OIL AND GAS LEASE

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THIS AGREEMENT made and entered into this	
by and between SHEEVE INSTITUTE AND A SHEEVE AND A SH	.
of .Euraka	•
or mors), whose Post Office address is Pine Velley, Route, Carlin, Nayand, 39244. PORELAND CORPORATION, 2668 Grant Ave., Ogden, UT. 884401 bereinstercalled the lessee, Witnessett	Н:
of EHRER. County, State of Nexada hereinafter called the lessor (whether or or mors), whose Post Office address is Pine, Velley, Route, Carlin, Nayada, 89822 hereinafter called the lessee, Witnessett and FORELAND CORPORATION, 2688 Grant Ave., Ogden, UT. 884401 hereinafter called the lessee, Witnessett and FORELAND CORPORATION, 2688 Grant Ave., Ogden, UT. 884401 hereinafter called the lessee, Witnessett in John Foreland of the part of the lessee of the part of the lessee to be paid that a said tessor for and in consideration of the sum of TEN, and no/100 hereinafter called the lessee, witnesset to be paid that the lessee of the part of the lessee to be paid to be part of the lessee of the lessee, its excessors and assigns, for the purpose of mining at kept and performed, by these presents does grant, demise, lease and let exclusive right to make any kind or character of geological or geophysical surver operating for and producing oil, gas and other hydrocarbons (including the exclusive right to make any kind or character of geological or geophysical surver or tests) and of taying pipe lines, constructing tanks, erecting buildings and other structures, and all other rights and privileges necessary, incident, or convenies or tests) and of taying pipe lines, constructing tanks, erecting buildings and other structures, and all other rights and privileges necessary, incident, or convenies or tests) and of taying pipe lines, constructing tanks, erecting buildings and other structures, and all other rights and privileges necessary, incident, or convenies or tests) and of taying pipe lines, constructing tanks, erecting buildings and other structures, and all other rights and privileges necessary, incident, or convenies or tests) and of taying pipe lines, constructing tanks, erecting buildings and other provinces.	id, nd ya int
To the economical operation of said lands, alone or co-jointly with neighboring lands, the following described premises bluster in formary . W. France	
Section 17: E4; NW4; NE4SW4 Section 20: NE4NE4 Section 21: NW4; SE4NE4; W4NE4, N4SE4	
Section 22: N15)V1. DE1 containing	oл
Laws of this State. 1146 (1975) This lease shall remain in force for a term of beats in great control this date and as long thereafter as oil or gas is 'produced from said lands by u (2) This lease shall remain in force for a term of beats is paid to and accepted by lesserase good and sufficient consideration above stated is paid to and accepted by lesserase good and sufficient consideration above stated is paid to and accepted by lesserase good and sufficient consideration for all rights and privileges herein granted to lesse	ne 10,
(3.) The lessee shall pay to the lessor, as royally, the proceeds from one-eighth (%) of all the oil and gas and other hydrocarbons produces and sociated will leased premises at the prevailing market price therefor at the wells not exceeding amount received by lessee, or removed, except as sociated will lease of premises at the prevailing market price therefor at the wells not exceeding amount received by lessee, or removed, except as sociated will lease at the prevailing market price therefor at the wells not exceeding amount received by lessee, or removed, except as the prevailing market price therefore at the wells not exceeding amount received by lessee, or removed, except as the provided will be a sociated will be a soci	all
terminate unless the lessee shall. First Interstate Bank of Nevada, N.A. Bankat 405 Idaho St., Elko, Nevada 89801 First Interstate Bank of Nevada, N.A. Bankat 405 Idaho St., Elko, Nevada 89801 or its successors which bank or its successors shall be the lessor's agent and shall continue as the depository of any and all sums payal or its successors which bank or its successors which bank or its successors agent and shall continue as the depository of any and all sums payal or its successors which bank or its successors agent and shall continue as the depository of any and all sums payal or its successors which bank or its successors agent and shall continue as the depository of any and all sums payal or its successors which bank	ble of
which shall operate as rental and cover the privalege of destring the commencement of children private and representation of the periods successively. All payors, in like manner and upon like payments or tenders, the commencement of children post office address of the lessor as hereinabove set forth or delivered ments or tenders may be made by check of tessee, or any assignee thereof, mailed to the post office address of the lessor as hereinabove set forth or delivered ments or tenders may be made by check of tessee, or any assignee thereof, mailed to the post office period within which to make succh payments and this lessor that the set of the rental paying period. Provided, however, the lessoe shall be granted at hirty (30) day grace period after the time for payment as provided in this paragraph. If at any til shall not be foreitted it such payments are made within said thinty (30) day grace period after the time for payment and payment unless and until such persons at the foreitted it is to be payment unless and until such persons at the credit of this lease in the depository bank last destignated by lessor as herein provided, or lessoe may withhold payment unless and until such persons and the payment in the payment unless and until such persons and the payment in the pa	ay- ton ass ime ing, hall ntal
