Products 88 Rev. Year Lease) With 640 Acres Pooling Provision	(FIVE YEAR PAID UP			
THIS AGREEMENT Fou	OIL AND GAS I		4 (4)	80
	son and Joann Clarkson		ife*	, 19 between
essor (whether one or more), whose address is:	_4002 West Washington	n, Indianapolis,	Indiana 462	41
Amoco Production Company 1. Lessy in consideration of Ten and				Lemes, WITNESSETH:
\$\frac{10.00}{\text{billion}}\) in hand paid, of the royalusively unto Learee for the purpose of investigoods, tanks, power stations, telephone lines an		ements of Lessee herein co and mining for and produc ver and across lands owned o	ntained, hereby grant ling oil and gas, laying or claimed by Lessor a	s, lesses and lets ex- ng pipe lines, building discent and configuous
hereto, to produce, save, take care of, treat, to Eureka	ansport, and own said products, and County, Nevada	housing its employees, the fo	blowing described land	
	th, Range 52 East M.D	.м.		
Section 8: N ¹ ; Section 9: SW	NE's NE's NW's, E's SW's			
Section 15: 5 ¹ Section 22: N ¹	SE's		1	
Section 22; Na	ND3			
				7 /
2. Without reference to the commencement	, prosecution or cessation at any tim	e of drilling or other develop	pment operations, and,	or to the discovery, de-
relopment or cessation at any time of production thing else herein contained to the contrary, this or gas is produced from said land or land with	and the second s	The state of the s		7%
3. The royalties to be paid by Leasee, are: redit of Leasor into the pipe line to which the variety of the field where the property of the field where from said land, and sold or used off the reighth of the gas so sold or used, provided that or the property of the gas are sold or used.	vella muu ha connected: I erren muu f	rom time to time nurchase :	any povalty oil in its	DOMESTS OF TRAVERS THE
iss well on this lease or on acreage pooled thei	rewith but gas is not being sold of the	ner acre, and if such cavm	ent is made or tender	red this lease shall not
erminate and it will be considered that gas is be and, except water from Lessor's wells, for all o 4. Lessee, at its option, is hereby given to and use or either of them with other land has				
d. Lessee, at its option, is hereby given to and gas, or either of them, with other land, lea t is necessary or advisable to do su in order p he appropriate local governmental authority.	reperly to explore, or to develop and or other lawful authority, or when to	operate said leased premis do so would, in the judgme or oil hereunder shall not	es in compliance wit int of Lessee, promote	h the spacing rules of the conservation of of
he appropriate focal governmental authority, and gas in and under and that may be produced und units pooled for gas hereunder shall not a di authority having jurisdiction prescribe or per with those prescribed by governmental regulat- hereof as above provided as to oil in any one or	substantially exceed in area 640 acre mit the creation of units larger than ons. Lessee under the provisions here	s each plus a tolerance of 1 those specified, units thereas of may pool or combine as	0% thereof, provided there created may conformed by this	that should government irm substantially in size a lease, or any portion
hereof as above provided as to oil in any one or need not conform in size or area with the uni- not conform as to area with gas units. The pro- portions thereof into other units. James shall of	more strata and as to gas in any one it or units into which the lease is p coling in one or more instances shall the for record in the appropriate ter-	e or more strats. The units fooded or combined as to any food not exhaust the rights of the county in which is	ormed by pooling as to other stratum or stu- the Lassee hereunder the lessed premises as	o any atratum or strate rata, and oil units need in to pool this lease of a situated an instrumen
describing and designating the pooled acreage as completing an oil gas well on the leased premis capable of producing oil or gas in paying quar	a pooled unit. Lessee may at its ele- res, and the pooled unit may include, stitles has theretofore been completed	ction exercise its pooling but it is not required to or upon which operations i	option after commen include, land or lead for the drilling of a	cing operations for o sea upon which a wel well for oil or gas hav
