

119204

OIL AND GAS LEASE

	COBIGMARCH, O.	

THIS ACREEMENT, made and entered into this 8th way	, February	19 88 by and between
STEPHEN D. DAMELE and	PAULINE S. DAMELE,	husband and wife,
Sheep Creek Ranch	∠ Carlin. N	evada 89822

HANAGAN PETROLEUM CORPORATION, P.O. Box 1737 Roswell, New Mexico 88201

of land situated in the County of Eureka

SEE EXHIBIT "A" ATTACHED HERETO

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of Section XXX Township	XXX	, RangeXXX	and containing .	
more or less. 2. It is agreed that this lease shall remain in	fiv	Δ .		
2. It is accord that this losse shall remain in	force for a term of 🏎	years from date and as long th	ereafter as oil, or gas of w	hatsoever nature or kind, or
out or gas on said land, or on acreage position should cease for any cause, this lease shall no or (if it be within the primary term) commence	t terminate if lessee con	mences additional drilling or t	working operations within	nest ensuing after the ex-
or (if it be within the primary term) commence piration of three (3) months from the date of	es or resumes the payme	nt or tender of renduction I	f at the expiration of the	number term of this leave.
the primary term of this lease, this lease shall o	continue in force so long	theresiter as oil or gas is pro-	duced from the leased beer	PRISE OF LIGHT WITH PARTY SHOW
which includes all or a part of said lands.		\		~

(b) To pay lessor for gas of whatsoever nature or kind produced and sold, or used off the premiers, or used in the manufacture from non-righth, at the master price at the well for the gas sold, used off the premiers, or in the manufacture of produces therefrom, one-righth, at the master price at the well for the gas sold, used off the premiers, or in the manufacture of produces grain only is not sold or used, lesser may pay or tender to the manufacture of the manufacture of the manufacture of the manufacture of the control of the less of the less during the period such well is shuft in, the royalty owner or to the royalty owner or the royalty owner or to the royalty owner or the royalty owner or to the royalty owner.

If operations for the drilling of a well for oil or gas are not commenced or if there is no oil or gas being produced on said land or on acreage pooled rewith as hereinafter provided on or before one year from the date hereof, this lease shall terminate as to both parties, unless the 1 ::--- on or before

ender to the lessor or to the lessor's credit in the Valley Bank of Nevada

Elko, Nevada 89801 n, which shall ecoip of said land, the sum of ONE THOUSAND FIVE HUNDRED EIGHTY-FOUR and 10/100** DOLLARS

and all filter rushic conferred. Should the deposition bank hereafter close without a successor, lessee or its assigns may deposit rental or revealurs in National hank located in the same county with the first named bank, due notice of such deposit to be mailed to lessor at last known address.

5. Lessee at supplicion, its hereoty given the right and power at any time an from time to time as a recurring right, either before or after products and a position of the production of the contract of the formation hereunder, to pool or unitize the ievashold estate a the mineral sitate covered by this lease with other land, lease or leases in the immediate vicinity for the production of oil and gas, or separately the production of either, when in lease is judgment it is necessary or advisable to do so, and irrespective of whether authority similar to this ear with respect to such other land, lease or leases. Likewise, units previously formed to include formitished with the production of either, when it is necessary or advisable to do so, and irrespective of whether authority similar to this ear with respect to such other land, lease or leases. Likewise, units previously formed to include formitished with the production of either and the second similar to exclude such non-producting for advisable to the second similar to the second such non-producting development of exceeding the second similar to the second similar to the second similar to the second second similar to the second similar to the second seco

Lessee may, at any time, release this lesse as to any stratum or strata and as to part or all of the lands above described, after which all paymilities thereafter to accrue, as so the lands released, shall cease and determine. In the event of a partial release, the annual delay rental above reliable to the reduced proportionately.

Il he reduced proportionately. Lessee shall have the right to use, free of cost, gas, oil and water produced on said land for six operations, or wells of lessor. He lessor, lessee shall hury its pipe lines on cultivated portions helow plow driph. No well shall be drilled nearer than 200 feet to the house or barn now on said premises, without the waters that lipsy for damages; caused by his operation to growing crops on said lands.

Lessee shall have the right at any time to remove all machinery and fixtures placed on taid premises.

Lessee shall have the right at any time to remove all machinery and fistures placed on stud premises, including the right to draw and remove C.

