Producers 88-1959

## OIL AND GAS LEASE

Billings Blue Print Billings, Lantana

THIS ACREEMENT, made and entered into this 8th day of S		
17	September , 19 79 by and between	
nerman J. Kunl and Vivian V. Kuhl,	husband and wife	
Rouse #J, Brair, Nebraska 68008	Х.,	
hereinafter called lessor (whether one or more) and LOCHFAYNE	RESOURCES, INC. P.O. Por 20020	
Billings, Montana 59104	1.0. DOX 20737	
1. 10.00		
and of the covenants and agreements bereinafter contained on the put of	and more cash in hand paid, receipt of which is hereby acknow	viedged.
methods and operating for and producing therefrom nil and all gas of what	t lesser, with the exclusive right of mining, exploring by geophysical ar	and lef d other
said products and the caclusive surface and subsurface rights and privileges	onds, roadways, and structures thereon to produce, says, market and take t related in any manner to any and all such operations and arket and take	housing care of
1. WITNESSETII: That the lessor, for and in consideration of \$10.00 and of the covenants and agreements beteinafter contained on the pit of and by these presents does grant, demise, lesse and let exclusively unto said methods and operating for and producing therefrom nil and all gas of what and boarding employees, building tanks, power stations, gasoline plants, per said predicts and the exclusive surface and subsurface rights and privileges necessary, incident to, or convenient for the economical op	peration alone or conjointly with neighboring land for such putposes, all that	er rights Certain
tract or tracts of land situated in the County of Washington Township 18 North, Rasse 12 East	, State of Nebraska described as follows	lo-wit:
Section 19: Tax Lot 25.		
Section 20: Saswiswi.	197	
Section 29: NEINWI, Tax Lot 4.	979 HOV	~~
	Licheral	<u>' '</u>
	Numerical	
	Photostat	m
1.50		
of S阿顶n	Popular 189.3	Ų
2. It is agreed that this lease shall remain in force for a term of the years	I from tale and as long thereafter as oil, or gas of whatspever there or h	ind as
should cease for any cause, this lease shall not terminate if lessee commen	dry hole or holes thereon, or if after discovery of oil or gas production the	very of
pitation of three (3) months from the date of completion of a dry hole or	r tender of rental on or before the rental-paying date next ensuing after	reafter, the ex-
lease shall continue in force so long thereafter as drilling or revorking operating unit which includes all or a part of said least one	bul lessee it then engaged in drilling or reworking operations thereon the erations are being continuously prosecuted on said land or on a drilling	lease, en this
of snother well. If oil or gas shall clapse between the completion or abandons the primary term of this transition to the primary term of this transition.	ment of reworking operations shall be considered to be continuously proment of one well and the beginning of operations for the drilling or re-	secuted vorking
more or less.  2. It is agreed that this lease shall remain in lorce for a term of left years oil or gas on said land, or on acreage pooled therewith, lessee should drill a should cease for any cause, this lease shall not terminate if lessee commence or (if if he within the primary term) commences or resumes the payment or oil or gas is not being produced on or from said land or said pooled premises lease shall continue in force so long thereafter as drilling or reworking one velopment or operating unit which includes all or a part of said land; and of another well. If oil or gas shall be discovered and/or produced from any the primary term of this lease, this leave shall continue in force so long thereafter as drilling or reworking on the primary term of this lease, this leave shall continue in force so long there which includes all or a part of said lands.  3. In consideration of the premises the said lessee covenants and operating and operation.	eafter as oil or gas is produced from the leased premises or from any suc	tion of
for To the state of the state o		
(b) To pay lester for sea of white run into the pipe line to warming providing on the day such oil is run into the pipe line or into stora	which lessee may connect his wells, the equal one-eighth part of all oil pe the lessor for such one-eighth royalty, the market price for oil of like sea	duced
(b) To pay lessor for gas of whatsoever nature or kind produced and therefrom, one-righth, at the market prime at the part of kind produced and	sold, or used off the premises or used to the man of the first	ie ang
a well producing gas only is not sold or used, lessee may pay or tender as religious to be made on or before the anniversary date of this large are	off the premises, or in the manufacture of products therefrom. Where gar reyulty One Dollar per year per net royalty acre relained between	oducts s from
(b) To pay lessor for gas of whalsoever nature or kind produced and therefrom, one-eighth, at the market price at the well for the gas sold, used a well producing gas only is not sold or used, lessee may pay or tender as reducer to be made on or before the anniversary date of this lease during the period render depository hank herein designated. If such payment or lender is made to the definition of the lease during the period lesse.  4. If operations for the drilling of a well for oil or gas now not command.	and after the expiration of 90 days from the date such well is shut if such well is shut in, to the royalty owners or to the royalty owners credit ade. It will be experienced as a constant of the royalty owners credit	n and
4. If operations for the drilling of a well for oil or gas are not commenced therewith as hereinafter provided on or before one year from the date here	or if there is no ail or me being produced within the meaning	of this
that data shall now man I have a	rof, this lease shall terminate as to both parties, unless the lessee on pr	ponied before
that date shall pay or lender to the lessor or to the lessor's credit in the	THE PARTY OF THE P	asla
One Hand 3 7		
awardship of said land, the sum of VIIE nundred Eighty [	Nine and rolles	the
	write and 20/100	
3" - 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2		
3" - 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2		
3" - 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2		
for twelve months from said date. In like manner and upon like payments deferred for like periods of the same number of months successively. All plays mailed or delivered on or before the rental paying date. It is understood and said all other rights conferred. Should the depository bank hereafter close will national bank located in the same county with the first rental is payable as no National bank located in the same causty with the first rents.	the privilege of deferring the commencement of operations for drilling of or tenders the commencement of operations for drilling of a well may be facult or lenders may be made by check or draft of lesses or any assigned that the consideration first recited herein, the down payment, covering that the lesser's right of extending that period as aforesaid, and though a surveysor, lesses or the operations.	well urther ereof, is not d any
for twelve months from said date. In like manner and upon like payments deferred for like periods of the same number of months successively. All payments of months successively. All payments the privilege granted to the date when said first rental is payable as and all other rights conferred. Should the depository bank hereafter close of National bank located in the same county with the first named hank, due notices.  5. Lessee, at its number is because the same county with the first named hank, due notices.	the privilege of deferring the commencement of operations for drilling of or tenders the commencement of operations for drilling of a well may be founded as the commencement of operations for drilling of a well may be founded that the consideration first section became, the down payment, covered, but also the lesser's right of extending that period as aforesaid, and though a successor, lesser or its assigns may deposit rental or royalties in or such deposit to be mailed assigns may deposit rental or royalties in	well orther ereof, is not d any
