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## OIL AND GAS LEASE

THIS AGREEMENT made this 5th	day of April	
Orrian C. Tallcott and Lucille		

Diamond Valley, Eureka, Nevada 89316 lessor (whether one or more), whose address is: Diamond Valley, Eureka, Nevas and Shell Oil Company, P. O. Box 576, Houston, Jexas 77001

lesson, WITNESSETH:

I. Lesor, in consideration of the sum of Ten Dollars (\$10.00) and other good and reliable consideration, receipt of which is bettey acknowledged, and of the covenants and agreements of lesser hereinafter contained, does hereby grant, lesse and let unto lesser the land covered hereby for the purposes and with the exclusive right of exploring, driling, mining and operating for, producing and owning of land gas, including catanghead gas castingles and an including all other products produced therewish, hereinafter referred to collectively as "and minerals", together with the right to make surveys on said land, isy pipe lines, establish and a utilize facilities for surface or notification spoints and minerals produced lines and other structures on said land, increasing operations in exploring, drilling for, producing, treating, storing and transporting said minerals produced from the land covered hereby or any other land. adjacent thereto. The land covered hereby, herein called "said land", is located in the County of ... EUTCRA... and is described as follows: ... Suite of ... Nevada

Township 22 North, Range 54 East, M.D.B. 6 M. Section 8: Et, SE'2NW14, E'5SW34

This lease also covers and includes any land contiguous to or adjoining the land above described, other than those constituting regular governmental subdivisions, and (a) owned or claimed by leasor by himitation, prescription, possession, reversion or unrecorded instrument of (b) as to which lessor has a preferential right of acquisition. For the purpose of determining the amount of any bonus, delay rental or other payment hereunder, said land shall be 

- 2. Unless sooner terminated or longer kept in force under other provisions hereof, this less shall remain in force for a term of tax(xxx) years from the date hereof, hereinsfeer called "primary term", and as long thereafter as operations, as hereinsfeer defined, are conducted upon said land with no cereation for more than nancy (90) consecutive days.
- man entrol, necessation cause primary term, and as song mergater as operations, as hereinatter defined, are conducted upon sud land with no cessation for more than funety (90) consecutive days.

  3. As royalty, lessee covenants and agrees: (a) To deliver to the credit of lessor in the pipe line to which lessee may connect its wells, the equal omerighth part of all oil produced and saved by lessee from said land, or from time to mine, at the option of lessee, to pay lessor the average posted market price of such on all the wells as of the day it is run to the pipe line or storage tanks, lessor's activeta, in either case, to bear one-eighth of the cost of treating oil to render it marketable pipe line oil; (b) To pay lessor on gas and examplead gas produced from said land (1) when sold by lessee, computed at the month of the well, or (2) when used by lessee of said land or in the manufacture of gasoline of other products, the market value, at the mouth of the well, of ene-eighth of such gas and casinghead gas; (c) To pay lessor on all other of said minerals produced and marketed or utilized by lessee from said land, one-tenth either in kind or the market value thereof as the well, at lessee's declored. If at the exprantion of the primary term or at any time or times thereafter, there is any well on said land or oil lands with which said land or any portion thereof has been pooled, captible of preducing oil or as, and all such wells are shut-in, this lesse small, invest-less, continue in force as though operations were being conducted on said land of so long at said wells are shut-in, and thereafter this lesse may be continued in force as if no shut-in had occurred. Lessee covenants as agrees to use reasonable diligence to produce, utilize, or market said owners a stand covered by the sea facilities of force as if no shut-in had occurred. Lessee covenants and analyses are required to said lands or said into the obligated to install or furnish facilities other than well tarouties and ordinary less facilities of forc
- assignment of this lease in whole of in part, liability for payment hereunder shall rest exclusively on the then owner or owners of this lease, sweerally as to acreage owner by each.

