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

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105 SOUTH FOURTH STREET ARTESIA, NEW MEXICO 88210 TELEPHONE (505) 748-1471 S. P. YATES CHAIRMAN OF THE BOARD JOHN A. YATES PRESIDENT PEYTON YATES EXECUTIVE VICE PRESIDENT RANDY G. PATTERSON SECRETARY DENNIS G. KINSEY TREASURER

February 12, 1998

Constance Cobb Keen 4915-D 94th Street Lubbock, TX 79424

## CERTIFIED MAIL RETURN RECEIPT REQUESTED

RE: Field APK State Com #3 <u>Township 16 South, Range 35 East, NMPM</u> Section 2: 3300' FSL and 760' FWL Lea County, New Mexico

Dear Ms. Keen:

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

Hobert Bullock

Robert Bullock Landman

RB/ljf enclosures

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(InegA to essention) (Anega or Agent) (X	Domestic Return Receipt
5. Received By: (Print Name)	beiten if volume teduested
	Seipt for Merchandise COD
Lubbock, TX 79424	Nail Insured
■Attach this form to the front of the mailplece, or on the back if spa ■Attach this form to the front of the mailplece below the ani ■Write Return Receipt will show to whom the anicle was delivered a delivered. 3. Article Addressed to: 3. Article Addressed to:	<ol> <li>1.</li></ol>
■ Pinterses and the revices. ■ Complete items 3, 48, and 4b. ■ Pint your name and address on the reverse of this form so that we may approximate the reverse of the reverse of the form so that we are and the reverse of the reverse of the form so that we we have a set of the reverse of the reverse of the form so that we are a set of the reverse of the reverse of the form so that we we have a set of the reverse of the reverse of the form so that we we have a set of the reverse of the reverse of the form so that we we have a set of the reverse of the reverse of the reverse of the form so the form so the form so the form we have a set of the reverse of the reverse of the reverse of the form so the form so the form so the form we have a set of the reverse of the reverse of the reverse of the form so the form so the form so the form we have a set of the reverse of the reverse of the reverse of the form so the form so the form we have a set of the reverse of the form so	l also wish to receive the following services (for an extra fee):

Z 443 81.0 395 CS Postal Service Receipt for Certified Mail Receipt for Certified Mail No Insurance Coverage Provided. No Insurance Coverage Provided. Servico Constance Cobb Keen Servico Constance Cobb Keen Servico Servico Constance Cobb Keen Servico	Firld APK State Bruts APK State
2000, April 1995 Postage April 1995 Postage April 1995 Postage April 1995 Postage April 1995 Postage April 1995	