(5.) Subject to the provisions of Section 6 hereof, it is agreed that; (a) if during the primary term lessee shall, prior to obtaining production, drill a dry hole, (5.) Subject to the provisions of Section 6 hereof, it is agreed that; (a) if during the primary term lessee shall, prior to obtaining productions for the drilling after discovery production shall be case from any cause, this lease shall not terminate, provided (1) production shall be resumed or operations from any cause, this lease shall not terminate the payment of rentals in the manner and amount all well shall be commenced on or before the next ensuing general paying date, or (2) lessee begin or mortals of completion of rentals in the manner and amount and or after the explication of the primary term, oil, gas or other hydrocarbon cannot be or is not being produced on said tand, or tands unitized therewith, for a or after the explication of the primary term, oil, gas or other hydrocarbon cannot be or is not being produced on said tand, or tands unitized therewith, for cause, but lessee is then engaged in drilling or reworking operations thereon, this lease shall remain in force as long as operations are prosecuted with nocestion of more than sixty consecutive days, and, if they result in the production of oil, gas or other hydrocarbon, so long thereafter as oil, gas or other hydrocarbon produced. **and**	b) if, any ssa- on is
(6.) It is agreed that the times for beginning or for performing any work or operations under this tease shall be suspended or extended during such period (6.) It is agreed that the times for beginning or for performing any work or operations under this less are are disyed, interrupted or prevented by any cause of whatever kind or nature beyond the reasonable control of the less of this less are are disyed, interrupted or prevented by fact of reasonable marks, or by any cause of whatever which is the production has been obtained, operations under this lesses shall not terminate or beforesited and no right of damages shall exist against lesses by reakind or nature beyond the reasonable control of the lesses, this lease shall not terminate or beforesited and no right of damages shall exist against lesses by reakind or nature beyond the reasonable control of the lesses, this lesses are commenced or resumed within a reasonable time after removal of such cause. If at any time within three months prior to the results of the primary term of this lease are publications and the primary term of the lesses, production has not been obtained and the commencement or continuance of operations for the draftling of a well on expiration of the primary term of this lease any be actended for such tasks is dayed or prevented by any of the causes mentioned in this paragraph, the said primary term and all other terms of this lease or be accessed for such dayed or prevented by any of the causes exist, by continuing the paymentor render of delayerants is in the manner and amountage for the periods of time while such cause or causes exist, by continuing the paymentor render of delayerants is in the manner and amountage for the periods of time while such causes or determent of the commencement of drilling operations during the said primary term. * Atter Petmoval! Of provided in Section 4 of this lease for determent of the commencement of drilling operations during the said primary term. * Atter Petmoval! Of the lease in the continuance o	syon o the said cos- seus SUCh s for euse fost, wher wing
crops on said land. No well shall be drilled nearly finite at reasonable time after the expiration or cancellation of this lease to remove all machinery, fixtures, not shall have the right at any time during or within a reasonable time after the expiration or cancellation of this lease to remove all casing, buildings and any and all other structures placed on said premises, including the right to draw and remove all casing, buildings and any and all other structures placed on said premises, including the right to draw and remove all casing.	uses nd to
(6.) If the estate of either party hereto is assigned (and the privilege of assigning in whole or in part is expressly allowed), the covenants hereof shall extent their heirs, executors, administrators, successors and assigns, but no change of ownership in the land or in the results or royalites shall be binding on the let until it has been notified thereof and has been furnished, forty-live (45) days before payment its dee, with the original recorded tensifier or assignment or a copy until it has been notified thereof and has been furnished, forty-live (45) days before payment is dee, with the original recorded tensifier or assignment of a copy the results of the results of the results of the copy the results of the	ole or t will
(9.) The rights of either party hereunder may be assigned, in whole or in part, and the provisions hereof shall extend to the heirs, successors and assigns of parties hereto, but no change or division in ownership of the land, rentals, or royalties, however accomplished, shall operate to enlarge the obligations or diminished in the rights of lessee. There shall be no obligation on the part of the lessee to offset wells on separate tracts into which the land covered by this lesse is now or hereafter be divided by sale, devise, or otherwise, or to furnish separate measuring or receiving tanks. Subject to Paragraph 8 above.	eanv
(10.) Lessor hereby warrants and agrees to defend the title to the lands herein described and agrees that the lessee, active option, he half of the lessor of lessee gudgments, taxes, mortgages, or other flens on or against the above described lands, and may also redeem said lands for and on behalf of the lessor or lessee gudgments, taxes, mortgages, or other flens on or against the above described lands, and may seimburse itself by applying to the disching the event lessee exercises such option, it shall be subrogated to the rights of any such judgment, tax, mortgage or other flen, any royalty or rentals accruing hereunder. The lessee may become purchaser at any and all tax or forest of any such judgment, tax, mortgage or other flen, any royalty or rentals accruing hereunder. The lessee shall have the right to pay such tax a subnority upon the oil, gas, and other hydrocarbons produced from the premises hereinabove described, but the lessee shall have the right to pay such tax a subnority upon the oil, gas, and other hydrocarbons produced from may royalty payments accruing hereunder. In case the teasor owns a less instrest in the above described.	osure axing and to bede
the proportion which his Interest bears to the whole and undivided mineral lee. BOOK 56 PAGE 278	

