File No. 16214

BOOK 22 517

| THIS AGREE | MENT, made and entered into | | | 7, by and betwe |
|--|--|--|--|---|
| Jonr | Tomera and Annie T | bmera, nusband | and wile | |
| THIS AGREE | | .2 . | party of the first part, i | herein styled "Lesson |
| and , | Delia Alston | | - · · | ^ |
| party of the second | part, herein styled "Lessee." | V | / | |
| Lessee to drill for, p for its operations) is entry thereon at all remove therefrom a the Lessee may des operated by Lessee, a plant with all nece premises in the vicin passage over, upon a poses. The possession right to occupy said subject to, and with | and assigns, the land and preroduce, extract, take and remover orom, and to store the same up times for said purposes, and tall pipe lines, telephone and teire in carrying on its business with the further right to the ssary appurtenances, for the eity of said land, including all right and across, and ingress and egand across, and ingress and egand or to lease the same for again interference with, the rights | we oil, gas, asphaltum ar son, said land during the to construct, use, maint legraph lines, tanks, ma and operations on sain Lessee or any of its sub actraction of gasoline from ights necessary or convinces to and from, said la all be sole and exclusive ricultural, horticultural sor operations of the Lessee or operations of the Lessee. | and other hydrocarbons (a te term hereinafter prov- tain, erect, repair and re- achinery, buildings and of d land, or adjoining or- sidiaries to erect, maintain mass produced from a senient thereto, together and, for any or all of the excepting only that the or grazing uses, which the essee hereunder. The land | and water without co- ided, with the right eplace thereon and eplace thereon and in- other structures which neighboring premises in, operate and removal aid land and/or othe with rights-of-way for above mentioned pur- ter Lessor reserves the sess shall be carried of d which is the subject to the subject to the subject to the reserves the subject to |
| and is described as | ollows, to-wit: Two 31N. | reka Range 52E and | 51E all land se | , State of Californi 30 • knovn as |
| the John and | Annie Tomera range | ranoh containi | ng 6,000 acres i | ore or less |
| and apecifica | lly described in Ex | nibit "A" attac | ued and made a l | part nereto. |
| | | _ / ' | ~ / | |
| • | | | | |
| F | | | | |
| | | | | |
| and contains. | acres, mor | re or less. | | |
| | TO HOLD the same for a term | \ \ |) years from and after t | he date hereof and |

1. Lessee shall pay Lessor as royalty on oil the equal One-eighth part of the proceeds of all oil produced, saved and sold from the leased premises, after making the customary deductions for temperature, water and b. s. at the posted available market price in the district in which the premises are located for oil of like gravity the day the oil is run into purchaser's pipe line or storage tank, and settlement shall be made by Lessee on or before the 25th day of each month for accrued royalties for the preceding calendar month. At Lessor's option exercised not oftener than once in any one calendar year upon. thirty (30) days' previous written notice, Lessee shall deliver into Lessor's tanks on the leased premises, or at mouth of well to pipe line designated by Lessor free of cost, Lessor's royalty oil, provided that Lessee may at any time purchase and take Lessor's royalty oil at said posted available market price. No royalty shall be due to the Lessor for or on account of oil lost through evaporation, leakage or otherwise

prior to the marketing of the same or delivery to Lessor if royalty oil is being taken in kind.

