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Producers 88-1959	OIL AND G		all de Diblo de	
THIS AGREEMENT, made and entered into the	his 7th day of M	March	199.Ω by and between	
Tony Sestanovich and				
of Pine Valley, Carli	n, Nevada 8982	? 26		
hereinafter called lessor (whether one or more) an	Bird Oil Corp	oration, 1801 C	alifornia St, Suite 45	00
Denver, Colorado 80202	b	ereinafter called lessee:		
1. WITNESSETH: That the lessor, for and in cons and of the covenants and agreements hereinafter c and by these presents does grant, demise, lease and methods and operating for and producing therefrom and boarding employees, building tanks, power stasid products and the exclusive surface and subsurfand privileges necessary, incident to, or convenien	let exclusively unto said less n oil and all gas of whatsoet tions, gasoline plants, ponds, ace rights and privileges rela	ee, with the exclusive right of a ver nature or kind, and laying pipe roadways, and structures thereon ted in any manner to any and all	mining, exploring by geophysical and other e lines, telephone and telegraph lines, housing to produce, save, market and take care of such operations and any and all other rights	
tract or tracts of land situated in the County of	Eureka	, State of Neva	da, described as follows, to-wit:	
		Range 52 East, M	DM \	
	ion 8: N\ne\s ion 9: SW\n\v	r Fkswk	()	
	ion 10: SW4SE		\ \	
	ion 11: NW\NW\			
	ion 15: NWANES	i, SW4NW4,N4SW4,	SISEI	
		EZNWZ, NWZNWZ,	NE4SW4	
of Section , Township more or less. 2. It is agreed that this lease shall remain in Section)—————————————————————————————————————	Range , ,	and containing88000acres,	
2. It is agreed that this lease shall remain in force either of them is produced from said land or prem	e for a term of ten years fro	om date and as long thereafter as	oil, or gas of whatsoever nature or kind, or ereinafter provided. If prior to discovery of	
either of them is produced from said land or prem oil or gas on said land, or on acreage pooled therever should cease for any cause, this lease shall not te	with, lessee should drill a dry rminate if lessee commences	hole or holes thereon, or if after additional drilling or reworking of	discovery of oil or gas production thereafter operations within sixty (60) days thereafter,	
piration of three (3) months from the date of con oil or gas is not being produced on or from said lan	npletion of a dry hole or cest d or said pooled premises but	sation of production. If, at the e	ental-paying date next ensuing after the ex- expiration of the primary term of this lease, g or reworking operations thereon, then this	i.
should cease for any cause, this lease shall not te or (if it he within the primary term) commences o piration of three (3) months from the date of con oil or gas is not being produced on or from said lan lease shall continue in force so long thereafter as velopment or operating unit which includes all or if not more than sixty days shall elapse between the fanother well. If oil or gas shall be discovered a the primary term of this lease this lowe shall continue.	drilling or reworking operati a part of said land; and dri e completion or abandoninen	ons are being continuously prosecutions or reworking operations shall to fone well and the beginning	be considered to be continuously sprosecuted of operations for the drilling or reworking	`\
of another well. If oil or gas shall be discovered a the primary term of this lease, this lease shall conti which includes all or a part of said lands.	ind/or produced from any suitnue in force so long thereaft	ch well or wells drilled, being dril er as oil or gas is produced from	led or reworked at or after the expiration of the leased premises or from any such unit	
3. In consideration of the premises the said lessee		<		\ ∪
(a) To deliver to the credit of lessor, free of and saved from the lessed premises, or at the less gravity prevailing on the day such oil is run into	see's option, may pay to the	lessor for such one-eighth royalty	he equal one-eighth part of all oil produced, the market price for oil of like grade and	
(b) To pay lessor for gas of whatsoever natu therefrom, one-eighth, at the market price at the wa a well producing gas only is not sold or used, lesso or tender to be made on or before the anniversary date of this thereafter on or before the anniversary date of this	ell for the gas sold, used off	the premises, or in the manufac	ture of products therefrom. Where gas from	i
rental depository bank herein designated. If such lease.	payment or tender is made,	, it will be considered that gas is	being produced within the meaning of this	,
4. If operations for the drilling of a well for oil of therewith as hereinafter provided on or before one that date shall pay or tender to the lessor or to the le	year from the date hereof,	this lease shall terminate as to	both parties, unless the essee on or before	!
Elko Branch, Elko, Nevad			ository for rental regardless of changes in the	
ownership of said land, the sum ofEight			DOLLARS	
(\$88000	te as a rental and cover the and upon like payments or	privilege of deferring the comme tenders the commencement of ope	encement of operations for drilling of a well erations for drilling of a well may be further	
deferred for like periods of the same number of memailed or delivered on or before the rental paying only the privilege granted to the date when said fit and all other rights conferred. Should the deposite National bank located in the same county with the same same same same same same same sam	onths successively. All paymer date. It is understood and agest rental is payable as afore my bank hereafter close with first named bank, due notice	onts or tenders may be made by cherced that the consideration first praid, but also the lessee's right of the street of such deposit to be mailed to from time to time as a require	eck or draft of lessee or any assumes thereof- netted begin the Jow Engineering overs (not- extending that period as aforesaid, and any igns; may deposit lifetial for brysaltigs in Suns lessonal, last known address of NGABQS	T T