for twelve months from said date. In like manner and upon like payments deferred for like periods of the same number of months successively. All payments of months successively. All payments the privilege granted to the date when said first rental is payable as and all other rights conferred. Should the depository bank hereafter close of National bank located in the same county with the first named hank, due notices.  5. Lessee, at its number is because the same county with the first named hank, due notices.	the privilege of deferring the commencement of operations for drilling of or tenders the commencement of operations for drilling of a well may be founded as the commencement of operations for drilling of a well may be founded that the consideration first section became, the down payment, covered, but also the lesser's right of extending that period as aforesaid, and though a successor, lesser or its assigns may deposit rental or royalties in or such deposit to be mailed assigns may deposit rental or royalties in	well orther ereof, is not d any
for twelve months from said date. In like manner and upon like payments deferred for like periods of the same number of months successively. All payments of months successively. All payments the privilege granted to the date when said first rental is payable as and all other rights conferred. Should the depository bank hereafter close of National bank located in the same county with the first named hank, due notices.  5. Lessee, at its number is because the same county with the first named hank, due notices.	the privilege of deferring the commencement of operations for drilling of or tenders the commencement of operations for drilling of a well may be founded as the commencement of operations for drilling of a well may be founded that the consideration first section became, the down payment, covered, but also the lesser's right of extending that period as aforesaid, and though a successor, lesser or its assigns may deposit rental or royalties in or such deposit to be mailed assigns may deposit rental or royalties in	well orther ereof, is not d any
for twelve months from said date. In like manner and upon like payments deferred for like periods of the same number of months successively. All payments of months successively. All payments the privilege granted to the date when said first rental is payable as and all other rights conferred. Should the depository bank hereafter close of National bank located in the same county with the first named hank, due notices.  5. Lessee, at its number is because the same county with the first named hank, due notices.	the privilege of deferring the commencement of operations for drilling of or tenders the commencement of operations for drilling of a well may be founded as the commencement of operations for drilling of a well may be founded that the consideration first section became, the down payment, covered, but also the lesser's right of extending that period as aforesaid, and though a successor, lesser or its assigns may deposit rental or royalties in or such deposit to be mailed assigns may deposit rental or royalties in	well orther ereof, is not d any
for twelve months from said date. In like manner and upon like payments deferred for like periods of the same number of months successively. All payments of months successively. All payments the privilege granted to the date when said first rental is payable as and all other rights conferred. Should the depository bank hereafter close of National bank located in the same county with the first named hank, due notices.  5. Lessee, at its number is because the same county with the first named hank, due notices.	the privilege of deferring the commencement of operations for drilling of or tenders the commencement of operations for drilling of a well may be founded as the commencement of operations for drilling of a well may be founded that the consideration first section became, the down payment, covered, but also the lesser's right of extending that period as aforesaid, and though a successor, lesser or its assigns may deposit rental or royalties in or such deposit to be mailed assigns may deposit rental or royalties in	well orther ereof, is not d any
for twelve months from said date. In like manner and upon like payments deferred for like periods of the same number of months successively. All payments of months successively. All payments the privilege granted to the date when said first rental is payable as and all other rights conferred. Should the depository bank hereafter close of National bank located in the same county with the first named hank, due notices.  5. Lessee, at its number is because the same county with the first named hank, due notices.	the privilege of deferring the commencement of operations for drilling of or tenders the commencement of operations for drilling of a well may be founded as the commencement of operations for drilling of a well may be founded that the consideration first section became, the down payment, covered, but also the lesser's right of extending that period as aforesaid, and though a successor, lesser or its assigns may deposit rental or royalties in or such deposit to be mailed assigns may deposit rental or royalties in	well orther ereof, is not d any
for twelve months from said date. In like manner and upon like payments deferred for like periods of the same number of months successively. All payments of months successively. All payments the privilege granted to the date when said first rental is payable as and all other rights conferred. Should the depository bank hereafter close of National bank located in the same county with the first named hank, due notices.  5. Lessee, at its number is because the same county with the first named hank, due notices.	the privilege of deferring the commencement of operations for drilling of or tenders the commencement of operations for drilling of a well may be founded as the commencement of operations for drilling of a well may be founded that the consideration first section became, the down payment, covered, but also the lesser's right of extending that period as aforesaid, and though a successor, lesser or its assigns may deposit rental or royalties in or such deposit to be mailed assigns may deposit rental or royalties in	well orther ereof, is not d any
for twelve months from said date. In like manner and upon like payments deferred for like periods of the same number of months successively. All payments of months successively. All payments the privilege granted to the date when said first rental is payable as and all other rights conferred. Should the depository bank hereafter close of National bank located in the same county with the first named hank, due notices.  5. Lessee, at its number is because the same county with the first named hank, due notices.	the privilege of deferring the commencement of operations for drilling of or tenders the commencement of operations for drilling of a well may be founded as the commencement of operations for drilling of a well may be founded that the consideration first section became, the down payment, covered, but also the lesser's right of extending that period as aforesaid, and though a successor, lesser or its assigns may deposit rental or royalties in or such deposit to be mailed assigns may deposit rental or royalties in	well orther ereof, is not d any
for twelve months from said date. In like manner and upon like payments deferred for like periods of the same number of months successively. All payments of months successively. All payments the privilege granted to the date when said first rental is payable as and all other rights conferred. Should the depository bank hereafter close of National bank located in the same county with the first named hank, due notices.  5. Lessee, at its number is because the same county with the first named hank, due notices.	the privilege of deferring the commencement of operations for drilling of or tenders the commencement of operations for drilling of a well may be founded as the commencement of operations for drilling of a well may be founded that the consideration first section became, the down payment, covered, but also the lesser's right of extending that period as aforesaid, and though a successor, lesser or its assigns may deposit rental or royalties in or such deposit to be mailed assigns may deposit rental or royalties in	well orther ereof, is not d any