- 2. For all gas produced, saved and sold from said land by Lessee, the Lessee shall pay as royalty the _one=cighth part of the net proceeds from the sale of such gas, but nothing herein contained shall be deemed to obligate the Lesses to produce, save, sell or otherwise dispose of gas from said land. For the curpose of having gasoline extracted from gas produced from said land, the Lessee may transport, or cause to be transported, to a gasoline extraction plant located either on said land or on other lands, all or any portion of such gas where it may be commingled with gas from other properties said land or on other lands, all or any portion of such gas where it may be commingled with gas from other properties. Lessee shall meter such gas so transported and such meter readings, together with the results of content tests by recognized methods made at approximately regular intervals, at least once every month, shall furnish the basis for computation of the amounts of gasoline and residue gas to be credited to this lease. Gas used or consumed, or lost in the operations of any such plant, shall be free of charge, and Lessee shall not be held accountable to the Lessor for the same or for any royalty thereon. Lessee shall not be required to pay royalty for or on account of any gas used for repressuring any oil-bearing formation which is being produced from by a well or wells on the leased premises, even though such repressuring is done by injecting such gas into wells not situated on the leased premises. The Lessor shall be entitled to gas free of charge from any gas wells on the leased premises for all stoves and inside lights in the principal dwelling houses on said land by making his own conceptions at a point designated by Lessee the taking and use of said gas to be at the Lessor's sole risk and expense at all nections at a point designated by Lessee, the taking and use of said gas to be at the Lessor's sole risk and expense at all
- 3. Any casinghead gasoline extracted from gas produced from said land shall, at the option of the Lessee, be returned to the oil produced therefrom and shall be treated as a part thereof; otherwise the Lessee shall pay to the Lessor as royalty for such extracted gasoline the equal <u>one-eighth</u> part of the net proceeds of the sale thereof after deducting transportation and extraction costs, or of the Lessee's portion thereof if extracted on a royalty basis. If there shall be no available market and/or no public or open market price for the gasoline at the place of extraction, then the Lessee shall be entitled to sell and/or dispose of all the gasoline for the best price and on the best terms obtainable, but in no case shall settlement of royalty be at a less price than that obtained by the Lessee for its portion of the gasoline.
- 4. The Lessee shall not be required to account to the Lessor for, or pay royalty on, oil, gas or water produced by the Lessee from said land and used by it in its operations hereunder, but it may use such oil, gas and water free of charge.
- of the term hereof, if the Lessee has not theretofore com-181st day 5. Commencing with the 181st day of the term hereof, if the Lessee has not theretofore commenced drilling operations on said land or terminated this lease as herein provided, the Lessee shall pay or tender to the

17. All the labor to be performed and material to be furnished in the operations of the Lessee hereunder shall be at the cost and expense of the Lessee, and the Lesser shall not be chargeable with, or liable for, any part thereof; and the

Lessee shall protect said land against liens of every character arising from its operations thereon.

- 18. Upon the written request of the Lessor, the Lessee agrees to lay all pipe lines which it constructs through califvated fields, below plow depth, and upon similar request agrees to fence all sump holes or other excavations to safeguard livestock on said land.
- 19. The Lessee shall have the right at any time to remove from said land all machinery, rigs, piping, casing, pumping stations and other property and improvements belonging to or furnished by the Lessee, provided that such removal shall be completed within a reasonable time after the termination of this lease to fill all sump holes and other excavations made by it.
- 20. If royalty oil is payable in cash, Lessee may deduct therefrom a proportionate part of the cost of treating unmerchantable oil produced from said premises to render same merchantable. In the event such oil is not treated on the leased premises, Lessor's cash royalty shall also bear a corresponding proportionate part of the cost of transporting the oil to the treating plant. Nothing herein contained shall be construed as obligating Lessee to treat oil produced from the herein described premises. If Lessor shall elect to receive royalty oil in kind, such royalty oil shall be of the same quality as that removed from the leased premises for Lessee's own account, and if Lessee's own oil shall be treated before such removal, Lessor's oil will be treated therewith before delivery to Lessor and Lessor in such event will pay a proportionate part of the cost of treatment.
- 21. Upon the violation of any of the terms or conditions of this lease by the Lessee and the failure to begin to remedy the same within 90 after written notice from the Lesser so to do, then, at the option of the Lesser, this lease shall forthwith cease and terminate, and all rights of the Lessee in and to said land be at an end, save and excepting
- one to the other shall thereupon cease and terminate as to the premises quitclaimed.

