OIL AND GAS LEASE	
IS AGREEMENT made this Fourth day of June	, 19 <u>80</u> , between
George M. Clarkson  (125 Rot Will Dr. SANJOSE 95117	
(whether one or more), whose liften is 1936 Limewood Drive, San Jose, California 95132 Amoco Production Company.	
Lessor in consideration of Ten and no/100	Lenge, WITNESSETH:
10.00 in hand paid, of the royalties herein provided and of the agreements of Lessee herein contained, hereby gram with Lesree for the purpose of investigating, exploring, prospecting, drilling and mining for and producing oil and gas, lay tanks, power stations, telephone lines and other structures thereon and on, over and across lands owned or claimed by Lessor.	its, leases and lets ex- ing pipe lines, building
to produce, save, take care of, treat, transport, and own said products, and housing its employees, the following described lan	
Eureka <sup>e</sup> Coonty, Nevada lowli:	
Township 27 North, Range 52 East M.D.M.	
Section 8: N <sup>1</sup> 2 NE <sup>1</sup> 4 Section 9: SW <sup>1</sup> 2 NW <sup>1</sup> 2, E <sup>1</sup> 2 SW <sup>1</sup> 4	
Section 9: SW4 NW4, E4 SW4 Section 15: S4 SE4	
Section 22: N\(\frac{1}{2}\) NE\(\frac{1}{2}\)	
Without reference to the commencement, prosecution or cessation at any time of drilling or other development operations, and tent or cessation at any time of production of oil or gas and without further payments than the royalites herein provided, as clese herein contained to the contrary, this least shall be for a term of 5 years from this date (called 'primary term') and is produced from said land or land with which said land is produced hereunder.	as long thereafter as oll
The royalties to be paid by Lessee, are: (a) on oil, one-eighth of that produced and saved from said land, the same to be delive of Lessor into the pine line to which the wells may be connected: Lessee may from time to time purchase any royalty oil in it, price therefor prevailing for the field where produced on the date of purchase; (b) on gas, including againghead gas or other from said land, and sold or used off the premises or for the extraction of gasoline or other product therefrom, the market was the product of the product that or research at the wells the royalty shall be one-eighth of the smouth realized from such	red at the wells or to the is possession, paying the r gaseous substance, pro-
t price therefor prevailing for the field where produced on the date of purchase, by a gas, including sensitive and from said land, and sold or used off the premises or for the extraction of gasoline or other product therefrom, the market was of the gas so sold or used, provided that on gas sold at the wells the royalty shall be one-eighth of the amount realized from sue ell on this lesse or on acreage pooled thereigh but gas is not being sold or used. Lessee may pay as royalty, on or before in a which said well is that in and thereafter at annual intervals the sum of \$1.00 per acre, and if such payment is made or tend in which said well is that in and thereafter at annual intervals the sum of \$1.00 per acre, and if such payment is made or tend	tive at the well of one- ch sale; while there is a insty (90) days after the
Lesse, at its option, is hereby given the right and power to pool or combine the accessed by this lesse, or any	portion thereof as to oil
sects any or advisable to do so in order properly in explicit, or the to do so would, in the judgment of Leuse, promoting local governmental authority, or other lawful authority, or when to do so would, in the judgment of Leuse, promoting the second section of the section of the second section of the section of the second section of the section of the second section of the section	te the conservation of oil
as in and under and that may be produced from said premiser. Units pooled for oil hersunder shall not substantially exceed in area 640 acres each plus a tolerance of 10% thereof, provided hority havion; jurisdiction prescribe or permit the creation of units larger than those specified, units thereafter created may conthose prescribed by governmental regulations. Lesser under the provisions hereof may pool or combine acreage covered by it is as above provided as to oil in any one or more strata and as to gas in any one or more strata. The units formed by pooling as not conform in size or area with the unit or units into which the lease is pooled or combined as to any other stratum or a motor may at a ways a with gas units. The pooling in one or more instance shall not exhaust the rights of the Lessee herund as thereof into their units. Lessee shall file for record in the appropriate records of the county in which the leased premises a thing and designating the pooled agrees as a pooled unit. Lessee may at its election exercise its pooling option, after comme	that should government-
