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whose address is 1.0.8 Max 180. Holder, Box Paxion 2. Best Lists 167.61 C. is the operator of a well drilled to Lond here Operator) location to Hold (Housson to Holder address is F. 0. Box 555) location to Hold (Housson to Holder address) is F. 0. Box 555 location to Hold (Housson to Holder address) is F. 0. Box 555 location to Holder than the Santa F. 38 No. 1 to long location 985' feet from the East line and 600 feet from the North line of Section 25, lowns only or carton to the East line and 600 feet from the North line of Section 25, lowns only or carton in the Hold (Holder address) is the Hold (Holder address) in the Holder of Holder address of the Holder of East, and the County, the Maxico to head operation 27 feet from the North line of Section 25, lowns or the American delication and close to the Holder of East, and the county of the Holder of East, and the County of the Holder of East, and the County of the Holder of East, level location, and close if of all junk. The agreement further previous that operator is to plus date with what to a plugged-back total depth of 2112' feet and trunder well to landowner for his use as a water-well. (parator will leave carding in the well as inflower as a water-well, (parator will leave carding in the well as inflower as a water-well, (parator will leave carding in the well as inflower law that 1,16'). Also, in lieu of Cost of backplug, Hidwater (il Co. will reimburg landowner as per agreement dated Warch 1,150' copy attached hereto and made a part hereof, pre-rided payment of 82370.00 is made within 30 days after receipt of release by N.M.Oll Conscorn, 5. That when operator has compiled with the provisions of Paragraph 4 shove have been compiled with the his satisfaction. Should legal process be received and sworn to before me this 25thday of April 10 and for the County 31 Jen. Water 10 Paragraph 4 shove have been compiled with the provisions of Paragraph 4 and 1 shove have been compiled with the his satisfaction. Should legal process be received by the p	deposes and says:	tering tir	st duly swoi	n according to	law, upon his	oath
2. But land the SIL C. it to person place will drilled to land be operator of Jury (10000000). The company to Jury (1000000000000000000000000000000000000	1. That he is Acea	Sapt. o	f Tiderate	r Oil Company Operator)		
Tranta, Max Model (Landowner) and the being drilled to test for hydronartons and/or extion from the gas and described is the Santa fr 88 No. 1 horize that the second of the first time and for feet from the North line of Soction 22, Township 18 j. Range 8 No. 18 No. 10 Soction 22, Township 18 j. Range 8 No. 19 No. 10 Soction 22, Township 18 j. Range 8 No. 10 Soction 22, Township 18 j. Range 8 No. 10 Soction 22, Township 18 j. Range 8 No. 10 Soction 22, Township 18 j. Range 8 No. 10 Socion 19 Soction 22, Township 18 j. Range 8 No. 10 Socion 19 Socion 22, Township 18 j. Range 8 No. 10 Socion 19 Socion 22, Township 18 j. Range 8 No. 10 Socion 19 Socion 22, Township 18 j. Range 8 No. 10 Socion 19 Socion 22, Township 18 j. Range 8 No. 10 Socion 19 Soci	2. That Tidhaalor	OIL Co. is	Mew Mexico	or of a well dri	lled on land)	
Located post and described as the Santa Fr 188 No. 1 , being crossed section 25 , Township 18	ionging to Buck Wilcoxs	or/ on per)	. whose addi	ess is P. O. Bo	525	
Sats 17 and 10 described as the Sats 17 and 10 feet from the North line of Section 75. Township 18	grants, New Mexico	. said well bei	no drilled t	o test for hydr	ocarbons and/o	m carbon
as another set and commented is follows: 7-5/m H-DD 2nd basing set at 100. I seemed which the set and commented the complete of the set and the provision of the set and the provision of the set and set and the set and set and the set and set and the set and	droxine gas and described	is the Santa	Fe nBn	lo. <u>1</u> ,	being located	9801
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So anche regular with 2 Care. dement cirrylabed. At Carry there decended to the Total County of the	looon set and demented as	tollows: 7-5/8	P! H=410 25# U	asing set at lic	o." hamennen i	*T PH