for twelve months from said date. In like manner and upon like payments deferred for like periods of the same number of months successively. All payments of months successively. All payments the privilege granted to the date when said first rental is payable as and all other rights conferred. Should the depository bank hereafter close of National bank located in the same county with the first named hank, due notices.  5. Lessee, at its number is because the same county with the first named hank, due notices.	the privilege of deferring the commencement of operations for drilling of or tenders the commencement of operations for drilling of a well may be founded as the commencement of operations for drilling of a well may be founded that the consideration first section became, the down payment, covered, but also the lesser's right of extending that period as aforesaid, and though a successor, lesser or its assigns may deposit rental or royalties in or such deposit to be mailed assigns may deposit rental or royalties in	well orther ereof, is not d any
for twelve months from said date. In like manner and upon like payments defected for like periods of the same number of amaths accessively. All paymanided or delivered more before the rental paying date. It is understood and only the privilege granted to the date when said first rental is payable as and a and all other rights conferred. Should the depository bank hereafter close with National bank located in the same county with the first named hank, due note to the date same county with the first named hank, due note to all or any part of the land described herein and as to any one or no the mineral estate covered by this leane with other land, lease or lease in the production of either, when in lessee's judgment it is necessary or advis to exclude such non-production for lease or leases. Likewise, units previously declaration of such untilization or reformation, which declaration shall defer been completed or upon which operations for drilling have theretofor shut in for want of a market anywhere on a unit which necludes all or a gas royalties, lessor shall receive on production from the unit so pooled reworking operations or a well shut in for want of a market under this eagle-control shall be that proportion of the unit production that the total number of surface acres in such unit. In addition to the force operative or unit plan of development or operation approved by any governments of this lease, express or implied, shall be sat such plan or agreement and, in such event, the test conform to the terms, conditions, and provisions of such approved cooperal and development requirements of this lease, express or implied, shall be sat such plan or agreement, and this lease, express or implied, shall be sat such plan or agreement, and this lease, express or implied, shall be sat such plan or agreement and of the another of expirite and the lease, express or consent to any and approved by any governmental agency by executing the same upon requirements of this lease, express lessor's consent to any and approved b	the privilege of deferring the commencement of operations for drilling of or lenders the commencement of operations for drilling of a well may be for lenders are lenders may be made by check or draft of lessee or any asigner it agreed that the consideration first recited herrin, the down payment, coveresaid, but also the lesser's right of extending that period as aforesaid, an including that the consideration for the consideration of site assigns may deposit rental or rotalities in the formations hereunder, to pool or unitize the leasehold estate of the formations hereunder, to pool or unitize the leasehold estate able to do an, and irrespective of whether authority similar to this of the inunciant vicinity for the production of oil and gas, or apparately formed to include formations not producing oil or gas, may be refore any unit shall be accompilished by lessee executing and filing of recording the unit. Any unit may include land upon which a well has the arease. In fleu of the toyalities elsewhere herein specified, including should be an included in the portion of such production allocated to this lease; shall have the right to unitize, pool, or combine all or enuader with other lands in the same general area by entering into a remancial authority and, from time to time, with like approval, to means, conditions, and provisions of this lease shall be deemed modification of such plan of development or operation and, particularly, all driving the life of such plan or agreement. In the event that said above descent and the production of development or operation whereby the production and the payments to be made herefunder to lessor shall be based upon products of the lesson shall be based upon products of the life.	well urther ereof, its not it is not is no
for twelve months from said date. In like manner and upon like payments defected for like periods of the same number of amaths accessively. All paymanided or delivered more before the rental paying date. It is understood and only the privilege granted to the date when said first rental is payable as and a and all other rights conferred. Should the depository bank hereafter close with National bank located in the same county with the first named hank, due note to the date same county with the first named hank, due note to all or any part of the land described herein and as to any one or no the mineral estate covered by this leane with other land, lease or lease in the production of either, when in lessee's judgment it is necessary or advis to exclude such non-production for lease or leases. Likewise, units previously declaration of such untilization or reformation, which declaration shall defer been completed or upon which operations for drilling have theretofor shut in for want of a market anywhere on a unit which necludes all or a gas royalties, lessor shall receive on production from the unit so pooled reworking operations or a well shut in for want of a market under this eagle-control shall be that proportion of the unit production that the total number of surface acres in such unit. In addition to the force operative or unit plan of development or operation approved by any governments of this lease, express or implied, shall be sat such plan or agreement and, in such event, the test conform to the terms, conditions, and provisions of such approved cooperal and development requirements of this lease, express or implied, shall be sat such plan or agreement, and this lease, express or implied, shall be sat such plan or agreement, and this lease, express or implied, shall be sat such plan or agreement and of the another of expirite and the lease, express or consent to any and approved by any governmental agency by executing the same upon requirements of this lease, express lessor's consent to any and approved b	the privilege of deferring the commencement of operations for drilling of or lenders the commencement of operations for drilling of a well may be for lenders are lenders may be made by check or draft of lessee or any asigner it agreed that the consideration first recited herrin, the down payment, coveresaid, but also the lesser's right of extending that period as aforesaid, an including that the consideration for the consideration of site assigns may deposit rental or rotalities in the formations hereunder, to pool or unitize the leasehold estate of the formations hereunder, to pool or unitize the leasehold estate able to do an, and irrespective of whether authority similar to this of the inunciant vicinity for the production of oil and gas, or apparately formed to include formations not producing oil or gas, may be refore any unit shall be accompilished by lessee executing and filing of recording the unit. Any unit may include land upon which a well has the arease. In fleu of the toyalities elsewhere herein specified, including should be an included in the portion of such production allocated to this lease; shall have the right to unitize, pool, or combine all or enuader with other lands in the same general area by entering into a remancial authority and, from time to time, with like approval, to means, conditions, and provisions of this lease shall be deemed modification of such plan of development or operation and, particularly, all driving the life of such plan or agreement. In the event that said above descent and the production of development or operation whereby the production and the payments to be made herefunder to lessor shall be based upon products of the lesson shall be based upon products of the life.	well urther ereof, its not it is not is no
