Section 14: Lot 2, SW/4 NE/4 Lots 6, 7; Section 21: SE/4 NE/4, N/2 SE/4;

In addition to the land above described, Lessor hereby grants, leases and lets exclusively unto Lessee to the same extent as if specifically described herein all lar	ds owned or claimed
by Lessor which are adjacent, contiguous to or form a part of the lands above particularly described, including all oil, gas, and their constituents underlying lakes, ri	vers, streams, roads,
easements and rights-of-way which traverse or adjoin any of said lands. For rental payment purposes, the land included within this lease shall be deemed to contain	407.10
testements and rights of the first detailed	

acres, whether it actually comprises more or less.

2. Subject to the other provisions herein contained, this lease shall be for a term of XV years from this date (called "primary term") and as long thereafter as oil or gas is produced from said land hereunder, or drilling or reworking operations are conducted thereon.

3. The royalities to be paid by Lessee are: (a) on oil, one-eight to that produced and saved from said land, the same to be delivered at the wells, or to the credit of Lessor into the pipe line to which the wells may be connected; Lessee may from time to time purchase any royalty oil in its possession, paying the market price therefor prevailing for the field where produced on the date of purchase; (b) on gas, including casinghead gas or other hydrocarbon substance, produced from said land and sold or used off the premises or in the manufacture of gasoling or other produced therefore, the market value at the well of one-eighth of the gas so sold or used gas sold at the wells the royalty shall be one-eighth of the amount realized from such sale. Lessee shall have free use of oil, gas, and water from said land, except water from Lessor's wells, springs, or reservoirs, for all operations hereafted, and the amount realized from such sale. Lessee shall have free use of oil, gas, and water from said land, except water from Lessor's wells, springs, or reservoirs, for all operations hereafted, and the amount realized from such sale. Lessee shall have free use of oil, gas, and water from said land, except water from Lessor's wells, springs, or reservoirs, for all operations hereafted, and the amount realized from such sale. Lessee shall continue in effect for a period of one year, and the sale of the sale shall continue in effect for a further period of one year, in like manner and upon take payments or tenders annually made on or before each anniversary of shut-in date of such well this lesse shall continue in effect for a successive periods of twelve (12) months each.

4. If operations for drilling are not commenced on said land as hereinafter provided, on or before one year from this data, the lease shall then terminate as to both parties, unless on or before such anniversary date Lessee shall pay or tender to Lessor or to the credit of Lessor in Crocker National Bank 525 Miller Avenue, Mill Valley, California 94941

(which bank and its successors are Lessor's agent and shall continue as the depository for all rentals payable hereunder regardless of changes in ownership of said land or the rentals either revance or by the death or incapacity of Lessor) the sum of ______ Two Thousand Four Hundred Forty Two and 60/100

by conveyance of by the death or incapacity of tessor; the sum of the control of

If Lessee shall, on or before any rental date, make a bons free attempt to pay or deposit rental to a Lessor entitled therefor under this lesse according to Lessee's records or to a Lessor who, prior to such attempted payment or deposit, has given Lessee notice, in accordance with the terms of this lesse hereinafter set forth, of his right to receive rental, and if such payment or deposit shall be erroneous in any regard (whether deposited in the wrong deposits ded to person other than the parties entitled thereto as shown by Lessee's recording, in an incorrect amount, or otherwise), Lessee shall be more accordance with the property payable for the rental period involved, but this lesse shall be maintained in the same manner as if such erroneous rental payment or deposit deposit have been properly made, provided that the armoneous rental payment or deposit be corrected within thirty (30) days after receipt by Lessee of written notice from such Lessor of such error accompanied by any documents and other evidence necessary to enable Lessee to make proper payment.

of written notice from such Lessor of such error accompanied by any documents and other evidene necessary to enable Lessoe to make proper payment.

5. Should any well drilled on the above described land during the primary term before production is obtained be a dry hole, or should production be obtained during the primary term and thereafter cease, then and in either event, if operations for drilling an additional well are not commenced or operations for reworking a well are not pursued on said land on or before the first rental paying date next succeeding the cessation of production or drilling or reworking on said well or wells, then this lease shall terminate unless Lessee, on or before said date, shall resume the payment of rentals. Upon resumption of the payment of rentals, section 4 governing the payment of rentals, shall continue in force just as though there had been on interruption in the rental payments. If during the last year of the primary term and prior to descovery of oil or gas on said land Lessee should drill adry hole thereion, or affect discovery of oil or gas to said land lessee should drill adry hole thereion, or affect discovery of oil or gas to said land lessee should drill adry hole thereion, or affect discovery of oil or gas to said land lessee should drill adry hole thereion, or affect discovery of oil or gas to said land lessee should drill adry hole thereion, or affect discovery of oil or gas to said land lessee should drill adry hole thereion, or affect discovery of oil or gas to said land lessee should drill adry hole thereion, or affect discovery of oil or gas to said land lessee should drill adry hole thereion, or affect discovery of oil or gas to said land lessee should drill adry hole thereion, or affect drilling or reworking operations are commenced within sixty (60) days affect such certains of ordining a new well or reworking operations, conducted without cessation of production if production is restored or additional production is discovered as a result of any such drilling

