With 540 Acres Pooling Provision	OIL AND G	· 新克斯特· 特拉斯特 (1) 1 · · · · · · · · · · · · · · · · · ·		
THIS AGREEMENT made this Four Richard Clarkson	cth day of	June ;		10 80 between
Lessor (whether one or more), whose address is: Amoco Production Company, 1. Lessor in consideration of Ten and 10.00	5348 West Hanna	Avenue. Indianapo	olis,Indiāna 462	41 ⇔, Winesseth:
1. Lessor in consideration of Ten and 10.00 In hand paid of the royal	no/100	<u> 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1</u>		Dollars
(\$ 10.00) in hand paid, of the royal clusively unto Lesce for the purpose of investigat roads, tanks, power stations, telephone lines and thereto, to produce, save, take care of, treat, tra	usbore, and own rate crodners	agreements of Lessee nerein illing and mining for and pro len, over and seroes lands own , and housing its employees, the	contained, hereby grants, it ducing oil and gas, laying a ed or claimed by Lessor adjac following described land in	eases and sets ex- pipe lines, building cent and contiguous
가다 하다 하는 가는 옷이 있었다.	County, <u>Nevada</u> th, Range 52 East	M.D.M.	towit:	
Section 8: N ¹ 2 Section 9: SW ¹ Section 15: S ¹ 2	nwa, el swa			
Section 22: No				
		/		
2. Wire int reference to the commencement, valupment a sessation at any time of production thing else in contained to the contrary, this I or gas is a used from said land or land with v	presecution or cessation at an of oil or gas and without furt lesse shall be for a term of 5 which said land is pooled here	ny time of drilling or other dev ther payments than the royali years from this date (called under:	elopment operations, and/or t ies herein provided, and no "primary term") and as lor	to the discovery, de- twithstanding any- ing thereafter us off
3. The regulation to be paid by Lesses, and in credit of Lesser into the pipe line to which the we ranket prior therefor prevailing for the field who dered from an ideal, and said or used off the pri- dered from an ideal of our order previded that on the well on this beside or used, previded that on the well on this beside or used, previded that	a) on oil, one-sighth of that pr	oduced and saved from said lan	d, the same to be delivered at	the wells or to the
eighth of the pas so sold or used, provided that on ress well on this kase or on arreage pooled there date on which said well is shut in and thereafter terminate and it will be considered that ges is kel land, except water from Lessor's wells, for all op	at annual intervals the sum of ng produced from this lesse in	\$1.00 per acre, and if such pa	yment is made or tendered,	this lease shall not
6. Lensee, at its option, is hereby piven the and mas, or either of them, with other hand, lease it is necessary or revisable to do so in order pre- the appropriate local, covernmental authority, of and gas in and more and that may be produced.	e or lesses in the impudiate vio operit to explore, or to develop	icinity thereof to the extent, his and operate said leased pre-	reinafter stipulated, when in mixes in compliance with th	Lessee's judgment to apacing rules of
the appropriate lors, governmental authority, or and gas in and under and that may be preduced and units pooled for gas hereunder shall not se all authority having jurisdiction prescribe or perm with those prescribed by covernmental regulation thereof as above provided as to oil in any one or need not conform in size or area with the unit mot conform as to size with gas units. The pospertions thereof into other units, Lessee shall fill describing and designating the tooled acreage as	ibstantially exceed in area 640 it the creation of units larger is. Lessee under the provisions more atracts and as to gas in a gr units into which the less	O acres such plus a tolerance of than these specified, units there is hereof may pool or combine or more strata. The unit of specified or combined as to	10% thereof, provided that easter created may conform acreage covered by this less a formed by pooling as to an any other stratum or create	should government substantially in size use, or any portion y stratum or stratum and oil units need
completing an oil gas well on the leased premise	s, and the pooled unit may in	clude, but it is not required	to include, land or leaves	upon which a well
for this instrument or the instrument designation of	such operations for drilling we	ere commenced or such produc	tion was secured before or	or a portion of the
this leave whether ur not the well or well be love; or siliner or thore, as lover it provided, that! be a were included in this leave. For the purpose of a be entitled on production of oil and pas, or either said unit a pro rata portion of the oil and pas, or Such allocation shall be on an arrange hash—th	computing the royalties to while of them, from the pooled union either of them, produced from the total them is to ear, there shall be all	t the payment of royalties on the owners of royalties and paying the three shall be allocated to me the pooled unit after deductions to the acreage covered	production from the pooled to ments out of production and the land covered by this less ing that used for operations by this lease and included	ont, as if the same each of them, shall use and included in on the pooled units. In the pooled units.
be entitled on production of oil and gas, or either said unit a pro rata portion of the oil and gas, o Such allocation shall be on an acreage basis—that that pro rata portion of the oil und gas, or eith included in the peobled unit bears to the total mu such production, whether it be oil and ras, or eith production were from such land. The production and not a preduction from a gas pooled unit; a which it is producing and not from an oil poole	er of them, produced from the rmber of surface weres include her of them, so allocated to the from an oil well will be con- and production from a gast well d unit.	e posted unit which the nume of in the pooled unit. Royalties e land covered by this lesse sidered production from the lea il will be considered as produ	her of surface acres covered hereinder shall be computed and included in the unit in se or oil pooled unit from we ction from the lease or ga-	by this lease and d on the portion of ust as though such hich it is producing a pooled unit from