tout only with, lessor's express prior written consent and upon such terms as lessor may require notwithstanding any other provisions. herein to the contrary)

(11.) If leases all any time should includ will or any part of the lands covered by this lease in a unitor cooperative operating greement, leases shall have the right to include leased's royalty interest in said agreement and theraupon said agreement shall exclusively control the drilling, operating, and producing of such lands, anything to the contrary in this lease notwithstanding. The commencement and conduct of drilling operations on any part of the lands included in such agreement shall be deemed to comply with and saidsy all provisions of this lease relative to commencement and conduct of drilling operations. If oil, gas or other hydrocarbon is found in paying quantities on any of the tracts of fand included in such agreement, whether or not on lands included in this lease, the royalty payments, provided by Saction 3 hereof, shall be paid only upon the portion of such production which is allocated under said agreement to lands covered by this lease; and this lease shall furnish lease what furnish lease with a copy of the signed agreement.

(12.) This lease shall not be terminated, forfeited or cancelled for failure by lesses to perform in whote or in part any of its implied covenants, conditions, or stipulations until it shall have been first finally and judicially determined that such failure or default exists, and thereupon lesses shall be given a reasonable time thereafter to correct any default so determined, or at lesses's election it may sourender the lesse with option of resenting under the terms of this teste each producing well and ten (10) acres surrounding it as selected by lesses, together with the right of ingress and egress thereto.

[13.] Lessee may at any time surrender this lesse as to all or any part of the lands covered hereby, by delivering or mailing a release thereof to the lessor, or by placing a release thereof of record in the proper county; and if surrendered only as to a part of said lands, any delay rentate or acreage payments which may thereafter be payable hereunder shall be reduced proportionately. All lands lessed shall remain subject to essements for rights of way necessary, for lessees operations on land retained by it.

[14.] This lesse and all its terms, conditions, and stiputations, shall extend to end be binding upon all heirs, divisees, representatives, successors or assigns of said lessor or lessee.

[15.] This lease may be executed in any number of counterparts with the same force and affects a Hall parties had signed the same document; and this lease shall be effective as to each lessor on execution hereof as to his or her interest and shall be binding on those signing no with standing some of the lessors above named may not join in the execution hereof.

(16) For additional clauses see Addendum A attached hereto and made a part hereof and which

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Strange Barbara

Attached to and made a part of that certain oil and gas lease dated December 16, 198% by and between SLACOWSKI RANCHES, INC., Lessors., and FORELAND CORPORATION, Lessee.

Footnotes to regular lease terms items 5 and 6.

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- * by performance with due diligence of activities of a material nature
- + but in no case shall this lease be extended for more than 180 days passed its primary term without actual commercial production subject to conditions of force majeure.

