2245 14

THE AND C.	15 LEASE
AGREEMENT, Made and entered into the	v of
Helen M. Spruill, a married woman dealing	
Bird Oil Corporation Shore post office address is	00 1801 California Stybenver, CO 80202
WITNESSETH, That the Lessor, for and in consideration of the cash in hand paid, the receipt of which is hereby acknowledged, and the collected and let, and by these presents does grant, demise, leave and let exclusive right for the purpose of mining, exploring by geophysical and other whatever nature or kind, with rights of way and exements for laying pipe is	- and more 4810 00) - and agreements ferronater contained, has granted, demized, usualist he sed to reserve the land hereinafter described, with the
of said products, all that certain tract of land situated in the County of	Eureka
	extribed as follows, to-wit:
Township 27 North, Ra Section 8: NyNE%	nge 52 East MDM
Section 9: SWanwa	, E\SW\s
Section 15: StySEt	
Section 22: Nanch Section 23: Waneh	E'nny, nwynny, neyswy
I. It is agreed that this leave shall remain in force for a term of the nature or kind is produced from said leaved premises or on acreage pooled it	herewith, or drilling operations are continued as heremafter provided
If, at the expiration of the primary term of this lease, oil or gas is not being Lessee is then engaged in drilling or re-working operations thereon, then the	s produced on the leased premises or on acreage pooled therewith but
ously proseducef on the leased premises or on arisage pooled therewith, an more than ninets (101) days shall elapse between the completion or abandon subsequent well. If after discovery of oil or gas on said land or on acreage p	iment of one well and the beginning of operations for the drilling of a
date of cessation of production or from date of completion of dischole. If	litional drilling or re-working operations within ninety (90) days from
tions at or after the expiration of the primary term of this lease, this lease si premises or on acreage pooled therewith.	hall continue in force so long as oil or gas is produced from the leased
This is a PAID-UP LEASE. In consideration of the down cash paym wise provided herein, to commence or continue any operations during the p mary term surrender this lease as to all or any portion of said land and as to	rimary term. Lessee may at any time or times during as after the nei-
3. In consideration of the promises the end Lesses coverants and agree	e acreage surrendered. Initi
lit To deliver to the credit of Lesson free of cost in the nine line	to which Lesse may connect wells on sud land, the equal one eighth 4 m. to Day Lessor the market value at Less ear, parable quarterly, for the 22s from each well where gas only 100 CLC
found, while the same is being used off the gross proceeds each viound, while the same is being used off the premises, and if used it monthly at the prevailing market rate for gas.	ear, payable quarterly, for the gas from each well where gas only iOPCIC n the manufacture of gassine a royalty of one-eighth (1/8), payable
3rd. To pay Lexur for gas produced from any oil well and used of a royalty of one-eighth (1.8) of the proceeds, at the mouth of the well,	f the premises or in the manufacture of gasoline or any other product
4. Where gas from a well capable of producing gas is not sold or u Dollar per year per net tovalty acre retained hereunder, such payment or te	need. Lessee may pay or tender as royalty to the royalty owners One
ensuing after the expiration of 90 days from the date such well is shut in an period such well is shut in. If such payment or tender is made, it will be c	d thereafter on or before the anniversary date of this lease during the onsidered that gas is being produced within the meaning of this lease.
 If said Lessor owns a less interest in the above described land than tincluding any shut-in gas royalty) herein provided for shall be paid the Less and undivided fee. 	the entire and undivided fee simple estate therein, then the royalties for only in the proportion which Lessor's interest bears to the whole
6. Lessee shall have the right to use, free of cost, gas, oil and water pro- the wells of Lessor.	The state of the s
7. When requested by Lessor, Lessor, shall bury Lessor's pipe line below 8. No well shall be drulled nearer than 200 feet to the house or barn no 9. Lessor shall now for damagers caused by Lessor's operations to grow	won said premises without written concent of Lessor.
