 1: In Section 13: N 1: N 50 Acres	E 1, NW 2, a total of
	2일 15 : 1 : 1 : 1 : 1 : 1 : 1 : 1 : 1 : 1
	성숙합하는 보이지 그 학생님들은 사람들이 되었다고 있다. 그 사람들 경기들은 보이지 하는 무슨 보다 하는 것이다.
mo really tarn mo north the same furblest to the other providest bombs postely	taining scree, more or less ed) for a term of ten years from this date (called "primary term")
and as long thereafter as oil or gas or casinghead gas or either or any of them, is produced it shall conduct drilling operations thereon and should production result from such operations, this casinghead gas, shall be produced therefrom. In consideration of the premises it is hereby mutually agreed as follows:	read that remain in him force and effect as and as on or and
1. The lessee shall deliver to the credit of the lessor as royally, free of cost, in the pi (1/4) part of all oil produced and saved from the leased premises, or at the lessees option; m price for oil of like grade and gravity prevailing in the field where produced on the day such	pe line to which lessee may connect its wells, the equal one-eighth ay pay to the lessor for such one-sighth (%) royalty the market
price for oil of like grade and gravity prevailing in the field where produced on the day such. 2. The lesses shall pay lessor, as noyalty, one-eight (%) of the proceeds from the sale and where not used or sold shall pay Fifty (\$50.00) Bollars per annum as royalty from each to be a producing well. The lessor to have gas free of charge from any gas well on the lessor house on said land by making his own connections with the well, the use of said gas to be	on is run into the pipe int, or into storage tains. of the gas, as such, for gas from wells where gas only is found such well, and while such royally is so paid such well shall be held f premises for stores and inside lights in the principal dwelling
house on said land by making his own connections with the well, the use of said gas to be 3. To pay lessor for gas produced from any oil well and used off the premises or in one-eighth (14) of the market value, at the mouth of the well, payable monthly at the pre-	at the lessor's sole risk and expense. the manufacturing of gasoline or any other product a royalty of all the market price.
4. If operations for the drilling of a well for oil or gas are not commenced on as terminate as to both parties, unless the lessee shall, on or before one year from this distinction.	id land on or before one year from this date, this lesse and ate, pay or tender to the lessor or for the lessor's credit in
or its successor or successors, which bank and its successors are lessor's agents and which the	ank at Il continue as the depository regardless of changes in the ownership
of the land, the sum of	Dollars, persistence of a well one year from said date. In like of a well may be further deferred for like periods successively
which shall operate as a rental and over the privilege of determine to describe the drilling during the primary term of this lesse. And it is understood and spreed that the considers privileges granted to the date when said rental is payable as aforesaid, but also the lessees rights conferred. All payments or tenders may be made by check or draft of lessee or any said;	tion first recited herein, the down payment, covers not only the option of extending that period as aforesaid, and any and all others thereof mailed or delivered on a before the regist nating date.
Lessee may at any time execute and deliver to lessor or place of record a release or releases of thereby surrender this lesse as to such portion or portions and be relieved of all obligations a hereunder shall be reduced in the proportion that the acreage covered herein is reduced by an successor in interest, the payment or tender of rentals in the manner provided above shall be	
persons.	機能ならない とうしゅうけい しょうしんり しょうさい アンディー・ディー・ディー・ディー・ディー・ディー・ディー・ディー・ディー・ディー・
5. If at any time prior to the discovery of oil or gas on this land and during the term of this lease shall not terminate, provided operations for the drilling of a well shall be commence resumes the payment of rentals in the manner and affect menuals amount above herein provided; and in this rentals and the manner and effect thereof shall continue in force.	of this lease, the leasee shall drill a dry hole, or holes, on this land in the next ensuing paying date, or provided the leasee begins of event the preceding paragraphs hereof governing the payment of
8. If said lessor owns a less interest in the above described land than the entire and therein provided for shall be paid the lessor only in the proportion which his interest bears	to the whole and undivided fee.
