OIL AND GAS LEASE

Baltista Tomera and Ruth Tomera, husband and wife; George Tomera, single P.O. Box 486, Carlin, Nevada89822 19.77 by and between

pany of the first pant, hereinafter called lessur, (whether one or more) and Filon Exploration Corporation, Suite 2216, 1700 Broadway Denver, Colo. Party of the second part, hereinafter called lesse.

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

In hand paid, recipi of which is hereby acknowledged, of the royalties herein provided, and of the agreements of lessee herein contained, hereby grants; demises, in hand paid, recipi of which is hereby acknowledged, of the royalties herein provided, and of the agreements of lessee herein contained, hereby grants; demises, in hand paid, recipin of which is hereby acknowledged, of the royalties herein provided, and of the agreements of lessee herein contained, hereby grants; demises, in hand paid, recipin of which is hereby acknowledged, of the royalties herein provided, and of the agreements of lessee herein contained, hereby grants; demises, in hand paid, reciping and mining for and producing oil, gas, examples 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 TOWNSHIP 30 NORTH, RANGE 51 EAST, M.D.B.& M. to-wit: Section 2: Lots 1,2,3,4,5,6
Section 4: Lots 1,2,3, NE\SW\(\frac{1}{2}\), SE\(\frac{1}{2}\)
Section 10: Lots 1,2,3,4,5,6,7,8, W\(\frac{1}{2}\)

Section 10: Lots 1,2,3,4,3,0,1,8, W%

Section 14: N%, SW, NSSE, NSSE and negative processes the second of section of the second section of the section s

foregoing land shall be treated as comprising. One thousand six hundred ninety three and 267.000 hs.

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, casinghead gas or other hydrocarbons or either or any of them, is produced therefrom; or as much longer thereafter as the lesses in good faith shall conduct drilling operations or reworking operations thereon and should produced therefrom, as much longer thereafter as the lesses in good faith shall conduct drilling operations or reworking operations thereon and should produced in each firm the lesses shall deliver to the credit of the lessor as royalty, free of cost, in the pipe line to which lesses may connect its wells the equal one-eighth (1/8) part of all oil produced and saved from the lessed premises, or lesser may from time to time at its option purchase any royalty oil in its possession, paying the market price three of crevaliting for oil of like grade and gravity in the field where oreduced on the date of purchase.

2. The lesses shall pay lessor, as royalty, on gas, including casinghead gas or other gaseous substantes, produced from the lessed from the result of the production, the market value at the well of one-eighth of the gas sold or used. Of the premises or used in the manufacture of gasoline or other productis, the market value at the well of one-eighth of the gas sold the royalty shall be one-eighth of the amount realized from such sale. The amount realized from the sale of gas shall be the price erablished by the gas sales sold the royalty shall be one-eighth of the amount realized from such sale. The amount realized from the sale of gas shall be the price erablished by the gas sales and the royalty shall be one-eighth of the amount realized from such sales. The amount received by Lessee after giving effect to applicable regulatory orders. In the devent Lessee compresse, teats, punifies, or de

tentere to truto or to testal y creat in the entgrated or postury tank make manner prescribed to the paying parties critical to receive such payment.

3. Il operations for the drilling of a well not on or gaze are not commenced on and had on or testore one ray home that the paying parties entitled to receive such payment.

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3. Il operations for the drilling of a well not one of the payment of t

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9. In addition to and not the huntation of the rights granted in perograph 8 hereof, lesses is hereby granted the origin and option to combine the lands worred by this lesses or any portion or positions thereof or any station or status thereof with titles fails the control of the production the research of the granter o

nercunder.

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 sixty (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 service of said notice shall be precedent to the bringing of any action shall be brought until the lapse of sixty (60) days after service of such notice on lessee. Neither the service of said notice nor the samp 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 becomed:

obligations becomber.

13. All express and implied coverants 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 or in part, nor lease held hable in damage for failure to comply therewith if compliance is presented by, or if such failure is the result of, any such law, order, rule or regulation, or if such compliance is presented by or failure in the result of inability of lessee through no fault of its own; to obtain sufficient and sitisfactory material and equipment to justify the commencement of drilling operations or to continue production of oil or gas from the leased

14. This lease and all its terms, conditions, and stipulations shall 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.