for twelve months from said date. In like monner and upon like payments defected for like periods of the same number of months successively. All pays mailed ur delivered on or before the rental paying date. It is understood and only the privilege granted to the date when said liest rental is payable as and and all other rights conferred. Should the depository bank hereafter close wit National bank located in the same county with the first named bank located in the same county with the first named bank does noted to the months of the land described herein and as to any one or no the mineral estate covered by this lease with other land, lease or leases in the production of either, when in lessee's judgment it is necessary or advis with respect to such other land; lease or leases. Likewise, units previously to exclude such non-producing formations. The forming or reforming of a fore been completed or upon which operations for drilling have therefole shut in (or want of a market anywhere on a unit which includes all or a reworking operations or a well shut in for want of a market under this lease results and the production shall be that proportion of the unit production that the total number of surface acres in such unit. In addition the forein operative or unit plan of development or operation approved by any governance or terminale any such plan or agreement and, in such event, the total number of surface acres in such unit. In addition to the forein operative or unit plan of development or operation approved by any governand evelopment thereof, shall be sase, express or implied, shall be said and save plan or agreement, and this lease, express or implied, shall be said and sevelopment requirements of the land requirements of the purpose of computing the royalties to be paid hereunder to tessor, be which it is allocated to different portions of the land covered by said positions of a partition of the purpose of computing the royalties to be paid hereunder to tessor, be which it is allocated and not to any other t	the privilege of deferring the commencement of operations for drilling of or lenders the commencement of operations for drilling of a well may be indeed where or draft of leases or any assignce it agreed that the consideration first recited draft of leases or any assigner it agreed that the consideration first recited draft of leases or any assigner it agreed that the consideration first recited draft of leases or any assigner it agreed that the consideration first recited draft, the down payment, coverently that the consideration first recited draft, the down payment, covered to a successor, lease or dis assigns may deposit rental or revalties in the consideration of such deposit to be maffed to leasor at last known address, and from time to line as a recurring right, either before or after producing of such deposit to be maffed to leasor at last known address, and form time to line as a recurring right, either before or after producing of the farmations hereunder, to pool or unitize the leasehold estate sable to do so, and irrespective of whether authority similar to this estable to do so, and irrespective of whether authority similar to this estable to do so, and irrespective of whether authority similar to this estable to do so, and irrespective of whether authority similar to this estable to do so, and irrespectively and irrespectively and filling of recording the unit. Any unit may include lond upon which a well has the aspect of the unit. Any unit may include lond upon which a well has the same case. In lieu of the royalities elsewhere herein specified, including or aspart of this lease shall be treated as if it were production, drilling or reworking operations or a same last of the partition of such pin not such production allocated to this lease; indicated in the unit going, lease estable have the right to unitize, pool, or combine all or remmental authority and, from time to time, with like approval, to not remmental authority and, from time to time, with like approval, to not remmental authority and,	twell urther errorf, is not it any taken to any taken to any taken to any for exists rimed are a retor a such sears any co-diffy, did not the total to a total to any taken to any co-diffy, did not to a total to any co-diffy, did not see any co-diffy, did not see any co-diffy, did not see any co-difficult not see any co-
for twelve months from said date. In like monuer and upon like payments defected for like periods of the same number of months successively. All payers mailed ur delivered on or before the rental paying date. It is understood and only the privilege granted to the date when said liest rental is payable as and and all other rights conferred. Should the depository bank hereafter close wit National bank located in the same county with the first named bank located in the same county with the first named bank located in the same county with the first named bank located in the same county with the first named bank located in the same county with the first named bank located in the same county with the first named bank located in the same county with the first named bank located in the same county with the first named bank located in the same county with the first named bank located in the same county with the first named bank located in the same county with the first named located by this lease with other land, lease or leases in the production of either, when in lessee's judgment it is necessary or advis to exclude such non-producing formations. The forming or reforming of a fore been completed or upon which operations for drilling have the reformation of such unilization or reformation, which declaration shall de fore been completed or upon which operations for drilling have therefore shall in for want of a market under this lease results of the same part of the location shall be that proportion of the unit production that the total number of surface acres in such unit. In addition to the forci operative or unit plan of development or operation approved by any governand evelopment to the terms, conditions, and provisions of such approved by any governand development equirements of this lease, express or implied, shall be said of the purpose of computing the royalties to be paid hereunder to lessor, be which it is allocated and not it only other tract of land; and the royalty and approved by any governmental agency b	the privilege of deferring the commencement of operations for drilling of or lenders the commencement of operations for drilling of a well may be induced or lenders may be made by deck or draft of leases or any assigner it agreed that the consideration first recited herrin, the down payment, cover on the lease of any assigner it agreed that the consideration first recited herrin, the down payment, coverestid, but also the losser's right of extending that period as aforesaid, an item of such deposit to be mailed to leasor at last known address, and the losser's right of extending that period as aforesaid, an item of such deposit to be mailed to leasor at last known address, and from time to line as a recurring right, either before or after producing of the formations hereunder, to pool or unitize the leasehold estate stable to do so, and irrespective of whether authority similar to this capital in the insunctiate vicinity for the production of oil and gas, or separately formed to include formations not producing oil or gas, may be reforeseribe the unit. Any unit may include lond upon which a well has the estate that the summan of this lease shall be treated as if it were production, drilling or reworking operations or a part of this lease shall be treated as if it were production, drilling or surface acres cavered by this lease and included in the unit going, lease shall he realth to unitize, pool, or combine all or counter with other lands in the same general area by entering into a remander with other lands in the same general area by entering into a remander with other lands in the same general area by entering into a remander with other lands in the same general area by entering into a remander with other lands in the same general area by entering into a remain a suthority and, from time to time, with like approval, to not compared to the production of this lease shall be deemed modified by compliance with the drilling and development requirement give or unit plan of development or operation whereby the prod	twell urther errorf, is not it any taken to any taken to any taken to any for exists rimed are a retor a such sears any co-diffy, did not the total to a total to any taken to any co-diffy, did not to a total to any co-diffy, did not see any co-diffy, did not see any co-diffy, did not see any co-difficult not see any co-