1. That operator and Loncowner have made an agreement whereby operator (ii) (percent) to back till pits, level location, and clear it of all junk. The agreement further provides that operator is to plug said well back to a plugged-back total depth of 270. feet and transfer well to landowner for hit use as a water-well. Operator will leave casing in the well as follows: 7.5/Me casing act at 116. Also, in lieu of Cost of backplug, Tidewater (ii) Co. will reimbure landowner as per agreement dated March 1,1967 copy attached hereto and made a part hereof, provided payment of \$2370.00 is made within 30 days after receipt of release by N.M.O.I. Cons.Comm. 5. That when operator has compiled with the provisions of Faragraph 4 above it will so notify the OII Conservation Commission of the State of New Mexico on Commission Form C-103, together with a signed statement from the landowner that the provisions of Paragraph 4 above have been compiled with to his satisfaction. Should legal process be required to effect collection, Tidewater (II will pay such costs in addition to the agreed amoun of \$2370.00 mentioned above in Paragraph h. Sinterited and sworn to before me this 28thday of April April A.D. 19 06. Macald C. Milcon M.	A) sacks regular mith 2%	Cacl. Cement c	irculated.	4's Carre	y has been	· rem
to back fill pits, level location, and clear it of all junk. The agreement turther provides that operator is to plug said well back to a plugged-back total depth of 27[9] feet and transfer well to landowner for his use as a water-well. Operator will leave casing in the well as follows: 7.6.7% castins and at 16; Also, in lieu of Cost of backplug, Tidswater (il Co. will reimburs landowner as per agreement dated March 1,1967 copy attached hereto and made a part hereof, pro-rided payment of \$2370.00 is made within 30 days after receipt of release by N.M.Oil Cons.Comm. 5. That when operator has compiled with the provisions of Paragraph 4 above it sill so notify the Oil Conservation Commission of the State of New Mexico on Commission of Form C-103, together with a signed statement from the landscarer that the provisions of Paragraph 4 above have been compiled with to his satisfaction. Should legal process be required to effect collection, Tidewater Oil will pay such costs in addition to the agreed amoun of \$2370.00 mentioned above in Paragraph 4. Enterrited and sworn to before me this 28thday of April Development of the Genney of Lea Potary Public in and for the Genney of Lea Potary Public in and for the Genney of Lea Potary Public in and for the Genney of Lea Potary Public in and above have been compiled with, he will accept the above-described well for his use as a water-well, and that he will assume all responsibility for the well, the location, and the coversion of the well Public plan. Subgration and sworn to before me this 13th and of Leader Leader Leader Clandowner) 13th Assumed and sworn to before me this 13th and of Leader L	4 1871 feet well	lewill un	M 40 M	arly Cenut	anaritie (15)	Contraction
rides that operator is to plue sold well back to a plugged-back total depth of 2701 cost and transfer well to landowner for his use as a water-well. Operator will leave casing in the well as follows: 7.5/40 casin; and at 16: Also, in lieu of Cost of backplug, Tidewater Cil Co. will reimbure landowner as per agreement dated March 1,1967 copy attached hereto and made a part hereof, pro-rided payment of \$270.00 is made within 30 days after receipt of release by NaM.cil Cons.Comm. 5. That when operator has compiled with the provisions of Paradraph 4 above it will so notify the Oil Conscrution Commission of the State of New Mexico on Commission Form C-103, together with a signed statement from the landowner that the provisions of Paradraph 4 above have been compiled with to his satisfaction. Thould legal process be required to effect collection, Tidewater Cil will pay such costs in addition to the agreed amoun of \$2370.00 mentioned above in Paragraph 4. **TIDEWATER GIL COMPANY** **County of ** **Valencia** **State OF** **Valencia* **State OF** **State OF** **Company of the well of the provision of the well of the well of the coversion of the well of the well of the well of the coversion of the well of the well of the well of the coversion of the well of the well of the coversion of the coversion of the coversi	to back fill pits, level	location, and c	lear it of a	ill funk. The a	greement furth	er pro-
