MINER	41.	DEE	-
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		PRESENTS

That John S. Mat	thews and Muriel	T. Matthews	, his wife,	****
of Bernalillo	County, State o	f New Mexic	ofor and	n consideration of the sum o
Ten and no/100			Do	llars (\$10.00
cash in hand paid by Arch	nie Westfall, a	married man,		
hereinafter called Grantee	_, and other good and	valuable conside	rations, the receipt	of which is hereby acknowl
edged, ha. Ve. granted, sold, co	.5		_	
assign and deliver unto said Gra	intee,	his	heirs, success	ors and assigns, an undivided
_32/306.47ths				
and under, and that may be pro	811			
County State of New M	•	to-wit:		
	the result of Fig. 1 and 1 and 1 and 1	distribution and a second		more than the second
			1-2-8-1	
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		ga (jegoval) (jegoval) Georgia (koli georg		Salar Salar
Tract No. 41 in Townsh	in Tuenty-nine	(20) November	· Names Sim 1/	West N. M. P.
N. containing 1/5.23	man manage .	A		A CONTRACTOR OF THE PARTY OF TH

Lots Six (6), Seven (7), Eleven (11), Twelve (12), South half of the Southwest Quarter (SiSWi) and Southwest Quarter of the Bouthwest Quarter (SWISE) of Section 4; the Southeast quarter of the Northeast Quarter (SELIEL) and the Northeast Quarter of the Southeast Quarter (NEISEL) of Section 5; the Northwest Quarter of the Northeast Quarter (NEISEL) of Section 9, all In Township Twenty-nine (29) Worth, Seange Six (6) West, N. M. P. M., containing 321.24 acres;

## Excepting:

The Southeast Quarter of the Northeast Quarter (SELNE) and the Northeast Quarter of the Southeast Quarter (NESE) of Section 5; and the Southeast Quarter of the Northwest Quarter (SELNE) and the Northwest Quarter of the Southeast Quarter (NESE) of Section 4, Tourishly twenty-nine (29) North, of Range Six (6) West, N. P. M. containing 160 acres;

thus leaving an screege of 306.27 acres, more or less. It is the intent of this deed to convey 32 royalty seres.

comes cancelled or forfested, then and in that event an undivided
interests and all future rentals on said land for oil, gas, and other mineral privileges shall be owned by the said
Grantee
and under said lands, together with 32/306.47ths interest in all future rents. To have and to hold
the above described property, together with all and singular the rights and appurtenances thereunto in anywise be-
longing unto the said Grantee herein, his heirs, successors and assigns forever; and they
do hereby bind their heirs, executors and administrators to warrant and forever de-
tend all and singular the said property unto the said Grantee herein his heirs, successors and
assigns against every person whomsoever lawfully claiming or to claim the same or any part thereof.
Witness our hand s this 9th day of June 19.52.
Witnesses John & Matthews
muriel I matthews
and the state of t

BEFORE AN EXAMINER OF THE OIL CONSERVATION DIVISION

CASE NOS: 11601, 11626, 11627, 11628, 11629, 11708, 11709, 11685, 12136 AND 11815

Submitted By: Robert Westfall

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	i in	first	bốv	S WI e wri	HEREC	d the sa				l and af	fixed m	y officia	t and deed al seal, the y Public.	e day and	_	this
St.	o aggs		<i>(</i> 3	<u></u>			•		•	• • •						
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	MINERAL DEED		John S. Mathews		Muriel T. Mathews	Archie Westfall		STATE OF NEW MEXICO, Str. Pie Arrathe	I hereby certify that this instrument was filed for	record on the 16th day of	at 1 o'clock P• m, and was duly recorded	in Book 11 at Page 198 of the	Records of Docks of faid County.	Country Clerk	THENTED AND FOR BANE DE VICALANTA PARTITUDA GO. ALRUDUS STORE	

