Producers 88-1959

OIL AND GAS LEASE

Billings Blue Print Billings, Montana

THIS AGREEMENT, made and entered into this 30th day of	Tuno	80 .	
Richard M. Wardell and Linda J. Wardell.			
The second of th			
bereinafter called lessor (whother one or more) and LOCHFAYNE RI			
P.O. Box 385, Blair, Nebraska 68008			
1. WITNESSETH: That the lessor, for and in consideration of \$10,00 ft and of the coverants and agreements hereinather contained on the part of and by these presents days grant, densire, leave and let exclusively unto said methods and operating for and producing therefrom oil and all loss of who products and because appleases, believe anticological products and the exclusive surface and solvantage rights and privileges and privileges and privileges and privileges.	the lessee to be paid, kept an lessee, with the exclusive rightsorver nature or kind, and laying make roadways, and atructures i related in any manner to any a cration alone or conjointly with	d paid, receipt of which is hearthy ackin performed, has granted, demised, leases t of mining, exploring by geophysical a pipe, lines, telephone, and, telegraph, lines to reon to produces, save, market and take the performance of the performance of the neighboring land for such purpose. It is	owledged, i and let and other t_bnusing a care of her rights at certain
tract or tracts of land situated in the County of Washington	State of Ne	braska described sollow	s. to-wit:
Township 18 North, Range 11 East Section 3: Tax Lot 60 in the SE SE SE Section 10: Tax Lot 41 in the SE SE SE SECTION 15: Tax Lot 2 in the WZNE NE N		IG -6 PH 2: 37	;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;;
of Section Township	, Range	, and containing 49.60	ACFE5,
of Section	Strom date and as long thereal drilling operations are continues of dry hole or holes therem, or I coes additional drilling or rework of the coes additional drilling or rework or cessation of production, if all the lesser is then engaged in reations are being continuously drilling or reworking operation ment of one well and the leg y such well or wells drilled, bei realiter as oil or gas is produced.	ter as oil, or giss of whatsoever nature or as heteinafter provided. If prior to dis after discovery of oil or gas praduction king operations within sixty (60) days I he renial-paying date next ensuing after the provided of the provided of the consideration of the diffing or in the diffing or in the consideration of the diffing or in the diffing or in the consideration of the diffing or in the difficulty of the diffing of the difficulty	kind, or covery of thereafter, thereafter, the the ex- this lease, then this ag or de- prosecuted reworking ination of such unit
(a) To deliver to the credit of lessor, free of cost in the pipe line to and saved from the lessed premises, or at the lessee's option, may pay to gravity prevailing on the day such old its run into the pipe line or into ston	which lessee may connect his w the lessor for such one-eighth	ells, the equal one-eighth part of all oil overly, the market price for oil of like g	produced
[9] ID page Jessor for gas of whatsoreer nature or kind produced and therefrom, ene-eighth, at the market price at the well far the gas sold, used a well producing gas only is not sold or used, lessee may pay or tender as a sold to be a sold to be made on or before the anniversary date of this lease next enterprise to the producing the period rental depository bank herein designated. If such payment or tender is not gain the payment of the payment or tender is not gain the payment or tender in the payment of the payment or tender is not gain the payment or tender in the payment or tender is not gain the payment of the payment or tender is not gain the payment or tender is not g	I sold, or used off the premise to lift the premises, or in the m toyalty One Dollar per year pessing after the expiration of I such will is shut in, to the totale, it will be considered that	25, or used in the manufacture of any nunfacture of products therefrom. Where net royally acce retained bereinder, such 0 days from the date such well is slin authy owners or to the royalty owners' cree gas is being produced within the meaning	products gas from the payment of in and the payment of the payment
4. If operations for the drilling of a well for oil or gas are not commenced therewith as hereinsleer provided on or before one year from the date between the control of t	l or if there is no oil or gas b reof, this lease shall terminate	eing produced on said land or on acreas as to both parties, unless the lessee on	ge pooled or belore
that date shall pay or tender to the lessor or to the lessor's credit in the Blair, Nebraska 68008 or its succession.	shington County	Bank at the same and the same at the same	
Blair, Nebraska 68008			
, or its succe	ssors, which shall continue as th	c depository folestimely legalitiess of change	ges in the
ownership of said land, the sum of Forty Nine and 60/100	ssors, which shall continue as the	c Linusitory folklichiellekklitiliess of change g Helpseuf univers grote museusen	es in the
ownership of said land, the sum of Forty Nine and 60/100 (\$ 49.60) which shall operate as a rental and cover for twelve months from said date. In like manner and upon like payments effected for the periods of the same number of months successively. All parallel or interest on or before the rental paying date. It is understood and only the privilege granted to the date when said first rental is payable, as a long all interests.	the privilege of deferring the or tenders the commencement meets on the made in agreed that the consideration foresaid, but also the lessee's ri-	ommencement of operations for drilling of operations for drilling of a well may by check or draft of lesce or may assign instructed herein, the down payment, and to feeten draft of lesced as affects of the draft of lesced as affects of the draft of the standard that period as affects and	oollans of a well or further of thereof, covers not
concerthip of said land, the sum of FORLY Nine and 60/100 (\$ 19.60 (a twelve months from said date. In like manner and upon like payments for twelve months from said date. In like manner and upon like payments malled or delivered on an entire of months successively. All payments of months successively, all payments and light payments of months were successively. All payments of the light payments of months successively, all payments of the light payments of the light payments of the land described herein first manufa hank, due no had all other rights conferred. Should the depository hank hereafter class of National bank located in the same county with the first named bank, due no 5. Lessee, at its option, is hereby given the right and power at any time as to all or any part of the land described herein and as to any one or the mineral estate covered by this lease with other land, lease or leases the production of either, when in tessee's judgment it is necessary or adwith respect to such other land, lease or leases. Likewise, units previous declaration at any other land, lease or leases and the production of either, when in tessee's judgment it is necessary or adwith respect to such other land, lease or leases. Likewise, units previous declaration of either and the land of the la	the privilege of deferring the or tenders the commencement when the continuous of th	By Agrind in the 1-got on greaters in the commencement of operations for drilling of a well may be a commencement of operations for drilling of a well may be the commencement of lesce or may assigned the commencement of the co	oollars of a well or further or thereof, sovers not and any or in any