7. Lessee shall have the right to use, free of cost, gas, oil, and water produced on as When requested by lessor, lessee shall bury his pipe lines below plow dopth. No well shall be drilled nearer than 200 feet to the house or barn no w on said pre	
No well shall be drilled nearer than 200 feet to the house or barn now on said pre Lessee shall pay for damages caused by its operations to growing crops on said land. Lessee shall have the right at any time to remove all improvements, machinery, and fright to pull and remove casing.	ixed es pixely or elected by leaves on said premises, including the
8. If the lessee shall commence to drill a well within the term of this lease or any completion with reasonable diligence and dispatch, and if oil or gas or either of them, be for	stension thereof, the lease shall have the right to drill such well to and in paying quantities, this lease shall continue and be in force
with the like effect as if such well had been completed within the terms of years herein first m 9. If the estate of either party hereto is assigned (and the privilege of assigning in extend to their heirs, executors, administrators, successors and assigns, but no change of owe the leases until after notice to the icases and it has been furnished with the written transfer or	
this lessa in whole or in part, lessoe thall be relieved of all philipations with respect to the assist	ied portion or portions armine subsequent to the date of assistancent
10. If the lease premises shall hereafter be owned in severalty, or in separate tracts, lease and all royalties acrosses owned by each such separate owner bears to the entire leased acrosse. There shall be tracted as an entirety and shall be divided a crosse owned by each such separate owner bears to the entire leased acrosse. There shall tracts into which the land covered by this lease may be hereafter divided by sale, owned the hereby agreed that, in the event this lease shall be assigned as to a second of the parts shall fail or make default in the payment of the proportional part of the rent due from defeat or affect this lease in so far as it covers a part or parts of said lands upon which the said	mong and paid to such separate owners in the proportion that the ino obligation on the part of the leases to offset wells on separate erwise, or to furnish separate measuring or receiving tanks. It is
hereby agreed that, in the event this lease shall be assigned as to a part or as to parts of the parts shall fail or make default in the payment of the proportionale part of the rent due from defeat or affect this lease in so far as it covers a part or parts of said lands upon which the said	above described lands, and the holder or owner of any such part or him or them, on an acreage basis, such default shall not operate to leasee or any assignee hereof shall make due payment of said rentals
until all parties designated in writing in a recordable instrument to be filed with the lessee a T	es under this lease, issue may withhold payment thereof unless and rustee to receive all royalty payments due hereunder and to execute
division and transfer orders on behalf of said parties and their respective successors in title. 12. Lessee shall have the right to unities, pool, or combine all or any part of the atentering into a cooperative or unit plan of development or operation approved by any gover modify, change or terminate any such plan or agreement and, in such event, the terms, con	ove described lands with other lands in the same general area by namental authority and, from time to time, with like approval to
modify, change or terminate any such plan or agreement and, in such event, the terms, con conform to the terms, conditions, and provisions of such approved cooperative or unit plan development requirements of this lease, express or implied, shall be astisted by compliane agreement, and this lease shall not terminate or expire during the life of such plan or agree	ditions, and provisions of this lease shall be deemed modified to of development or operation and, particularly, all drilling and e with the drilling and development requirements of such plan or
agreement, and this lease shall not terminate or expire during the life of such plan or agre- thereof, shall bereafter be operated under any such cooperative or unit plan of development or nortions of the land covered by said whan, then the production allocated to approximant trac-	ement. In the event that said above described lands or any part operation whereby the production therefrom is allocated to different t of land shall, for the nursous of computing the royalities to be paid
thereof, shall be realize be operated under any such cooperative or unit plan of development or portion of the land covered by said plan, then the production affocated to any particular tracker of the land of the land of the production of the particular tracker of land to royalty payments to be made hereunder to leasor shall be based upon production only as so cooperative or unit plan of development or operation adopted by lease and approved by any	which it is allocated and not to any other tract of land; and the allocated. Lessor shall formally express lessor's consent to any governmental agency by executing the same upon request of lessor.
