Billingo Blue Print Billingo, Montana

OIL AND GAS LEASE

AGREEMENT, Made and entered into the 10th Marjorie B. Anderson, a widow				
whose post office address is 1414 West Indian Sage Re The Gary-Williams Company wh	Road, Lanc epublic Pl nose post office a	aster, CA 93534 aza, 370 17th Stree _{ddress is} Denver, Colora	ter called Lessor (whether one or more) and et, Suite 5300 ado 80202, hereinafter called Lessee:	
WITNESSETH, That the Lessor, for and in consideration of cash in hand paid, the receipt of which is hereby acknowledged, and by these presents does grant, demise, lease and let exclusively of mining, exploring by geophysical and other methods, and operat way and easements for laying pipe lines, and erection of structures	y unto the said l ting for and prod	Lessee, the land bereinalter descrift ucing therefrom oil and all gas o	oed, with the exclusive right for the purpose of whatsoever nature or kind, with rights of	
situated in the County of Eureka	, St	Nevada	, described as follows, to-wit:	
Township 25 North, Range 50 East	t, MDM		\ \	
Section 28: S½SW½ Section 32: SW½SE½			\ \	
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and containing 120.00 acres, more or less.	Fiv	re (5)		
1. It is agreed that this lease shall remain in force for nature or kind is produced from said leased premises or on acreage	pooled therewith.	or drilling operations are continued	d as hereinafter provided. If, at the expiration	
of the primary term of this lease, oil or gas is not being produced on re-working operations thereon, then this lease shall continue in force pooled therewith; and operations shall be considered to be continue domment of one well and the beginning of operations for the drillir with, the production thereof should cease from any cause after the operations within ninety (90) days from date of cessation of product a result of such operations at or after the expiration of the primary	n the leased premise so long as oper ously prosecuted in ong of a subsequer primary term, this uction or from di	ises or on acreage pooled therewit ations are being continuously pros f not more than ninety (90) days at well. If after discovery of oil or I leave shall not terminate if Lessec ate of completion of dry hole. If oil	th but Lessee is then engaged in drilling or ecuted on the leased premises or on acreage shall elapse between the completion or abangas on said land or on acreage pooled theregoinemences additional drilling or re-working or gas shall be discovered and produced as	
leased premises or on acreage pooled therewith. 2. This is a PAID-UP LEASE. In consideration of the do provided herein, to commence or continue any operations during this lease as to all or any portion of said land and as to any strate of all obligation thereafter accruing as to the acreage surrendered.	a or stratum by c	, Lessor agrees that Lessee sho . Lessee may at any time or time lelivering to Lessor or by filing for	all not be obligated, except as otherwise s during or after the primary term surrender record a release or releases, and be relieved	
3. In consideration of the premises the said Lessee coven 1st. To deliver to the credit of Lessor, free of cost, in the control of the control of the cost of the		vhich Lessee may connect wells on	said land, the equal one-eighth (%) part of	
all oil produced and saved from the leased premises. 2nd. To pay Lessor one-eighth (1/4) of the gross proce the same is being used off the premises, and if used in the	eeds cach year, p manufacture of g	ayable quarterly, for the gas from asoline a royalty of one-eighth (%	each well where gas only is found, while), payable monthly at the prevailing market	
rate for gas. 3rd. To pay Lessor for gas produced from any oil we of one-eighth (%) of the proceeds, at the mouth of the well,	payable monthly	at the prevailing market rate.	•	
4. Where gas from a well capable of producing gas is not so not royalty acre retained hereunder, such payment or tender to be n from the date such well is shut in and thereafter on or before the a	nade on or betore inniversary date o	the anniversary date of this lease if this lease during the period such	west appring after the commenter of CO 2	
made, it will be considered that gas is being produced within the m 5. If said Lessor owns a less interest in the above describe any shut-in gas royalty) herein provided for shall be paid the said 6. Lessee shall have the right to use, free of cost, gas, oil a Lessor.	neaning of this lea rd land than the Lessor only in t	ise. entire and undivided fee simple he proportion which Lessor's intere	estate therein, then the royalties (including est bears to the whole and undivided fee.	
7. When requested by Lessor, Lessee shall bury Lessee's p 8. No well shall be drilled nearer than 200 feet to the ho			consent of Lessor.	
 Lessee shall pay for damages caused by Lessee's operati Lessee shall have the right at any time to remove all ma The rights of Lessor and Lessee hereunder may be ass: 	achinery and fixtu	ires placed on said premises, inch		
wise) shall be binding on Lessee until Lessee has been furnished information necessary to establish a complete chain of record title fnotice, whether actual or constructive, shall be binding on Lessee. land shall operate to enlarge the obligations or diminish the rights If all or any part of this lease is assigned, no leasehold owner shall	with notice, cons from Lessor, and No present or fo of Lessee, and a	isting of certified copies of all re then only with respect to pay uture division of Lessor's ownershi tll Lessec's operations may be con	corded instruments or documents and other nents thereafter made. No other kind of p as to different portions or parcels of said ducted without regard to any such division.	
12. Lessee, at its option, is hereby given the right and power to all or any part of the land described herein and as to any one or estate covered by this lease with other land, lease or leases in the	r at any time and more of the form immediate vicini	from time to time as a recurring ations hereunder, to pool or uni- ty for the production of oil and ga-	right, either before or after production, as tize the leaschold estate and the mineral s, or separately for the production of either,	
when in Lessee's judgment it is necessary or advisable to do so, and leases. Likewise, units previously formed to include formations not or reforming of any unit shall be accomplished by Lessee executing a describe the unit. Any unit may include land upon which a well had	producing oil or and filing of reco	gas, may be reformed to exclude s d a declaration of such unitization	auch non-producing formations. The forming on or reformation, which declaration shall	
menced. Production, drilling or reworking operations or a well shu treated as if it were production, drilling or reworking operations or specified, including shut-in gas myalties, Lessor shall receive on pro-	it in for want of r a well shut in f	a market anywhere on a unit which or want of a market under this lea	includes all or a part of this lease shall be use. In lieu of the royalties elsewhere herein	
this lease, such allocation shall be that proportion of the unit prod- bears to the total number of surface acres in such unit. In addition the above described lands as to one or more of the formations the	nction that the to n to the foregoing	otal number of surface acres cover z, lessee shall have the right to u	red by this lease and included in the unit nitize, pool, or combine all or any part of	
development or operation approved by any governmental authority agreement and, in such event, the terms, conditions, and provision of such approved cooperative or unit plan of development or opera	r and, from time is of this lease sl	to time, with like approval, to mo nall be deemed modified to confo	dify, change or terminate any such plan or rm to the terms, conditions, and provisions	
shall be satisfied by compliance with the drilling and development r life of such plan or agreement. In the event that said above describ plan of development or operation whereby the production therefron	requirements of su ped lands or any	ich plan or agreement, and this le part thereof, shall hereafter be op	ase shall not terminate or expire during the perated under any such cooperative or unit	
cated to any particular tract of land shall, for the purpose of comp the particular tract of land to which it is allocated and not to any upon production only as so allocated. Lessor shall formally express	puting the royaltic other tract of lar Lessor's consent	es to be paid hereunder to Lessor, ad; and the royalty payments to b to any cooperative or unit plan of	be regarded as having been produced from e made hereunder to Lessor shall be based	
and approved by any governmental agency by executing the same u 13. All express or implied covenants of this lease shall be shall not be terminated, in whole or in part, nor Lessee held liable:	subject to all F	ederal and State Laws, Executive	Orders, Rules or Regulations, and this lease appliance is prevented by, or if such failure	
is the result of, any such Law, Order, Rule or Regulation. 14. Lessor hereby sarrants and agrees to defend the title to for Lessor, by payment, any mortgages, taxes or other liens on the rights of the holder thereof, and the undersigned Lessors, for the and homestead in the premises described herein, insofar as said rights.	above described l selves and their	lands, in the event of default of p heirs, successors and assigns, here	nyment by Lessor, and be subrogated to the by surrender and release all right of dower	
as recited herein. 15. Should any one or more of the parties hereinabove named as Lessor fail to execute this lease, it shall nevertheless be binding upon all such parties who do execute it as Lessor. The word "Lessor," as used in this lease, shall mean any one or more or all of the parties who execute this lease as Lessor. All the provisions of this lease shall be binding on the heirs, successors and assigns of Lessor and Lessee. IN WITNESS WHEREOF, this instrument is executed as of the date first above written.				
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		Marjone B. Ander	' Unduan	
		S.S.#		