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## KNOW ALL MEN BY THESE PRESENTS:

of Rernalillo County, State of New Mexico for and in consideration of the sum of Ten and no/100 Dollars (\$ 10.00 )  cash in hand paid by _robie_Meatfell, a married man, hereinafter called Grantee and other good and valuable considerations, the receipt of which is hereby acknowledged, harve granted, sold, conveyed, assign and deliver unto said Grantee his heirs, successors and assigns, an undivided 50/306.47 ths interest in and to all of the oil, gas, and other minerals and mineral substances in and under, and that may be produced from the following described land situated in Pio Arriba County, State of New Mexico to wit:  Tract No. 41 in Township Twenty-nine (29) North, Range Six (6) West, N. M. P. M., containing 145.23 earnes;  Lots Six (6), Seven (7), Eleven (11), Twelve (12), South Balf of the Southweat, Quarter (\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$
Tract No. 41 in Township Twenty-nine (29) North, Range Six (6) West, N. M. F. M., containing 145.23 acres;  Lots Six (6), Seven (7), Eleven (11), Twelve (12), South Malf of the Southeast Quarter (Northeast Quarter (Northea
cash in hand paid byirohie_Westfall_, a married_man, hereinafter called Grantee, and other good and valuable considerations, the receipt of which is hereby acknowledged, har@ granted, sold, conveyed, assigned and delivered, and by these presents do
hereinafter called Grantee
edged, ha We granted, sold, conveyed, assigned and delivered, and by these presents do grant, sell, convey, assign and deliver unto said Grantee here, his heirs, successors and assigns, an undivided 50/306, k7 ths interest in and to all of the oil, gas, and other minerals and mineral substances in and under, and that may be produced from the following described land situated in Pio Arriba County, State of New Mexico to wit:  Tract No. 41 in Township Twenty-nine (29) North, Range Six (6) West, N. M. P. M., containing 145.23 acres;  Lots Six (6), Seven (7), Eleven (11), Twelve (12), South half of the Southwest Quarter (3±50±) and Southwest Quarter of the Southeast quarter of the Northwest Quarter (5±50±) of Section 4; the Southeast quarter of the Northwest Quarter (5±50±) of Section 5; the Northwest Quarter of the Northwest Quarter (10±50±) of Section 9, all in Township Twenty-nine (29) North, Range Six (6) West, N. N. P. M., containing 521.24 acres;  Excepting;  The Southeast Quarter of the Northwest Quarter (5±50±) and the Northwest Quarter of the Northwest Quarter (10±50±) of Section 5; and the Southwest Quarter of the Northwest Quarter (5±50±) of Section 5; and the Southwest Quarter of the Northwest Quarter (5±50±) of Section 5; and the Southwest Quarter (10±50±) of Section 5; and the Southwest Quarter of the Northwest Quarter (10±50±) of Section 6; Section 6; Township twenty-nine (29) North, Range Six (6) West, N. M. P. M. containing 160 acres;  It is the intent of this deed to convey 50 royalty acres.  It is the intent of this deed to convey 50 royalty acres.  It is the intent of this deed to convey 50 royalty acres.  It is the intent of this deed to convey 50 royalty acres.  It is the intent of this deed to convey 50 royalty acres.  It is the intent of this deed to convey 50 royalty acres.  It is the intent of this deed to convey 50 royalty acres.  It is the intent of this deed to convey 50 royalty acres.  It is the intent of this deed to convey 50 royalty acres.  It is the intent of this deed to convey 50
assign and deliver unto said Grantee
interest in and to all of the oil, gas, and other minerals and mineral substances in and under, and that may be produced from the following described land situated in _Rio_Arriba
