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## OIL AND GAS LEASE

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Township 6 North, Range 7 East, 6th P.M.  Section 5: NEk  of Section 5	contained hereby grants, leases and lets exclusively unto Le	tances produced in association therewi	th, laying pipe lines, building tank	ks, power stations, telephone lines.	including, but not limited to, roads and other structures
Township 6 North, Range 7 East, 6th P.M.  Section 5: NEX  *****  ****  ****  ***  ***  ***  *	thereon to produce, save, take care of, treat, transport an		employees, the following describe	ed land in	- d
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well is shut in Lisses may threating, in the manner provide the mind in the synthic in the common tenders annually made on the best of the contract, his lease shall not terminate because of shuter is properly of contract, his lease shall not terminate because of shuter is properly of contract, his lease shall not terminate because of shuter is properly of contract, his lease shall not terminate because of shuter is properly of contract, his lease shall not terminate because of shuter is properly of the properly of the provision to the contract, his lease shall not terminate because of shuter is properly of the provision to the contract, his lease shall not terminate because of shuter is properly of the provision to the contract, his lease shall not terminate shall not the proper amount, together with a lease or improper payment penalty of \$100,000.  I contract the properly of the provision of the properly of the provision to defining the provision of the provision of the properly of the provision to defining the provision of the provision of the provision to defining the provision of the provision of the provision to defining the provision of the provision of the provision to defining the provision of the provision of the provision to defining the provision of the provision of the provision to defining the provision of the provision of the provision to defining the provision of the provision of the provision to defining the provision of the provision of the provision to defining the provision of the provision of the provision to provision to defining the provision of the provision of the provision to definite the provision of the provision to the provi	Lessor into the pipe line to which the wells may be come produced on the date of purchase, (b) on gas and the cons market value at the well of one-eighth of the product so so rare use of oil, gas, and water from said land, except water any so used.	scred, Lessee may from time to time pure struents thereof produced from said land old or used, provided that on product sold from Lessor's wells, streams, lakes and p	and sold or used off the premises of at the wells the royalty shall be one conds, for all operations hereunder,	r in the manufacture of gasoline or o eighth of the amount realized from and the royalty on oil and gas shall t	ther products therafrom, the such sale. Lessee shall have be computed after deducting
pepale hereunder regardless of changes in ownership of said land or the rentals either by conveyance or by the death or incapecity of Lessor's again and shall continue as the depository for all mates of the control o	well is shut in. Lessee may thereafter, in the manner providen an amount equal to the rental, and, if such payment or te annually made on or before each anniversary of the shut-in provision to the contrary, this lease shall not terminate be properly or timely make such shut-in gas well payment and a late or improper payment penalty of \$100.00.	ted herein for the payment or tender or de nder is made, such well shall continue th n date of such well, such well shall contin icause of a failure to properly of timely ma it Lessee shall have failed for a period of th	iay rentals, pay or lender to Lessor, is lease in effect for a further perio ue this lease in effect for successiv ke shut-in gas well payments unles irty (30) days after receipt of such n	d of one year. In like manner and up e periods of twelve (12) months each is Lessor shall have given Lessee wr otice to tender such payment in the p	on like payments or tenders Notwithstanding any other itten notice of such failure to proper amount, together with
psychic herworder regardless of changes in ownership of said land or the rentals either by conveyance or by the death or incapacity of Lesson; the sum of			r before one year from this date, the First	lease shall then terminate as to bot - National	
Since 10 miles of the properties of changes in ownership of said land or the remails either by conveyance or by the death or incapacity of Lesson the turn of Company of the Company of th	such anniversary date Lessee shall pay or tender to Les				
State Port and 25/100 botter is 164. 254 AAAAAAAAAA. It here is a class of restall, which shall cover the privilege of deferring commencement of operations for drilling may be further deferred for successive periods of weight (12) months each during the primary term. The payment or tender of rental herein referred to may be made in current, dail, check of by electronic funds transfer at the option of the lesses, and the depositing of such current, yell for check in any post of the propriety of the primary term. The payment or tender of rental expensions for the primary term in the deposition of the primary term. The payment primary term is post of the propriety of the primary term in the payment, tender or transfer of rental until thirty (30) days after Lessor shall deliver to Lesses any any season fallor result as season that the december of the deposition of the primary term is the payment of the payment o	neveble hereunder regardless of changes in ownership	of said land or the rentals either by cor	nveyance or by the death or incap	acity of Lessor) the sum of	One Hundred