thereof as above provided as to oil in any one or need not conform in size or prac with the uni- not conform as to save with gas units. The po- portions thereof into other unts. Lessee shall for describing and designating the pooled accesses as completing an oil years well on the leased premise appalle of producting oil or gas in paying our configuration of the lease regardless of whether of this instrument or the instrument designating this lease whether or not the well or wells be loc-	ing on or production of oil or gas fro r such operations for drilling were co the pooled unit, shall be considered as ated on the premises covered by this le	ommenced or such production operations for drilling on or use, and the entire screage co	n was secured before production of oil or gonatituting such unit o	or after the execution as from land covered by runits, as to oil and gar
or either of them, as herein provided, shall be were included in this lease. For the purpose of be entitled on production of oil and gas, or eith	treated for all purposes, except the computing the royalties to which ow ser of them, from the pooled unit, the	payment of royalties on pro ners of royalties and payment are shall be allocated to the	duction from the pool nts out of production I land covered by the	led unit, as if the sum and each of them, shall a lease and included in
said unit a pro rate portion of the oil and gas, such allocation shall be on an acreage basis—t that pro rate portion of the oil and gas, or el- included in the posted unit bears to the total a	or either of them, produced from the hat is to say, there shall be allocate ther of them, produced from the pos- number of surface acres included in	d to the acreage covered by led unit which the number the pooled unit. Royalties he	this lease and inclu- of surface acres con eventuer shall be com	ons on the pooled unit ided in the pooled unit rered by this lease an puted on the portion o
of this instrument or the instrument designating this lease whether or not the well or wells be loc or either of them, as herein provided, shall be were included in this lease. For the purpose of be entitled on preduction of oil and gas, or eith said unit a prer rata portion of the oil and gas, such allocation shall be on an acreage basis—t that pre-rata portion of the oil and gas, or eith such all the preduction that it is oil and gas, or either the preduction of the oil and gas, or either the preduction were from such land. The production and not as production from a gas pooled unit; which it is producing and not from an oil pool pool of the preduction of the production of the producti	ither of them, so allocated to the lan n from an oil well will be considere and production from a gas well will led unit	d covered by this lease and i production from the lease I be considered as producti	d included in the un or oil pooled unit fro on from the lesse or	it just as though such m which it is producing r gas pooled unit from
5. If at the expiration of the primary to in drilling or reworking operations thereon, or remain in force so long as operations on said w	rm oil or was is not being-produced	on said land, or from land	pooled therewith, but	Lessee is then engage
secutive days, and if they result in the production	in of oil or gas so long thereafter as	on or gas in produced from	Baid land, or from is	ing pooles therewith, Al
after the expiration of the primary term of this should cease from any cause, this lease shall reach such production, but shall remain in force an if they result in the production of oil or gas, designated by Lessee in accordance with the te in which the leased premises are situated as wells producting oil or gas in paying quantities.	d effect so long as such operations so long thereafter as oil or gas is p sems bereof, may be dissolved by Les-	are prosecuted with no cess produced from said land, or see by instrument filed for r	ation of more than 8 from land pooled the ecord in the appropris	of consecutive days, an rewith. Any pooled unite records of the count
in which the leaved premises are situated at a wells producing oil or gas in paying quantities therewith. Lessee agrees to drill such offset we	ny time after the completion of a di should be brought in on adjacent land ill or wells as a reasonably prudent	ry hole or the cessation of p I and within 660 feet of an operator would drill under t	roduction on said unit d draining the lease ; he same or similar cl	In the event a well of premises, or land poole reumstances. Lessee ma
wells producing oil or gas in paying quantities, therewith. Leavee agrees to drill such offset we at any time execute and deliver to Leaver or thereby surrender this leave as to such portion 5. Leaves shall have the right at any time including the right to draw and remove all cast	or portions and he relieved of all obli during or after the expiration of this	igations as to the acreage lease to remove all propert	surrendered, y and fixtures placed	by Lesses on said lane