Tract No. 41 in Township Twenty-nine (29) North, Range Sixs(6) West, N. M. P. M., containing 145.23 acres;  Lots Six (6), Seven (7), Eleven (11), Twelve (12), South balf of the Religious (255W) and Southwest Quarter of the Southeast quarter (355W) and Southwest Quarter of the Southeast quarter (355W) and Southwest Quarter (355W) and the interest quarter of the Northeast Quarter (355W) and the southeast Quarter (355W) and Southwest Quarter (355W) and the southeast Quarter of the Northeast Quarter (355W) and the southeast Quarter (355W) and the southeast Quarter of the Northeast Quarter (355W) and the southeast Quarter (355W) of Section 3; the Northwest Quarter of the Northeast Quarter (355W) of Section 3; the Northwest Quarter of the Northeast Quarter (355W) of Section 3; the Northwest Quarter of the Northeast Quarter (355W) of Section 3; the Northwest Quarter of the Northeast Quarter (355W) of Section 3; the Southeast Quarter of the Northeast Quarter (355W) of Section 3; the Southeast Quarter of the Northeast Quarter (355W) of Section 3; the Southeast Quarter of the Northeast Quarter (355W) of Section 3; the Southeast Quarter of the Northwest Quarter of the Southeast Quarter (355W) of Section 3; the Southeast Quarter of the Northwest Quarter of the Southeast Quarter (355W) of Section 4; Township twenty-nine (29) North, Range Six (6) West, N. M. P. M. Ortheining 160 acres;  This the intent of this deed to convey 50 royalty acres.  It is the intent of this deed to convey 50 royalty acres.  It is the intent of this deed to convey 50 royalty acres.  Of the Northwest Quarter of the lease interest and ill future rents on said land for oil, gas, and other mineral privileges shall be owned by the said Grantee.  his owning 50/306.47ths  of all oil, gas and other minerals in and under said lands, together with 30.306.47ths  interest and appurtenances thereunto in anywise belonging unto the said Grantee.  his owning 50/306.47ths  interest and appurtenances thereunto in anywise belonging unto the said Grantee.  herein here
Tract No. 41 in Township Twenty-nine (29) North, Range Six (6) West, N. M. P. M., containing 145.23 acres;  Lots Six (6), Seven (7), Eleven (11), Twelve (12), South half of the Southwest. Quarter (\$\frac{1}{2}\text{Six}\) and Southwest Quarter of the Southeast Quarter (\$\frac{1}{2}\text{Six}\) and Southwest Quarter (\$\frac{1}{2}\text{Six}\) of Section 4; the Southeast Quarter (\$\frac{1}{2}\text{Six}\) of Section 5; the Northeast Quarter of the Northeast Quarter (\$\frac{1}{2}\text{Six}\) of Section 5; the Northeast Quarter of the Northeast Quarter (\$\frac{1}{2}\text{Six}\) of Section 9; all in Township Twenty-nine (29)  North, Range Six (6) West, N. M. P. M., containing 321.24 acres;  Excepting:  The Southeast Quarter of the Northeast Quarter (\$\frac{1}{2}\) of Section 5; and the Southwest Quarter of the Northwest Quarter of the Northwest Quarter (\$\frac{1}{2}\) of Section 5; and the Southwest Quarter of the Northwest Quarter of the Southwest Quarter (\$\frac{1}{2}\) of Section 5; and the Southwest Quarter of the Northwest Quarter of the Southwest Quarter of the Northwest Quarter of the Southwest Quarter of
Tract No. 41 in Township Twenty-nine (29) North, Range Six (6) West, N. M. P. M., containing 145.23 acres;  Lots Six (6), Seven (7), Eleven (11), Twelve (12), South half of the Southwest Quarter (Show) and Southwest Quarter of the Southeast Quarter (Swort) of Section 4; the Southeast Quarter of the Northeast Quarter (Swort) and the Northeast Quarter (Marter) of Section 5; the Northwest Quarter of the Northeast Quarter (Nwinel) of Section 9, all in Township Twenty-nine (29) North, Range Six (6) West, N. M. P. M., containing 321.24-acres;  Excepting:  The Southeast Quarter of the Northeast Quarter (Sworthwest Quarter of the Southwest Quarter (www.w.) and the Northwest Quarter of the Northwest Quarter (sww.w.) and the Northwest Quarter of the Northwest Quarter (sww.w.) and the Northwest Quarter of the Northwest Quarter of the Southwest Quarter (sww.w.) and the Northwest Quarter of the Southwest Quarter (sww.w.) and the Northwest Quarter of the Southwest Quarter (sww.w.) and the Northwest Quarter of the Southwest Quarter (sww.w.) and the Northwest Quarter of the Southwest Quarter (sww.w.) and the Northwest Quarter of the Southwest Quarter (sww.w.) and the Northwest Quarter of the Southwest Quarter (sww.w.) and the Northwest Quarter of the Southwest Quarter (sww.w.) and the Northwest Quarter of the Southwest Quarter (sww.w.) and the Northwest Quarter of the Southwest Quarter (sww.w.) and the Southwest Quarter of the Southwest Quarter (sww.w.) and the Southwest Quarter of the Southwest Quarter (sww.w.) and the Southwest Quarter of the Southwest Quarter (sww.w.) and the Southwest Quarter of the Southwest Quarter of the Southwest Quarter (sww.w.) and the Southwest Quarter of the Southwest Quarter (sww.w.) and the Southwest Quarter of the Southwest Quarter (sww.w.) and the Southwest Quarter of the Southwest Quarter (sww.w.) and the Southwest Quarter of the Southwest Quarter (sww.w.) and the Southwest Quarter (sww.w.)