deposited in the wrong depository, paid to person other than the parties ministered in maintained and the summer manners if such arroneous payment or deposit the person involved, but this issues shall be maintained in the summer manners if such arroneous payment or deposit the corrected within thirty (30) days after receipt by Lessee of written notice from such Lessor of such error accompanied by any documents and other evidence necessary to enable Lessee to make proper payment.  6. Should any well drilled on the above described land during the primary term before production is obtained be a dry hole, or should production be obtained during the primary term and therefore sees, then and in either event, if operations for drilling an additional well are not commenced or operations for reworking an old well are not operated and the payments of the payment of the payment of the payments of the payment of the decovery of oil, gas, or other hydrocarbons on said land on or before the first rental paying date next succeding the expiration of the payment of the decovery of oil, gas, or other hydrocarbons on said land on the payment of the decovery of oil, gas, or other hydrocarbons on said land on the payment of the decovery of oil, gas, or other hydrocarbons on said land on the payment of the payment of oil, gas or other hydrocarbons on said land on the payment of the pay	periods of twelve (12) months each during the primary ter- lessee, and the depositing of such currency, draft or check shall be deemed payment herein as provided. If such bank ( held in default for failure to make such payment, tender or tr such payment, tender or transfer. The down cash payment deliver to Lessor or to the depository above named or plac portion or portions and be relieved of all obligations as to reduced by said release or releases.	in any post office, properly addressed to or any successor Bank) should fail, liquida ansfer of rental until thirty (30) days after is consideration for this lesse according e of record a release or releases covering the acreage surrendered, and thereafter	the Lessor or said bank, or the tran te or be succeeded by another hank, essor shall deliver to Lessee a prop to its terms and shall not be allocate any portion or portions of the abov the rentals payable hereunder shal	ster of such funds to said bank on or , or for any reason fail or refuse to acc er recordable instrument, naming an ad as mere rental for a period. Lesses te described premises and thereby s I be reduced in the proportion that the	before the rental paying date, eptrental, Lessee shall not be other bank as agent to receive e may at any time execute and urrender this lease as to such he acreage covered hereby is
therester cesse, then and in either event, if operations for drilling a readornal wall are not committee on the extraction of sixty (60) days after the cessation of production or drilling or reworking operations as all walls in wells, then this lease shall terminate unless t. essee, and before said date, shall resume the payment of rentals. Upon resumption of the payment of fearnals, and any other than the payment of a drilling or reworking operations. By the payment of a drilling or reworking operations are should drill ad you held there had been no interruption in the rental payments. If during the last year of the primary term and prior to the discovery of only gas or other hydrocarbons before or during the emission of the primary term. If as the expiration of the primary term of the discovery of oil, gas or other hydrocarbons before or during the emission of the primary term. If as the expiration of the primary term of the primary term. If a state the expiration of the primary term of the primary term of the primary term. Draw the primary term of the primary term of the primary term. Draw the primary term of the primary term of the primary term of the primary term. Draw the primary term. Dra	deposited in the wrong depository, paid to persons other rental properly payable for the period involved, but this lep payment or deposit be corrected within thirty (30) days after Lessee to make proper payment.	than the parties shittled thereto, it will in ase shall be maintained in the same mar er receipt by Lessee of written notice from	nner as if such erroneous payment m such Lessor of such error accomp	or deposit had been properly made panied by any documents and other	ted to pay to such Lessor the , provided that the erroneous avidence necessary to enable
lease when in Lesse's judgment it is necessary or advisable to do so in order to properly develop and operate said premises, such pooling to be into a well unit to units not exceeding one hundred and forty (640) acres for gas, except that larger units may be created to conform to any specing or well unit pattern that may be preactibed by governmental authorities having jurisdiction. Lessee may pool or combine acreage covered by this lease, or any portion thereof, as above provided, as to oil or gas in any one or more strate, and units so formed need not conform in size or area with the unit or units into which the lease is pooled or combined as to any other stratum or strate, and oil units need not conform as to area with gas units. The pooling in one or more instances shall not exhaust the rights of the Lease hereunder to pool this lease or portions threated into other units. Leases shall execute in writing and place of record an instruments identifying and describing the pooled acreage. The entire acreage so pooled into a unit shall be treated for all purposes, except the payment of royalties, as if it were included in this leases. And drilling or reworking operations were on or production of oil or gas therefrom, or the completion were on the land covered by this lease, whether or not the well or wells he located on the permises covered by this lease. In little electron were from the remaining of the royalties, as if such operations were on or such production were from or such completion were on the land covered by this lease. In little electron were from the such particular unit involved. Should any unit as originally created hereon's the well of the permises covered by this lease in late of the royalties electron the vertical particular unit involved. Should any unit as originally created the reverse production of the particular unit involved. Should any unit as originally created the reverse production is obtained on the unit as originally created, the hereof the second or the unit as originally created t	thereafter cease, then and in either event, if