127:171

OIL AND GAS LEASE
AGREEMENT, Mode and entered into the 5th day of Farming 10.89 by and between
Mary Ann Ramona Rogers, a single woman
3431 Willis Drive, Napa, California 94558 whose post office address is horeunofter collect Lessor (whether one or more) and
Bird Oil Corporation Suite 4500 1801 California St. observators called Lesser (whether one or energy) And 202
SITNESSETII, That the Lessor, for and in consideration of Ten and more (\$10.00) collaboration of the state of
leased and let, and by these presents does grant, domice, lease and let exclusively unto the said Lesse, the land hereinalter described, with the enclusive right for the purpose of mining, exploring by geophysical and other methods, and operating for and producing therefrom oil and all gas of
Challenge of Bullet, Bitte rights of Bas and eagments for laying pipe lines, and erection of structures thereon to produce, were and take care
of und products, all that certain tract of land situated in the County of
Township 27 Worth, Range 52 East MDM
Section 11: Lots 2,3,4, NE%SW% Section 14: Lot 2, SW%NE%, Lots 6,7
Section 21: Seine's, Nisely
and containing AO7 10 here more than
and containing 40.7.10
Lessee without engaged in duling or re-working operations there in the above half engaged in duling or re-working operations there is the engaged in duling or re-working operations there is the engaged in duling or re-working operations there is the engaged in duling or re-working operations there is the engaged in the large of the engaged of the en
more than ninets (90) days shall elapsy between the completion or abandonment of one well and the beginning of notetings for the difficulty
story quest of the primary term, this leav shall not terminate if Leave commences additional distilling of the production thereof whould cook from any course after the primary term, this leave shall not terminate if Leave commences additional distilling of the production thereof which make the primary term, the production thereof which make the primary terms and the primary terms are the primary terms are the primary terms and the primary terms are the primary terms are the primary terms and the primary terms are the prima
tions at or after the expiration of the primary term of this leave, this leave shall continue in force on long as an argue to a result of such opera-
2. This is a PAID-UP LEASE. In consideration of the down cash payment, Lessor agrees that Lessor shall not be obligated except an other-
wise precised herein, to commence or continue any operations during the primary term. Lessee may at any time or times during or after the primary term awrender this lease as to all or any portion of said land and as to any strato or stratum by delivering to Leasor or by filing for recording release or releases, and be relieved of all obligation thereafter accruing as to the acreage surrendered.
In consideration of the premises the und Lessre covenants and agrees.
2nd for pay Lesson one-righth (1/4) of the gress property and the purpley for the continuous relative and the property and the property for the continuous relative and the property and the property for the continuous relative and the property a
monthly at the prevailing morbet rate for eas
3rd. To pay Lesur for gas produced from any oil well and used off the premises or in the manufacture of gassline or any other product a royalty of one-righth (1/8) of the proceeds, at the mouth of the well, pas able mouthly at the prevailing market rote. 4. Where gas from a well capable of producing gas is not wild or used, Lessee may pay or tender as covolety to the royalty owners One
remain per year per not rought are retained neteringer, such parment or tender to be made on or before the anniversary date of this keep next
5 if 23id Lessor owns a less interest in the above described land than the entire and undivided for unmine entire therein the contribution
and undivided fre.
6. Lover shall have the right to use, free of enst, gos, oil and water produced on said land for Lower's operation thereon, except water from the wells of Lessor. 7. When requested by Lessor, Lessee shall have Lessee's pipe line below play depth.
8. No well shall be drilled nearer than 200 feet to the house or barn new on said premises without written content of Lesson. 9. Lesson shall pay for damages caused by Lesson's operations to growing crops on said land.
10. Lessre shall have the right at any time to remove all machiners and fixtures placed on said premises, including the right to draw and remove coung.
11. The rights of Lessor and Lessor hereunder may be assignment in whole or part. No change in ownership of Lessor's interest (by assignment or otherwise) shall be binding on Lessor until Lessor has been furnished with notice, consisting of certified copies of all recorded instruments or
thereafter made. No other kind of notice, whether actual or constructive, shall be hindre on levers. No mercent of future division of Laguary.
perations may be conducted without regard to any such dissuon. If all or any part of this lease have the conducted without regard to any such dissuon. If all or any part of this lease is assigned, no teachold or more shall be liable for
any act or omission of any other leasthold owner. 12. Levee, at its option, is hereby given the right and power at any time and from time to time as a recurring right, either before or after production, as to all or any part of the land described herein and as to any one or more of the formations hereunder, to pool or unitire the leage-
hold estate and the mineral estate covered by this least with their land, lease or leases in the formations hereunder, to pool or unitize the lease- nt separately for the production of either, when in Lessee's judgment it is necessary or advisable to do so, and irrespective of whether authority
is, may be reformed to exclude such non-producing formations. The temperature of non-producing oil og
shich a well has thereinfore been completed or upon which uperations for deliber has therefore been completed or upon which uperations for deliber has therefore been completed or upon which uperations for deliber has therefore been completed or upon which uperations for deliber has therefore been completed or upon which uperations for deliber has therefore been completed or upon which uperations for deliber has therefore been completed or upon which uperations for deliber has therefore been completed or upon which uperations for deliberations have the second or upon which uperations the deliberation of the second of the seco
reduction, drilling or reworking operations or a well-that in for want of a market under this teach all or part of this leave shall be treated as if it were
librated in this pass, such allocation shall be that proportion of the unit production that the total number of surface occase covered by this lease
need, or combine all or any part of the abuse described lands at none or more of the formations thereunder with other lands in the same general erea by entering into a cooperative or until plan of development or operation approach by now convergence to the other lands in the same general
rase shall be deemed modified to conform to the terms, conditions, and provisions of such approved connecting or united to conform to the terms, and provisions of such approved connecting or unit plan of deep adaptment or
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evolument or operation whereby the production thereform is allocated to different purpose of the land covered by soid plan of
een produced from the particular fact of land to which if a singular and include an other fact of land, for regarded as having
personder to Levur shall be based upon production only as an allocated. Levur shall formally express Levur's consent to any cooperative or unitalism of development or operative adopted by Levue and approved by any governmental agency by executing the same upon request of Lessee. 13. All express or implied covernants of this leave shall be subject to all Federal and State Laugh, Executive Orders, Rules or Regulations, and
y, or if such failure is the result of, any such Law forder Rule or Regulation
The Legger hereby warrants and agrees to defend the title to the lands beginn described, and agrees that the Legger shall have the right st any
ereby surrender and release all right of diviser and homostead in the premise destribed herein, and release all right of diviser and homostead in the premise destribed herein, and reasons and the homostead in the premise destribed herein, and reasons and the homostead many
15. Should any one on more of the auton beautonbure beautonbure and a least fell to any fell to a state beautonbure beautonbure and a least fell to a state beautonbure and a least fell to any fell to a state beautonbure and a least fell to any fe
such parties who do execute it as Lewis. The word "Leyist," as wed in this lear, that mean an one or more or all of the parties who execute his bear at Lexist. In WITNESS WITHERFOR, his instrument is executed as of the date furst above critical.
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Mary Ann Ramona Rogers

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_	ME, the undersigned,	a Notary Public, in a	and for said Count	y and State, on t	1 5th		
day of te	bruary						
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	r	Mary Ann Ramon	a Rogers				
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