hose prescribed by governmental regulations, Lessee under the provisions never may pool or combine attack. The units formed by pooling as above provided as to oil in any one or more strata and as to gas in any one or more strata. The units formed by pooling as not conform in size or area with the unit or units into which the leave is pooled or combined as to any other stratum or s	to any stratum or strata- itrata, and oil units need
inform as in area with gas units. The pooling in one or more instance shall not called in light of the based premises a subtract into other units. Lessee shall file for record in the appropriate records of the county in which the lessed premises a subtract in the property of the county in which the lessed premises a subtract in the property of the county in which the lessed premises a subtract in the problem of the county in which the lessed premises a subtract in the problem of the county in which the lessed premises a subtract in the problem of the county in which the lessed premises a subtract in the problem of the county in which the lessed premises a subtract in the problem of the county in which the lessed premises a subtract in the problem of the county in which the lessed premises a subtract in the problem of the county in which the lessed premises a subtract in the problem of the county in which the lessed premises a subtract in the problem of the county in which the lessed premises a subtract in the problem of the county in which the lessed premises a subtract in the problem of the county in which the lessed premises a subtract in the problem of the county in which the lessed premises a subtract in the problem of the county in which the lessed premises a subtract in the problem of the county in the	re vituated an instrument
an thereof into other unts. Lesses shall file for record in the appropriate records of the county in which the leased premises an a thereof into other unts. Lesses shall file for record in the appropriate records of the county in which the leased premises a manufacture of the state of the county in the pooled active common and it is not required to include, and or letting an oil gas well on the leased premises, and the pooled unit may include, but it is not required to include, land or letting an oil gas in paying quantities has therefore been completed or upon which operations for dilling of a good of the common communed. Operations for dilling on or production of oil or gas from any part of the pooled unit allouds covered by this lesse recardless of whether such operations for drilling were commonned or such production which includes covered by this lesses recardless of whether such operations for drilling were commonned or such production of oil or instrument or the instrument or the instrument or the production of oil or such production of oil and gas, or either of them, from the pooled unit, there shall be allocated to the land covered by ill itself on production of oil and gas, or either of them, produced from the pooled unit after deducting that used for operant and production of on a acreage basis—that is to say, there shall be allocated to the acreage covered by this lesse and incallocation shall be on a acreage basis—that is to say, there shall be allocated to the acreage covered by this lesse and incallocation shall be on an acreage basis—that is to say, there shall be allocated to the acreage covered by this lesse and incallocation shall be one on acreage them.	well for oil or gas have all or a portion of the
overed by this lesse recardless of whether such operations for drilling were commonled to such production was accurate instrument or the instrument designating the pooled unit, shall be considered as operations for drilling on or production of oil or instrument or the instrument designating the pooled unit, shall be considered as operations for drilling on or production from the oil or whether or not the well or wells be located on the premises covered by this lesse, and the entire acreage constituting such unit.	gas from land covered by or units, as to oil and gas, oled unit, as if the same
her of them, as herein provided, shall be treated for an included in this lease. For the purpose of computing the royalties to which owners of royalties and payments out of production included in this lease. For the purpose of computing the royalties to which owners of royalties and payments out of production of oil and gas, or either of them, from the pooled unit, there shall be allocated to the land covered by ill ittled on production of oil and gas, or either of them, from the pooled unit, there shall be allocated to the land covered by ill	n and each of them, shall his lease and included in tions on the pooled units.