operations for paying date next succeeding the expiration of sixty (60) day before said date, shall resume the payment of rentals. Upo interruption in the rental payments if during the last year discovery of oil, gas or other hydrocarbons before or during operations are necessary in order to keep the lease in force this lease or shall have completed a dry hole thereon within these payments have shall continue in force as longer than the second of the shall continue in force as longer than the second of the shall continue in force as longer than the second of the shall continue in force as longer than the second of the shall continue in force as longer than the second of the	drilling an additional well are not coming a feet the cessation of production or dril in resumption of the payment of rentals, to the primary term and prior to the discought of the primary term the prior during the remainder of the primary term one hundred twenty (120) days prior to the assessment of the primary term one hundred twenty (120) days prior to the primary term one hundred twenty (120) days prior to the primary term one hundred twenty (120) days prior to the primary term one hundred twenty (120) days prior to the primary term one hundred twenty (120) days prior to the primary term of the	ling or reworking operations on sail Section 5 governing the payment of very of oil, gas, or other hydrocarb oduction thereof should cease during. If at the expiration of the primary hon any existing or succeeding well on any existing or succeeding well.	d well or wells, then this lesse shall to frentals, shall continue in force just on said the frentals, shall continue in force just on the frentals, shall continue in force just on the frental shall be frental to frental the frental t	nd on or before the first rental erminate unless Lessee, on or Las though there had been no La dry hole thereon, or if after y cause, no rental payment or ms for drilling or reworking on production on this lesse shall
	lesse or lesses when in Lesse's judgment it is necessary'or, and sixty [160] acres, plus an acreage tolerance of ten percen (10%) of six hundred and forty (640) acres for gas, except that Lessee may pool or combine acreage covered by this lease, the unit or units into which the lesse is pooled or combine exhaust the rights of the Lessee hereunder to pool this lesse the pooled acreage. The entire acreage so pooled into a unit or production of oil or gas therefrom, or the completion were from or such completion were on the lant herein specified, Lessor shall receive from a unit so formed, acreage so pooled in the particular unit involved Should at thereafter, whether before or after production is obtained hereinabove specified. In the event on existing unit is an existing unit; provided, that if such supplemented declaration of unitization shall not become effective until tilling of record notice of termination.  8 Lessee also shall have the right to unitize, pool development or operation approved by any governments the terms, conditions, and provisions of this lesse shall be and, particularly, all drilling and development requirement agreement, and this lesses shall not terminate or expire duri	advisable to do so in order to properly des it (10%) of one hundred and sixty (180) ac clarger units may be created to conform to , or any portion thereof, as above provide d as to any other stratum or strata, and or portions thereof into other units. Leas shall be treated for all purposes, except it roon of a well as a shut-in pas well, shall d covered by this lease, whether or not only such portion of the royalty stipulate in yunit as originally created hereunder on the unit, enlarge such unit by addi- inarged Lease shall execute and place- tion of unitization is not filed unitil after the first day of the calendar month next filed , or combine all or any part of the above di suthority and, from time to time, with deemed modified to conform to the term to fit his lease, express or implied, as ing the life of such plan or agreement. In ting the life of such plan or agreement.	relop and operate said premises, au res, for oil, and not exceeding six hu any specing or well unit pattern tha id, as to oil or gas in any one or moroil units need not conform as to a see shall execute in writing and plac he payment of royalties, as if it were be considered for all purposes exche well or wells be located on the dherein as the amount of his acrea ontain less than the maximum nung additional acreage thereto, but of record a supplemental declaration of the control of the unique of the sprovek. In the testing of the second thousand of the unique of the control of the unique of the control of the unique of the control of the unique of the sprovek. In omodify, chang a, conditions, and provisions of such as the event that said above describe the seat interesting of the control of the c	ch pooling to be into a well unit or un undered and forty [640] scree, plus an a tringy be prescribed by governmental e strate, and units so formed need in es with gas units. The pooling in or a of record an instrument or instrume included in this lesse, and drilling or epit the payment of foyelties, as if au premises covered by this lesse. In I ge placed in the unit or his royalty in the or of acres hereinabove specified; the enlarged unit shall in no even on of unitiarition identifying and dealt as originally created, then and in absence of production Lessee may the same general area by entering line or a gothernorm.	its not exceeding one hundred creage tolerance of ten percent authorities having jurisdiction, of conform in size or area with the or more instances shall not not sidentifying and describing reworking operations thereon the operations were on or such ineutral properties of the total intentifying the second the acreage content exceed the acreage content exceed the acreage content exceed the acreage content exceed the such exent the supplemental erminate any unitized area by to accoperative or unit plan of the such plan or of development or operation requirements of such plan or resilter the operated under any land creater the plan of development or operation requirements of such plan or resilter the operated under any

