	OIL AND		LEAS July	E	_, 19 <u>.</u> 99, by and	4.5
AGREEMENT, Made and entered into the	ra Ranches, I	day of nc Stone		anch Divisio		1 between
Whose post office address is HC-65, Box V. F. Neuhaus Properties, In	11, Carlin, N	evada 8982	22-9701	. hereinafter called	Lessor (whether one or i	nore) and
WITNESSETH, That the Lessor, for and in cocash in hand paid, the receipt of which is hereby ac by these presents does grant, demise, lease and let exploring by geophysical and other methods, and ope for laying pipe lines, and erection of structures the Elko and Eureka	nsideration of <u>Te</u> knowledged, and the co- knowledged, and the co- knowledged, and the co- knowledged	n venants and agree Lessee, the land he g therefrom oil and and take care of	ements hereina hereinafter dese d all gas of what said products	ofter contained, has granted, with the exclusionatsoever nature or kines, all that certain tract	anted, demised, leased an ive right for the purpose of d. with rights of way and	OCLLARS and let, and of mining, casements
described as follows, to-wit:					^	
Section 33: All		shtoon (1)	O) manth			
and containing 640.00 acres, in 1. It is agreed that this lease shall remain in force from said leased premises or on acreage pooled that this lease, oil or gas is not being produced on the thereon, then this lease shall continue in force so the operations shall be considered to be continuously the beginning of operations for the drilling of a subshould cease from any cause after the primary term (90) days from date of cessation of production or fat or after the expiration of the primary term of this	erewith, or drilling oper leased premises or on a ong as operations are be rosecuted if not more th sequent well. If after di- this lease shall not errom date of completion	ations are continuously can ninety (90) da scovery of oil or erminate if Lesse of dry hole. If of	ued as hereina erewith but Le prosecuted or tys shall clapse gas on said la e commences if or gas shall	iter provided. If, at the case is then engaged in the leased premises of the between the complete and or on acreage pook additional drilling or a be discovered and provided the control of the the co	e expiration of the prima in drilling or re-working or on acreage pooled ther ion or abandonment of on ed therewith, the product re-working operations wi duced as a result of such	operations ewith; and we well and ion thereof thin ninety operations
pooled therewith. 2. This is a PAID-UP LEASE. In consideration to commence or continue any operations during the or any portion of said land and as to any strata or straceruing as to the acreage surrendered. 3. In consideration of the premises the said Least To deliver to the credit of Lessor, free oil produced and saved from the leased premise.	e primary term. Lessee atum by delivering to Le essee covenants and agree of cost, in the pipe line	may at any time essor or by filing t ees: e to which Lesse	for times duri for record a rel e may connect	ease or releases, and b	e relieved of all obligation ne equal one-eighth (1/8)	thereafter
2nd. To pay Lessor one-eighth (1/8) of the is being used off the premises, and if used in 3rd. To pay Lessor for gas produced from a (1/8) of the proceeds, at the mouth of the we. 4. Where gas from a well capable of producin royalty acre retained hereunder, such payment or to the date such well is shut in and thereafter on on the	gross proceeds each yea the manufacture of gaso ny oil well and used off t II, payable monthly at th g gas is not sold or used ender to be made on or l efore the anniversary da	the premises or in the prevailing man I, Lessee may pathefore the annive te of this lease du	one-eighth (17) the manufacti rket rate. y or tender as rsary date of t	royalty to the royalty	other product a royalty of owners One Dollar per y after the expiration of 90	one-eighth
it will be considered that gas is being produced w 5. If said Lessor owns a less interest in the abc gas royalty) herein provided for shall be paid the 6. Lessee shall have the right to use, free of co 7. When requested by Lessor, Lessee shall be 8. No well shall be drilled negree than 200 for	othin the meaning of this over described land than the Lessor only in the proposts, gas, oil and water proposts, gest to the house or barn best to the house or barn	s lease. the entire and uncortion which Les duced on said latelow plow depth, now on said pre	livided fee simusor's interest and for Lessee's mises without	ple estate therein, there bears to the whole and s operation thereon, ex	n the royalties (including of undivided fee. cept water from the wells	any shut-in