for twelve months from said date. In like manner and upon like payments defected for like periods of the same number of manths successively. All paymanided or delivered on or before the rental paying date. It is understood and only the privilege granted to the date when said liest rental is payable as a do and all other rights conferred. Should the depository bank hereafter close will be privilege granted to the date when said liest rental is payable as a do and all other rights conferred. Should the depository bank hereafter close will be added to the same county with the first named hank, due noted to all other rights conferred. Should the right and power at any time a as to all or any part of the land described herein and as to any one or no the mineral estate covered by this lease with other land, lease or lease in the production of either, when in lessee's judgment it is necessary or advis to exclude such non-producing formations. Likewise, units previously to exclude such non-producing formations. Likewise, units previously to exclude such non-producing formations. The forming or reforming of a fore been completed or upon which operations for drilling have theretolor shut in for want of a market anywhere on a unit which includes all or a reworking operations or a well shut in for want of a market anywhere on a unit which includes all or a gas royalites, lessor shall receive on production from the unit as production that the total number of surface acres in such unit. In addition to the fore operative or unit plan of development or operation approved to any governance or terminate any such plan or agreenent and, in such event, the test and development requirements of this lease, express or implied, shall be said lands or any part thereof, shall hereafter be operated under any such cool the purpose of computing the royalites to be paid hereunder to lessor, be which it is allocated and not to any other tract of land; and the royality only as to allocated, Lessor shall hereafter be operated under any such coo	the privilege of deferring the commencement of operations for drilling of or lenders the commencement of operations for drilling of a well may be meants or lenders may be made by check or draft of lessee or any asigner it agreed that the consideration first recited herrin, the down payment, coverested, but also the lesser's right of extending that period as aforesaid, an intensial, but also the lesser's right of extending that period as aforesaid, an intensial, but also the lesser's right of extending that period as aforesaid, and it is assigns may deposit rental or rovalties in the formation of such deposit to be mailed to lessor at last known address, and the intensity of the production of oil and gas, or separated one of the formations hereunder, to pool or unitize the leasehold estate able to do so, and trespective of whether authority similar to this case to do so, and trespective of whether authority similar to this case to the formations not producing oil or gas, may be reformed to include formations not producing oil or gas, may be reformed to include formations not producing oil or gas, may be reformed to include formations and producing oil or gas, may be reformed to this lease shall be treated as if it were production, drilling or reworking operations, drilling of surface acress envered by this lease and included in the unit particular leases, the lease of the production of such plan of surface acress covered by this lease and included in the unit reworking operation and provisions of this lease shall be deemed motivationally and, from time to time, with like approva	well urther wronf, is not it any it and y alsts rined a returned a returned a returned a such sears any continued it is not
for twelve months from said date. In like monner and upon like payments defected for like periods of the same number of months successively. All payments defected for like periods of the same number of months successively. All payments of the fore the rental paying date. It is understood and couly the privilege granted to the date when said liest rental is payable as and and all other rights conferred. Should the depository bank hereafter close with National bank located in the same county with the first named bank, due noticed to the land described herein and as to any one or months and all or any part of the land described herein and as to any one or months of the moneral estate covered by this lease with other land, lease or leases in the production of either, when in lessee's judgment it is necessary or advise with respect to such other land, lease or leases. Likewise, units previously to exclude such non-producing formations. The forming or reforming of a fore been completed or upon which operations for drilling have therefole shut in for want of a market anywhere on a unit which includes all or a reworking operations or a well shut in for want of a market under this because the state of the short of the described lands as to one or more of the formations while the that proportion of the unit production that the total number of surface acres in such unit. In addition to the fore operative or unit plan of development or operation approved by any governments and such plan or agreement, and his lease shall not terminate on such conform to the terms, conditions, and provisions of such approved cooperal such plan or agreement, and this lease, express or implied, shall be said and sevelopment requirements of this lease, express or implied, shall be said and sevelopment requirements of this lease, express or implied, shall be said and so any part thereof, shall hereafter be operated under any such coop thereform is allocated to different portions of the land covered by said provisions of such approved by any gove	the privilege of deferring the commencement of operations for drilling of or lenders the commencement of operations for drilling of a well may be induced or lenders may be made by check or draft of leases or any asigner it agreed that the consideration first recited herrin, the down payment, cover or the consideration first recited herrin, the down payment, cover or districted herrin, the down payment, cover or districted herrin, the down payment, cover of such deposit to be mailed to extending that period as aforesaid, an intensity of the production of such deposit to be mailed to lessor at last known address.  In from time to time as a recurring right, either before or after producing of the formations hereunder, to pool or unitize the leasehold estate asbe to do so, and irrespective of whether authority similar to this of the inuncitate vicinity for the production of oil and gas, or separately formed to include formations not producing oil or gas, may be reforesable to do so, and irrespective of whether authority similar to this of the invariant of the constitution of the producing and filling of recovering the unit. Any unit may include land upon which a well has the part to of the payment of such producing and filling of recovering the unit. Any unit may include land upon which a well has the part of this lease shall be treated as if it were production, drilling the part of this lease shall be treated as if it were production, drilling to provide any of the royalities elsewhere herein specified, including any instance acres covered by this lease and included in the unit going, lease estail have the right to unitize, pool, or combine all or returnental authority and, from time to time, with like approval, to not returned with other lands in the same general area by entering into a remained with other lands in the same general area by entering into a remained with other lands in the same general area by entering into a remained by compliance with the drilling and development requirement and provisions of thi	well urther wroof, is not disny to any to an