Tract No. 41 in Township Twenty-nine (29) North, Range Bix (6) West, N. M. P. M., containing 145.23 acres;  Lots Six (6), Seven (7), Eleven (11), Twelve (12), South half of the Southwest Quarter (State ) of Section 4; the Southwest Quarter of the Northeast Quarter (State ) of Section 4; the Southeast Quarter (INLIE) of Section 5; the Northwest Quarter of the Northeast Quarter (INLIE) of Section 9, all in Township Twenty-nine (29) North, Range Six (6) West, N. M. P. M., containing 321.24 acres;  Excepting:  The Southeast Quarter of the Northeast Quarter (State) and the Northeast Quarter of the Northwest Quarter (Swink) and the Northwest Quarter of the Northwest Quarter (Swink) of Section 4, Township twenty-nine (29) North, Range Six (6) West, N. M. P. M. containing 160 acres;  thus leaving an acreage of 306.47 acres, more or Tess.  It is the intent of this deed to convey 50 royalty acres.  is to be paid to the said Grantee and in that event that the above described weak interests and all future rentals on said land for oil, gas, and other mineral privileges shall be owned by the said Grantee with 50.306.47ths of all oil, gas and other minerals in and under said lands, together with 50.306.47ths interest in all future rents. To have and to hold the above described property, together with all and singular the rights and appurtenances thereunto in anywise belonging unto the said Grantee herein, his heirs, successors and assigns forever; and thay
M., containing 145.23 acres;  Lots Six (6), Seven (7), Eleven (11), Twelve (12), South half of the Southwest.  Quarter (S\(\frac{1}{2}\)SW\(\frac{1}{2}\)) and Southwest Quarter of the Southeast Quarter (SW\(\frac{1}{2}\)) of Section 4; the Southeast Quarter (of the Northeast Quarter (of Section 5; the Northwest Quarter of the Northeast Quarter (of Section 9, all in Tourship Twenty-nine (29))  North, Range Six (6) West, N. M. P. M., containing 321.24-acres;  Excepting:  The Southeast Quarter of the Northeast Quarter (S\(\frac{1}{2}\)) and the Northeast Quarter of the Southwest Quarter of the Northwest Quarter of the Southwest Quarter (N\(\frac{1}{2}\)S\(\frac{1}{2}\)) of Section 4, Tourship twenty-nine (29) North, Range Six (6) West,  N. M. P. M. containing 160 acres;  thus leaving an acreage of 306.47 acres, more or Iess.  It is the intent of this deed to convey 50 royalty acres.  is to be paid to the said Grantee
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Lots Six (6), Seven (7), Eleven (11), Twelve (12), South half of the Southwest:  Quarter (\$\frac{1}{2}\text{Su}\frac{1}{2}\$) and Southwest Quarter of the Southeast Quarter (\$\frac{1}{2}\text{Su}\frac{1}{2}\$) of Section  4; the Southeast quarter of the Northeast Quarter (\$\frac{1}{2}\text{Su}\frac{1}{2}\$) of Section 5; the Northwest Quarter of  the Northeast Quarter (\$\mathbb{M}\frac{1}{2}\text{Su}\frac{1}{2}\$) of Section 5; the Northwest Quarter of  the Northeast Quarter (\$\mathbb{M}\frac{1}{2}\text{M}\frac{1}{2}\$) of Section 9, all in Tourship Twenty-nine (29)  North, Range Six (6) West, N. M. P. M., containing 321.24-acres;  Excepting:  The Southeast Quarter of the Northeast Quarter (\$\mathbb{M}\frac{1}{2}\text{M}\frac{1}{2}\$) of Section 5; and the Southwest Quarter of  the Northwest Quarter (\$\mathbb{M}\frac{1}{2}\text{M}\frac{1}{2}\text{M}\frac{1}{2}\$) of Section 5; and the Southwest Quarter of  the Northwest Quarter (\$\mathbb{M}\frac{1}{2}\text
Quarter (\$\frac{1}{2}\text{SW}_{\text{\tex