STATE OF <u>California</u> SS.	ACKNOWLEDGMENT, Applicable where lands are in Oklahoma,
COUNTY OF	Kansas, Nebraska, South Dakota, North Dakota and/or New Mexico
BE IT REMEMBERED, That on thisday	of, A.D., 1990, before me, a Notary
Public, in and for said County and State, personally appeared	
Wal jorth B. Alloston, 2 without	
	to me known to be
executed the same as her free and voluntary act as	hin and foregoing instrument and acknowledged to me thatshe
	signature and affixed my notarial seal, the day and year first above
My commission expires	Notary Public
STATE OF	AAVNOND PRONENT ALLENDA III LA LA LA LA CHALANA
COUNTY OF	ACKNOWLEDGMENT, Applicable where lands are in Oklahoma, Kansas, Nebraska, South Dakota, North Dakota and/or New Mexica
	of, A. D., 19, before me, a Notary
	or D, 13 Delote life, a 2-delay
	to me known to be
the identical person described in and who executed the wit	hin and foregoing instrument and acknowledged to me that
executed the same asfree and voluntary act an	d deed for the uses and purposes therein set forth.
IN WITNESS WHEREOF, I have hereunto set my official	signature and affixed my notarial seal, the day and year first above
written.	
	Notary Funite
COUNTY OF LOS ANGELES SS.	
COUNTY OF LOS ANGELES SS.	ACKNOWLEDGMENT, Montana or Colorado
I, BERNICE J. NELSON, aN	otary Public, in and for said County and State, do hereby certify that
MARJORIE	73. ANDERSON
,	subscribed to the within instrument, appeared before me this
day in person and acknowledged thatsigned, sealed voluntary act and deed for the uses and purposes therein set for	and delivered the said instrument of writing as
WITNESS my hand and official seal this	
My commission expires 8-10-90	Dernice I Leson Notary Public
My commission expires 8-10-90	Notary Fublic
STATE COUNT Th day of at Book records when Records	No No Control No Contr
TE OF NITY OF This instrument was filed for of of o'clock Page rds of this office. County Clerk- County Clerk- OFFICIAL SEAL BERNICE J. FELSON NOTARY PUBLIC: CALFORNIA LOS ANGELES CONTY	OI L
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Company

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