美国建筑的

#####################################	OIL AND GAS.	LEHOE	하는 항상 전환 전략 현실 등이 있는데 그는 것이다.
	27 th	dvof December	76 by and between
AGREIMENT, Made and entered into this THEODORE_MTEPPER			
2939 Ouedada Stree	t. Newport Beach.	California 9260	0
party of the first part, hereinafter called lessor, (s	hasher one or movel and FILON	EXPLORATION COR	PORATION 1700 Broa
Denver, Colorado 8	0202 muty of the second part her	rinafter called levee.	
D CITY OF T		(4.0 00)	

WITNESSETH: That the lessor for and in consideration of Ten and more (\$10.00)

Dollars, in hand paid, receipt of which is hereby acknowledged, of the royalties herein provided, and of the agreements of lessee herein contained, hereby grants, demises, lessees and less exclusively unto lessee for the purpose of investigating, exploring, prospecting, drilling and mining for and producing oil, gas, casinghead gas and other hydrocarbons and including all other products produced therefrom; laying pipe lines, building tanks, power stations, telephone lines and other structures thereon to produce, save, take care of, treat; transport, and own said products, and housing its employees, the following described land in EUREKA County, State of NEVADA to-wit:

thereon to produce, save, take care of, treat, transport, and own said products, and housing its employees, the following described land in EUREKA.

County, State of NEVADA to-wit:

TOWNSHIP 24 NORTH, RANGE 52 EAST, MDB&M

Section 1: SE'4NE4, NE4SE'4

TOWNSHIP 24 NORTH, RANGE 53 EAST, MDB&M

Section 6: Lots 4, 5, 7, SE'4NW4, S'2NE4, E'2SW4, SE'4

Section 7: Lot 1, NE4NW2, NANE

including all minerals heremenon named underfoing takes, sirrands, roads, eastments and nents-ol-way which traverse or adjoin said tands owned or claimed by lessor, or which may hereafter be established to be owned by lessor, and also in addition to the above described land and owned or claimed by clerc which may hereafter be established to be owned by lessor, and also in addition to the above described land and owned or claimed by testor, all of the foregoing land being heremafter referred to as said land or teased ynemics. For the purpose of calculating the rental payments for which provision hereinafter is made, said land shall be treated as comprising — Seven hundred and 79/100— acres whether it actually comprises more of less.

foregoing land being heremafter referred to at said land or feared premises, or the purpose of tentioning the related and in the comprising — Seven hundred and 79/100— are whether it actually comprises more or less.

TO HAVE AND TO HOLD the same (subject to the other provisions herein contained) for a term of ten years from this date (called primary term) and as comprises more or less.

TO HAVE AND TO HOLD the same (subject to the other provisions herein contained) for a term of ten years from this date (called primary term) and as long thereafter as oil, gas, casingheed gas or other hydrocarbons or either on any of them, is produced therefrom, as the contained of the premises of the hydrocarbons shall be preduced therefrom.

In consideration of the premises it is hereby mutually agreed as follows:

In consideration of the premises it is hereby mutually agreed as follows:

In consideration of the premises it is hereby mutually agreed as follows:

In consideration of the premises and the lessed premises, or lessee may from time to them at its option purchase any royalty oil in its possession, paying the part of all oil produced and saved from the lessed and gravity in the field where croduced on the date of purchase.

2. The lesses shall pay lessor, as royalty, on gas, including casingheed gas or other gaseous substances, produced from the lessed premises and sold or used, provided that on gas sold the royalty shall be one-cighth of the smount realized from such sale. The amount realized from the sale of gas shall be the price early shall mean the net amount received by Lessee after giving effect to applicable regulatory orders and after application of any applicable price adjustments specified in such contract entered into in good faith by lessee and a gas purchase for such deviates such paying the form the sale of the transport gas of the age of premises of the producing and of the gas sold of the producing gas of the gas sold of the producing gas of good gas and gas of gas and gas of gas and gas of gas and ga

both parties, unless the lessee shall, on or before one year from this date, pay or tender to the lesser or for the lesser's credity 2663