4; the Southeast quarter of the Northeast Quarter (STANT) and the Northeast Quarter of the Southeast Quarter (NULSE) of Section 5. The Northeast Quarter of the Northeast Quarter (NULSE) of Section 9, all in Township Twenty-nine (29)  North, Range Six (6) West, N. M. P. M., containing 321,24-acres;  Excepting:  Excepting:  The Southeast Quarter of the Northeast Quarter (STANT) and the Northeast Quarter of the Southeast Quarter (NULSE) of Section 5; and the Southwest Quarter of the Northwest Quarter (STANT) and the Northwest Quarter of the Northwest Quarter (STANT) and the Northwest Quarter of the Northwest Quarter (STANT) and the Northwest Quarter of the Southwest Quarter of the Northwest Quarter of the Southwest Quarter (NULSENT) of Section 4, Township twenty-nine (29) North, Range Six (6) West,  N. M. P. M. containing 160 acres;  thus leaving an acreage of 306.47 acres, more or less.  It is the intent of this deed to convey 50 royalty acres.  is to be paid to the said Grantee
the Northeast Quarter (NW1NE1) of Section 9, all in Township Twenty-nine (29) North, Range Six (6) West, N. M. P. M., containing 321.24-acres;  Excepting:  The Southeast Quarter of the Northeast Quarter (SE1NE1) and the Northeast Quarter of the Southeast Quarter (M1SE1) of Section 5; and the Southwest Quarter of the Northwest Quarter of the Northwest Quarter of the Northwest Quarter of the Northwest Quarter (SW1NW1) of Section 4, Township twenty-nine (29) North, Range Six (6) West,  N. M. P. M. containing 160 acres;  thus leaving an acreage of 306.47 acres, more or less.  It is the intent of this deed to convey 50 royalty acres.  is to be paid to the said Grantee and in the event that the above described mease of any coon criminals of the lease interests and all future rentals on said land for oil, gas, and other mineral privileges shall be owned by the said Grantee his owning 50/306.47ths of all oil, gas and other minerals in and under said lands, together with 50.306.47ths interest in all future rents. To have and to hold the above described property, together with all and singular the rights and appurtenances thereunto in anywise belonging unto the said Grantee herein, his heres, successors and assigns forever; and they
North, Range Six (6) West, N. M. P. M., containing 321.24-acres;  Excepting:  The Southeast Quarter of the Northeast Quarter (SPINE) and the Northeast Quarter of the Southeast Quarter (NEISE) of Section 5; and the Southwest Quarter of the Northwest Quarter (SWINE) and the Northwest Quarter of the Southwest Quarter (NWISWE) of Section 4, Township twenty-nine (29) North, Range Six (6) West, N. M. P. M. containing 160 acres;  thus leaving an acreage of 306.47 acres, more or less.  It is the intent of this deed to convey 50 royalty acres.  is to be paid to the said Grantee and in the event an undivided 50/306.47ths of the lease interests and all future rentals on said land for oil, gas, and other mineral privileges shall be owned by the said Grantee his owning _50/306.47ths of all oil, gas and other minerals in and under said lands, together with 50.306.47ths interest in all future rents. To have and to hold the above described property, together with all and singular the rights and appurtenances thereunto in anywise belonging unto the said Grantee herein, his heirs, successors and assigns forever; and they
The Southeast Quarter of the Northeast Quarter (SELNEL) and the Northeast Quarter of the Southeast Quarter (NESSEL) of Section 5; and the Southwest Quarter of the Northwest Quarter (SWLNWE) and the Northwest Quarter of the Southwest Quarter (NWLSWL) of Section 4, Township twenty-nine (29) North, Range Six (6) West, N. M. P. M. containing 160 acres;  thus leaving an acreage of 306.47 acres, more or Iess.  It is the intent of this deed to convey 50 royalty acres.  is to be paid to the said Grantee and in the event that the above described is any reason arithmeter of the lease interests and all future rentals on said land for oil, gas, and other mineral privileges shall be owned by the said Grantee his owning 50/306.47ths of all oil, gas and other minerals in and under said lands, together with 50.306.47ths interest in all future rents. To have and to hold the above described property, together with all and singular the rights and appurtenances thereunto in anywise belonging unto the said Grantee herein, his heirs, successors and assigns forever; and they