for the expiration of the primary term in drilling . recording negations thereon, or a remain in face we long as a operations therefore and well securities day, are if they result in the production after the expiration of the primary term of this.	n oil or gas is not being pro- hall have completed a dry hoi l or for drilling or reworking of of oil or gas to long therrafte lease and after oil or gas is p	duced on said land, or from la e thereon within 60 days prior, of any additional well are pro r at oil or gas is produced fro roduced from said land, or fro	nd pooled therewith, but Les to the end of the primary to secuted with no cessation of m said land, or from land ; m land pooled therewith, the	see is then engaged erms, the lesse shall more than 60 con- pooled therewith If, a production thereof
such production, but shall remain in force and if they result in the production of oil or gas, as designated by Lesse in accordance with the ter- in which the lessed premises are situated at any	effect so long as such operation of long thereafter as oil or remains hereof, may be dissolved by time after the completion of	tions are prosecuted with no c s is produced from said land, y Lessee by instrument filed for f a dry hole or the cessation of	ersation of more than 60 co or from land pooled therewi r record in the appropriate r production on said unit. In	the event a well or
wells produces oil or cut in paying quantities she therewith Laster stress to drill such offset well at any time execute and deliver to Lessor or pl thereby surrender this lesse as to such portion or	nould be brought in on adjacent or wells as a reasonably pro- lace of record a release or re- reportions and be relieved of a	t land and within 660 feet of dent uperator would drill under leasts covering any portion or Il obligations as to the acress	and draining the lease preme the same or similar circum portions of the above des- e surrendered.	ises, or land pooled stances: Leaves may cribed premises and
 Lessee shall have the right at any time dincinding the right to draw and remove all cusing The rights of either party hereunder may 	he systemed in whole or in n	art and the acovisions bereaf s	hall extend to their Little in	
but no change or division in ownership of the lat Lesser; and no change or division in such owner U. S. mail at Lesser's principal place of business hereof in whole or in part liability for breach of commits such breach. It six or more parties have recordable instrument exeruted by all such parti-	a with a certified copy of the I any obligation hereunder als ome entitled to royally hereun	orems instrument or instrumentall rest exclusively upon the order. Lessee may withhold payr	wher of this lesse or of a	event of assignment
S. The breach by Leaves of any obligation a of the estate readed hereby nor be grounds for being conducted in commitmee with this base, it in default, shall have sixty days after receipt of After the discovery of oil or gas in paying quant	cancellation hereof in whole of easy shall notify Lessee in wi- is such notice in which to com- lities on said norming. Lessee:	r in part. In the event Lessor iting of the facts relied upon mence the compliance with the shall develop the accease relai	considers that operations a as constituting a breach be obligations imposed by virtue and becames as a reasonab	re not at any time reof, and Laure, if t of this instrument.
out in disensignic this obligation it shall in no of producing oil in paying quantities and one wand capable of producing sas in paying quantities.	esent be required to drill man- ell per 640 acres plus an acr les.	e than one well per forty (40) wage tolerance not to exceed 1	acres of the area retained he	reunder and canable retained hereunder
upon said land either in whole or in part, and is accounty herrunder toward satisfying same. With owns an interest in the oil or gas on, in or und preportionalty. Should any one or more of the executing the same.	n exect Lerace does so, it shall out impairment of Lessee's ric fer said land less than the en parties named as Lessers fai	I he subrocated to such lien wi ht under the warranty in even tire fee simple estate, then th I to execute this frame, it shall	th the right to enforce same t of failure of title, it is a se royalties to be paid Less nevertheless be binding upon	and apply royalties freed that if Lessor or shall be reduced the party or parties
10. Should Lessee be nevented from completeron or from producing oil or got threfton majoure, my Foleral or attay law or any order covenant shall be superpended, and Lessee shall on as Lessee in prevented by any nuch cause from the time while Lessee is so prevented shall not to IN WITNESS WHEREOF, this instrument is	by reason of scarcity of or in, rule or regulation of severa t, be liable in damages for fail conducting drilling or reasons be counted ugainst Lease, any	ability to obtain or to use en mental authority, then while so are to comply therewith; and the operations on or from pro- thing in this leave to the contr	uinmart or malasial on to	
Nat Plan			<u>- 1</u>	
Richard Clarkson	Taccar			
Tow Montefeloret in	Lessor		V.	Lessor
Tax Identification Number	6315	78-N-	Fication Number 83	PAGE 424

INDIVIDUAL ACKNOWLEDGMENT TATE OF County of Marion The foregoing instrument was acknowledged before me this and Clark som My Commission expires INDIVIDUAL ACKNOWLEDGMENT STATE OF County of. The foregoing instrument was acknowledged before me this 19_____ by _ My Commission expires Notary Public ecords of this office. PRODUCTION COMPANY Ë Lense) (2-56) Provision record When recorded return Гот Oil and Gas 80202 5 Year Lease filed FROM AMOCO PRODUCT Amoco Bullding Denver, Colorado ဥ WAB Rev. day of. Instrument 8 2 Producera With 5 recorded Į. 춯 능

RECORDED AT REQUEST OF RANGE Production Co. BOOK 84 PAGE 434

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OFFICIAL RECORDS EUREKA COUNTY, REVADA WILLIS A. DEPAGLI-RECORDER FILE II.O. 75224

BOOK 83 PAGE 425

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