BOOK 393 PAGE 393-395
OFFICIAL RECORDS
RECORDED AT THE REQUEST OF
SOLL Mountain Occ.
2004 SEP 15 PM 3: 54

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

Recording Requested by:

ame Trail Mountain, Inc.

Address 105 South Fourth

City/State/Zip Artesia, New Mexico 88210

Oil and Gas Lease
Title of Document

This page added to provide additional information required by NRS 111.312 Sections 1-2. (Additional recording fee applies)

This cover page must be typed or printed.

May

1st . .

## OIL & GAS LEASE

2004 TEE 2

Ellen Damele	
Sheep Creek Ranch #10-65-46	
Carlin, NV 89822	<del></del>
<del></del>	of
m .1.v	(Post Office Address)
<ol> <li>Lessor, in consideration of TEN AND OTHER DOLLARS in hand pain of the agreements of the lessee herein contained, hereby grants, lesses and lets irilling, and operating for and producing oil and gas, injecting gas, waters, canks, roadways, telephone lines, and other structures and things thereon to present the producing of the produ</li></ol>	d., 105 S. Fourth St., Artesia, NM 88210, leasee: d. receipt of which is here acknowledged, and of the royalties herein provided and exclusively unto lessee for the purpose of investigating, exploring, prospecting, other fluids, and air into subsurface atrata, laying pipe lines, storing oil, building roduce, save, take care of, treat, process, store and transport said minerals, the
following described land in EUIOKA County	, Nevada, to-wit:
T26N, R50E, M. D. M. Section 1: SE4NE4, E2SE4, W2SW4 Section 11: NE4NE4 Section 12: E2NE4, NE4SE4	This lease repalces and supersedes lease dated 2/1/04 Book 377 Page 164-166
Section 12. EZINE4, INCASE4	
For the purpose of calculating the rental payments hereinafter provided to	r, said land is estimated to compriseacres, whether it actually
as iong therester as oil or gas, is produced from said land or land with white S. The royalities to be paid by lessee are: (a) on oil, and on other liquid) same to be delivered at the wells or to the credit of lessor in the pipe line to we sous substances, produced forposaid land and sold or used off the premises or the mouth of the well of 1/Oil of the gas so sold or used, provided that or such sale; (c) and at any time when this lesse is not validated by other provise therewith, but gas and/or condensate is not being so sold or used and such we after said well is shut in, and thereafter at annual intervals, lessee may pay provided for in this lesse for the acreage then held under this lesse by the pat tendered this lesse shall not terminate and it will be considered under all clau Each such payment shall be paid or tendered to the party or parties who at the paid under this lesse if the well were in fact producing, or be paid or tendered to the past or tendered to tendered the same if the well were in fact producing, or be paid or tendered to the past of the paid or tendered the same that the same is the well were in fact producing, or be paid or tendered to the past of the paid or tendered to the past of the paid or tendered the same is the well were in fact producing, or be paid or tendered to the past of the the pas	in force for a term of five years from this date (called "primary term"), and
ngreinaiter provided for the payment of rentals.	orded therewith on or before one (1) year from this date, this lease shall terminate
annually, the dommencement of said operations may be further deterred for s	ll pay or tender to the lessor a rental of \$\frac{\$1.50 per net acre}{}\] which period of twelve (12) months. In like manner and upon like payments or tenders accessive periods of twelve (12) months each during the primary term, Paymen
or tender may be made to the lessor or to the credit of the lessor in the	EV STATE BANK- BAN
or for any reason shall fail or refuse to accept rental, lessee shall not be held instrument making provision for another acceptable method of payment of rental may be made by check or draft of lessee, mailed or delivered to said date. Any timely payment or tender of rental or shut-in royalty which is may whole or in part as to parties, amounts, or depositories shall nevertheless be proper payment had been made; provided, however, lessee shall correct such certified mail from lessor together with such instruments as are necessary to 5. Lessee is hereby granted the right and power, from time to time, to g with any other land, lesse, lesses, mineral estates or parts thereof for the pration unit fixed by lew or by the New Mexico Oli Conservation Commission a tolerance of 10%. Lessee shall file written unit designations in the county time and either before or after the completion of wells. Drilling operations posses, except the payment of royalty, as operations conducted upon or productive of the total production of the total production of the production so allocated shall be considered for all purposes, including unit. The production so allocated shall be considered for all purposes. including	bank (or any successor bank) shall fail, liquidate, or be succeeded by another bank in default until thirty (30) days after lessor shall deliver to lessee a recordabl nder, and any depository charge is a liability of the lessor. The payment or tende bank or lessor, or any lessor if more than one, on or before the rental payin de in a bona fide attempt to make proper payment, but which is erroneous is sufficient to prevent termination of this lease in the same manner as though error within thirty (30) days after lessee has received written notice thereof be enable lessee to make proper payment.  sool or combine this lesse, the land covered by it or any part or horizon thereof oduction of oil or gas. Units pooled hereunder shall not exceed the standard proof on the pool of a paying the standard proof of the pool of a paying the standard proof of the pool of a paying the standard proof by other lawful authority for the pool or area in which said land is stuated, pluy in which the premises are located and such units may be designated from time to