6. Lessee, at its option, is hereby given the right and power to pool or combine the land covered by this lesse, or any portion thereof, as to oil and gas, or either of them, with any other land, lesses or lesses when in Lessee's judgment it is necessary or advisable to do so in order to properly develop and operate said premises, such pooling to be into a well unit or units not exceeding forty (40) acres, plus an acreage tolerance of ten per cent (10%) of forty (40) acres, for oil, and not exceeding six hundred and forty (640) acres, plus an acreage tolerance of ten per cent (10%) of six bundred and forty (640) acres, plus an acreage tolerance of ten per cent (10%) of six bundred and forty (640) acres, plus an acreage tolerance of ten per cent (10%) of six bundred and forty (640) acres, plus an acreage tolerance of ten per cent (10%) of six bundred and forty (640) acres, plus an acreage tolerance of ten per cent (10%) of the per ce

7. Lessee shall have the right at any time without Lessor's consent to surrender all or any portion of the lessed premises and be relieved of all obligation as to the acreage surrendered. Lessee shall have the right at any time during or after the expiration of this lesse to remove all property and firstures placed by Lessee on said land, including the right to draw and remove all casing. When required by Lessor, Lessee will bury all pips lines below ordinary low depth, and no well shall be drilled within two hundred (200) feet of any residence burn now on said land, without Lessor's consent. The Lessee agrees to promptly pay to the owner thereof any damages to growing crops caused by or resulting from any operations of Lessee.

8. The rights of either party hereunder may be assigned, in whole or in part, and the provision hereof shall astend to the heirs, successors and assigns of the parties herefo, but no change or division in ownership of the land, a resistance or parties, however accomplished, shall operate to entarge the obligations or diminish the rights of Lessee. No change in the ownership of the land, or any interest therein, shall be binding of said rights. In event of the land, or any interest therein, shall be binding of said rights. In event of the assignment of the land, or any interest therein, shall be binding of said rights. In event of the assignment of this lesses as to a sepregated portion of said land, the rentals payable hereing of the rental payment by one shall not affect the rights of other lessehold owners hereinder, in case Lessee assigns this lesse, in whole or in part, Lessee shall be relieved of all obligations with respect to the assigned portion or portions arising subsequent to the date of assignment.

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All express or implied covenants of this fease shall be subject to all Federal, State and County Laws, Executive Orders, Rules or Regulations, and this fease shall not be terminated, in part, nor Lessee held faible in damage, for failure to comply herewith, it compliance is prevented by, or if such challure is the result of, any such Law, Order, Rule or Regulation, ted by an act of God, of the public enemy, labor disputes, inability to obtain material, failure of transportation, or other ceuse beyond the control of Lessee. . If, during the term of this lesse, bill or gas is discovered upon the leased premises, but lessee is prevented from producing the same by reason of any of the causes set out in this Section, see shall nevertheless be considered as producing and shall continue in full force and effect until lessee is permitted to produce the oil or gas, and as long thereafter as such production seems to produce the oil or gas, and as long thereafter as such production are continued as elsewhere herein provided. 10. Lessor hareby warrants and agrees to defend the little of said land and agrees that It Essee at its option may discharge any tax, montgage or other lien upon said land, either in let or in part, and in event Lessee does so, it shall be subrogated to such lien with the right to enforce same and apply rentals and royallies accruing hereunder toward satisfying same. Without surrent of Lessee's rights under the warranty in event of failure of title, it is agreed that if Lessor owns an interest in said land less than the entire fee simple estate, then the royallies and less to be paid Lessor shall be reduced proportionately. All or the provisions of this lease shall inure to the benefit of and be binding upon the parties hereto, their heirs, administrators, successors and assigns, This agreement shall be binding on each of the above named parties who sign the same, regardless of whether it is signed by any of the other parties IN WITNESS WHEREOF this instrument is executed on the data first above written Florence T. Moore and Robert G. Moore, husband and wife Robert G. Moore When recorded return to ALACCO PRODUCTION COMPAN AND GAS LEASI instrument was filed for ဥ STATE OF NEVADA Recorded of this of Acres STATE OF NEVADA, Nevada Acknowledgment (Individual) County of... _ , A.D., 19_ _, personally appeared before me, a Notary Public, On this. _day of_ . , a single person, known: to me to be the person whose name is subscribed to the within instrument, and acknowledged to me that.....executed the above instrument. Witness my hand and notarial seal the day and year hereinabove written. Notary Public for the State of Residing at. ---------OFFICIAL SEAL My Commission expires CALIFORNIA New 202 Acknowledgment (Husband and Wife) JOAN H. WILLS CALIFORNIA STATE OF MENAUA HOTARY PUBLIC - CALIFORNIA My Commission Expires Apr. 23, 1982 19 personelly sopered before me, a Notary Public day of. 55 H husband and wife, known to me to be the persons whose names are subscribed to the within instrument, and acknowledged to me that Witness my hand and notarial seal the day and year hereinabove written. AECORDED AT THE REQUEST OF AMOCO Production Co. 72768 on March 17 19 80 at 34 mlms. part 10 A. M. II. 800L 79 of OFFICIAL RECORDS, page 373-374 RECORDS OF EUREKA COUNTY, NEVADA: WILLIS A. DaPAOLI Recorder 91. No. __73768 F- 4 4.00 BOOK 79 PAGE 374