Supplemental Lease Terms

- A-1 This lease is expressly limited to oil, gas, and hydrocarbons substances recoverable in solution with oil or gas and recoverable only through a well bore. This lease expressly does not include coal, shale, lignite, minerals, geothermal steam, hot water, hot brines, thermal energy, gases (except oil, gas, and said hydrocarbon substances) or minerals in solution in water or steam or recoverable in connection therewith through a well bore, and SLAGOWSKI RANCHES, INC. expressly reserves the right to sell, lease, mine, drill or otherwise transfer, dispose of, recover and market all minerals, coal, shale, lignite, geothermal steam, hot water, hot brines, thermal energy, gases (other than oil, gas, and hydrocarbon substances included in this lease) and minerals or solutions. These rights and estates reserved shall include the use of the surface as necessary to investigate, explore, market, process or produce on the land and sell the substances herein reserved.
- A-2 The parties hereby agree that the rights reserved by the SLAGOWSKI RANCHES, INC. in paragraph A-1 will not interfere with any operations while a well is being drilled, or with any producing wells or associated facilities on the lease which are necessary to maintain prudent operations.
- A-3 In the event FORELAND CORPORATION enters upon the lands of SLAGOWSKI RANCHES, INC. and drills a well which is not productive and which well is plugged and abandoned by FORELAND CORPORATION, FORELAND CORPORATION shall restore the lands occupied by it and the forage that was on the lands as nearly as is reasonably possible to their condition prior to entry by FORELAND CORPORATION. In addition, FORELAND CORPORATION shall pay SLAGOWSKI RANCHES, INC. fair market value of any crop damaged or destroyed by FORELAND CORPORATION.
- A-4 Notwithstanding any provision of the printed lease to the contrary, the location of all drill sites, structures, buildings, camps, equipment, fences, facilities, transmission lines, power lines, pipelines, utility lines ditches, drains, culverts, gates, ponds, roads, poles, pipes, and other improvements used, constructed or placed on the leased premises shall be approved by SLAGOWSKI RANCHES, INC. prior to commencing such construction, placement or use. SLAGOWSKI RANCHES, INC. agrees not to unreasonably withhold such approval. SLAGOWSKI RANCHES, INC. may however have complete control over the surface disturbance of the "Meadow Land". These lands are defined in Exhibit 1. Lands equal approximately 800 acres. SLAGOWSKI RANCHES, INC. may allow limited access as to time of year or may disallow access completely. Written consent must be obtained by FORELAND CORPORATION prior to any use whether temporary or permanent.
 - A-5 Upon termination of this lease in any manner or if a well is abandoned, FORELAND BOOK | $56\,\text{PAGE}\,280\,$

CORPORATION agrees: to relevel the surface of the land involved; to fill all abandoned sump holes, and excavations made by FORELAND CORPORATION: to remove derricks, tanks, tank supports and other structures and property of FORELAND CORPORATION hereon: to remove all cement blocks; foundations and footings which have been placed on the leased premises and any and all other supports placed by FORELAND CORPORATION, or permitted by SLACOWSKI RANCHES, INC. to be placed on said leased premises: to replant any lands disturbed by FORELAND CORPORATION to the forage or crops which were growing thereon before FORELAND CORPORATION's use; to repair and restore all ditches, fences and other improvements on the lands in any way disturbed by FORELAND CORPORATION.