for twelve months from said date. In like monner and upon like payments defected for like periods of the same number of months successively. All payments defected for like periods of the same number of months successively. All payments of the fore the rental paying date. It is understood and couly the privilege granted to the date when said liest rental is payable as and and all other rights conferred. Should the depository bank hereafter close with National bank located in the same county with the first named bank, due noticed to the land described herein and as to any one or months and all or any part of the land described herein and as to any one or months of the moneral estate covered by this lease with other land, lease or leases in the production of either, when in lessee's judgment it is necessary or advise with respect to such other land, lease or leases. Likewise, units previously to exclude such non-producing formations. The forming or reforming of a fore been completed or upon which operations for drilling have therefole shut in for want of a market anywhere on a unit which includes all or a reworking operations or a well shut in for want of a market under this because the state of the short of the described lands as to one or more of the formations while the that proportion of the unit production that the total number of surface acres in such unit. In addition to the fore operative or unit plan of development or operation approved by any governments and such plan or agreement, and his lease shall not terminate on such conform to the terms, conditions, and provisions of such approved cooperal such plan or agreement, and this lease, express or implied, shall be said and sevelopment requirements of this lease, express or implied, shall be said and sevelopment requirements of this lease, express or implied, shall be said and so any part thereof, shall hereafter be operated under any such coop thereform is allocated to different portions of the land covered by said provisions of such approved by any gove	the privilege of deferring the commencement of operations for drilling of or lenders the commencement of operations for drilling of a well may be induced or lenders may be made by check or draft of leases or any asigner it agreed that the consideration first recited herrin, the down payment, cover or the consideration first recited herrin, the down payment, cover or districted herrin, the down payment, cover or districted herrin, the down payment, cover of such deposit to be mailed to extending that period as aforesaid, an intensity of the production of such deposit to be mailed to lessor at last known address.  In from time to time as a recurring right, either before or after producing of the formations hereunder, to pool or unitize the leasehold estate asbe to do so, and irrespective of whether authority similar to this of the inuncitate vicinity for the production of oil and gas, or separately formed to include formations not producing oil or gas, may be reforesable to do so, and irrespective of whether authority similar to this of the invariant of the constitution of the producing and filling of recovering the unit. Any unit may include land upon which a well has the part to of the payment of such producing and filling of recovering the unit. Any unit may include land upon which a well has the part of this lease shall be treated as if it were production, drilling the part of this lease shall be treated as if it were production, drilling to provide any of the royalities elsewhere herein specified, including any instance acres covered by this lease and included in the unit going, lease estail have the right to unitize, pool, or combine all or returnental authority and, from time to time, with like approval, to not returned with other lands in the same general area by entering into a remained with other lands in the same general area by entering into a remained with other lands in the same general area by entering into a remained by compliance with the drilling and development requirement and provisions of thi	well urther wroof, is not disny to any to an
for twelve months from said date. In like monner and upon like payments defected for like periods of the same number of months successively. All payments defected for like periods of the same number of months successively. All payments of the fore the rental paying date. It is understood and couly the privilege granted to the date when said liest rental is payable as and and all other rights conferred. Should the depository bank hereafter close with National bank located in the same county with the first named bank, due noticed to the land described herein and as to any one or months and all or any part of the land described herein and as to any one or months of the moneral estate covered by this lease with other land, lease or leases in the production of either, when in lessee's judgment it is necessary or advise with respect to such other land, lease or leases. Likewise, units previously to exclude such non-producing formations. The forming or reforming of a fore been completed or upon which operations for drilling have therefole shut in for want of a market anywhere on a unit which includes all or a reworking operations or a well shut in for want of a market under this because the state of the short of the described lands as to one or more of the formations while the that proportion of the unit production that the total number of surface acres in such unit. In addition to the fore operative or unit plan of development or operation approved by any governments and such plan or agreement, and his lease shall not terminate on such conform to the terms, conditions, and provisions of such approved cooperal such plan or agreement, and this lease, express or implied, shall be said and sevelopment requirements of this lease, express or implied, shall be said and sevelopment requirements of this lease, express or implied, shall be said and so any part thereof, shall hereafter be operated under any such coop thereform is allocated to different portions of the land covered by said provisions of such approved by any gove	the privilege of deferring the commencement of operations for drilling of or lenders the commencement of operations for drilling of a well may be induced or lenders may be made by check or draft of leases or any asigner it agreed that the consideration first recited herrin, the down payment, cover or the consideration first recited herrin, the down payment, cover or districted herrin, the down payment, cover or districted herrin, the down payment, cover of such deposit to be mailed to extending that period as aforesaid, an intensity of the production of such deposit to be mailed to lessor at last known address.  In from time to time as a recurring right, either before or after producing of the formations hereunder, to pool or unitize the leasehold estate asbe to do so, and irrespective of whether authority similar to this of the inuncitate vicinity for the production of oil and gas, or separately formed to include formations not producing oil or gas, may be reforesable to do so, and irrespective of whether authority similar to this of the invariant of the constitution of the producing and filling of recovering the unit. Any unit may include land upon which a well has the part to of the payment of such producing and filling of recovering the unit. Any unit may include land upon which a well has the part of this lease shall be treated as if it were production, drilling the part of this lease shall be treated as if it were production, drilling to provide any of the royalities elsewhere herein specified, including any instance acres covered by this lease and included in the unit going, lease estail have the right to unitize, pool, or combine all or returnental authority and, from time to time, with like approval, to not returned with other lands in the same general area by entering into a remained with other lands in the same general area by entering into a remained with other lands in the same general area by entering into a remained by compliance with the drilling and development requirement and provisions of thi	well urther wroof, is not disny to any to an
