AGREEMENT, Made and entered into	January 15,	Power Pg 117 North Hader St Wirkse L. Haman
	chlager, and Arlene R. Oels	by and betw
Route 1, Linco	in, Nebraska	
Stanley T. Smith, Union National Bldg	Wighits Konese	ter called lessor (whether one or more) the second part, hereinafter called less
WITNESSETH, That the said lessor, for and in consideration of	One & other	
cash in hand paid, receipt of which is hereby acknowledged, and kept and performed, has granted, demised, leased and let and by purpose of mining and operating for oil and gas, and laying pipe	of the covenants and agreements hereinafter these presents does grant, demise, lease and lines, and building tanks, power stations and	contained on the part of lessee to be p let unto said lessee, for the sole and structures thereon to produce, save and
care of said products, all that certain tract of land, together with	any reversionary rights therein, situated in the	he County of Lancaster
State of Nabraska described as follows, to-w		
NOT MI HALL DI MOP MESSO	Addition (N/S NEAT)	
f Section 35 Township 9 North Rar	age 6 East and containing 80	acres more or li
It is agreed that this lease shall remain in full force for a term r either of them, is produced from said land by the lessee, or the p	of 10 (ten) years from this premises are being developed or operated.	date, and as long thereafter as oil or g
In consideration of the premises the said lessee covenants and		
lst. To deliver to the credit of lessor, free of cost, in the pipe ind saved from the kased premises.		
2nd. The lessee shall pay to lessor for gas produced from any syally is of the market value of such gas at the mouth of the w	oil well and used by the lessee for the manufa	acture of gasoline or any other product
the mount of the well. The lessee shall pay lessor as royalty to build and where such gas is not sold or used, lessee shall pay or ten oyalty, an amount equal to the delay rental provided in the next si	of the proceeds from the sale of gas as such der annually at the end of each yearly period dicceeding paragraph bereof	at the mouth of the well where gas only uring which such gas is not sold or used
2nd. The lessee shall pay to lessor for gas produced from any yalty 1s of the market value of such gas at the mouth of the wt it the mouth of the well. The lessee shall pay lessor as royalty 1s und and where such gas is not sold or used, lessee shall pay or ten yalty, an amount equal to the delay rentsi provided in the next past of the delay as a producing lesse under the above term paragraph here over and inside lights in the principal dwelling house on said lant le risk and expense.	of, the lessor to have gas free of charge from	ally is so paid or tendered this lease she many gas well on the leased premises I, the use of such gas to be at the lease
If no well be commenced on said land on or before Januar		nate as to both parties, unless the lessee
before that date shall pay or tender to the lessor, or to the lessor	's credit in The National Bank of	Commerce Bank
Lincoln, Nebraska	successors, which shall continue as the depo-	sitory regardless of changes in the owner
ip of said land, the sum of at 10/ 100	DOLLARS	which shall savenes and do s
check or draft of lesse or any assignee thereof, malled or delivisitory bank. And it is understood and agreed that the consideration	e number of months successively. All such pay rred on or before the rental paying date either lon first recited barely the down paying.	ments or tenders of rental may be ma direct to lessor or assigns or to said d
ce privilege of deferring the commencement of a well for twelve ment of a well may be further deferred for like periods or the same check or draft of lessee or any assignee thereof, mailed or deliving bank. And it is understood and agreed that the considerative when said first rental is payable as aforeasid, but also the letter that the considerative when the same considerative the same as to such portion or put and the same as to such portion or put as the same as the same as to such portion or put as the same as th	sace's option of extending that period as aforess record, a release or releases covering any po- ortions and be released of all bitterstones.	id, and any and all other rights conferred rtion or portions of the above describ-
ntals payable hereunder shall be reduced in the proportion or per Should the first well drilled on the above described land be a	the acreage covered hereon is reduced by said	release or releases.
Should the first well drilled on the above described land be a elve months from the expiration of the last rental period for whi before the expiration of said twelve months shall resume the pay of it is agreed that upon the resumption of the payment of rentaintals and the effect thereof, shall continue in force just as thou	ch rental has been paid, this lease shall terminent of rentals in the same amount and in the	well is not commenced on said land with late as to both parties, unless the lessee of e same manner as herein before provide
itals and the effect thereof, shall continue in force just as thou If said lessor owns a less interest in the above described land to	sh there had been no interruption in the rent	aragraph hereof, governing the payment
If said lessor owns a less interest in the above described land it rein provided shall be paid the lessor only in the proportion whi reased at the next succeeding rental anniversary after any revers	the entry and undivided less simple esta to his interest bears to the whole and undivided ion occurs to cover the interest so acquired.	te therein, then the royaltles and rentu ided fee. However, such rental shall b
Lessee shall have the right to use, free of cost, gas, oil, and was When requested by lessor, lessee shall bury his pipe lines below p	er produced on said land for its operation ther	reon, except water from wells of lessor.