The Southeast Quarter of the Northeast Quarter (SELNEL) and the Northeast Quarter of the Southeast Quarter (MELSEL) of Section 5; and the Southwest Quarter of the Northwest Quarter of the Northwest Quarter of the Northwest Quarter of the Southwest Quarter (MELSEL) of Section 4, Township twenty-nine (29) North, Range Six (6) West,  N. M. P. M. containing 160 acres;  thus leaving an acreage of 306.47 acres, more or Iess.  It is the intent of this deed to convey 50 royalty acres.  is to be paid to the said Grantee and in the event that the above described sease ion any reason arbitraries of the lease interests and all future rentals on said land for oil, gas, and other mineral privileges shall be owned by the said Grantee his owning 50/306.47ths of all oil, gas and other minerals in and under said lands, together with 50.306.47ths interest in all future rents. To have and to hold the above described property, together with all and singular the rights and appurtenances thereunto in anywise belonging unto the said Grantee herein, his heirs, successors and assigns forever; and they
of the Southeast Quarter (NESSE) of Section 5; and the Southwest Quarter of the Northwest Quarter (SWENNE) and the Northwest Quarter of the Southwest Quarter (NWESWE) of Section 4, Township twenty-nine (29) North, Range Six (6) West, N. M. P. M. containing 160 acres;  thus leaving an acreage of 306.47 acres, more or less.  It is the intent of this deed to convey 50 royalty acres.  is to be paid to the said Grantee and in the event that the above described lease for any lease of the lease interests and all future rentals on said land for oil, gas, and other mineral privileges shall be owned by the said Grantee. his owning 50/306.47ths of all oil, gas and other minerals in and under said lands, together with 50.306.47ths interest in all future rents. To have and to hold the above described property, together with all and singular the rights and appurtenances thereunto in anywise belonging unto the said Grantee. herein, his heirs, successors and assigns forever; and they
It is the intent of this deed to convey 50 royalty acres.  is to be paid to the said Grantee and in the event that the above described rease for any reason deriminates of the lease comes cancelled or forfeited, then and in that event an undivided 50/306.47ths of the lease interests and all future rentals on said land for oil, gas, and other mineral privileges shall be owned by the said Grantee owning 50/306.47ths of all oil, gas and other minerals in and under said lands, together with 50.306.47ths interest in all future rents. To have and to hold the above described property, together with all and singular the rights and appurtenances thereunto in anywise belonging unto the said Grantee herein, his heirs, successors and assigns forever; and they
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the above described property, together with all and singular the rights and appurtenances thereunto in anywise be- longing unto the said Grantee herein,hisheirs, successors and assigns forever; and they
longing unto the said Grantee herein, his heirs, successors and assigns forever; and they
distribution of the state of th
tend all and singular the said property unto the said Grantee herein his heirs, successors and
assigns, against every person whomsoever lawfully claiming or to claim the same or any part thereof.
Witness our hands this 2nd day of June 1952.
Witnesses John A. Malheur
Muriel & Matthews

STATE OF NEW MEXICO County of Bernalillo On this. described in and who executed the foregoing instrument and acknowledged that IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal, the day and year in this certificate first above written. My commission expires Notary Public. I hereby certify that this instrument was filed for MINERAL DEED STATE OF NEW MEXICO, ounty of Rio Arriba