7 The sinks of either more becomes	as he essioned in whole or in mort a	nd the provisions becon the	ll extend to their heir	a succession and assist
but no change or division in ownership of the l Lessee; and no change or division in such own U. S. mail at Lessee's principal place of busin hereof in whole or in part liability for breach	and or royaltics, however accomplished erchip shall be binding on Leaves un- eas with a certified copy of recorded	d, shall operate to enlarge til thirty (30) days after L instrument or instruments at exclusively upon the own	the obligations or essee shall have been evidencing same. In	diminish the rights of furnished by registers the event of assignment
recordable instrument executed by all such par	ties designating an agent to receive	payment for all.	in thereof dults king	and thinness with
2. The breach by Lessie of any obligation of the estate created hereby nor be grounds for being conducted in compliance with this lesse. In default, shall have sixty days after receipt	r cancellation hereof in whole or in the Lessor shall notify Lessee in writing, of such market in which to commend	part. In the event Lessor co of the facts relied upon as	onsiders that operation constituting a bread	termination or reversions are not at any time h hereof, and Lessee,
After the discovery of oil or gas in paying qua- but in discharging this obligation it shall in ac of producing oil in paying quantities and one and capable-of producing gas in paying quant	ntities on said premises. Lessee shall event be required to drill more than well per 640 acres plus an acreage	develop the acreage retained a one well per forty (40) acr tolorance not to exceed 19%	hereunder as a reas res of the area retains of 640 acres of the	onably prudent operated hereunder and capable area retained hereunder
9. Lessor hereby warrants and agrees to upon said land either in whole or in part, and	defend the title to said land and agr in event Lessee does so, it shall he s	ees that Lessee at its option whrogated to such lien with	may discharge any tar the right to enforce a	e, mortgage or other lies same and apply royalties
accruing hereunder toward satisfying aume. Wit owns an interest in the oil or gas on, in or u proportionately. Should any one or more of the executing the same.	thout impairment of Lessee's right un nder said land less than the entire f	der the warranty in event of see simple estate, then the	of failure of title, it royalties to be paid	is agreed that if Least Leasor shall be redden
No. of the second second second	plying with any express or implied by reason of scarcity of or inability	covenant of this lease, from	n conducting drilling	or reworking operation r by operation of for-
the annual Lesse be prevented from thereon or from muchanism oil or was thereferon majeure, any restern or state law or any process covenant shall be suspended, and Lessee shall ras Lowee is prevented by any such cause from the time while Lessee is so prevented shall not	er, yule or regulation of governments tot be liable in damages for initiate to n conducting drilling or reworking to be counted against Lessee, anything	of authority, then while so pro- comply therewith; and the perations on or from produc- in this lesse to the contrary	evented, Leave's obligation leave shall be extended from " by notwithstanding."	stion to comply with suc inded while and so lon the leased premises; an
IN WITNESS WHEREOF, this instrument	the state of the s			
Dane Cela	1200 -	√Joann Clark	son	
Harvey Ø. Clarkson		FRAMI	Clarpson)
	Lessor	U		Lessor
Tax Identification Number	- 63150E-	Tax Identifi	cation Numbe	
PAGE TIME	→ //22/フレビ		1 ·	マバスク ムハ

INDIVIDUAL ACKNOWLEDGMENT STATE OF County of_ The foregoing instrument was acknowledged before me this My Commission expires Inclina Residence

	INDIVIDUAL ACKNOW	LEDGMENT		
STATE OF	} ss.			が多点
County of	, .			
The foregoing instrument was acl	mowledged before me this.	day of		
19 by	/_			
				ariotori Ariotori
My Commission expires	, 19	Nota	y Public	

This instrument was filed for record Rev. (5 Year Leuse) (2-56) Acres Pooling Provision Oil and Gas ranner of return to Lease FROM ဥ Producers BS R With 640 A

RECORDED AT REQUEST OF Amere Production Co. BOOK_87_PAGE 91-92

80 SEP 14 A10: 43

OFFICIAL RECORDS
EUREKA LCUNI Y. NEVADA
WILLIS A. DEPAOLI-RECORDER
FRE NO. 76556
FEE S. 4.00

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