	AUTHORITY FOR EXPENdITURE           ROLEUM         NEW DRILLING & RECOMPLETION           AFE Type:         Well Objective:         Well Type:	AFE STATUS:	
105 South F	DURTH STREET X New Drilling X Oil Development	X Original	
	MEXICO88210 Recompletion X Gas X Exploratory	Revised	
TELEPHONE (	505) 748-1471 Injector	Final	
EASE NAME	Field APK State Com. #3 PROJ'D DEPTH	12,600'	
OUNTY	Lea STATE	New Mexico	
EGAL DESC.	3,300' FSL & 760' FWL LOCATION	Section 2-16S-35E	
IELD	HORIZON	Morrow	· ·
IVISION CODE	100 DIVISION NAME Oil & Gas Division		
ISTRICT CODE	DISTRICT NAME		
RANCH CODE	BRANCH NAME		
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ROGNOSIS:			
<u> </u>		· · · · · · · · · · · · · · · · · · ·	
ITANGIBLE DRIL	LING COSTS:	DRY HOLE C	OMP'D WE
920-100	Staking, Permit & Legal Fees	1,200	1,
920-110	Location, Right-of-Way	15,000	15,
920-120	Drilling, Footage		
920-130	Drilling, Daywork 41 days @ \$7400/day + \$40k mobilization	365,000	365,
920-140	Drilling Water, Fasline Rental	15,000	15,
920-150	Drilling Mud & Additives	32,000	32
920-160	Mud Logging Unit, Sample Bags	11,600	11,
920-170	Compating Curfage Casing	24,000	24,
920-180	Drill Stem Testing, OHT 2 DST's	10,000	10,
920-190	Electric Logs & Tape Copies	25,400	25,
920-200	Tools & Equip. Rntl., Trkg. & Welding	24,500	24,
920-210	Supervision & Overhead	17,400	17
920-220	Contingency		
520-220	Contingency		
920-230	Coring, Tools & Service		
920-240	Bits, Tool & Supplies Purchase	50,000	50,
920-350	Cementing - Production Casing		36,
920-410	Completion Unit - Swabbing		10
920-420	Water for Completion		8,
920-430	Mud & Additives for Completion		1,
920-440	Cementing - Completion	•	
920-450	Elec. Logs, Testing, Etc Completion		35,
920-460	Tools & Equip. Rental, Etc Completion		20,
920-470	Stimulation for Completion one zone test only		100,
920-480	Supervision & O/H - Completion	········	3,
920-490	Additional LOC Charges - Completion		
920-510	Bits, Tools & Supplies - Completion	······	1,
920-500	Contingency for Completion		
920-300			
	TOTAL INTANGIBLE DRILLING COSTS	591,100	807,
ANGIBLE EQUIP			
930-010	Christmas Tree & Wellhead	2.000	
930-020	Casing 11-3/4" @ 450'	2,000	26,
556-020			<u> </u>
	8-5/8" @ 4650'	56,500	56,
	5-1/2" @ 12,600'		93,
020 020	Tubing 27/01 @ 10/001		
930-030	Tubing 27/8" @ 12400'		35,
930-040	Packer & Special Equipment		8,
940-010	Pumping Equipment including \$20,000 for electricity		116,
940-020	Storage Facilities		22,
940-030	Separation Equip., Flowlines, Misc.		25,
940-040	Trucking & Construction Costs		15,
		······	
	TOTAL TANGIBLE EQUIPMENT COSTS	66,100	405,
DTAL COSTS		657,200	1,213,
APPROVAL OF T	HIS AFE CONSTITUTES APPROVAL OF OPERATOR'S OPTION TO CHARGE THE JOINT AC		DODS
	FROM THE OPERATOR'S WAREHOUSE STOCK AT THE RATES STATED A	BOVE.	
epared	Operations		
By AL S	SPRINGER Approval		
	OWNER	SHARE	
1	DATE		
		د مربیب المربیب الم	
	DATE	Į L	<del></del>

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Producers 88 Rev. 1 Year Lease) 5-96

the following described land in

## (One YEAR PAID UP LEASE) OIL AND GAS LEASE

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

12th THIS AGREEMENT made this 19 . 98 between February day of\_\_\_\_ Constance Cobb Keen, dealing in her sole and separate property, LESSOR; and YATES PETROLEUM CORPORATION - 70%, YATES DRILLING COMPANY - 10%, ABO PETROLEUM CORPORATION-10%, MYCO INDUSTRIES, INC. - 10%, all New Mexico corporations, LESSEE,

Lessee, WITNESSETH: Ten and no/100-1. Lessor in consideration of Dollars 10.00 ) in hand paid, of the royalties herein provided and of the agreements of Lessee herein contained, hereby grants, leases and lets excitively unto Lessee for the 

> Township 16 South, Range 35 East, NMPM Section 2: SW/4SW/4

2. Without reference to the commencement, prosecution or cessation at any time of drilling or other development operations and/or to the discovery, development or cessation at any time of production of oil or gas and without further payments than the royaldes herein provided, and notwithstanding anything else herein contained to the contrary, this lease shall be for a term of ... Ly years from this date (called "primary term") and as long thereafter as oil or gas is produced from said land or land with which said land is pooled hereunder.