- A-6 FORELAND CORPORATION agrees to indemnify and hold harmless SLAGOWSKI RANCHES, INC. from and against any and all claims, suits, damages, costs, losses, liability and expenses arising or growing out of injuries to or death of persons or loss of or damage to property or loss or pollution of water or water zones in any manner directly or indirectly resulting from or caused by operations under this lease on the leased promises, or facilities, pipe lines, utility lines, power lines, transmission lines, hot water, steam, gas derricks, tanks or appurtunances thereof, or other items used or placed on the lands by FORELAND CORPORATION or resulting from FORELAND CORPORATION's use, occupancy of or activities on the lands.
- A-7 Notwithstanding any other provision contained in this lease to the contrary, SLAGOWSKI RANCHES, INC. does not warrant, either express or implied, the rights, title, estate or possessory interest granted FORELAND CORPORATION under this lease. It is understood that the rights and privileges granted to FORELAND CORPORATION hereunder are subject to the extent of SLAGOWSKI RANCHES, INC.'s ownership and any and all existing mortgages, deeds of trust, liens, rights of way, easements, oil, gas, mineral and other reservations contained in patents, deeds or other instruments and all other documents of record in the Eureka County Recorder's Office, Eureka, Nevada, as of the date of this lease.
- A-B If any lien, encumbrance or security interest is filed against any of the real or personal property of the SLAGOWSKI RANCHES, INC., caused or incurred by FORELAND CORPORATION, FORELAND CORPORATION shall, within thirty (30) days after such filing, remove the same from the SLAGOWSKI RANCHES, INC.'s property. FORELAND CORPORATION shall give the SLAGOWSKI RANCHES, INC. seven (7) days advance written notice of all construction, repairs (other than repairs of an emergency nature), drilling and other actives FORELAND CORPORATION intends to do or cause to be done which could result in a mechanic's or materialmen's lien being filed against the SLAGOWSKI RANCHES, INC.'s property so that SLAGOWSKI RANCHES, INC. can timely file a written Notice of Non-Responsibility pursuant to N.R.S. 108.234.
- A-9 At the expiration of any other termination of this lease, FORELAND CORPORATION shall peaceably deliver possession of the premises to the SLAGOWSKI RANCHES, INC. and reconvey all leased property to the SLAGOWSKI RANCHES, INC. by properly executed quitelaim deed in form suitable for recording in the Eureka County Recorders's Office.
- A-10 FORELAND CORPORATION shall keep the SLAGOWSKI RANCHES, INC.'s property free and clear of all rubbish, garbage, litter and abandoned items of property brought to or placed upon the SLAGOWSKI RANCHES, INC.'s property by FORELAND CORPORATION or any of FORELAND CORPORATION's agents, employees, contractors, sub-contractors or assigns.
- A-11 Any storage on the SLAGOWSKI RANCHES, INC.'s property of vehicles, materials and other property of FORELAND CORPORATION shall be done only upon such locations as are approved in advance by SLAGOWSKI RANCHES, INC. SLAGOWSKI RANCHES, INC. shall not

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unreasonably withhold such approval except as provided in item A-4 as to the "Meadow Lands".

- A-12 FORELAND CORPORATION shall promptly repair all damage to fences, gates and cattle guards on the leased premises and in the grazing areas utilized by the SLAGOWSKI PANCHES, INC. arising out of use of the leased premises under this lease or the actions or activities of FORELAND CORPORATION on the leased premises.
- A-13 The parties understand and agree that the leased premises are used primarily by the SLAGOWSKI RANCHES, INC. for ranching and raising of livestock, which is more important to them than the activities of FORELAND CORPORATION under this lease. Accordingly, SLAGOWSKI RANCHES, INC. reserves the right to the use of the surface of all leased lands or all ranching and livestock producing purposes and expressly reserves and excepts from this lease all water rights of SLAGOWSKI RANCHES, INC. and waters being used by SLAGOWSKI RANCHES, INC. and all rights, privileges, preferences, licenses and permits to graze livestock upon the public lands and National Forests. FORELAND CORPORATION agrees to conduct its operations upon the leased premises in such manner as to cause the least possible amount of interference with and damage to the ranching and livestock operations of the SLAGOWSKI RANCHES, INC. It is agreed that if the acts, omissions, or operations of FORELAND CORPORATION, or any person or entity acting by, through or under it, result in the pollution of any of the domestic, irrigation or livestock waters used by the SLAGOWSKI RANCHES, INC., or damage any areas of the SLAGOWSKI RANCHES, INC. is meadows or other farming or crop producing areas or other lands of the SLAGOWSKI RANCHES, INC. other than those SLAGOWSKI RANCHES, INC. has expressly given prior approval to FORELAND CORPORATION for use in drilling operation, or result in the loss, injury or death of more than percent of the SLAGOWSKI RANCHES, INC. shall have the right to terminate this lease if the condition is not cured within thirty (30) days after the notice is provided in Paragraph λ-16.
- A-14 FORELAND CORPORATION understands that water rights are of paramount interest to the SLACOWSKI RANCHES, INC. Accordingly, FORELAND CORPORATION agrees that it shall not attempt to use, apply for or appropriate any waters or water rights which would conflict with the SLACOWSKI RANCHES, INC.'s water rights or in any way diminish their present water rights or reduce any ground water that may not or hereafter be available to them for development and appropriation for domestic, irrigation or stockwater use. FORELAND CORPORATION agrees that it shall no in any way pollute any ground or surface waters usable or being used by the SLACOWSKI RANCHES, INC. or any other persons using the same water sources. FORELAND CORPORATION further agrees that no oil, gas, minerals, brine, fluid or surplus water be reinjected into a fresh water zone and if reinjected it shall be reinjected into the zone from which it came following which FORELAND CORPORATION shall coment off or otherwise seal off the zones to prevent their entry into ground or surface water sources which are usable for domestic, agricultural or stockwatering purposes. FORELAND CORPORATION agrees that it shall not, without prior approval of the SLACOWSKI RANCHES, INC.'s ditches, wells, or irrigation systems and irrigation methods.
- A-15 PORELAND CORPORATION agrees that it shall, if requested by the SLAGOWSKI RANCHES, INC., fence off any of FORELAND CORPORATION's facilities, storage areas, drill sites, sumps, ditches, camps, housing areas, or other structures or developments on the leased lands with a livestock fence built to Bureau of Land Management standards in the area with such gates and cattle guards as SLAGOWSKI RANCHES, INC. shall specify. The SLAGOWSKI RANCHES, INC. shall designate the area which shall be no more than reasonably necessary to protect SLAGOWSKI RANCHES, INC.'s livestock from FORELAND CORPORATION'S BOOK! 56 PAGE 282