he mineral estate covered by this lease with oth	er land, lease or leases in t	he immediate vicinity for the b	roduction of oil and gas or separately for	
he production of either, when in lessee's judgme with respect to such other land, lease or leases, to exclude such non-producing formations. The declaration of such unitization or reformation,	Likewise, units previously forming or reforming of an	iormed to include formations he y unit shall be accomplished by	of the state of th	
leclaration of such unitization or reformation, ore been completed or upon which operations thut in for want of a market anywhere on a uneworking operations or a well shut in for want	which declaration shall desc for drilling have theretofore sit which includes all or a	ribe the unit. Any unit may in been commenced. Production, part of this lease shall be treated.	clude and upon which a well has theretol- drilling or reworking operations or a well sted as if it were production, drilling or	8
eworking operations or a well shut in for want as royalties, lessor shall receive on production	of a market under this lead from the unit so pooled ro	se. In lieu of the foyalties else yalties only on the portion of su	where herein specified, including shut-in th production allocated to this lease; such	ام
tas royalties, lessor shall receive on production illocation shall be that proportion of the bait proport of the above described lands as to one or more attended to the bait proportion of development or operationally and the proportion of the bait proportion.	oduction that the total num it. In addition to the foregone one of the formations there	ling, lessee shall have the right under with other lands in the	this lease and included in the unit bears it to unitize, pool, or combine all or any same general area by entering into a co-	i a
perative or unit plan of development or operati hange or terminate any such plan or agreement	ion approved by any govern and in tuch event, the terr	mental authority and, from tings, conditions, and provisions of the language o	ne to time, with like approval, to modify of this lease shall be deemed modified to be repetited and applications and particularly all deliberations.	70
onform to the terms, conditions, and provisions and development requirements of this lease expruch plan or agreement, and this lease shall not	ess or implied, shall be sati terminate or expire during	sfied by compliance with the countries the life of such plan or agreement	ent. In the event that said above described	Ċ,
uch plan or agreement, and this lease shall not ands or any part thereof, shall hereafter be ope herefrom is allocated to different portions of the he purpose of computing the royalties to be pa	rated under any such coop- ne land covered by said pla id hereunder to lessor, he	erative or unit plan of development, then the production allocated production are producted as having been producted as having been producted.	nent or operation whereby the production 1 to any particular tract of land shall, for used from the particular tract of land the	
which it is affocated and not to any other tract oly as so allocated. Lessor shall formally expland approved by any governmental agency by expland approved by any governmental agency by expland approved by any governmental agency by explanding the state of the stat	of land; and the royalty press lessor's consent to any	aym ent s to be made hereunder - cooper ative or unit plan of do	to lessor shall be based upon production velopment or operation adopted by lesser	
 Lessee may, at any time, release this lease as liabilities thereafter to accene, as to the lands relea- shall be reduced proportionately. 	to any stratum or strata and sed, shall cease and determin	as to part or all of the lands above. In the event of a partial release	ise, the annual delay rental above mentioned	,
 Lessee shall have the right to use, free of cost reservoirs, or wells of lessor. When requested by the lessor, lessee shall burn 			mercon, except water from ditches, ponds,	
No well shall be drilled nearer than 200 feet t	to the house or barn now on	said premises, without the writte		
Lessee shall pay for damages caused by his of Lessee shall have the right at any time to ref 8. If the estate of either party hereto is assigned,				
or division in ownership of the land, rentals or roy the covenants hereof shall extend to their heirs, ex	valties, however accomplished recutors, administrators, succe	shall operate to enlarge the oblessors or assigns, but no change	igations or diminish the rights of the lessee, in the ownership of the land or assignment	
of rentals or royalties shall be binding on the lessee lessor; and it is hereby agreed in the event this le of such part or parts shall fail or make default in to defeat or affect this lease insofar as it covers a p said rental, in the event of death of any person ent	case shall he assigned as to the payment of the proport art or parts of said lands as	a part or parts of the above-de ionate part of the rents due from to which the said lessee or any	scribed lands and the assignee or assignees him or them, such default shall not operate assignee thereof shall make due payment of	
said rental. In the event of death of any person ent of the deceased until such time as lessee is furnished or if there be none, then until lessee is furnished 9. Lessor hereby warrants and agrees to defend the	with evidence satisfactory, to	it as to the heirs or devisees of t	he deceased.	