3. The royalties to be paid by Lessee are: (a) on oil,  $\frac{1/4}{4}$  of that produced and saved from said land, the same to be delivered at the wells or to the credit of Lessor into the pipe line to which the wells may be connected; Lessee may from time to time purchase any royalty oil in its possession, paying the market price therefor prevailing for the field where produced on the date of purchase; (b) on gas, including casinghead gas or other gaseous substance, produced from said land, and sold, or used off the premises differ the extraction of gasoline or other product thereform, the market value at the wells 0 - 1/4 of the gas so sold or used, provided that on gas sold at the wells the royalty shall be 1/4 of the gas on the sale well is shut in and thereafter at annual intervals the sum of \$1.00 per arre, and if such payment is made or tendered, this lease shall not terminate and it will be considered that gas is being produced from this lease in paying quantities. Payment or tender of said shut-in gas royalty may be made by check or draft of Lessor mailed or delivered to the parties entitled thereto on or before the date said payment is due. Lessee shall have free use of oil, gas, coal and water from said land, except water from Lessor's wells, for all operations hereunder, and the royalty on oil and gas shall be computed after deducting any so used.

There delucing any to used. A Lesse, at its option, is bereby given the right and power to pool or combine the acreage covered by this lesse, or any portion thereof as to all and gas, or either of them, with other land, lesse and lessed premises in compliance with the greating rules of the New Mexico Oll Conservation Commission, or other lawful by this lesse, or any portion thereof as to all and gas, or either of them, with other land, lesse the immediate vicinity thereof to the extent, hereinafter strylulated, when in Lessee's judgment it is necessary or advisable to do so lon other property to explere, or to develop and operate and lessed premises in compliance with the greating rules of the New Mexico Oll Conservation Commission, or other lawful within the lesses in the immediate vicinity thereof to be avenuel, it is how any other othereof is a sevel provided that with our output sevel way to be avenuel at the provision bereafter of the sevel way the sevel way the sevel way the sevel way to be avenuel at the provision bereafter of the provision bereafter of the sevel way the sevel way

5. If at the expiration of the primary term oil or gas is not being produced on said land, or from land pooled therewith, but Lessee is then engaged in drilling or reworking operations thereon, or shall have completed a dry hole thereon within 60 days prior to the end of the primary terms, the lease shall remain in force so long as operations on said well or for drilling or reworking or any consecutive days, and if they result in the production of oll or gas so long thereafters as oll or gas is produced from said land, or from land pooled therewith. If, after the expiration of the primary term of this lease and after oil or gas is produced from said land, or from land pooled therewith. If, after the expiration of the primary term of this lease and after oil or gas is produced from said land, or from land pooled therewith. If, after the expiration of the primary term of this lease and after oil or gas is produced from said land, or from land pooled therewith. Any pooled unit designated by Lessee in accordance with the terms hereof, may be dissolved by Lessee by instrument filed for gas is produced from said land, or from land pooled therewith. Lessee agrees the appropriate records of a dry hole or the expiration of a dry hole or the cessation of production of said unit. In the event a well or wells produced in the same or similar circumstances. Lessee may at any time execute and deliver to Lessor or place of record a release covering any portion or portions of the above described premises and thereby surrender this lease as to such portion or portions and be reliver to clease or place of premises are studied at the same or similar circumstances. Lessee may at any time execute and deliver to Lessor or place of record a release covering any portion or portions of the above described premises and thereby surrender this lease as to such portion or portions and be reliver to clease or place of record a release covering any portion or portions and be relived or all obligations as to the acreage surrendered.

6. Lesses shall have the right at any time during or after the expiration of this lease to remove all property and fixtures placed by Lesses on said land, including the right to draw and remove all casing. When required by Lessor, Lesses will bury all pipe lines below ordinary plow depth, and no well shall be drilled within two hundred feet of any residence or barn now on said land without Lessor's consent.