Also, in lieu of Cost of backplug, Tidewater Cil Co. will reimbure landowner as per agreement dated March 1,1967 copy attached hereto and made a part hereof, pro- rided payment of \$2370.00 is made within 30 days after receipt of release by N.M.Cil Cons.Comm. 5. That when operator has compiled with the provisions of Paragraph 4 above it will so notify the Oil Conservation Commission of the State of New Mexico on Commission Form C-103, together with a signed statement from the landowner that the provisions of Paragraph 4 above have been complied with to his satisfaction. Should legal process be re- quired to effect collection, Tidewater Cil will pay such costs in addition to the agreed amoun of \$2370,000 mentioned above in Paragraph 4. TIDEWATER GLE COMPANY (Goerator) By	vides that operator is to	plug sald well	back to a p	lugged-back tot	al depth of the	27124
Also, in lieu of Cost of backplug, Tidewater Cil Co. will reimbure indowner as per agreement dated March 1,167 copy attached hereto and made a part hereof, provided payment of \$2370.00 is made within 30 days after receipt of release by N.M.Cil Cons.Comm. 5. That when operator has compiled with the provisions of Paragraph 4 above it will so notify the Cil Conservation Commission of the State of New Mexico on Commission of some C-103. together with a signed statement from the land.comer that the provisions of Paragraph 4 above have been complied with to his satisfaction. Should legal process be required to effect collection, Tidewater Cil will pay such costs in addition to the agreed amount of \$2370.00 mentioned above in Paragraph 4. TIDEWATER CIL COMPANY (Goerator) By J.J. Wash. TIDEWATER CIL COMPANY (Goerator) By J.J. Wash. Fotary Public in and for the County of Jea. NATE OF St. Founty of Valencia St. Touch to the above have been compled with the provisions of Paragraphs 4 and 5 above have been compled with, he will accept the above-described well for his use as a water-well, and that he will assume all responsibility for the well, the location, and the coversion of the well to a water-well. Butturelle to the well the above-described mell for his use as a water-well, and that he will assume all responsibility for the well, the location, and the coversion of the well to a water-well. Butturelle to the well that he coversion of the well that			hic use as a	water-well. O	perator will i	eave
indowner as per agreement dated March 1,1907 copy attached hereto and made a part hereof, provided payment of \$2370.00 is made within 30 days after receipt of release by N.M.Oil Cons.Comm. 5. That when operator has compiled with the provisions of Paragraph 4 above it will so notify the Oil Conservation Commission of the State of New Mexico on Commission of corm. C-103, together with a signed statement from the landsware that the provisions of Paragraph 4 above have been compiled with to his satisfaction. Should legal process be required to effect collection, Tidewater Oil will pay such costs in addition to the agreed amoun of \$2370.00 mentioned above in Paragraph 4. TIDEWATER GLL COMPANY (Operator) By	casing in the well as 101	10W5: . Aleo in 11a	w of Cost of	Phankalua Mida	umtau Nil Ca	wd77 wadwhysa
b. That when operator has complied with the provisions of Paragraph 4 above it will so notify the dil Conservation Commission of the State of New Mexico on Commission form C-103, together with a signed statement from the landswerr that the provisions of Paragraph 4 above have been complied with to his satisfaction. Thould legal process be required to effect collection, Tidewater Oll will pay such costs in addition to the agreed amount of \$2370.00 mentioned above in Paragraph 4. TIDEWATER GLL COMPANY (Operator) By	7-5/3" casing act at 110' landowner as per agreement	dated March 1,1	967 copy at	tached hereto an	d made a part	hereof, pro-
Sill so notify the Oil Conservation Commission of the State of New Mexico on Commission from C-103, together with a signed statement from the landswer that the provisions of Paragraph 4 above have been compiled with to his satisfaction. Should legal process be required to effect collection, Tidewater Oil will pay such costs in addition to the agreed amount of \$2370.00 mentioned above in Paragraph 4. TIDEWATER OIL COMPANY (Operator) By April , A. D. 19 06. Notary Public in and for the Goundy of Lea NATE OF Valencia SS. County of the while accept the above-described well for his use as a water-well, and that he will accept the above-described well for his use as a water-well, and that he will assume all responsibility for the well, the location, and the coversion of the well to a water-well. Subscribed and swormato before me this 13th day of Warch , A. D. 19 67.	vided payment of \$2370.00 i	is made within 3	0 days after	r receipt of rel	ease by N.M.Oi	1 Cons.Comm.