  4. Lessee is hereby granted the right, at its option, to pool or unused any land covered by this lease with any other land, lease, or leaves, as a my or all of suid minerals or horizons, so as to establish unus containing inct more than 80 surface acres; plus 10% acreage tolerance; provided, however, units may be established as to any one or more of notices, or existing units may be enlarged as to any one of more horizons, or existing units may be enlarged as to any one of more horizons, or existing units may be enlarged as to any one of more horizons, or existing units may be enlarged as to any one of more of the following: (1) gas, other than containing the one of the following: (1) gas, other than containing the one of the following of the dealing of several research (3) intensits produced from wells classified as gas wells by the domestic any governmental rules or order, for the childing of operation of a well at a regular location, or for obtaining maximum allowable from any did to be duiled, drilling, or siready duiled, any such unit any the established or enlarged to conform to the size required by such governmental containing exercises and options are recorded. Each of said options in each desired unit by executing an instrument identifying such unit and fining it for precord in the public office of the production has been established either on said fand, or on the portion of said and included in the unit, or on other land united different for all purposes, and the portion of said and included in the unit, or on other land united different for all purposes, unit which are not effectively pooled or unitsuel. Any operations conducted on an interest from the land to entity the unitsuel and production of unitsuel minerals from the unit th
- 5. If operations are not conducted on said land on or before the first amiversary date hereof, this lease shall terminate as to both parties, unless lessee on or before said date shall, subject to the further provisions hereof, pay or tender to lessor or to lessor's credit in the SECURITY NATIONAL Bank at LOS DAMC ST., LUKC NEVACA SAICL or its successions.

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6. If st any time of times during the primary term operations are conducted on said land a diff all operations are discontinued, this leave shall therefore terminate on its anniversary date next following the numerical (folls) day after such discontinuance unless on or before such anniversary date leave either (1) conducts operations or (2) commences or resumes the payment or tender of date, retail; provided, however, if such anniversary date leave of the primary term, or if there is no further anniversary date of the primary term, that leave shall immuniate it the end of such term or on the semestary date of the primary term, or if there is no further anniversary date of the primary term, that leave shall immuniate it the end of such term or on the semestary date of the primary term, or if there is no further anniversary date of the primary term, that leave shall immuniate it the end of such term or on the semestary date of the primary term, or if there is no further of the primary term, or the primary term or the primary term, the primary term of the primary term of the primary terms of the primary term

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7. Lesses shall have the use, free from toyalty, of water, other than from lessor's water wells, and of oil and gas produced from said land in all operations hereunder. Lesses shall have the right at any time to remove all mactionery and fixtures placed on said land, including the right to draw and remove casing. No well shall be duiled nearer than 103 feet to the house or barn now on said land without the consent of the lessor. Lesses shall pay for damages caused by its operations to growing crops and immbet on said land.

8. The rights and estate of any party hereto may be assigned from hims to time in whole or in part and as to any of said minerals or horizons. All of the covenants, obuganous, and considerations of this least shall extend to and be binding upon the paties hereto, their heirs, increasions, assigns and soccessive assigns. No change or division in the ownership of said land, repained, delay much, locations and difficulty of the paties hereto, their heirs, increasions, assigns and soccessive assigns. No change or division in the ownership of taid land, repained, delay much, locations and difficulty of the repair of the paties hereto, their heirs, increasing the obligations or diminish the inpits of lesses, including, but not limited to, the location and difficulty of their delay of the repair of the said of the repair of the said of the repair heirs, hownever effected, shall be binding upon the then second owner or thus lease until thirty [30] days siter there has been furnished to such record owner or assigns, notice of such change or division, supported by either conginals or day excelled copies of the instruments which have been propairly filed for record and which evidence such change or division, and of such court records and proceedings, transcripts, or other documents as shall be necessary as the common of such record owner to establish the saidth of two childrens of division of such change or observables, delay rental, or other more of the decedent in the depository hank provided for above, in the event for saidth, the saidth of the owner, rested may, invertincies pay or tender such repaires, delay rental, or other more, or pair theself. To the credit of the decedent in the depository bank provided for above, in the event for assigns, not undivided on the disposition of such thanks or our undivided or the decedent in the depository bank provided for above. In the event of assignment of this lease has to any part therefor undivided of said land, the delay rental payable histories by one shall not affect the

lay rental payment by one shall not affect the right of other leasehold owners bereunder.

9. In the event feator considers that featoe has not complied with all its obligations hereunder, both express and implied, lease shall nonly letter in writing, setting out specifically in what respects lease has breached this contract. Lease thall then have saxy [60] days after receipt of said notice within which to meet or commence to meet all or any part of the breaches ableed by lessor. The service of said notice shall be precedent to the bringing of any which to meet or commence to meet all or any of the breaches ableed by lessor on said lease for any rause, and no such action shall be brought until the lapse of stayt [60] days after service of such notice on legists. Neither the service of raid notice not the doing of any acts by lesses amond to meet all or any of the alleged breaches shall be deemed an admission of general particular to the service of raid notice not the doing of any acts by lesses amond to meet all or any of the alleged breaches shall be deemed an admission of general particular to the service of raid notice not the doing of any acts by lesses amond to meet all or any of the alleged breaches shall be deemed an admission of general resolution in the lesses has failed to perform all its obligations hereunder. If this lease is cancelled for any cause, it shall nevertheles remain forces and effect as 10 (1) sufficient acreage around each well as to which there are operations to constitute a drilling or maximum allowable unit under applicable received as the cause of the particular resolution. But in no event less than forty screen, unchanged to be deemed by lesses an early as practicable in the form of a square exerting the said and an exercise of the said and an included in a pooled unit on which there are operations.