The Union Bank at Newport Beach, California, or its successor or successors, which bank and its successors are lessor's elected, the shall continue as the depository learning to the land or in the oil or gas or the centals to accrue hereunder, the sum of Seven Hundred and 79/100 (\$700.79)

Dollars which shall continue to a credit and constitute pusibles of defender the contents.

bank and its successors at lessue's gents, and the following seemed to the lessor of the lessor is the street of the lessor is the control of the land of its discussion of the and of the land of its discussion of the land of the land

1975. 化新智慧建制基础管理工作 中国的基础基础基础基础是由于

9. In addition, to sind not in limitation of the right, granted in paragraph 8 better), lessee is hereby granted the right and option to consolidate, pool or combine the fands collect only this leave or any portions thereof or any stratum or strats thereunder, with other lands or like strats thereunder for the development or operation of the premises, or to conform to spacing our zoning ratice of any lawful authority, such plagment it is advisable so: in do for in report development or operation of the premises, or to conform to spacing our zoning ratice of any lawful authority, such plagment it is advisable so: in do for in report development or operation of the premises, or to conform to spacing our zoning ratice of any lawful authority, such consolidation, pooling our combining to be into units of such slape and dimensions as lekeer may elect provided that any sawful authority, or connected that can be considered as a considered as considered as a considered as considered as a considered as considered as considered as a c

legus or any notice or noticers, thereof and may reimburse itself by applying to the discharge of any such mortgage, tax or other lies, any royalty or reinsla accruing hereunder.

12. In the event lessor considers that lessee has not complied with all its obligations hereunder, both express and implied, lessor shall notify lessee in writing, setting out specifically in what respects lessee has breached this contract. Lessee shall then have sivey (60) days after receipt of said notice within which to meet or commence to meet all or any part of the breaches alleged by lessor. The scruice of said notice shall be precedent to the bringing of any action by lessor on aid lessee for my cause, and no such action shall be brought until the lapse of sixty (60) days after service on lessee. Neither the service of said notice in the chaing of any acts by lessee aimed to meet all or any of the alleged breaches shall be deemed an admission or presumption that lessee has failed to perform all its obligations hereunder.

13. All express and implied coverages of this lease shall be accounted.

obligations hereunder.

13. All express and implied covenants of this lease shall be subject to all federal and state laws, executive orders, rules and regulations, and this lease shall not be terminated, in whole of in part, not lessee held liable in damage for failure to comply therewith if compliance is prevented by, or if such failure is the result of, any such law, order, rule or regulation, or if such compliance is prevented by or failure is the result of inability of lessee through no fault of its own, to obtain sufficient and satisfactory material and equipment to justify the commencement of diffling operations or to continue production of oil or gas from the leased sufficient and satisfactory.

14. This lease and all its terms, conditions, and supulations snall extend to and be binding on all successors of said lessor or lessee.

15. With respect to and for the purpose of this lease, lessor, and each of them if there be more than one, hereby release and waive the right of homestead.

16. This lease shall be binding upon each party who executes it without regard to whether it is executed by all those named herein as lessors.

WHEREOF witness our hands as of the day and year first above written. hurtien Marie Tepper Theodore M. Tepper-S. S. #. COLORADO AND WYOMING INDIVIDUAL ACKNOWLEDGMENT STATE OF ___ COUNTY OF day of The foregoing instrument was acknowledged before me this. Witness my hand and official seal. Notary Public My commission expires: Place of Residence WPAIR INDIVIDUAL ACKNOWLEDGMENT CALIFORNIA STATE OF COUNTY OF OA Listen, 1977, personally appeared before me Theodore M. Tepper Manieckepiser, his wife he above instrument, who duly acknowledged to me that he executed the same. On the no Manieckopper NOTARY FUBLIC CALIFORNIA PRINCIPAL OFFICE IN ORANGE COUNTY M. W. T. A. Renchine Komine and See !! 10 California 10 굨 records 등 County Clerk-Register of ş record dely LEASE TO SAPIDANTION CORPORATION pur ĕ COLURADO 30202 GAS Eled county FROM ő THE B CALLWAY o'clock, AND Explorati instrument office DEN VER

. 6

338 58 PAGE SOOK ...

100