MARTIN YATES, III 1912 - 1985 FRANK W. YATES 1936 - 1986



105 SOUTH FOURTH STREET
ARTESIA, NEW MEXICO 88210
TELEPHONE (505) 748-1471

CHAIRMAN OF THE BOARD
JOHN A. YATES
PRESIDENT
PEYTON YATES
EXECUTIVE VICE PRESIDENT
RANDY G. PATTERSON

S. P. YATES

SECRETARY
DENNIS G. KINSEY

December 9, 1997

Mr. Kenneth G. Cone P.O. Box 11310 Midland, Texas 79702

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

RE:

Field APK State Com #3

Township 16 South, Range 35 East, NMPM

Section 2: 3300' FSL and 760' FWL

Lea County, New Mexico

Dear Mr. Cone:

Yates Petroleum Corporation proposes the drilling of the captioned well to test the Morrow formation at approximately 12,600°. Enclosed is our AFE setting out dry hole costs of \$657,200 and completed well costs of \$1,213,200. If you desire to participate, please execute and return the AFE to our office, and I will forward our Operating Agreement for your execution.

Should you not wish to participate, we enclose herewith a one (1) year Paid-Up Oil and Gas Lease, providing you a 1/4 royalty. Please execute, notarize and return one (1) original to our office.

If you would like to visit regarding either of the above offers, please call me at 505-748-4351.

Thank you.

Very truly yours,

YATES PETROLEUM CORPORATION

ent Bullak

Robert Bullock Landman

RB/ljf enclosures

Z 351 693 341

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1310 BUX 1310	
Aist tales, state exercic	7,9702
Postage	\$
Certified Fee	
Special Delivery Fee	
Restricted Delivery Fee	
Return Receipt Showing to Whom & Date Delivered	
WINDER OF DESIGNATION	
Return Receipt Showing to Whom Date, & Addressee's Address	

your RETURN ADDRESS completed on the reverse side?	SENDER: —Complete it ims 1 and/or 2 for additional services. —Complete items 3, 4a, and 4b. —Print your name and address on the reverse of this form so that we card to you. —Attach this form to the front of the mailpiece, or on the back if space permit. —Write "Return Receipt Requested" on the mailpiece below the article. —The Return Receipt will show to whom the article was delivered and delivered.	Addressee's Address Restricted Delivery Consult postmaster for fee.		
	3. Article Addressed to: Kenneth G. Cone P.O. Box 11310 Midland, Texas 79702	Consult postmaster for fee. 4a. Article Number Z 35 693 34 4b. Service Type Registered Certified Insured Insured Return Receipt for Merchandise COD 7. Date of Delivery Z 2 2 4		
	5. Received By: (Print Name) 6. Signature: (Addressee or Agent) X	8. Addressee's Address (Only's requested and see is paid) Sild APK State Cem #3 RB/8		
<u>s</u>	PS Form 3811 , December 1994	2595-97-8-0179	Domestic Re	eturn Receipt



AFE	NO.
AFE	DATI

66,100

405,500

97-343-0

105 SOUTH FOURTH STREET ARTESIA, NEW MEXICO 88210 TELEPHONE (505) 748-1471 LEASE NAME Field APK St COUNTY Lea

INTANGIBLE DRILLING COSTS:

LEGAL DESC.

DIVISION CODE

DISTRICT CODE BRANCH CODE PROGNOSIS:

920-100

FIELD

5	•	Αl	UTHORIT	Y FOR EXP	AFE DATE	Ξ 🗀	11/26/97	
ROLEUM PORATI	IN.		NEW DRIL	LING & RECOMP	LETION			
URTH STREET MEXICO 882 05) 748-1471		-	oe: w Drilling completion	Well Objective: X Oil X Gas Injector	Well Type: Development X Exploratory	AFE STATUS X Original Revised Final): 	
Field AP	K State (Com. #	3		PROJ'D DEPTH	12,600'		
Lea					STATE	New Mexico	· · ·	
3,300' FS	L & 760	' FWL			LOCATION	Section 2-16S-	-35E	
					HORIZON	Morrow		
100	DIVI	SION N	AME		Oil & Gas Division			
	DIST	TRICT N	IAME					,
	BRA	NCH NA	AME					
								,
INC COSTS						DDVIIO		
ING COSTS:						DRY HOL		MP'D WELL
Staking, Perr	-	•		•••••	***************************************		,200	1,200
Location Ric	101_01_\/\/ <i>=</i>	av				1 15	nnni	15 000