concerthip of said land, the sum of FORLY Nine and 60/100 (\$ 10.60 (\$ 10.60) which shall operate as a rental and cover to travely months from said date. In like manner and upon like payment of the twelve months from said date. In like manner and upon like payment of the twelve months from said date. It is understood and maled or different on on before the rental paying date. It is understood and maled or different on the first name of the said said of the said said of the said said of the said said said said said said said said	the privilege of deferring the contenders the commencement of the formations hereus the commencement of the formations hereus the commencement of	given an investment of several processions of commencement of operations for drilling of a well may be a commencement of operations for drilling of a well may be a commencement of extending that period as aforesaid, the commencement of extending that period as aforesaid, the sating may deposit result or royaltic assigns may deposit result of the production of oil and gas, or seek production of oil and gas, or seek per production of extending and filling of may inchesse a comment of gas, may be a seek per continue of the commencement of the comment or operation and the comment or operation and evenlopment requires recement. In the event that said above declapment or operation whereby the production lesson shall be declared moment or operation and particularly, all the drilling and development requires recement. In the event that said above declapment or operation whereby the processed to any particularly that the control of the	oollans of a well of a well of a terrer of thereof, sovers not and any so in any oduction, state and ately for its exists reformed record thereof its exists record its in any its such inti bears i or any its and it or any its and iffed to idrilling ments of lescribed oduction whell for oduction oduction oby lessee ments and ments and
ownership of said land, the sum of FORLY Nine and 60/100 (s. 19.60 (s. 19.60 (s. 19.60) which shall operate as a rental and cover for twelve months from said date. In like manner and upon like payments are the successively. All payments of months were successively. All payments of the successively of the payments of months successively. All payments of the successively of the payments of the payments of the successively payments of the land described herein and as the appropriate of the payments of t	the privilege of deferring the or tenders the commencement when the condition of the condit	By Agring in the 1-goat on green the commencement of operations for drilling of a well may be the characteristic of operations for drilling of a well may be the characteristic of the characteristic operations for drilling of a well may be the characteristic operation of the characteris	oollars of a well or further or thereof, sovers not and any so in any oduction, total and total oduction, total oduction, total oduction total oduction total oduction in any oduction in any oduction in any
concerthip of said land, the sum of FORLY Nine and 60/100 (\$ 10.60 (\$ 10.60) which shall operate as a rental and cover to the sum of the properties of the periods of the same number of mouths successively. All particles of the periods of the same number of mouths successively. All particles of the properties of the periods of the same number of mouths successively. All particles of the period of the p	the privilege of deferring the contenders the commencement of the	given a mires - great or general production and a many deposition for drilling and operations for drilling of a well may be a commencement of operations for drilling of a well may be a commencement of the series	oollans of a well of a well of a tell of thereof, overs not and any stim any oduction, state and stely for record record of record indian of record oduction od
concerthip of said land, the sum of FORLY Nine and 60/100 (s. 19.60 (s. 19.60) which shall operate as a rental and cover for twelve months from said date. In like manner and upon like payments deflored for like periods of the same number of months successively. All narried and all other rights conferred. Should the depository bank hereafter clare. National bank located in the date when said the first named hank, due no may be privilege granted to the date when said the first named hank, due no said all other rights conferred. Should the depository bank hereafter clare. National bank located in the same county with the first named bank, due no the mineral estate covered by this lease with other land, lease or leases the production of either, when in tessee's judgment it is necessary or adwith respect to such other land, lease or leases. Likewise, units previous to exclude such non-producing formations. The forming or reforming of declaration of such unitization or reformation, which declaration shall such as the unitization or reformation. Which declaration shall shall be that proportion of the unit production that the total is to the total number of surface acres in such unit. In addition to the fold allocation shall be that proportion of the unit production that the total is to the total number of surface acres in such unit. In addition to the fold allocation shall be that proportion of the unit production that the total is to the total number of surface acres in such unit. In addition to the fold allocation shall be that proportion of the unit production that the total is to the total number of surface acres in such unit. In addition to the fold allocation shall be that proportion of the unit production that the total is to the total number of surface acres in such unit. In addition to the total is to the total number of surface acres in such unit. In addition to the total number of surface acres in such unit. In addition to the formations the proportion of the unit production that the total is to the tot	the privilege of deferring the or tenders the commencement of the control of the	By Agribut Mires - 2004 to 18 95-18 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	oollans of a well or further or thereof, overs not and any oduction, total and in any oduction, total and in any oduction, total and in exists reformed record a thereto- record a thereto-