10. Lessee shall have the right at any time to remove all machinery a remove casing.	nd fixtures placed on said premises, including the right to draw and
11. The rights of Lessor and Lessee hereunder may be assigned in whole or otherwise) shall be binding on Lessee until Lessee has been furnished will	h notice, consisting of certified copies of all recorded instruments or
documents and other information necessary to establish a complete chain of thereafter made. No other kind of notice, whether actual or constructive, sownership as to different portions or parcels of said land shall operate to en operations may be conducted without regard to any such division. If all or a any act or omission of any other key-hold owners.	hall be binding on Lessee. No present or future division of Lessor's large the obligations or diminish the rights of Lessee, and all Lessee's ny part of this lease is assigned, no leasehold owner shall be liable for
12. Lessee, at its option, is hereby given the right and power at any ti- production, as to all or any part of the land described herein and as to any o	one or more of the formations hereunder, to pool or unitize the lease-
hold estate and the mineral estate covered by this least with other land, least or separately for the production of either, when in Lessee's judgment it is in similar to this exists with respect to such other land, least or leases. Litewise	reessary or advisable to do so, and irrespective of whether authority
gas, may be reformed to exclude such non-producing formations. The forming and filing of record a declaration of such unitization or reformation, which is	g or reforming of any unit shall be accomplished by Lessee executing
which a well has theretofore been completed or upon which operations for a working operations or a well shut in for want of a market answhere on a un- production, drilling or reworking operations or a well shut in for want of a m	rilling have theretofore been commenced. Production, drilling or re- t which includes all or a part of this lease shall be treated as if it were
fied, including shut-in gas royalties, Lessor shall receive on production from allocated to this lease, such allocation shall be that proportion of the unit pr	the unit so pooled rovalties only on the portion of such production oduction that the total number of surface acres covered by this lease
and included in the unit bears to the total number of surface acres in such uni pool, or combine all or any part of the above described lands as to one or mor	t. In addition to the foregoing, Lessee shall have the right to unitize, e of the formations thereunder with other lands in the same general
area by entering into a cooperative or unit plan of development or operation with like approval, to modify, change or terminate any such plan or agreem lease shall be deemed modified to conform to the terms, conditions, and pro-	ent and, in such event, the terms, conditions and provisions of this
operation and, particularly, all drilling and development requirements of this drilling and development requirements of such plan or agreement, and this le-	lease, express or implied, shall be satisfied by compliance with the
ment. In the event that said above described lands or any part thereof, shi development or operation whereby the production therefrom is allocated to	all hereafter be operated under any such cooperative or unit plan of different portions of the land covered by said plan, then the produc-
tion allocated to any particular tract of land shall, for the purpose of computi- been produced from the particular tract of land to which it is allocated and hereunder to Lesser shall be based upon production only as so allocated. Les	not to any other tract of land; and the royalty payments to be made
plan of development or operation adopted by Lessee and approved by any g 13. All express or implied covenants of this leave shall be subject to all	overnmental agency by executing the same upon request of Lessee, Federal and State Laws, Executive Orders, Rules or Regulations, and
this lease shall not be terminated, in while or in part, nor terme held hable in by, or if such failure is the result of, any such Law, Order, Rule or Regulation.	damages, for failure to comply therewith, if compliance is prevented
14. Lessor hereby warrants and agrees to defend the little to the lands h time to redeem for Lessor, by payment, any mortgage, taxes or other liens. Lessor and be subrogated to the rights of the holder thereof, and the unders been by the little of the lights of the holder thereof.	on the above described lands, in the event of default of payment by igned Lessors, for theniselves and their heirs, successors and assigns,
hereby surrender and release all right of dower and homestead in the premise in any way affect the purposes for which this lease is made, as recited herein. 15. Should any one or more of the parties hereinabove named as Lesse	s described herein, insolar as said right of dower and homestead may
such parties who do execute it as Lessor. The word "Lessor," as used in thi this lease as Lessor. All the provisions of this lease shall be binding on the heiri	s lease, shall mean any one or more or all of the parties who execute a, successors and assigns of Lessor and Lessee.
IN WITNESS WHEREOF, this instrument is executed as of the date firs	t above written.
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	He Can III Spriill
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COUNTY OF Erath	_}_	ACKROWI	revo origin. Seco o Ledgment—ondovo	DUAL	
BEFORE ME, the undersigned, a Max	ury Public, in and for	mid County and Stor	le, on this2	nd ·	
day of February	19 <u>89</u> , percondly	nanzanad H	elen Spruill		-
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STATE OF	Nev	ada,			
	_} ~ ~~	Newson, Remedia, A	eniro, Wystaltz, Marie Norio Daboto, Sario D Leidgment—Individ	aro, Coloredo, Utol. Traca	-
COUNTY OF	1796	7%		DUAL.	1, 15
BEFORE ME, the undersigned, a Notz			le, on this	//	
day of	19, personally	obbsound .			
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and	·				
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the within and foregoing instrument of wri			duly enecut	ed the sense as	fre
and voluntary art and deed for the uses and	purposes therein se	forth.	V 5	grafia (jestjana)	
IN WITHESS WHEREOF, I have here	unto set my hand an	l affixed my notarial	seal the day and year	r but chove written.	3.64
My Commission Expires	-	N		1	
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	794	Address:			
					
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appeared			to n	me persoaally known, who, i	being b
me duly sworn, did say that he is the		of			*
		and that t	the seal affined to sai	id instrument is the corporate	e seel o
said corporation and that said instrument w	as signed and scaled	in behalf of said cor	rporation by authority	of its Board of Directors.	and sai
	-			I deed of said corporation.	
Witness my hand and seal this		of		, A.D. 19	
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		7	7	Notary Public	с.
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