920-110	Location, Right-of-Way	15,000	15,000
920-120	Drilling, Footage	","	
920-130	Drilling, Daywork 41 days @ \$7400/day + \$40k mobilization	365,000	365,000
920-140	Drilling Water, Fasline Rental	15,000	15,000
920-150	Drilling Mud & Additives	32,000	32,000
920-160	Mud Logging Unit, Sample Bags	11,600	11,600
920-170	Cementing - Surface Casing	24,000	24,000
920-180	Drill Stem Testing, OHT 2 DST's	10,000	10,000
920-190	Electric Logs & Tape Copies	25,400	25,400
920-200	Tools & Equip. Rntl., Trkg. & Welding	24,500	24,500
920-210	Supervision & Overhead	17,400	17,400
920-220	Contingency		
920-230	Coring, Tools & Service		
920-240	Bits, Tool & Supplies Purchase	50,000	50,000
920-350	Cementing - Production Casing		36,500
920-410	Completion Unit - Swabbing	****	10,000
920-420	Water for Completion		8,000
920-430	Mud & Additives for Completion		1,000
920-440	Cementing - Completion	•	. 0
920-450	Elec. Logs, Testing, Etc Completion		35,000
920-460	Tools & Equip. Rental, Etc Completion		20,000
920-470	Stimulation for Completion one zone test only	""	100,000
920-480	Supervision & O/H - Completion		3,100
920-490	Additional LOC Charges - Completion		1,200
920-510	Bits, Tools & Supplies - Completion		1,800
920-500	Contingency for Completion		
	TOTAL INTANGIBLE DRILLING COSTS	591,100	807,700
TANGIBLE EQ	UIPMENT COSTS:		
930-010	Christmas Tree & Wellhead	2,000	26,000

Christmas Tree & Wellhead 11-3/4" @ 450' 930-020 7,600 7,600 Casing 8-5/8" @ 4650' 56,500 56,500 5-1/2" @ 12,600' 93,000 2 7/8" @ 12400' 35,000 930-030 Tubing 8,000 Packer & Special Equipment 930-040 940-010 **Pumping Equipment** including \$20,000 for electricity 116,000 22,700 940-020 Storage Facilities 940-030 Separation Equip., Flowlines, Misc. 25,000 940-040 15,700 **Trucking & Construction Costs**

657,200 TOTAL COSTS 1,213,200 APPROVAL OF THIS AFE CONSTITUTES APPROVAL OF OPERATOR'S OPTION TO CHARGE THE JOINT ACCOUNT WITH TUBULAR GOODS FROM THE OPERATOR'S WAREHOUSE STOCK AT THE RATES STATED ABOVE.

TOTAL TANGIBLE EQUIPMENT COSTS

RB[Prepai By		AL	SPRINGER		Operations Approval		
г					OWNER		 SHARE	
	ВҮ					DATE		
	BY	1,247				DATE		
	BY	•				DATE		
		্ হৈপ্টছ	· · · · · · · · · · · · · · · · · · ·			DATE		