9. Lessee shall pay for damages caused by L 10. Lessee shall have the right at any time to 11. The rights of Lessor and Lessee hereunder be binding on Lessee until Lessee has been furnished to establish a complete chain of record title from Le tive, shall be binding on Lessee. No present or futu- tions or diminish the rights of Lessee, and all Less	essee's operations to green remove all machinery a may be assigned in who d with notice, consisting essor, and then only with the division of Lessor's of see's operations may be consistent of any other least the see of the see's operations of any other least the see's operations of any other least the see of the see o	owing crops on sand fixtures place of or part. No che of certified copies a respect to paymo winership as to di conducted withou	and land. ed on said pre ange in owner s of all recorde ents thereafter fferent portion at regard to an	mises, including the r ship of Lessor's intered instruments or docun made. No other kind of sor parcels of said lan y such division. If all	ight to draw and remove st (by assignment or other nents and other information of notice, whether actual of id shall operate to enlarge or any part of this lease i	n necessary or construc- the obliga- is assigned,
12. Lessee, at its option, is hereby given the all or any part of the land described herein and as to by this lease with other land, lease or leases in the judgment it is necessary or advisable to do so, and units previously formed to include formations not any unit shall be accomplished by Lessee executir Any unit may include land upon which a well has drilling or reworking operations or a well shut in production, drilling or reworking operations or a w gas royalties, Lessor shall receive on production for	right and power at any o any one or more of the immediate vicinity for the irrespective of whether producing oil or gas, may and filing of record a theretofore been comple for want of a market are cell shut in for want of a mount the unit so pooled to total number of surface.	time and from the formations hereu the production of authority similar that it is the production of a control of authority similar that is the production of stated or upon which the production of the production	oil and gas, of to this exists of exclude such unitization the operations of it which includease. In lieu of the portion of sections and the section of sections and the sections of this lease and	r separately for the privite respect to such of non-producing formation, which or drilling have theret des all or a part of this of the royalties elsewhen uch production allocation included in the unit	oduction of either, when other land, lease or leases ations. The forming or re h declaration shall describ ofore been commenced. It is lease shall be treated a tree herein specified, inclue dt ot his lease; such allo bears to the total number	in Lessee's . Likewise, eforming of be the unit. Production, s if it were ding shut-in lecation shall r of surface
be that proportion of the unit production that the acres in such unit. In addition to the foregoing, I more of the formations thereunder with other land any governmental authority and, from time to time conditions and provisions of this lease shall be dedevelopment or operation and, particularly, all drill and development requirements of such plan or again above described lands or any part thereof, shall therefrom is allocated to different portions of the computing the royalties to be paid hereunder to Leoother tract of land; and the royalty payments to be neconsent to any cooperative or unit plan of developing the royalty.	Is in the same general a e, with like approval, to emed modified to confor- ing and development req- reement, and this lease: I hereafter be operated un- land covered by said placesor, be regarded as have need to operation adopted	rea by entering to modify, change rm to the terms, uirements of this shall not termina nder any such cot an, then the proceing been produce shall be based up d by Lessee and a	or terminate a conditions, an lease, express te or expire di operative or un fluction allocated from the pa pon production pproved by an	any such plan or agreed provisions of such a provisions of such a or implied, shall be saturing the life of such a trip the plan of development of to any particular tract of land to only as so allocated. Ly governmental agency	ement and, in such event, approved cooperative or a sified by compliance with plan or agreement. In the or operation whereby the act of land shall, for the owhich it is allocated and essor shall formally express by executing the same u	the drilling e event that production purpose of d not to any ess Lessor's upon request