 22. All royalties and rents payable in money hereunder may be paid to the Lessor by mailing or delivering a check therefor to First National Bank at Elko. Navada its successors and assigns, herein designated by the Lessor as depositary, the Lessor hereby granting to said depositary full power and authority on behalf of the Lessor, his heirs, executors, administrators, successors and assigns, to collect and receipt for all sums of money due and payable from the Lessee to the Lessor hereunder. No change in the ownership of the land or minerals covered by this lease, and no assignment of rents or royalties shall be binding on the Lessee until it has been furnished with satisfactory written evidence thereof.
- 23. Lessor hereby warrants and agrees to defend title to the land herein described, and agrees that the Lessee, at its option, may pay and discharge any taxes, mortgages, or other liens existing, levied or assessed on or against the above described land; and, in the event it exercises such option, it shall be subrogated to the rights of any holder or holders thereof and may reimburse itself by applying to the discharge of any such mortgage, tax, or other lien, any royalty or rentals accruing hereunder.
- 24. If and when any oil produced from the demised premises shall for any reason be unmarketable at the well at the price mentioned in paragraph 8 hereof, the Lessor agrees in such case to take and receive his royalty in kind, and should be fail or refuse so to do, then the Lessee may sell the same at the best price obtainable, but not less than the price which the Lessee may be receiving for its own oil of the same quality.
- 25. The words "drilling operations" as used herein shall be held to mean any work or actual operations undertaken or commenced in good faith for the purpose of carrying out any of the rights, privileges or duties of the Lessee under this lease, followed diligently and in due course by the construction of a derrick and other necessary structures for the drilling of an oil or gas well, and by the actual operation of drilling in the ground.
- 26. On the expiration or sooner termination of this lease, Lessee shall quietly and peaceably surrender possession of the premises to Lessor and deliver to him a good and sufficient quitclaim deed, and so far as practicable cover all sump holes and excavations made by Lessee. Before removing the casing from any abandoned well Lessee shall notify Lessor
- 27. Lessee may at any time quitclaim this lease in its entirety or as to part of the acreage covered thereby, with the privilege of retaining. twenty (.20) acres surrounding each producing or drilling well, and thereupon Lessee shall be released from all further obligations and duties as to the area so quitclaimed, and all rentals and drilling requirements shall be reduced pro rata. All lands quitclaimed shall remain subject to the easements and rights-of-way hereinabove provided for. Except as so provided, full right to the land so quitclaimed shall revest in Lessor, free and clear of all claims of Lessee, except that Lessor, his successors or assigns, shall not drill any well on the land quitclaimed within seven hundred fifty (750) feet of any producing or drilling well retained by Lessee.
- 28. If this lease shall be assigned as to a particular part or as to particular parts of the leased premises, such division or severance of the lease shall constitute and create separate and distinct holdings under the lease of and according to the several portions of the leased premises as thus divided, and the holder or owner of each such portion of the leased premises shall be required to comply with and perform the Lessee's obligations under this lease for, and only to the extent of, his portion of the leased area, provided that nothing herein shall be construed to enlarge or multiply the drilling or rental obligations, and provided further that the commencement of the drilling operations and the prosecution thereof, as provided in paragraph 6 hereof, either by the Lessee or any assignee hereunder, shall protect the lease as a whole.
- 29. This lease and all its terms, conditions and stipulations shall extend to and be binding upon the heirs, executors, administrators, grantees, successors and assigns of the parties hereto.
- 30. Any notice from the Lessor to the Lessee must be given by sending the same by registered mail addressed to the 3382 Floyd Terr. L. A. 28, Califind any notice from the Lessee to the Lessor must be given by sending the same by registered mail addressed to the Lessor at KXKX Carlin, Nevada

| the same by registered man, addressed to the Lessor at | |
|--|--|
| | ed this agreement to be duly executed as of the date first |
| hereinabove written. | |
| LESSOR (CONTRACTOR) | Delia aleton |
| John Correct | |
| Thrie tomera | |
| | |
| | |
| WITNESS: | |
| | |