(One YEAR PAID UP LEASE) OIL AND GAS LEASE

Form 345
Hall-Poorbaugh Press, Inc.
Roswell, New Mexico

THIS AGREEMENT made this	9th	day of	December	Roswell, New Mexico
10%, ABO PETROLEUM	SSOR; and YATES PETRO CORPORATION - 10%, MY	LEUM CORPORATION	- 70%, YATES DRIL	LING COMPANY -
Corporations, LESSI	EE, . n and no/100		· · ·	Lessee, WITNESSETH:
	aid, of the royalties herein provided and of the			~ *****
purpose of investigating, exploring, prospect thereon and on, over and across lands owned o the following described land in	ng, drilling and mining for and producing of	il and gas, laying pipe lines, buildin thereto, to produce, save, take care of	g roads, tanks, power stations, telepi	hone lines and other structure cts, and housing its employees
,	Township 16 South, Section 2: SW/4SW/	Range 35 East, NM 4	<u>IPM</u>	•
Without reference to the commenceme production of oil or gas and without further par from this date (called "primary term") and as	ent, prosecution or cessation at any time of dryments than the royalties herein provided, and long thereafter as oil or gas is produced from	notwithstanding anything else herei	n contained to the contrary, this lease	ent or cessation at any time of shall be for a term of 1 years
which the wells may be connected; Lessee manurchase: (b) on gas, including casinghead gas	s or other gaseous substance, produced from s of the gas so sold or used, provided the socied therewith but gas is not being sold or u sum of \$1.00 per acre, and if such payment is ider of said shut-in gas royalty may be made	in its possession, paying the market; taid land, and sold, or used off the pr it on gas sold at the wells the royalty sed, Lessee may pay or tender as roy made or tendered, this lease shall not by check or draft of Lessee mailed o	price therefor prevailing for the field remises or for the extraction of gasoli shall be 1/4 of the amount alty, on or before ninety (90) days af t terminate and it will be considered it or delivered to the parties entitled the	where produced on the date of ne or other product therefrom realized from such sale; while ther the date on which sale well that gas is being produced from reto on or before the date said
or leases in the immediate vicinity thereof to the said leased premises in compliance with the sp the conservation of oil and gas in and under an	sacing rules of the New Mexico Oil Conserva ad that may be produced from said premises.	e's judgement it is necessary or advi tion Commission, or other lawful au Units pooled for oil hereunder shall	sable to do so in order properly to exp thority or when to do so would, in the not substantially exceed 40 acres eac	lore, or to develop and operate judgment of Lessee, promote th in area, and units pooled for
gas hereunder shall not substantially exceed in of units larger than those specified, units there combine acreage covered by this lease, or any stratum or strata need not conform in size or gratum or strata need not conform in size or appropriate records of the county in which the	after created may conform substantially in si portion thereof as above provided as to oil ir rea with the unit or units into which the lease ces shall not exhaust the rights of the Lesse	ze with those prescribed by governm a any one or more strata and as to ga e is pooled or combined as to any oth the hereunder to pool this lease or po	mental regulations. Lessee under the s in any one or more strata. The unit ner stratum or strata, and oil units ner prions thereof into other units. Less	provisions hereof may pool or is formed by pooling as to any ed not conform as to area with see shall file for record in the
pooling option after commencing operations for a well capable of producing oil or gas in payl Operations for drilling on or production of oil drilling were commenced or such production we only on production of oil and gas from land cover as to oil and gas, or either of them, as herein pro-	or or completing an oil or gas well on the least ng quantities has theretofore been completed or gas from any part of the pooled unit whit yas secured before or after the execution of this and by this lease whether or not the well or well ovided, shall be treated for all purposes, excep-	ed premises, and the pooled unit may dor upon which operations for the a ch includes all or a portion of the la is instrument or the instrument design is be located on the premises covered of the payment of royalties on produc	vinclude, but it is not required to inch drilling of a well for oil or gas have no covered by this lease regardless of nating the pooled unit, shall be consided by this lease, and the entire acreage tion from the pooled unit, as if the say	ade, land or leases upon which theretofore been commenced. If whether such operations for dered as operations for drilling constituting such unit or units, me were included in this lease,
For the purpose of computing the royalties to a pooled unit, there shall be allocated to the land that used for operations on the pooled units. S pro rata portion of the oil and gas, or either of the oil and gas, or either of the oil and gas, or either of the unit pooled unit. It is producing and not as production from a griftom an oil pooled unit. In addition to the fore covered hereby to any cooperative or unit agriculture of the pooled unit. In addition to the fore covered hereby to any cooperative or unit agriculture.	l covered by this lease and included in said un uch allocation shall be on acreage basis—that i hem, produced from the pooled unit which the oyalities hereunder shall be computed on the ugh such production were from such land. The is pooled unit; and production from a gas well egoing, Lessee at its option is hereby given the beement or plan of development and operation hority. In such event, the royalty payable to I	ait a pro rata portion of the oil and ga s to say, there shall be allocated to the e number of surface acres covered by portion of such production, whether e production from an oil well will be l will be considered as production fre e right and power from time to time n, and to any modifications thereof, Lessor hereunder shall be computed	is, or either of them, produced from the acreage covered by this lease and it whis lease and in the pooled it be oil and gas, or either of them, so considered production from the lease om the lease or gas pooled unit from to commit said land or any part or for which have been approved by the N and paid on the basis of the oil or gas.	he pooled unit after deducting neluded in the pooled unit that I unit bears to the total number a allocated to the land covered or oil pooled unit from which which it is producing and not write in the producing and not the pooled in the pooled and the pooled in the pooled