for twelve months from said date. In like monner and upon like payments defected for like periods of the same number of months successively. All payments defected for like periods of the same number of months successively. All payments of the fore the rental paying date. It is understood and couly the privilege granted to the date when said liest rental is payable as and and all other rights conferred. Should the depository bank hereafter close with National bank located in the same county with the first named bank, due noticed to the land described herein and as to any one or months and all or any part of the land described herein and as to any one or months of the moneral estate covered by this lease with other land, lease or leases in the production of either, when in lessee's judgment it is necessary or advise with respect to such other land, lease or leases. Likewise, units previously to exclude such non-producing formations. The forming or reforming of a fore been completed or upon which operations for drilling have therefole shut in for want of a market anywhere on a unit which includes all or a reworking operations or a well shut in for want of a market under this because the state of the short of the described lands as to one or more of the formations while the that proportion of the unit production that the total number of surface acres in such unit. In addition to the fore operative or unit plan of development or operation approved by any governments and such plan or agreement, and his lease shall not terminate on such conform to the terms, conditions, and provisions of such approved cooperal such plan or agreement, and this lease, express or implied, shall be said and sevelopment requirements of this lease, express or implied, shall be said and sevelopment requirements of this lease, express or implied, shall be said and so any part thereof, shall hereafter be operated under any such coop thereform is allocated to different portions of the land covered by said provisions of such approved by any gove	the privilege of deferring the commencement of operations for drilling of or lenders the commencement of operations for drilling of a well may be induced or lenders may be made by check or draft of leases or any asigner it agreed that the consideration first recited herrin, the down payment, cover or the consideration first recited herrin, the down payment, cover or districted herrin, the down payment, cover or districted herrin, the down payment, cover of such deposit to be mailed to extending that period as aforesaid, an intensity of the production of such deposit to be mailed to lessor at last known address.  In from time to time as a recurring right, either before or after producing of the formations hereunder, to pool or unitize the leasehold estate asbe to do so, and irrespective of whether authority similar to this of the inuncitate vicinity for the production of oil and gas, or separately formed to include formations not producing oil or gas, may be reforesable to do so, and irrespective of whether authority similar to this of the invariant of the constitution of the producing and filling of recovering the unit. Any unit may include land upon which a well has the part to of the payment of such producing and filling of recovering the unit. Any unit may include land upon which a well has the part of this lease shall be treated as if it were production, drilling the part of this lease shall be treated as if it were production, drilling to provide any of the royalities elsewhere herein specified, including any instance acres covered by this lease and included in the unit going, lease estail have the right to unitize, pool, or combine all or returnental authority and, from time to time, with like approval, to not returned with other lands in the same general area by entering into a remained with other lands in the same general area by entering into a remained with other lands in the same general area by entering into a remained by compliance with the drilling and development requirement and provisions of thi	well urther wroof, is not disny to any to an
for twelve months from said date. In like monner and upon like payments defected for like periods of the same number of months successively. All payments defected for like periods of the same number of months successively. All payments of the fore the rental paying date. It is understood and couly the privilege granted to the date when said liest rental is payable as and and all other rights conferred. Should the depository bank hereafter close with National bank located in the same county with the first named bank, due noticed to the land described herein and as to any one or months and all or any part of the land described herein and as to any one or months of the moneral estate covered by this lease with other land, lease or leases in the production of either, when in lessee's judgment it is necessary or advise with respect to such other land, lease or leases. Likewise, units previously to exclude such non-producing formations. The forming or reforming of a fore been completed or upon which operations for drilling have therefole shut in for want of a market anywhere on a unit which includes all or a reworking operations or a well shut in for want of a market under this because the state of the short of the described lands as to one or more of the formations while the that proportion of the unit production that the total number of surface acres in such unit. In addition to the fore operative or unit plan of development or operation approved by any governments and such plan or agreement, and his lease shall not terminate on such conform to the terms, conditions, and provisions of such approved cooperal such plan or agreement, and this lease, express or implied, shall be said and sevelopment requirements of this lease, express or implied, shall be said and sevelopment requirements of this lease, express or implied, shall be said and so any part thereof, shall hereafter be operated under any such coop thereform is allocated to different portions of the land covered by said provisions of such approved by any gove	the privilege of deferring the commencement of operations for drilling of or lenders the commencement of operations for drilling of a well may be induced or lenders may be made by check or draft of leases or any asigner it agreed that the consideration first recited herrin, the down payment, cover or the consideration first recited herrin, the down payment, cover or districted herrin, the down payment, cover or districted herrin, the down payment, cover of such deposit to be mailed to extending that period as aforesaid, an intensity of the production of such deposit to be mailed to lessor at last known address.  In from time to time as a recurring right, either before or after producing of the formations hereunder, to pool or unitize the leasehold estate asbe to do so, and irrespective of whether authority similar to this of the inuncitate vicinity for the production of oil and gas, or separately formed to include formations not producing oil or gas, may be reforesable to do so, and irrespective of whether authority similar to this of the invariant of the constitution of the producing and filling of recovering the unit. Any unit may include land upon which a well has the part to of the payment of such producing and filling of recovering the unit. Any unit may include land upon which a well has the part of this lease shall be treated as if it were production, drilling the part of this lease shall be treated as if it were production, drilling to provide any of the royalities elsewhere herein specified, including any instance acres covered by this lease and included in the unit going, lease estail have the right to unitize, pool, or combine all or returnental authority and, from time to time, with like approval, to not returned with other lands in the same general area by entering into a remained with other lands in the same general area by entering into a remained with other lands in the same general area by entering into a remained by compliance with the drilling and development requirement and provisions of thi	well urther wroof, is not disny to any to an