Any pooled unit designated by lessee, as provided herein, may be dissolved by usted at any time after the completion of a dry hole or the cessation of proceedings of the control of the discovery of oil or gas hereunder, lessee should drill an production thereof should cesse for any cause, this lesse shall not terminate thereafter and diligently projecutes the same, or (if it be within the primary operations for drilling or reworking on or before the rental paying date next dry hole or holes or the cessation of production. If at the expiration of the production of	lessee by recording an appropriate instrument in the County where the land is situation on said unit.  Id abandon a dry hole or holes hereunder, or if after discovery of oil or gas the lifelessee commences reworking or additional drilling operations within 60 day term) commences or resumes the payment or tender of rentals or commence tenuing after the expiration of three months from date of abandonment of as temaing after the expiration of three months from date of abandonment of as cimary term oil or gas is not being produced but lessee is then engaged in operation gas such operations are diligently prosecuted with no cessation of more than operating the sample of the commence of the commence and drill the sample of the commence another will and drill the sample of the commence another will and drill the sample of the commence another will and drill the sample of the commence another will and drill the sample of the commence another will and drill the sample of the commence another will and drill the sample of the commence another will be sampled to the commence another will and drill the sample of the commence another will be sampled to the commence another will be a sampled to the commence and the co
thereafter as oil or gas is produced hereunder.  7. Lessee shall have free use of oil, gas and water from said land, exc shall be computed after deducting any so used. Lessee shall have the right a distribution already to be and including the wight to draw and remove	ept water from lessor's wells and tanks, for all operations hereunder, and the royal tany time during or after the expiration of this lesse to remove all property as all casing. When required by lessor, lessee will bury all pipe lines on cultivated died feet (200 ft.) of any residence or barn now on said land without lessor's coron any gas well on said land for stoves and inside lights in the principal dwelling.
8. The rights of either party hereunder may be assigned in whole or in successors and sanigns; but no change or division in the ownership of the land accomplished shall operate to enlarge the obligations or diminish the rights of pose until 80 days after leasee has been furnished by certified mail at lease thereof constituting the chain of title from the original leasor. If any suctender any rentals, royalties or payments to the credit of the deceased or his evidence satisfactory to lessee as to the persons entitled to such sums. In rentals payable hereunder shall be apportioned as between the several lease payment by one shall not affect the rights of other leasehold owners hereunder assignment, relieve and discharge lessee of any obligations hereunder, and, if of the proportionate part of the rentals due from such lessee or assignee or lesse in so far as it covers a part of said lands upon which lessee or any assignaragraph shall also include shut-in royalty.	part and the provisions hereof shall extend to the heirs, executors, administrator, or in the ownership of or right to receive rentals, royalties or payments, however of lessee; and no such change or division shall be binding upon lessee for any pure's principal place of business with acceptable instruments or certified copy of change in ownership occurs through the death of the owner, lessee may pay set the in the depository bank until such time as lessee has been furnished with the event of an assignment of this lesse as to a segregated portion of said land, the choid owners ratably according to the surface area of each, and default in rent der. An assignment of this lesse, in whole or in part, shall, to the extent of su (lessee or assignee of part or parts hereof shall fail or make default in the payme fail to comply with any other provision of the lesse, such default ahall not affect the gnee thereof shall so comply or make such payments. Rentals as used in the lifed covenant of this lesse, or from conducting drilling or reworking operations has