9. Lessor hereby warrants and agrees to defend the title to the lands herein described, and agrees that the lessee shall have the right at any time to pay for lessor, any mortgage, taxes or other liens on the above-described lands in the event of default of payment by lessor, and be subrogated to the rights of the holder thereof, and lessor hereby agrees that any such payments made by the lessee for the lessor may be deducted from any amounts of money which may become due the lessor under the terms of this lease.

10. If said lessor owns a less interest in the above-described land than the entire and undivided fee simple estate therein, then the royalties and reptals herein provided shall be paid the lessor only in proportion which his interest bears to the whole and undivided fee. Any interest in the production from the lands herein described to which the interest of lessor may be subject shall be deducted from the royalty herein reserved.

This Lease is also subject to the addit Exhibit by this reference made a part h. 1. Lessee shall comply with all laws and regulations of any Governmental body put the person of the lessor herein and in so complying lessee shall not be responsible for regulation enacted or issued by any such Governmental body. In determining the relessee may rely upon the address of lessor herein set forth or upon the last known adstatus of lessor nor an error in the payment of any sums of money due or payable to or as a result of lessee's good faith efforts to comply with any such laws or regulation against lessee. All of lessee's obligations and covenants hereunder, whether express or in with any thereof is prevented or hindered by or is in conflict with Federal, State, Cou official by or under public authority claiming jurisdiction, or Act of God, adverse fit open market or transportation thereof, war, strikes, lockouts, riots, or other condition to be terminated in whole or in part, nor lessee held liable in damages for failu with is prevented or hindered by or is in conflict with any of the foregoing eventual drilling or reworking operations during the primary term of this lease, under the lease; provided, however, that delay rentals as herein provided shall not be suspend beyond the primary term above stated by reason of such suspension, lessee shall pay and in the amount above provided. 12. Should any person, firm or corporation have an interest in the above-describ named above as lessors not execute this lease, it shall nevertheless be binding upon 13. The undersigned lessors for themselves and their heirs, successors, and assigns, the homestead exemption laws of said state, insofar as the same may in any way after the same may be a same may in any way after the same may be a same may be a same may in any way after the same may be a same may in any way after the same may b	ereof. uporting to exercise taxing authority over the lands covered by this lease or determining the legality, validity or constitutionality of any such law or residence of lessor for purposes of complying with such laws or regulations dress of lessor. Neither any error in the determination of the residence or lessor under the terms of this lease which is made during the course of a shall terminate this lease or constitute grounds for any cause of action as a shall be suspended at the time or from time to time as compliance inty, or municipal laws, rules, regulations or Executive Orders asserted as eld, weather, or market conditions, inability to obtain materials in the ms or circumstances not wholly controlled by lessee, and this lease shall re to comply with any such obligations or covenants if compliance therelities. The time during which lessee shall be prevented from conducting contingencies above stated, shall be added to the primary term of the led by reason of the suspension of operations and if this lease is extended an annual delay rental on the anniversary dates hereof in the manner of the party or parties executing the same. The purposes for which this lease is made as recited herein.
ACKNOWLEDG	MENTS
Novada	Nevada
STATE OF Nevada COUNTY OF ELKO	INDIVIDUAL, North Dakota, South Dakota, Nebraska
On this 2 th day of March	
and Lorraine Sestanovich, husband and, w	
instrument, and acknowledged to me that they executed the same that	CINDY MITTON
My commission expires: Garage 33, 1994	Notary Public State of New ada Elko County, New ada My Appointment Expires Jenuary 23, 1994
STATE OF	INDIVIDUAL, North Dakota, South Dakota, Nebraska
COUNTY OF	met vibone, nom basely, seem basely, resuma
On this day of	
instrument, and acknowledged to me that executed the same as	e known to be the person described in and who executed the foregoing free act and deed. Notary Public.
No. No. Acres No. Acres	Term This instrument was filed for record on the day of 19, at o'clock
STATE OF	CORPORATE, North Dakota, South Dakota, Nebraska
personally appeared	
known to me to be the	·

EXHIBIT

Attached to and made a part of Oil and Gas Lease dated MARCH 1990 by and between Tony Sestanovich and Lorraine Sestanovich, husband and wife, and Bird Oil Corporation, 1801 California Street, Suite 4500, Denver, Colorado 80202.

Lessee shall consult with Lessor in selecting all well locations and routes for access roads to such well locations on the leased premises, but Lessor will not prohibit the drilling of any wells in search for oil and gas, or the building of an access road to any well location on said lease premises.

Lessee shall not install living quarters or dwellings on the premises the subject of this lease, without the prior written consent of the Lessor.

In the event that Lessee abandons any well which will produce water, Lessor shall have the option to purchase as much casing in the well at its fair market price at the time as is necessary to maintain said well. If Lessor exercises this option, upon purchase of the casing he will thereafter hold Lessee harmless for any expense incurred in connection with the operation of the water well.

No forfeiture or termination of this lease by the Lessee shall be effective until such time as Lessee has executed and delivered to Lessor a release or quitclaim deed to the property the subject of this lease.

Lessee shall not conduct its operations pursuant to this lease in such a manner as to prevent or unreasonably disturb Lessor's irrigation, haying, cattle pasturing, or other ranching operations.

SIGNED FOR IDENTIFICATION

Tony Sestanovich

Lorraine Sestanovich

RECORDED AT THE REQUEST OF BOOK 209 PAGE 219 Burd Oil Corp.

90 MAR 19 P2:07

EUREKA COUNTY, NEVADA M.N. REBALEATI, RECORDER FILE NO. FEE \$ 7.00

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BOOK 209 PAGE 23 1