This lease shall be be binding upon each party who executes it without regard to whether it is executed by all those rounce herein as lessors, with ERLOF witness our hands as of the day and sear first above written. Battista Tomera
Battista Tomera
Ruth Tomera florst Jonera George Pomera, single single .s. s. #.... COLORADO AND WYOMING INDIVIDUAL ACKNOWLEDGMENT STATE OF ... COUNTY OF _ The foregoing instrument was acknowledged before me this. Witness my hand and official seal. Noters Public My commission expires: Place of Residence UTAH INDIVIDUAL ACKNOWLEDGMENT STATE OF NEVADA COUNTY OF _ELKO 19.77 , personally appeared before me Battista Tomera المحتر ويرتبروا George Tomera, single who duly acknowledged to me that he executed the same. Ruth Tomera. CAROL M. HILL Notary Public Netury Poblic State of Nevada Elita County, Kevada commission expires a declarates April 1, 1972 Place of Residence and duly recorded Deputy. Clerk-Register of Deeds EXPLORATION CORPORATION **g** record . 1702 B. ONDWAY DENVER, COLORADO When recorded return ᇦ AND GAS filed W.23.5 instrument office ö 8.5 State

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ADDENDUM

WHEREAS, on the 4th day of February, 1977, FILON EXPLORATION CORPORATION, 1700 Broadway, Denver, Colorado 80202, proposed to lease certain lands situate in Eureka County, Nevada, from BATTISTA TOMERA AND RUTH TOMERA, his wife, and GEORGE TOMERA, and.

WHEREAS, it is the intent of the parties as part of the consideration for entering into said Lease to include as part of the terms, conditions and covenants of said Lease, the following terms, conditions and covenants which the parties agree to perform and be bound by and which terms, covenants and agreements will control when in conflict with any of the terms, conditions and covenants contained in the printed form of Lease prepared and submitted by the Lessee.

NOW, THEREFORE, for and in consideration of the execution of an Oil and Gas Lease by the Lessors, the Lessee agrees to be bound by and perform the following terms, covenants and agreements which are supplemental to and amendatory to the terms of said printed form of Lease:

- 1. Lessors shall have the right to utilize the surface for their livestock operations, except as to the reasonable use of the surface necessary for Lessee's operations. The Lessee agrees to keep its operation properly fenced so as not to create a hazard to any of the livestock of the Lessors.
- 2. Lessors possess certain springs located on the leased premises, and Lessors are the owners of water rights appurtenant to said leased premises. Lessee agrees not to contaminate any waters owned by Lessors or waters to which lessors have a right,

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not to interfere with said waters so as to render any of said waters unsuitable for stock watering purposes or irrigation.

Lessee agrees to be liable in damages for all loss resulting to Lessors from contamination or interference with waters as aforesaid.

If Lessee abandons any hole on the premises upon request of Lessors, Lessee will assign the bore hole and casing therein to Lessors, provided Lessors will indemnify Lessee for all subsequent operations relative to such wells and agrees to reimburse for any long string casing and to properly plug the well or wells when the same becomes necessary or advisable.

- fences or permanent improvements on the leased premises incurred in the course of Lessee's operation hereunder. In the event of any actual and substantial physical damage to the leased premises caused by Lessee's operations hereunder, resulting in loss of use of the surface thereof, Lessee agrees to pay Lessors an amount equal to \$100.00 per acre of range land so damaged, and \$300.00 per acre of meadow land, said payment to be made within sixty (60) days after loss of use occurs.
- 4. Upon the expiration or termination of this Lease as to all or any portion of said land, Lessee shall execute and file for record an appropriate release describing the portion of said land as to which this lease has so terminated.

This Agreement shall be binding upon and inure to the benefit of the heirs, executors, administrators, successors and assigns of the respective parties hereto.

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IN WITNESS WHEREOF, the parties hereto have hereunto set their respective hands as of the day and year first herein-above written.

FILON EXPLORATION CORPORATION

Executive Vice President

xecutive vice Presider Lessee

Battista Tomera

PUTH TOMERA

Thorne Jon

GEORGE TOMERA

Lessors

62792

RECORDED AT THE REQUEST OF Filon Exploration Corporation

March 21 19 77 at 05 mins part 8 A M. In

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