17.1

12. Should any person, firm or corporation have an interest in the above-described land not leased to lease, or should any one or more of the parties named above as lessors not execute this lease, it shall nevertheless be binding upon the party or parties executing the same.

13. The undersigned lessors for themselves and their heirs, successors, and assigns, hereby expressly release and waive all rights under and by virtue of the homestead exemption laws of sald state, insofar as the same may in any way affect the purposes for which this lease is made as recited herein. IN WITNESS WHEREOF, the undersigned execute this instrument as of the day and year first shove) written. S.S. # Richard M. Wardell Linda J. Wardell ACKNOWLEDGMEN'TS STATE OF Nebraska COUNTY OF Mashington INDIVIDUAL, North Dakota, South Dakota, Nebraska On this _____30.111.......day of _____ ... before me, personally appeared Richard M. Wardell and Linda J. Wardell to me known to be the person ... & described in and who executed the foregoing instrument, and acknowledged to me thattheyexecuted the same astheir My commission expires: Notary Public. CONTRACT OF THE PARTY OF THE PARTY OF MENT WILCON THE METERS MY CORDS. LOS STATE OF COUNTY OF ... INDIVIDUAL, North Dakota, South Dakota, Nebraska ..., 19, before me, personally appeared..... to me known to be the persondescribed in and who executed the foregoing instrument, and acknowledged to me thatexecuted the same as My commission expires: Notary Public. filed for record and Gas Lease 5 ords of this office recorded in Book Ö STATE OF. CORPORATE, North Dakota, South Dakota, Nebraska of the Corporation that is described in and that executed the within instrument and acknowledged to me that such Corporation executed the same, My commission expires: Notary Public.

. FALSE 8