16. Lessor between watering and serves to defend title to said land assumt the claums of all persons whomsoever. Lessor's rights and interests here-

10. Lessor hereby warrants and agrees to defend title to said land as are necessary to operations on the acreage to returned.

10. Lessor hereby warrants and agrees to defend title to said land agrainst the claims of all persons whomsoewer. Lessor's rights and interests here-under shall be charged primarily with any mortragies, gaze of other Lera, or interest and other charges on said land, but lessor agrees that lesses shall have the right at any time to pay or reduce same for lessor, either before or after maturity, and be subtogated to the rights of the holder thereof and to deliver amounts so paid from royalizes or other payments payable or which may become payable to lessor and/or assigns under this lesses covers as less interest in said minerals, or any of them, in all or any part of said land than the entire and undivided for simple estate (whether lessor's interest in herew) specified or not), or no unterest therein, then the royalizes, delay rotal, and other moneys after large, lesses, bears to the whole and undivided for simple estate full interest, shall be paid only in the proportion which he interest therein, if any, covered by this lesse, hears to the whole and undivided. This lesse shall be handing upon each party who executes it without regard to whether it is executed by all those named herein as lessor.

11. If, while this lease is in force, at, or after the expiration of the primary term hereof, it is not being continued in force by reason of the shubin well provisions of paragraph 3 hereof, and lease is not conducting operations on said land by reason of (1) any law, order, rule or regulation, (whether or not subsequently determined to be smalled or (2) any other cause, whether similar or dissimilar, (except financial) beyond the reasonable control of issues, the primary term and the delay reful promisions hereof shall be extended until the first anniversary date freefor occuring minery (90) or more days following the removal of such delaying cause, and this lease may be extended thereafter by operations as if such delay had not occurred.

12. Lessor hereby expressly relinquishes dower and releases and warves all rights under and by virtue of the homestead exemption laws insofar as they may in any way affect the purpose for which this lease is made.

IN WITNESS WHEREOF, this instrument is executed on the date first above written.

Social Security or L.D. Number: Social Security of 1.D. Number: Orrian C. Tallcott Social Security or I.D. Number: Social Security or L.D. Number: C Orrian Social Security of L.D. Number Lucille Tallcott Social Security of I.D. Number Lu Social Security of L.D. Number: Social Security or L.D. Number INDIVIDUAL ACENOWLEDGMENT STATE OF COUNTY OF I, the undersigned, a Notary Public in and for said County and State, do hereby certify that described in and who to me personally known, and known to me to be the same person exacuted and delivered the sa executed the foregoing instrument, appeared before me this day in person and atknowledged to me that free and voluntary act and deed, for the uses, purposes and consideration therein expressed, including the relinquishment of dower and hi 417 of. .. 19. Given under my hand and official seal this. ion Expires Notary Public in and for said County and State, residing at NEVADA STATE OF. INDIVIDUAL ACKNOWLEDGMENT 53. ) COUNTY OF Orrian C. Tallcott I, the undersigned, a Notary Public in and for suc und Incille Tallent. his wife executed the foregoing instruments, appropriate the uses, purposes and consider the uses and consider the uses. executed the foregoing instrument, appeared before me this day in person and acknowledged to me that. E he Y executed and delivered the sa ration therein expressed, including the relinquishment of down and . 1978 DANETTE HAMMOND (U)Notary Paties april Notary Pub County and State, reside Eureka County 1980 rission Expires April 8, 1.20 Recorded at the request of Shell Oil Company
The instrument was filed for record on the Sth day of WHEN RECORDED RETURN TO: WHEN RECORDED RETURN TO 19 78 at 10:30 e clock A. Navember .14 SHELL OIL COMPANY rue 4-5 and duly recorded in Book. LAND DEPARTMENT Official records of this office. County Recorder P. O. BOX 576 Willis A. DePaoli Sum of Nevada HOUSTON, TEXAS 77001 Eureka 66698 aty of\_ File No. 66698 Fee \$4.00

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