| STATE OF CALIFORNIA | BOOK 22 PAGE 520 |
|--|--|
| County of LOS ANGELES | |
| R.W.KEMPER | ar , in the year nineteen hundred and sixty saven |
| the County of Los Angeles | , State of California, residing therein, duly commissioned and sween, |
| personally appeared JOHN TOHERA and | · · |
| | |
| known to me to be the person. S. whose name. S. | are subscribed to the within instrument, and acknowl- |
| edged to me that they executed the same | |
| IN WITNESS WHEREOF, I have hereunto set m | y hand and affixed my official seal the day and year first above written. |
| • | Misengur |
| Nota | Public in and for the County of Los Angeles State of California |
| | Sizes of Camporana. |
| | DELICAN, SEAL B. W. KEMPER |
| STATE OF CLAIFORNIA | NOTARY PUPLIC - CALIFORNIA PRINCIPAL OFFICE IN |
| County of LOS ANGELES | LOS ANGELES COUNTY |
| On this 28th day of November | in the year nineteen hundred and Sixty Seven |
| before me, B. W. KEMPER | , a Notary Public in and for |
| the County of Los Angeles | , State of California, residing therein, duly commissioned and sworn, |
| personally appeared DELTA ALSTON | |
| | 18 subscribed to the within instrument, and acknowledge |
| known to me to be the person whose name | |
| edged to me thatexecuted the same | s. y hand and affixed my official seaf the day and year first above written |
| IN WITNESS WHEREAP, I have beteamed bet in | Milanha |
| Note | ry Public in and for the County of |
| 2100 | State of California |
| | OFFICIAL SFAL B. W. KEMPER |
| / / | MOTARY PUBLIC - CALIFOPNIA PRINCIPAL OFFICE IN |
| | LOS ANGELES COUNTY |
| of the County, Cal | At The State of th |
| Z A S S S S S S S S S S S S S S S S S S | RECO |
| | |
| Records of fornia. Ru Deputy Ru En recorded return to B. W. KEMPER ATTORNEY AT UA 11236 CAMARILLO HOLLYWOOD, CALII Published by Published by Published by Published by Published by Published by ATTORNEY 6th Street Los Angeles 14, Calif. | E E E |
| Records of Re Deputy Re Deputy Re Published by Publis | |
| Deputy B. Deputy B. Deputy B. Ecorded return to CAMARILLO LLYWOOD, CALL OLLYWOOD, CALL OLLYWOOD, CALL OLLYWOOD, CALL West 6th Street Angeles 14, Call LYWOOLS 14, Call | T w |
| Deputy Tried return W. KEMPE RNEY AT 1 CAMARILLO WOOD, CAI Sit 6th Street eles 14, Calif. | N , Les REQUEST OF REGISTRATES |
| Recorder Deputy Recorder I return to KEMPER Y AT LAW WARILLO ST. DD, CALIF. 916 WORLD h Street H, Calif. | E L |
| Reconstruction of the Reconstruction of the CAUP. | |
| Recorder to to LAW ST. | Lessor. Lessee. Lessee. M. M. |
| nder. | Page ii |
| | BECORDED AT THE REQUEST OF B. W. Kemper |
| | on Feb. 27 19 68 at UZ mins, part Z 7. M. is |
| STATE OF | SUPERA COUNTY NEVADA MILLE A ALLEGE RECORDER. |
| County of) | File No. 416214 Fee \$ 5.00 |
| | y of, A. D., 19 , a Notary Public in and for |
| the County of | , State of California, residing therein, duly commissioned and sworn, |
| personally appeared. | • |
| | |
| known to me to be the | |
| the that executed the within instr- | ument, known to me to be the persons who executed the within instru- |
| | amed, and schnowledged to me that such executed |
| IN WITNESS WHEREOF, I have hereunto set my | y hand and affixed my official seal the day and year first above written. |
| • | |

Notary Public in and for said County and State.