No. 4 (0.15) Rev. 1971 5- 35 ...

* ~

Tatles i.s. Denice Lore.

_14±h February .19_28 AGREEMENT, Made and entered into the L Judy Bledsoe, a married woman dealing in her sole and separate property Route 8, Box 167, Shelbyville, Indiana 46176 party of the first part, hereinafter called femor, twanther one or more) and FILON EXPLORATION ORPORATION, 1700 Broadway Suite 2216, Deriver, Colo. 50290 party of the second part, hereinafter, tailed lesies.

WITHE ZELDS, IMPLY LESS VOICES, VOICES, PARTY OF THE SECOND PART, INTERNALITY (\$10,00+). Dollars in hand prid, receipt of which is hereby arknowledged, of the 10y elites herein presided, and of the agreements of lesses herein contained, hereby grants, defines, lesses and lets exclusively unto lesses for the purpose of investigating, exploring, prosperling, drilling and mining for and producing oil, gas, caunghead gas and other hadvocarbons and including all other producer therefrom lighting problems, power stations, telephone times and other structures.

thereon to produce, save, take care of, treat, transport, and own said products, and housing its employees, the following described land as _ County, State of Nevaria to-wit:

TOWNSHIP 27 NORTH, RANGE 52 EAST, M.D.B.& M. Section 23: Winel, Einwi, NW.NWi, NELSWi

. Na prilita i in transportation de la comparti de La prilita i in la comparti de la co

including all minerad hereinabove named underlying taxes, streams, roads, essements and rights-of-way which travers or adjoin said and owned or claimed by lessor, or which may hereafter be established to be owned by lessor, and also in addition to the above described find and rights, any and all strips or parcels of land, other than those constituting regular governmental subdivisions, adjoining or configuous to the above described land and owned or claimed by lessor, all of the foregoing land being hereinafter referred to as said land or leaved premises. For the purpose calculating the rental payments for which provision necessafter is made, and land shall be treated as comprising. The Hundred Forty and No/100 this. (240,00) series whether is accustly comprises more or less.

made, and land shall be treated as a comprising. The Hundred Forty and No/10ths. (240,00). Acte which provision nericalites is made, and land shall be treated as comprising more of less.

TO HANE AND TO HOLD the same (subject to the other provision, betan contained) for a term of ten years from this size (called primary term) and as long thereafter as oil, gas, casinghead gas or other hydrocarbon or existing operations therein and subject to one of the provision of the size of gas oil, gas, casinghead gas or other hydrocarbon or existing operations therein and subject to long as oil, gas, casinghead gas or other hydrocarbon shall be recolled therefrom.

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

In the lessee shall believe to the credit of the lessee as roys. Interior of cost, in the page line to which, lessee may connect its wells the equal one-eighth (1/5) part of all oil produced and assed from the leased priences, or less, may from time to time at its option purchase any royally oil in its possession, paying the market price before on primalization of live grade and gravity in the field where conduced or the deter of burchase.

2. The lessee shall pay lessol, as royalty, on gas, including casinghead gas or other gas roos of one-eighth of the gas old or used, provided that on gas sold the royalty thall no one-eighth of the pay old the gas old or used, provided that on gas sold the royalty thall no one-eighth of its gas old or used, provided that on gas sold the royalty thall no one-eighth of the gas old or used, provided that on gas sold the royalty thall no one-eighth of the gas old or used, provided that on gas sold the royalty thall no one-eighth of the gas old or used, provided that on gas sold the royalty thall no one-eighth of the gas old or used, provided that on gas of the lessee of the good lath by lessee and gas purchases for such term and under use the conditions as are customerary in the industry. There shall mean the next amount recreated by Lessee after giving eff

such annual period, this laws a largery manifolder in force and effect obtained the Without on the lower that he obligated to pay of bender, the treated to for two or of patients of receipt in the dissusperior position bear in the remant prevented for the partner on of deviat remails, but interests of the last standard of each more annual period in the partner of the partner of

9. In addition to and not in limitation of the tights granted in pliagraph 8 hereot, lesses it hereby granted the right and option to consolidate, poor or combine the lands cowered by this leave, or any portions thereof or any stratum or strain thereunder, with other lands or like strate thereunder for the development thereof or the the production therefore more of days, a samplered pas on other by drive arbitron, or any or all of said products, when in leaves indication and judgment it is advanted to to do for proper development or experition of the promes, or to conform to spacing or 20min roles of any judgment it is advanted to the product of the product of the product of that any such consolidation, pooling or combining to be into must of such is slape, and dimensions as tonce may be conformed to the unit in such manner as to form one connected that cut unit, and provided, further, that any stractive included in any such unit against downs by a street, likely, coad, tailroad, caral, stream, replicationary or other similar strip or parcel of land shall be considered as configuous, concerning or touching which the meaning of this pargraph. Any unit formed under the pargraph for production of oil and canniphed gas shall not exceed one hundred sixty-intelled. (b) acres in surface area, and for production of oil and canniphed gas shall not exceed one hundred sixty-intelled. (b) acres in surface area, and for production of oil and canniphed gas or dry or gas well gas and condensate or detaillate shall not exceed the hundred sixty intelled. (b) acres in surface area, and for production of oil and condensate or distillate shall not exceed the hundred sixty intelled. (b) acres in surface area, and for production of oil and condensate or distillate shall not exceed the hundred sixty intelled. (b) acres in surface area, and for production of oil and condensate or distillate shall not exceed the hundred sixty intelled. (b) acres in surface area, and for production of the little strain grown development of the little st

rights of any holder or holders thereof and may reimbuste itself by applying to the discharge or any such montage, was to some tools and hereunder.

In the event lenser considers that lease has not compiled with all its obligations hereunder, both express and implied, lessor shall notify inside in writing, acting our specifically in what respects lessee has breached this contract. Lessee shall them have us ty (00) days after receipt of such notize within which to meet or commence to meet all or any part of tick breaches likeged by lessor. The service of such ontotic what he proceed in the state of the state of sixty (60) days after review of such notize on lesse. Nother the service of such notize on lessee, feather the service of such notize on lessee. Nother the service of such notize on lessee, better the service of such notize on lessee. Nother the service of such notize on lessee, feather the service of such notize on lessee. Nother the service of such notize on lessee, not all notize on the service of such notize on lessee, feather the service of such notize on the service of such services and the lessed service of such services of such

ites.

14. This lease and all its terms, conditions, and stipulations shall extend to and be binding on all successors of said leasur or leasure.

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

16. This lease shall be binding upon each party who executed in without regard to whether it is executed by all those named herein at leason.

WHEREOF witness our hands as of the day and year first above written. Blelson udy Medsoe COLORADO AND WYOMING INDIVIDUAL ACKNOWLEDGMENT STATE OF COUNTY OF 24th The for going instr Witness my hand and official and 1982 INDIANA XHAN INDIVIDUAL ACENOWLEDGMENT STATE OF __Indiana COUNTY OF 19.78 personally appeared before mea notary public February in the signer of the above instrument, who duly acknowledged to me that he executed the same. Judy Bledsoe My commission empire 61755 ounty Cerb.-Rugisler of Deeda. Į, RECORDED AT THE REQUEST OF Filon Exploration Corp. Š March 17 ___ 19 78 ş et 34 mins, part 2 P M. in Book 63 of OFFICIAL
RECORDS, page 77-78, RECORDS
OF EUREKA COUNTY, NEW ADA
WILL A CAPACITY GAS Hed AND WILL A. D-PAOLI Instrument No. 64755 Facts 4.00 Brok this Ē BOOK 63 PAGE 78