of Lessee. 13. All express or impace covenants of this not be terminated, in whole or in part, nor Lesse	e held liable in damages	all Federal and S	State Laws, Exomply therewi	secutive Orders, Rules th, if compliance is pro-	s or Regulations, and this revented by, or if such fa	lease shall ailure is the
result of, any such Law, Order, Rule or Regulati 14. Lessor hereby warrants and agrees to def for Lessor, by payment, any mortgages, taxes or rights of the holder thereof, and the undersigned L homestead in the premises described herein, insofar: 15. Should any one or more of the parties her execute it as Lessor. The word "Lessor," as used of this lease shall be binding on the heirs, succes IN WITNESS WHEREOF, this instrument	on. Find the title to the land other liens on the above essors, for themselves a as said right of dower and reinabove named as Less in this lease, shall mear sors and assigns of Less	s herein describe e described lands and their heirs, su I homestead may it sor fail to execute a any one or more sor and Lessee.	d, and agrees, in the event ccessors and a n any way affect this lease, it cor all of the	that the Lessee shall lof default of payment ssigns, hereby surrencet the purposes for which shall nevertheless be lessed.	have the right at any time by Lessor and be subro- der and release all right of this lease is made, as re- binding upon all such par	e to redeem gated to the f dower and cited herein.
				mera Ranches e Ranch Divi		
		B,	y: 7/ Thomas	J. Tomera,	President	
		Т	av ID.	88-0200324		

STATE OF	Oklahoma,	Kansas, New Mexico, Wyoming, Montana, Colorado, Utah, Nebraska, North Dakota, South Dakota
COUNTY OF		ACKNOWLEDGMENT—INDIVIDUAL
BEFORE ME, the undersigned, a Notary Public,	in and for said	County and State, on this
day of, 19,	personally appear	ared
and		own to be the identical person, described in and who executed
	cknowledged to	me thatduly executed the same asfree
•		xed my notarial seal the day and year last above written.
My Commission Expires	•	Notary Public.
		Address:
		\ \
STATE OF	Oklahoma,	Kansas, New Mexico, Wyoming, Montana, Colorado, Utah, Nebraska, North Dakota, South Dakota
BEFORE ME, the undersigned, a Notary Public,	in and for said	ACKNOWLEDGMENT—INDIVIDUAL County and State on this
day of, 19,		ared
and		
	, to me kno	own to be the identical person, described in and who executed
the within and foregoing instrument of writing and account of the state of the stat	cknowledged to	me thatduly executed the same asfree
and voluntary act and deed for the uses and purposes		
IN WITNESS WHEREOF, I have hereunto set m My Commission Expires	~	xed my notarial seal the day and year last above written.
,		Notary Public.
		Address:
appeared Thomas J. Tomera me duly sworn, did say that he is the Presid	July lent	of Julian Tomera Ranches, Inc. and that the seal affixed to said instrument is the corporate seal of
said corporation and that said instrument was signed Thomas J. Tomera		ehalf of said corporation by authority of its Board of Directors, and said
Witness my hand and seal this	4.	ged said instrument to be free act and deed of said corporation. July , A.D. 1999.
	447406	Janyoe & Jenkens
SEQUEST SECURIST	05 0	Notary Public
(SEAL) My Commission expires OF 111 19 P	maker	Address: State of Nevada Elko County, Nevada
- 95 Juli 13 1	H 1:3/	92-1452-6 My appointment expires Sept. 12, 2000.
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BOOK 328 PAGE 278 OFFICIAL RECORDS RECORDED AT THE REQUEST OF SECONDED AT THE REQUEST OF SECONDED AT THE REQUEST OF SECONDED AT THE RECORDS SUREKA COUNTY NEVADA M.N. REBALE ATI. RECORDER FILE NO. 172519 BOOK 3 2 8 PAGE 2 7 9	Dated 19 No. Acres Country	Term This instrument was filed for day of O'clock Of the recorded When recorded
		SOOK 1106 PAGE 710