activities and the fence lines shall be as designated by the SLAGOWSKI RANCHES, INC. Construction of these facilities shall be completed by FORELAND CORPORATION within thirty (30) days after SLAGOWSKI RANCHES, INC.'s request, subject to weather and availability of labor and materials.

A-16 Upon the violation by FORELAND CORPORATION of any other terms, covenants or conditions of this lease, and the failure of FORELAND CORPORATION to remedy the default within thirty (30) days after written notice from SLAGOWSKI RANCHES, INC. to FORELAND CORPORATION specifying the default, then, at the option of the SLAGOWSKI RANCHES, INC., this lease shall forthwith cease and terminate and all rights of FORELAND CORPORATION in and to said land shall be at an end as to all said lands, except that FORELAND CORPORATION shall have the right to retain and hold under this lease the area surrounding each well producing or being drilled and any such well contained therein and all the working interest production therefrom with respect to which it is not in default, subject to payment of all royalties, rentals and other sums herein provided. The waiver by SLAGOWSKI RANCHES, INC. of any breach of any covenant or condition hereof shall not be a waiver of any other or subsequent breach hereof, nor of any other covenant or condition hereof.

ORPORATION pools or unitized less than all of the leased lands, this lease shall be deemed severed and shall be considered separate and distinct leases on the pooled or unitized acreage and on the remainder, and all provisions of this lease shall apply to both leases. Production of oil or gas on pooled or unitized lands which include less than all of the leased lands shall not operate to place this lease in the secondary term as to any lands outside the pooled or unitized acreage, and any part of the leased land not so pooled or unitized shall remain subject to the terms and conditions of this lease and shall not be affected by the pooling or unitization of any other portion of the leased lands. In addition, in the event FORELAND CORPORATION pools or unitized less than all of the leased lands and production of oil or gas is commercial on such pooled or unitized lands, FORELAND CORPORATION shall either (a) forthwith release the remaining lands outside the unit to the SLAGOWSKI RANCHES., INC. and cancel this lease as to said lands except as to covenants and terms herein which by their nature survive termination or (b) covenant in writing, to commence bona fide drilling operations on the said remaining lands within 180 days of the commencement of said production of the pooled or unitized lands.

A-18 FORELAND CORPORATION shall keep an accurate log and casing record showing the progress of drilling, character of formations encountered or drilled through, and casing in each well in which drilling shall have been done on the leased premises, and furnish SLACOWSKI RANCHES., INC. a copy thereof upon the completion of or the abandonment of each well, and a true copy of all surface location and sub-surface directional surveys made, if any, of each well drilled under the Lease. FORELAND CORPORATION will pay all costs in reproducing said logs and records. Said logs and records, etc. will be provided at the time of publicly required release as governed by the Nevada Oil, Gas, and Mining Division. FORELAND CORPORATION will furnish all reasonable facilities for making such observations, and measurements as the SLAGOWSKI RANCHES., INC. may desire, and SLAGOWSKI RANCHES., INC.'s duly appointed agents and representatives shall have free and full access to all of the wells and works and to all property in and upon said leased premises, but SLAGOWSKI RANCHES., INC. must obtain written approval prior to any inspection. Inspection will be withheld only if it may conflict with confidential operations and/or data.