init a pro rata portion of the oil and gas, or either of them, produced from the pooled with after undertains that is to say, there shall be allocated to the acreage covered by this lease and income rate portion of the oil and gas, or either of them, produced from the pooled unit which the number of surface acres of the oil and gas, or either of them, produced from the pooled unit which the number of surface acres of	luded in the pooled unit
allocation shall be on an acreage basis—that is to say, there shall be allocated to the acreage covered by this lease and into our state portion of the oil and gas, or either of them, produced from the pooled unit which the number of surface acreas cled in the pooled unit bears to the total number of surface acreas included in the pooled unit. Royalties hereunder shall be controduction, whether it be oil and gas, or either of them, so allocated to the land covered by this lease and included in the clim were from such land. The production from an oil well will be considered production from the lease or oil pooled unit fout as production from a gas pooled unit; and production from a gas well will be considered as production from the lease.	init just as though such
int as producing and not from an oil pooled unit.	nt Leuce is then enwaged
If at the expiration of the primary term oil or gas is not being produced on said land, or from land pooled therewith, billing or reworking operations thereon, or shall have completed a dry hole thereon within 60 days prior to the end of the prim in to force on long as concertions on said well or for drilling or reworking of any additional well are prosecuted with no cessaid in its force on long as concertions on said well or for drilling or reworking of any additional well are prosecuted with no cessaid to the expiration of the primary term of this lease and after oil or gas is produced from said land, or from land pooled therewith the expiration of the primary term of this lease and after oil or gas is produced from said land, or from land pooled therewith cesses from not cause, this lease shall not terminate if Leasee commences operations for drilling or reworking within 60 diproduction, but shall remain in force and effect so long as anoth operations are prosecuted with no cessation of more than	nery terms, the lease shall ion of more than 50 con-
we days, and if they result in the production of oil or gas so long theresiter as oil or gas is produced from said land, or from land pooled therewithe espiration of the primary term of this lease and after oil or gas is produced from said land, or from land pooled therewith a case from any cause, this lease shall not terminate if Leasee commences operations for drilling or reworking within 60 did case: from any cause, this lease shall not terminate if Leasee commences operations for drilling or reworking within 60 did	th, the production thereof
the espiration of the primary term of this tase and later of the secondaries operations for drilling or reworking within 60 did con- from any cause, this lease shall not berminate if essee commerces operations for drilling or reworking within 60 did con- from any content of the secondaries of the secondaries of the production, but shall remain in force and effect so long as oil or as is produced from said land, or from land pooled it yes result in the production of oil of gas, so the secondaries of the	herewith. Any pooled unit rists records of the county
tich the learnt premises are situated at any time after the completion of a dy line with 850 feet of and draining the lease producing oil or car in paying quantities should be brought in on adjacent land and within 850 feet of and draining the lease with. Leave agrees to drill such offset well or wells as a reasonably product operator would drill under the same or similar with. Leave agrees to drill such offset well or wells as a reasonably product operator would drill under the same or similar.	premises, or land pooled circumstances. Lessee may be described premises and
y time execute and deliver to Lesson or place of record and be relieved of all obligations as to the acresse surrondered, by surrender this lease as to such portion or portions and be relieved of all obligations as to the acresse surrondered, by surrender this lease as to such portion or price and be relieved of this lease to remove all property and fixtures place	ed by Lessee on said land,
. Lesser shall have the right at any time during or after the expiration of this leave to remove all property and fixtures place ling the right to draw and remove all cusing. When required by Lessor, Lessee will bury all pine lines below ordinary plow de	
The rights of either party hereunder may be assigned in whole or in part, and the provisions hereof shall extend to their he to change or division in ownership of the land or royalties, however accomplished, shall operate to enlarge the obligations of change or division in ownership of the land or royalties, hall be here on Lessee until thirty (30) days after Lessee shall have been	irs, successors and assigns r diminish the rights of on furnished by registered
The rights of either party hereunder may be sationed in whole or in part, and the provisions hereof shall extend to their he on change or division in overcrabin of the land or royalities, however accomplished, shall operate to enlarge the obligations of a not hance or division in such ownership shall be binding on Lessee until thirty (30) days after Lessee shall have been all therefore the control of the con	n the event of assignment of a portion thereof who nd until furnished with a
uits such breach, it six or more parties assume that the same an agent to receive payment for all.	a termination or revenion
The breach by Lewis of any chlisetion arising because shall not work a forfeiture or termination of this less nor same a state created hereby, nor he syounds for cancellation breed in whole or in part. In the event Lessor considers that operaty conducted in compliance with this layer, Lessor shall notify Lesser in writing of the facts reflied upon as constituting a here fault, shall have sixty days after receipt of such notice in which to commence the compliance with the obligations imposed by the discovery of oil or raw in paring quantities on said premises. Lessee shall develop the acreage retained hereunder, as a retain obscination it aball in no event be required to drill more than one well per forty [40] acrea of the area retain discharging this obligation it aball in no event be required to drill more than one well per forty [40] acrea of the area retain	tions are not at any time ach hereof, and Lessee, it virtue of this instrument
the discovery of oil or gas in paying quantities on said premises. Lesses shall develop the acreage retained hereunder as a re- the discovery of oil or gas in paying quantities on said premises. Lesses shall develop the acreage for n discharging this obligation it shall in no event be required to drill more than one well per forty 140) acreag of the area retain oducing oil in paying quantities and one well per 640 acres plus an acreage tolerance not to exceed 10% of 640 acres of the capable-of producing gas in paying quantities.	aronably prudent operator ined hereunder and capable he area retained hereunder
capable of producing gas in paying quantities.	