13. In the interest of conservation, the protection of reservoir pressures and the recovery shall have the right to combine the leased premises with other premises in the same general ar recycling facilities, and for such purpose may locate such facilities, including input wells, upo upon any gas used for repressuring and recycling operations benefiting the leased premises.	of the greatest ultimate yield of oil, gas and other minerals, lessee as for the purpose of operating and majotaining repressuring and the leaded premises and up to reveil that shall be preved by hereauder.
any taxes, mortgage, or other liens existing, levied, or assessed on or against the above describe to the rights of any holder or holders thereof and may reimburse itself by applying to the or rentals accruing hereunder. 16. All rental payments which may fall due under this lease may be made to	눈이 가는 사람들은 사람들이 가장 하는 것 같아. 그런 그런 그런 그는 그를 가는 것이 없는 것이다.
one of the shove named lessors. In the manner herein stated	医乳腺性结合 化二氯甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基
16. If within the primary term of this lesse production on the lessed premises sha operations for the drilling of a well shall be commenced before or on the next ensuing reat of rectain in the manner and amount hereinbefore provided. If, after the expiration of the prim from any cause, this lesse shall not terminate provided lessee resumes operations for drilling shall remain in force during the prosecution of such operations and if production results therein.	al paying date; or, provided lessee begins or resumes the payment sary term of this lesse, production on the lessed premises shall cease a well within sixty (60) days from such ceasation, and this lesse
17. It is surred that this lease shall hever be forfeited or cancelled for failure to beri	orm in whole or in part any of its implied covenants. conditions.
or atipulations until it shall have first been finally judicially determined that such failure exist time therefrom to comply with any such covenants, conditions, or stipulations, 18. All expressed and implied covenants of this lease shall be subject to all federal and shall not be terminated, in whole or in part, nor lessee held liable in damage for failure to	state laws, executive orders, unless and reculations, and this lesse
shall not be terminated, in whole or in part, nor lessee held liable in damage for failure to is the result of any such law, order, rule or regulation, or if such compliance is prevented by its own, to obtain sufficient and satisfactory material and equipment to justify the commences from the lessed premises.	
19. This lease and all its terms, conditions, and stipulations shall extend to and be a 20. With respect to and for the purpose of this lease lessor, and each of them if there be WHEREOF witness our hands as of the day and year first above written.	omaing on all successors of said lessor or lessees. more than one, hareby release and waive the right of homestead.

		BOOK 9 PAGE 180
	ACKNOWLEDGMENT	
STATE OF NEVADA County of CLA RK		
On this 12th day of November Fred W. Galster and Agnes Ca	ber , 19 65, before me pe lster to me known to be t	ersonally uppeared
Fred W. Galster and Agnes Ga the foregoing instrument and acknowledged that. Given under my hand and seal this.	they executed the same as	the 111 res act and deed.
My Commission Expires Sept. 26.	1967. Drothy	Notary Public
		Notary Public - State of New 132
STATE OF)WLEDGMENT—MAN AND WIFE	DOROTHY K. REYNOLDS My Commission Expires Sept. 28, 1967
County of		新发音: 1000 mg 45 45 m
On this day of	, 19, before me p	ersonally appeared
the foregoing instrument and acknowledged that and waiver of the right of homestead; the said wi	executed the same as	free act and deed, including the release
acknowledging the said instrument. Given under my hand and seal this	day of	等學的。 19
My Commission Expires		Notary Public.
STATE OF	NTANA ACKNOWLEDGMENT	
County of		
On thisday of		
a notary public, personally appeared		
Known to me to be the person whose name executed the same.	subscribed to the within instru	ment, and acknowledged to me that
Witness my hand and official seal.		
My Commission Expires	Notary Public within	and for the State of
my Commission Expires	Residing at	
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		하면 많은 문론 사람들은 가능하는 그리고 있었다. 생각이 되었다. 그들은 기업에 가장 그렇게 되었다.
co	LORADO ACKNOWLEDGMENT	
STATE OF		출발되는 공학 - 기본 기본 기본
The foregoing instrument was acknowledged	hefore me this day of	, 19 , by
The foregoing historical was accounted		
Witness my hand and official scal.		
My Commission Expires		Notary Public.
•	P. O	
FILE NO. 41526		
Filed for record at the reau	est of Fred W. Galster	
Nov. 22, 1965, ot	40 minutes post 3 P.	M. Recorded in
Book9 of Offici	170_190	oyds of EUREKA
COUNTY, NEVADA.	Vicen O Roota	H
Fee: \$6.75	De Zavara	Recorder.