for twelve months from said date. In like manner and upon like payments defected for like periods of the same number of manths successively. All paymanided or delivered on or before the rental paying date. It is understood and only the privilege granted to the date when said liest rental is payable as a do and all other rights conferred. Should the depository bank hereafter close will be privilege granted to the date when said liest rental is payable as a do and all other rights conferred. Should the depository bank hereafter close will be added to the same county with the first named hank, due noted to all other rights conferred. Should the right and power at any time a as to all or any part of the land described herein and as to any one or no the mineral estate covered by this lease with other land, lease or lease in the production of either, when in lessee's judgment it is necessary or advis to exclude such non-producing formations. Likewise, units previously to exclude such non-producing formations. Likewise, units previously to exclude such non-producing formations. The forming or reforming of a fore been completed or upon which operations for drilling have theretolor shut in for want of a market anywhere on a unit which includes all or a reworking operations or a well shut in for want of a market anywhere on a unit which includes all or a gas royalites, lessor shall receive on production from the unit as production that the total number of surface acres in such unit. In addition to the fore operative or unit plan of development or operation approved to any governance or terminate any such plan or agreenent and, in such event, the test and development requirements of this lease, express or implied, shall be said lands or any part thereof, shall hereafter be operated under any such cool the purpose of computing the royalites to be paid hereunder to lessor, be which it is allocated and not to any other tract of land; and the royality only as to allocated, Lessor shall hereafter be operated under any such coo	the privilege of deferring the commencement of operations for drilling of or lenders the commencement of operations for drilling of a well may be induced or lenders may be made by check or draft of leases or any asigner it agreed that the consideration first recited herrin, the down payment, cover or the consideration first recited herrin, the down payment, cover or districted herrin, the down payment, cover or districted herrin, the down payment, cover of such deposit to be mailed to extending that period as aforesaid, an intensity of the production of such deposit to be mailed to lessor at last known address.  In from time to time as a recurring right, either before or after producing of the formations hereunder, to pool or unitize the leasehold estate asbe to do so, and irrespective of whether authority similar to this of the inuncitate vicinity for the production of oil and gas, or separately formed to include formations not producing oil or gas, may be reforesable to do so, and irrespective of whether authority similar to this of the invariant of the constitution of the producing and filling of recovering the unit. Any unit may include land upon which a well has the part to of the payment of such producing and filling of recovering the unit. Any unit may include land upon which a well has the part of this lease shall be treated as if it were production, drilling the part of this lease shall be treated as if it were production, drilling to provide any of the royalities elsewhere herein specified, including any instance acres covered by this lease and included in the unit going, lease estail have the right to unitize, pool, or combine all or returnental authority and, from time to time, with like approval, to not returned with other lands in the same general area by entering into a remained with other lands in the same general area by entering into a remained with other lands in the same general area by entering into a remained by compliance with the drilling and development requirement and provisions of thi	well urther wroof, is not disny to any to an

125+4594

The state of the s

## 四460階

11. Lessee shall comply with all laws and regulations of any Governmental body purporiting to exercise taxing authority over the lands covered by this lease or the person of the lessor berein and in to complying lessee shall not be responsible for determining the legality, validity or constitutionality of any such law or regulation enacted or issued by any such Governmental body. In determining the residence of lessor for purposes of complying with such laws or regulations lessee may rely upon the address of lessor herein set forth or upon the last known address if lessor. Neither any error in the determination of the residence or status of lessor nor an error in the payment of any sums of money due or payable to lessor under the terms of this lease which is made during the course of or as a result of lessee's good faith efforts to comply with any such laws or regulations shall terminate this lesse or constitute grounds for any cause of action against lessee. All of lessee's good faith efforts to comply with any such laws or regulations shall terminate this lesse or constitute grounds for any cause of action against lessee. All of lessee's good faith efforts to comply with any such laws or regulations or implicit, the fall be suspended at the time or from time to time as compliance with any thereof is prevented or hindered by or is in conflict with Federal, State, Gounty, or municipal laws, rules, regulations or Executive Orders asserted as official by or under public authority claiming jurisdiction, or Act of God, adverse field, weather, or market conditions, inshifty to obtain materials in the open market or transportation thereof, war, strikes, lockouts, riots, or other conditions or circumstances not wholly controlled by lessee, and this lease shall not be terminated or hindered by or is in conflict with any of the foregoing eventualities. The time during which lessee shall be prevented from conducting drilling or reworking operations and in this lease, under the contingencies above stated, shall be added t

12. Should any person, firm or corporation have an interest in the above-described land not leased to lessee, or should any one or more of the 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 said state, insofar as the same may in any way affect the purposes for which this lease is made as recited herein.

Soc. Sec. # 508-46-1615	Herman J. Kuhl
	· 4
	Vivian V. Kuhl
ACVAICIVA	ETYC MENTEC
ACKNOWL	EDGMENTS
COUNTY OF Washington	INDIVIDUAL, North Dakota, South Dakota, Nebraska
On this 8th day of September	19 79 before me, personally appeared Herman J.
Kuhl and Vivian V. Kuhl, h/w	, to me known to be the personS. described in and who executed the foregoing
nstrument, and acknowledged to me that they executed the sam	their , free fiet and deed.
A GENESAL NOTARY State of Nebr. DEANNA M. NIELSEN My Comm. Exp. April 14, 1982	Deliner Y William Public.
, сърг. дрги 14, 1982	
COUNTY OF	INDIVIDUAL, North Dakota, South Dakota, Nebraska
On this day of	
	, to me known to be the persondescribed in and who executed the foregoing
natrument, and acknowledged to me thatexecuted the samely commission expires:	
	Notary Public.
Oil and Gas Lease FROM TO	No. Acres  A. O. Almoster.  Term  This instrument was filled for record on the A day of ACO. 1979, at ASA o'clock  A. S. O. Clock  A. S. O. A. S. O. of the records of this office.  Register of Deeds.  By E. M. La M. M. M. Deeparty  When Koorded reman to
	CORPORATE, North Dakota, South Dakota, Nebraska
inown to me to be the	e Corporation that is described in and that executed the within instrument and
dy commission expires:	
and heart of the second	Name of the

1460日

A STATE OF THE STA