the terms of any such agreement or plan of ope not expire during the life of such agreement Commission, or other lawful authority, and Les the commitment thereto, and the same may be	or plan and shall be subject to the terms the usee shall record in the county in which the lea	reof and said agreement or plan of ased premises are situated, an instrur	operation shall be filed with the N	ew Mexico Oil Conservation
5. If at the expiration of the primary term or shall have completed a dry hole thereon with additional well are prosecuted with no cessation land pooled therewith. If, after the expiration of any cause, this lease shall not terminate if Lessas such operations are prosecuted with no cessor from land pooled therewith. Any pooled unit the county in which the leased premises are sit paying quantities should be brought in on adji reasonably prudent operator would drill under to portions of the above described premises an	n of more than 60 consecutive days, and if they the primary term of this lease and after oil or, ee commences operations for drilling or rewo attion of more than 60 consecutive days, and if t designated by Lessee in accordance with the usted at any time after the completion of a dra usent land and within 660 feet of and drainin the same or similar circumstances. Lessee ma	ms, the lease shall remain in force so y result in the production of oil or gas gas is produced from said land, or fro rking within 60 days after the cessati they result in the production of oil a e terms hereof, may be dissolved by y hole or the cessation of production gg the lease premises, or land poole y at any time execute and deliver to I	o long as operations on said well or for so long thereafter as oil or gas is promined production of such production, but shall remained gas, so long thereafter as oil or gat Lessee by instrument filed for record non said unit. In the event a well or ditherewith. Lessee agrees to drill a Lessor or place of record a release or.	e drilling or reworking of any duced from said land, or from ion thereof should cease from ain in force and effect so long as is produced from said land, in the appropriate records of wells producing oil or gas in such offset well or wells as a releases covering any portion
6. Lessee shall have the right at any time of all casing. When required by Lessor, Lessee without Lessor's consent.	luring or after the expiration of this lease to re vill bury all pipe lines below ordinary plow of	emove all property and fixtures place lepth, and no well shall be drilled w	ed by Lessee on said land, including ithin two hundred feet of any reside:	the right to draw and remove nee or barn now on said land
7. The rights of either party hereunder may of the land or royalties, however accomplished, thirty (30) days after Lessee shall have been fur in the event of assignment hereof in whole or i breach. If six or more parties become entitled designating an agent to receive payment for all	mished by registered U.S. mail at Lessee's print part liability for breach of any obligation he to royalty hereunder, Lessee may withhold it	unish the rights of Lessee; and no cha incipal place of business with a certi ereunder shall rest exclusively upon	ange or division in such ownership sh fied copy of recorded instrument or i the owner of this lease or of a portion	all be binding on Lessee until nstruments evidencing same, on thereof who commits such
8. The breach by Lessee of any obligation grounds for cancellation hereof in whole or in writing of the facts relied upon as constituting a imposed by virtue of this instrument. After the but in discharging this obligation it shall in no e one well per 640 acres plus an acreage tolerance.	breach hereof, and Lessee, if in default, shall discovery of oil or gas in paying quantities of yent by required to drill more than one well p	tions are not at any time being cond have sixty days after receipt of such a said premises, Lessee shall developer forty (40) acres of the area retaine	lucted in compliance with this lease, notice in which to commence the cor p the acreage retained hereunder as a id hereunder and capable of producin	Lessor shall notify Lessee in impliance with the obligations reasonably prudent operator
 Lessor hereby warrants and agrees to de and in event Lessee does so, it shall be subrogat under the warranty in event of failure of title, it Lessor shall be reduced proportionately. Shoul same. 	is agreed that if Lessor owns an interest in th	and apply royalties accruing hereune e oil or gas on, in or under said land	der toward satisfying same. Without less than the entire fee simple estate	impairment of Lessee's right, then the royalties to be paid
10. Should Lessee be prevented from com therefrom by reason of scarcity of or inability to authority, then while so prevented, Lessee's obl shall be extended while and so long as Lessee is time while Lessee is so prevented shall not be c	igation to comply with such covenant shall be prevented by any such cause from conduction	y operation of force majeure, any Fe e suspended, and Lessee shall not be ng drilling or reworking operations o	deral or state law or any order, rule of eliable in damages for failure to com	r regulation of governmental
IN WITNESS WHEREOF, this instrument		. •		
				
Kenneth G. Cone				<u> </u>

Lessor

INDIVIDUAL ACKNOWLEDGEMENT

STATE OF NEW MEXICO, County of	} ss.								
County of	- J °°.								
This instrument was acknowledged before r	ne this								
by			1 .			-	 		
	*								
My commission expires									
							y Public		
	CORPORA	TION A	CKN	OWLED	GEMENT		• *		
CTATTI OT STOW SECUTOO									
STATE OF NEW MEXICO, County of	} ss.				**				
This instrument was acknowledged before m						··			
by					as				
of								corpo	oration
on behalf of said corporation.									
My commission expires	·		<u> </u>						
		•				Notar	y Public	•	
				•					
	INDIVID	UAL A	CKNO	OWLEDG	EMENT			·	
STATE OF TEXAS									
County of	_ } ss.								
This instrument was acknowledged before	me this								
by Kenneth G. Cone				,					
			•	<u> </u>	 		·		
My commission expires									
						Nota	ry Public		
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No. Oil and Gas Lease FROM	,					of	Å	Co When recorded return to	
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