9. Lessee shall have the right at any time without Lessor's consent to surrender all or any portion of the lessed premises and be relieved of all obligation as to the acreage surrendered. Lessee shall have the right within a reasonable time after the expiration of this lesse to remove all property and fixtures placed by Lessee on said land, including the right to draw and remove all casing. When required by Lessor, Lessee will bury all pipe linnes below ordinary plow depth, and no wall shall be drilled within two hundred (200) feat of any residence or barn now on said land without Lessor's consent. The Lessee agrees to promptly pay to the owner thereof any damages to crops, or improvements, caused by or resulting from any operations of Lessee.

10 The rights of either party hereunder may be assigned, in whole or in part, and the provisions hereof shall extend to the heirs, successors and assigns of the parties hereto, but no change or division in ownership of the land, rentals or royalties, however accomplished, shall operate to enlarge the obligations or diminish the rights of Lessee. No change in the ownership of the land, or any inheritance or sale of shall obtain a partie of sale of shall be furnished with a certified copy of all recorded instruments, all court proceedings and all other necessary evidence of any transfer, owner retably according to the surface area of each, and default in rental payment by one shall not affect the rights of other lesses hall be relieved of all obligations with respect to the assigned portion or portions arising subsequent to the date of assignment.

11 Lesses shall not be liable for breach of covenant, express or implied, nor shall this lesse be subject to forfeiture for breach of condition, nor shall this lesse be terminated by operations on or to production from said premises is prevented or substantially impeded by governmental action or other cause not reasonably within the control of Lesses. After the cessation or termination of such governmental action of other cause, Lesses shall be entitled to a reasonable time to commence drilling operations or to commence or resume production.

12. 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 lien upon said land, either in whole or in part, and in event Lesses does so, it shall be subrogated to such lien with the right to enforce same and apply rentals and royalties accruing hereunder toward satisfying same. Lessee shall pay all taxes based on the production from said lands, and shall deduct such taxes attributable to Lessor's interest from royalty due hereunder. Without impairment of Lessee's rights under the warranty in event of failure of title, it is agreed that if Lessor owns an interest in said lands less than the entire fee simple estate, then the royalties and rentals to be paid Lessor shall be reduced proportionately.

13. Lessor hereby releases and waives all right of dower and right of homestead under the laws of this state in and to said premises to the extent of the rights granted by this lesse.

14. In the event that Lessor, during the primary term of this lease, receives a bona fide offer which Lessor is willing to accept from any party offering to purchase from Lessor, a lease covering all or a portion of the land described herein, with the lease becoming effective upon expiration of this lease, Lessor hereby agrees to notify fifteen day a fire receipt of the notice, shall have the primary term of this lease of the offeror, the prince offered and all other pertinent terms and conditions of the offer, a period of terms and conditions of the offer in the primary term of this lease, Lessor hereby agrees to notify terms and conditions of the offer. Lessor, for a period of terms and conditions of the offer in the offer all offers made up to and including the last day of the primary term of this lease shall be subject to the terms and conditions of this Section. Should Lessor the new lease for execution on behalf of Lessor along with Lessor in writing by mail or tologram prior to expiration of said 15-day period. Lessoe shall promptly thereafter furnish to Lessor approval of title according to the terms thereof. Upon receipt thereof, Lessor shall promptly execute said lessor and return same along with the endorsed draft to Lessor's persentative or through lessor's bank of record for payment.

All of the provisions of this lease shall inure to the benefit of and be binding upon the parties hereto, their heirs, administrators, successors and assigns.

This agreement shall be binding on each of the above named parties who sign the same, regardless of whether it is signed by any of the other parties.

IN WITNESS WHEREOF, this instrument is executed effective as of the date first above written.

1	NORMAN Oscar W. Fiene
	Arlene M. Fiene
STATE OFNebraska	A, KANSAS, COLORADO, WYOMING, NORTH DAKOTA, NEW MEXICO
COUNTY OF Lancaster	(Individual(s) Acknowledgment)
The foregoing instrument was acknowledged before me this by Oscar W. Fien	12-20-83 and Arlene M. Fiene, husband and wife.
My Commission expires: Mary Ann Vodehnal	Mary ann Vodehral
Opril 211987 GENERAL NOVAMAL	Address: Waverly reh 68462
BTATE OF NEBRASKA	
STATE OF	
COUNTY OF	(Corporate Acknowledgment)
The foregoing instrument was acknowledged before me this	
byof	
corporation, on behalf of the corporation.	
My Commission expires:	Notary Public
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FROM FROM	
AND GAND G	NEBRASKA April April April April Nis office. 2N D. CLA 10.50 Pd Record Record Record CC Parkwe cod, Col.c
9   15	STATE OF NEBRASKA  County of Gage  This instrument was fised for second on the day of April 19  at 9345 o'clock A.M., and duly n in book 64 bego 657  records of this office.  LODREN D. CLAISEN CHAISEN COLORADO SULLE 3004  Englewood, Colorado 80111
Section	No. of Acres STATE OF County of This instrum day of in book for pook for po