Paragraph 4 above have been complied with to his satisfaction. Should legal process be required to effect collection, Tidewater Oil will pay such costs in addition to the agreed amount of \$2370,000 mentioned above in Paragraph 4. TIDEWATER GL COMPANY (Operator) By						
county of Walencia Tensor that when the provisions of Paragraphs 4 and 5 above have been complied with, he will accept the above-described well for his use as a water-well, and that he will assume all responsibility for the well, the location, and the coversion of the well Subscribed and swornsto before me this Subscribed and swornsto before me this Subscribed and swornsto before me this Warch Subscribed and swornsto before me this	Form C-103. together with	nservation Comm a signed state	ission of th ment from th	e State of New . He landsweer tha	mexico on comm t the provisio	1 55 100 ns. of
TIDEWATER GLL COMPANY (Goerator) By	Paragraph 4 above have be	en complied with	h to his sat	Isfaction. Sh	ould legal pro	cess be re-
Subscribed and sworn to before me this 29th day of April .A. D. 19 56. Wallow Motary Public in and for the Gounty of Lea Walencia SS. Sounty of Valencia SS. Sering first duly sworn according to law, upon his oath denoses and says that when the provisions of Paragraphs 4 and 5 above have been complied with, he will accept the above-described well for his use as a water-well, and that he will assume all responsibility for the well, the location, and the coversion of the well to a water-well. Subscribed and sworn to before me this 13th day of Warch .A. D. 19 67.				such costs in a	ddition to the	agreed amoun
But a swarm to before me this 29th day of April .A. D. 19 66. Wardt E. Wilson J. Notary Public in and for the Count of Lea STATE OF	or \$5210*00 meurioned god)AG TH LELERELEDIN	, 40	mitorinamen of L.C.	OMPANY	
Subscribed and sworn to before me this 29th day of April , A. D. 19 66. Marold & Wilson M. Protary Public in and for the County of Lea						
Fictory Public in and for the County of Leading of Lead					•	
Fictory Public in and for the County of Leading of Lead			Ву	(.x. 1110	ide_	
valencia , being first duly sworn according to law, upon his oath deceses and says that when the provisions of Paragraphs 4 and 5 above have been complied with, he will accept the above-described well for his use as a water-well, and that he will assume all responsibility for the well, the location, and the coversion of the well to a water-well. Subscribed and sworn to before me this	Bubscribed and sworn to be	efore me this <u>2</u>	eth day of _	April	, A. D. 19	<u>66</u> .
valencia , being first duly sworn according to law, upon his oath deceses and says that when the provisions of Paragraphs 4 and 5 above have been complied with, he will accept the above-described well for his use as a water-well, and that he will assume all responsibility for the well, the location, and the coversion of the well to a water-well. Subscribed and sworn to before me this			11	and E. W.	ilsen M.	
tounty of			Notary Publ	ic in and for the	ne County of	l,ea
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, being first duly sworn according to law, upon his oath deceses and says that when the provisions of Paragraphs 4 and 5 above have been compiled with, he will accept the above-described well for his use as a water-well, and that he will assume all responsibility for the well, the location, and the coversion of the well to a water-well. Subscribed and sworns to before me this	With the same of the control of the)				
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with, he will accept the above-described well for his use as a water-well, and that he will assume all responsibility for the well, the location, and the coversion of the well to a water-well. Buttle location Buttle location Candowner	deposes and says that wher					
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Subscribed and sworns to before me this 13th day of March , A. O. 19 67		ility for the we	ell, the loc	ation, and the d	coversion of t	he well
Subscribed and sworm to before me this 13th day of Warch , A. O. 19 67	to a water-well.		į	B. 4911,00.	<u> </u>	
Subscribed and sworm to before me this 13th day of Warch , A. O. 19 67	garantee ta			Lanciowne	er)	
086Danie	Charles Company			(2411201111	,	67
Matary Public in and for the Courty of Valencia	Subscribed and sworms to be	fore me this	day of	2000 A V.S.	, A. D. 19	<u> </u>
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			Matacampubl	ion in and 1912	a Courty of	VELENCIA