9. Should lessee be prevented from complying with any express or implied covenant of this lease, or from conducting drilling or reworking operations hereunder, or from producing oil or gas hereunder by reason of scarcity or inability to obtain or use equipment or material, or by operation of force majoure, or by any Federal or state law or any order, rule or regulation of governmental authority, then while so prevented, lessee's duty shall be suspended, and lessee shall not be liable for failure to comply therewith; and this lesse shall be extended while and so long as lessee is prevented by any such cause from conducting drilling or reworking operations on or from producing oil or gas hereunder; and the time while lessee is so prevented shall not be counted against lessee, anything in this lesse to the contrary notwithstanding.

10. Lessor hereby warrants and agrees to defend the title to said land, and agrees that lessee, at its option, may discharge any tax, mortgage, or other-

## STATE OF Euroka



## GLADY GOICOECHEA Notary Public - State of Nevada Appointment Recorded in Eureka County

GOICOECHEA
- State of Nevada
ded in Eureka County
Coires July 10, 2006

TATE OF	Falso	,		15: 94-0329-8 - Expires July 10		ACKNOWI PROM	: CTONTON
lounty of	Eureka	,	THE PERSON AND ADDRESS OF THE PERSON A	action of the second second second	MYXXIDOVI	AGMIOWNELLGIN	HILL

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102004 by Ellen Damele	_ <del></del>	<del>//</del>	4	7/2	
		7	Jain	echea	<del>)</del>
My Commission expires 7/10/	. 19,2006	- Lady	Notar	y Public	
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No. Comments and American	10				
My Commission expires	-, 18		Notar	y Public	
STATE OF					
County of		INDIVIDUAL ACK	(NOWLEDG)	MENT '	
The foregoing instrument was acknowledged bei	ore me this	<u>(                                    </u>	ay of	e design	
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My Commission expires	_, 19		Nota	y Public	
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STATE OF		INDIVIDUAL ACI	KNOWLEDG	MENT	**
County of				·	
The foregoing instrument was acknowledged be	76.		day or	<del></del>	
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William Control of the Control of th	y A'rı	Variable Control	and the second s		Market Survey Section 1.5
My Commission expires		· · · · · · · · · · · · · · · · · · ·	Nota	ry Public	Na Na Na
		/ /	10 Sept. 1		
1	Term	Date Date No. c		1 1 5	
COUNTY OF  I hereby certify that this in record on the day of A. D., 19 at was duly recorded in Book of the Records of said County.  By	11	Date Section No. of Acres			
Recording on the Try			,		, l.
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nt was filed f ck m, a Page County Clerk. Deputy.		119			
OUNTY OF OUNTY OF I hereby certify that this instrument was filed for cord on the day of  D, 19, at o'clock m, and as duly recorded in Book at Page the Records of said County.  County Clerk.  Deputy.					
nog Nicola (12 month) of the second of the s <b>a</b> of the <b>A</b> to the second of the secon	· [1]	4 - 44 - 44 - 14 - 14 - 14 - 14 - 14 -	4	1 ,	William SHAP