No well shall be drilled nearer than 200 feet to the house or bar	now depin. n now on said premises, without the written o	onsent of the lessor
Lessee shall pay for damages caused by its operations to growing	ng crops on said land	
Lessee shall have the right at any time to remove all machinery If the lessee shall commence to drill a well within the term of ti- pulation with reasonable diligence and dispatch, and if oil or gas ce with the like effect as if such well had been completed within	and fixtures placeed on said premises, includir his lease or any extension thereof, the lease i	ing the right for draw and remove casing.
to with the like effect as if such well had been completed within	, or either of them, be found in paying quan the term of years herein first mentioned.	titles, this lease shall continue and be
If the eatite of either party hereto is transferred, and the privi- either party hereto are vested by descent or devise, the covernm cccssors, or assigns, but no change in the ownership of said land	lege of transferring in whole or in part is exp ts hereof shall extend to and be binding on th	resaly allowed, or if the rights hereunde e heirs, devises, executors, administrator.
mished with the original or a certified copy thereof of any trans probate thereof or, in the event lessor dies intestate and his ea- event of the death of lessor and no administrate below him	fer by lessor or with a certified copy of the w tate is being administered, with a transcript	on the lessee until after lessee has bee fill of lessor together with a transcript of of the administration proceedings or is
thorizing payment or deposit or tender for deposit to their reedit while or due, and it is hereby agreed in the event this lease shi	on the estate, with an instrument satisfacto as hereinbefore provided, at least thirty day all be assigned as to a part or as to parts o	ory to lessee executed by lessor's help a before said rentals and royalties ar
ault shall not operate to defeat or affect this lease in so far a reof shall make due payments of said rentals. In case lease as	in the payment of the proportionate part of	the rents due from him or them, suc
pect to the assigned portion or portions arising subsequent to the in separate tracts, the premises, nevertheless, may be developed a proportion that the acreage owned by him bears to the entire in	te date of assignment. If the leased premises and operated as an entirety, and the royalties	are now or hereafter owned in severalt shall be paid to each separate owner !
If the estate of either party hereto is transferred, and the privi- cither party hereto are vested by descent or devise, the covenan cessors, or assigns, but no thing the covenan mashed with the original or a certified to worship of said land mished with the original or a certified to worship of said land probate thereof or, in the event lessor dies intestate and his ex- event of the death of lessor and no administration being had chorizing payment or deposit or tender for deposit to their credit saile or due, and it is hereby agreed in the event this lease sh consultates of such part or parts shail fail or make default attitude the sailence of such part or parts shail fail or make default attitude of the sailence of the sai	after be divided by sale, devise, or otherwise,	the part of the leases to offset wells of or to furnish separate measuring or re
Lessor hereby warrants and agrees to defend the title to the lam m for lessor by payment, any mortgages, taxes or other liens on the the rights of the holder thereof and may reimburse itself from any	ds herein described, and narees that the lesses	shall have the right at any time to re- of payment by lessor, and be subrogate
The terms, covenants, and conditions hereof shall run with sa	rental or royalties accruing hereunder. Id land and herewith and shall be binding u	pon the parties hereto, their heirs ad-
The terms, covenants, and conditions hereof shall run with an intratora, devisees, executors, successors and sasigns; however, as. Executive Orders, Rules or Regulations, and this lease shall newith, if compliance is prevented by, or if such failure is the rewith, if compliance is prevented by.	ii express or implied covenants of this lease s of be terminated, in whole or in part, nor exult of, any such Law, Order, Rule or Reguls	hall be subject to all Pederal and Stat- lessee held liable for failure to compli- ation.
Whereof witness our hands as of the day and year first above writing	en. No of D	Al. 11.
	_ Harold De	Tex servasion
	Harold D. Oe	lschlager / (SEAL)
•	/ 1 . 0	N / 11 - 11 - 11 - 11 - 11 - 11 - 11 - 1

Notary Public. .