If the estate, of either party bereto is estimed, and the privilege of assigning in whole on in part is exprestly allowed, although it is agreed that no ellor distinction in ownership of the land, tentals or royalities, however accomplished, shall operate to enlarge the obligations or diminish the rights of the land or assign of rentals or rowalities shall be binding on the lessee until after the lessee has been turnished with certified of the right of the land or assign of rentals or rowalities shall be binding on the lessee until after the lessee has been turnished with certified circulated and a state of the result of the rental control of the state of the state of the rental due from him or them, such default the party of the rental due from him or them, such default which into a default of the proportionner part of the rents due from him or them, such default which into a default of the state of the default of the proportionner part of the rents due from him or them, such default which into a default of the proportionner part of the rents due from him or them, such default which into a default of the proportionner of the state of the state of the default of the default of the rents of the default of th

Leaver hereby warrants and agrees to defend the title to the lands herein discribed, and agrees that the leases shall have the right at any time to pay for our, any mortgage, Lars or other liens on the above-described lands in the event of default of payment by leasor, and he subrogated to the rights of holder thereof, and leave better agrees that any tuch payments made by the leases for the leasor may be deducted from any amounts of money which become due the leasor under the terms of this lease.

10. It said lessor mans a less interest in the above-described land than the entire and undivided fee simple estate therein, then the modifies and centile herein proportion which his interest bears to the while and undivided fee. An interest in the pendiction than the family bear on which the interest of lessor may be subject that the deducted from the foralls herein reserved.

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beyond the p and in the a	ned is prevented or bindered by under public authority claiming or transportation thereof, was is lated in whole or in part, borned or kindered by or is me or working operations during the d, however, that delay rentals a stranger term above trated by sea meant above provided. any person, farm or corporation as tensors on a service to the lease as the contract of the corporation as tensors not exercite this lease.			ot leased to lesses, or shou		d the parties
13. The und	as lessors not execute this less terragned lessors for themselves i exemption laws of said state, in NESS WHEREOT the condenses	and their heirs, successors, a neofar as the same may in a	and assigns, hereby a my way affect the pu- "as of the day and ?	or parties esociating the Marpressity release and waive poses for which this lease to sat first above written.	all rights under and a made as recited here	2
	STEPHEN D.	DAMELE		PAULINE S	. DAMELE	
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EXHIBIT "A"

ATTACHED TO AND MADE A PART OF THAT CERTAIN OIL AND GAS LEASE DATED FEBRUARY 8, 1988, BETWEEN STEPHEN D. DAMELE AND PAULINE S. DAMELE, LESSORS, AND HANAGAN PETROLEUM CORPORATION, LESSEE.

DESCRIPTION

TOWNSHIP 24 NORTH, RANGE 49 EAST

SECTION 12: NEWSEW

TOWNSHIP 24 NORTH, RANGE 50 EAST

SECTION 2: LOT 3. SELNWL

SECTION 7: LOT 2

TOWNSHIP 25 NORTH, RANGE 50 EAST

SECTION 24: SEKNWE. NWESWE

SECTION 25: SESWE. SEE

SECTION 28: WENEW. SELNWE

SECTION 32: SEKNEK

SECTION 33: NWINWI SECTION 35: EINEIL, SWINEIL, EISWIL, SEI

SECTION 35: LETTER NW. NW&SW&

TOWNSHIP 25 NORTH, RANGE 51 EAST

SECTION 19: SELSWA

SECTION 30: NWENEE, ESNIVE, LOT 2. LOT 3

SECTION 35: NENWE

14. Lessor hereby accepts as sufficient the bonus consideration given by lessee and agrees that no additional cash amount is required as bonus consideration for signing this lease. Lessee, however, agrees to pay lessor additional amounts in the event that lessee acquires additional lease-hold interest in the lands described above from any other mineral owner within two (2) years from the date of this lease. The amount to be paid by lessee shall be equal to the difference between the per acre price paid to lessor therein for bonus consideration and the highest per acre herein for bonus consideration and the highest per acre price paid to any subsequent lessor times the number of gross acres leased from the subsequent lessor and proportionately reduced by the fractional interest lessor herein has in the subsequently leased tract.

F.B.

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Hanagan Detroleum

OFFICIAL RECORDS

EURENA COUNTY. NEVADA

M.N. REBALEATI, RECORDER

PAGE 1 OF 1

EUREMA COUNTY NEVADA
M.N. REBALEATI, RECORDER
FILE NO. FEE S. 9.00

119204

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