A-19 Upon violation by the FORELAND CORPORATION of any of the terms, covenants or

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conditions of this Lease, and the failure of FORELAND CORPORATION to remedy the default within thirty (30) days after written notice from SLAGOWSKI RANCHES., INC. to FORELAND CORPORATION specifying the default, then, at the option of the SLAGOWSKI RANCHES., INC., this Lease shall forthwith cease and terminate, and all rights of the lessee in and to this Lease shall be at an end as to all said lands. The waiver by SLAGOWSKI RANCHES., said land shall be at an end as to all said lands. The waiver by SLAGOWSKI RANCHES., INC. of any breach of any covenant or condition hereof shall not be a waiver of any other or subsequent breach hereof, nor of any other covenant or condition hereof.

A-20 The FORELAND CORPORATION agrees to keep full and accurate record of the operations upon and production and sales of all oil, gas and other substances from the leased premises, independently of and separate from any other premises operated by the FORELAND CORPORATION: to notify SLAGOWSKI RANCHES., INC. promptly of discovery of any of said substances in or on the leased premises and to furnish quarterly to SLAGOWSKI RANCHES., INC. a true statement of all production, deliveries and deductions in a form satisfactory to the SLAGOWSKI RANCHES., INC. All records of the operations and productions and sales of said substances from the leased premises shall, at all reasonable times, be open to inspection of SLAGOWSKI RANCHES., INC.'s agents and representatives.

DATED FORMALLY 1987

PORELAND CORPORATION

Lane Lasrich, as agent

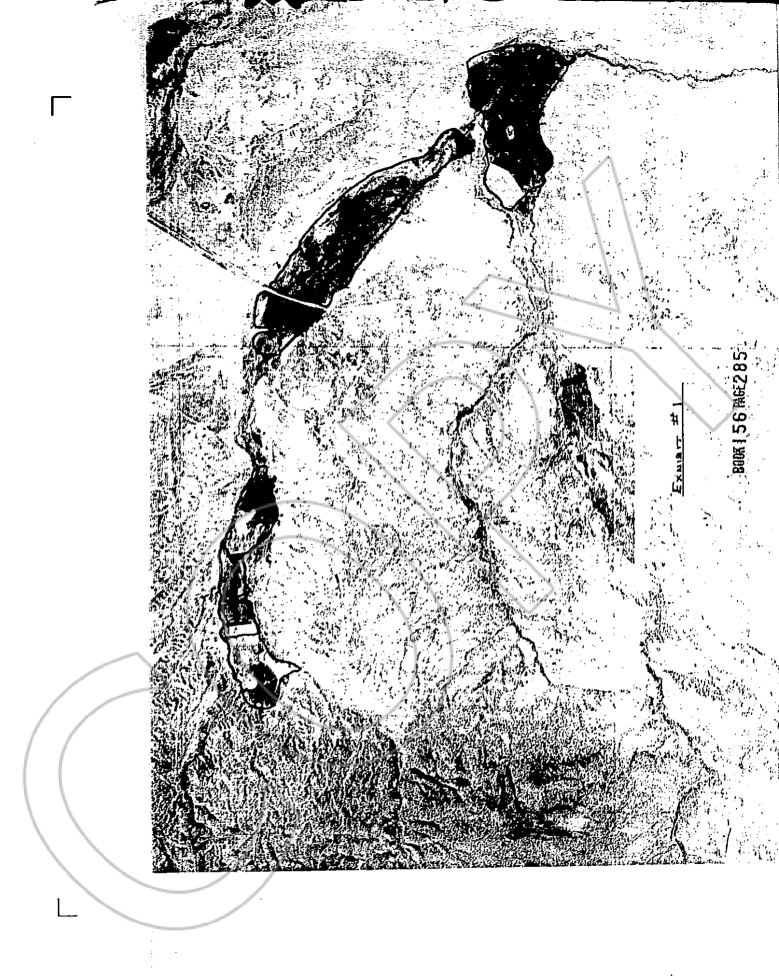
BLACOWSKI RANCHES, INC.

by: Most President

ATTEST:

by: Billio Sue Slagouski Billio Sie Slagouski, Secregary

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STATE OF NEVADA)		Company of the same
COUNTY OF ELKO) ss.)		
One the 6th	day of May	, 1987, Agent of	personally a

One the 6th day of May, 1987, personally appeared before me Lane Lasrich, as Attorney-in-Fact and/or as an Agent of Foreland Corporation, the signer of the above instrument, who duly acknowledged to me that he executed the same.

My Commission Expires:

Notary Public Residing at: EL



87 MAY 7 A10: 44

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