Lessor bereby warrants and agrees to defend the title to said land and agrees that Lessee at its option may ducharge any said land either in whole or in part, and in event Lessee does so, it shall be subtrogated to such lien with the right to enforce sing hereunder toward satisfying some. Without impairment of Lessee's right under the warranty in event of failure of title, it an interest in the oil or gas on, in or under said land less than the entire es imple estate, then the royalites to be paid an interest in the oil or gas on, in or under said land less than the entire estimple estate, then the royalites to be paid any one or more of the parties named as Lessors fail to execute this lease, it shall nevertheless be binding orthogonally.	e same and apply royalties it is agreed that if Lessos d Lessor shall be reduced
10. Should Lesize be prevented from complying with any express or implied covenant of this lease, from conducting drilling or from producting oil or gas therefrom by reason of scarcity of or inability to obtain or to use equipment or material, ore, any Frederic or state has or any order, rule or regulation of governmental authority, then while so prevented, Lessee's old annual shall be asspended, and Lestee shall not be liable in damages for failure to comply therewith; and this lease shall be asset from conducting drilling or reworking operations on or from producing oil or gat from the Lessee is any prevented by any such cause from conducting drilling or reworking operations on or from producing oil or gat from the Lessee is any prevented shall not be counted against Lessee, anything in this lease to the contrary notwithstanding.	g or reworking operations or by operation of force igation to comply with such
ure, any reserval of state in a or any state in regulations for failure to comply therewith; and this lease shall be expended, and Lease shall not be liable in damages for failure to comply therewith; and this lease shall be expensed by any such cause from conducting drilling or reworking operations on or from producing oil or ear from conducting drilling or reworking operations on or from producing oil or ear from conducting drilling or reworking operations on or from producing oil or ear from conducting drilling or reworking operations on or from producing oil or ear from conducting drilling or reworking operations on or from producing oil or ear from the conduction of the conduction o	ttended while and so long a the leased premises; and
time while Lease is so prevented shall not be counted against Lease, anything in this lease to the country notwinds and an investment in witness whereof, this instrument is executed on the date first above written.	
7 George M. Clarkson	Lessor
Lessor Lessor	
Tax Identification Number Tax Identification Number 85	PAGE 592

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## INDIVIDUAL ACKNOWLEDGMENT

STATE OF County of Santa Clara } 88.			
The foregoing instrument was acknowle	doed before me this 124	h , . June	
19 80 by George M. Clarkson			
		2	
My Commission expire October 10		victi Notary Public	erch
		[2] [1] [2] [3] [4] [4] [4] [4] [4] [4] [4] [4] [4] [4	
INI	DIVIDUAL ACKNOWLEDGME	NT .	
STATE OF			
The foregoing instrument was acknowle	dged before me this	day of	
19 by		/ /	
	< <		
		//	
My Commission expires	, 19	Notary Public	
No.  Oil and Gas  FROM	Dated 19. No. Acres County,	This instrument was filed for record on the day of, 19, at, o'clock, M., and duly recorded in Book, Page, Page, of the	When recorded return to  When recorded return to  When recorded return to  AMOCO SHOBUCTION COMPANY  Amoco Building
		·	
	OFFICIAL RECORDS EUREKA CLUMTY, IEVADA WILLIS A. DEPAGLI-RECORDER FACE D. 4500 FEE 9 4-00		

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