7. The rights of either party hereunder may be assigned in whole or in part, and the provisions hereof shall extend to their heirs, successors and assigns but no change or division in ownership of the land or royalties, however accomplished, shall operate to enlarge the obligations or diminish the rights of Lessee; and no change or division in such ownership shall be binding on Lessee until thirty (30) days after Lessee shall have been furnished by registered U.S. mail at Lessee's principal place of business with a certified copy of recorded instruments evidencing same. In the event of assignment hereof in whole or in part liability for breach of any obligation hereunder shall rest exclusively upon the owner of this lesse or of a portion thereof who commits such breach. If six or more parties become entitled to royalty hereunder, Lessee may withhold payment thereof unless and until furnished with a recordable instrument executed by all such parties devine a contrast median entities and designating an agent to receive payment for all.

8. The breach by Lessee of any obligation arising bereunder shall not work a forfeiture or termination of this lease nor cause a termination or revision of the estate created hereby nor be grounds for cancellation hereof in whole or in part. In the event Lessor considers that operations are not at any time being conducted in compliance with this lease, Lessor shall notify Lessee in writing of the facts relied upon as constituting a breach hereof, and Lessee, if in default, shall have sixty days after receipt of such notice in which to commence the compliance with the obligations imposed by virtue of this instrument. After the discovery of oil or gas in paying quantities on said premises, Lessee shall develop the acreage retained hereunder as a reasonably prudent operator but in discharging this obligation it shall in no event by required to drill more than one well per forty (40) acres of the area retained hereunder and capable of producing oil in paying quantities and one well per 640 acres plus an acreage tolerance not to exceed 10% of 640 acres of the area retained hereunder and capable of producing gas in paying quantities.

9. Lessor hereby warrants and agrees to defend the title to said land and agrees that Lessee at its option may discharge any tax, mortgage or other lien upon said land either in whole or in part, and in event Lessee does so, it shall be subrogated to such lien with the right to enforce same and apply royalties accruing bereunder toward satisfying same. Without impairment of Lessee's right under the warranty in event of failure of title, it is agreed that if Lessor owns an interest in the oil or gas on, in or under said land less than the entire foe simple estate, then the royalties to be paid Lessor shall be reduced proportionately. Should any one or more of the parties named as Lessors fail to execute this lease, it shall nevertheless be binding upon the party or parties executing the same.

10. Should Lessee be prevented from complying with any express or implied covenant of this lease, from conducting drilling or reworking operations thereon or from producing oil or gas therefrom by reason of scarcity of or inability to obtain or to use equipment or material, or by operation of force majeure, any Federal or state law or any order, rule or regulation of governmental authority, then while so prevented, Lessee's obligation to comply with such covenant shall be suspended, and Lessee shall not be liable in damages for failure to comply therewith; and this lesse shall be extended while and so long as Lessee is prevented by any such cause from conducting drilling or reworking operations on or from producing oil or gas from the leased premises; and the time while Lessee is so prevented shall not be counted against Lessee, anything in this lease to the contrary notwithstanding.

IN WITNESS WHEREOF, this instrument is executed on the date first above written.

Constance	Cobb Keen	÷	
SS#	•		
		· ·	Lessor

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## INDIVIDUAL ACKNOWLEDGEMENT

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STATE OF NEW MEXICO, County of }s	S.		-
This instrument was acknowledged before me this	s		
by	1	· · · · · ·	· · · · · · · · · · · · · · · · · · ·
•	· ,		
My commission expires	· .		
			Notary Public
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COR	PORATION ACK	NOWLEDGEMENT	
	•	•	
STATE OF NEW MEXICO, County of }ss	5.		
This instrument was acknowledged before me this	محاصاحة ومواجعهم مرمو مراجعهم	·	
		as	
of			corporation
on behalf of said corporation.			·
My commission expires		المرجعين والمراجع والمرجع والمرجع والمرجع والمرجع والمرجع والمرجع	
	•		Notary Public
INI	DIVIDUAL ACKN	OWLEDGEMENT	
STATE OF: County of}s This instrument was acknowledged before me this	S. S		· · · · · · · · · · · · · · · · · · ·
by Constance Cobb Keen, dealing	•	and separate pro	perty
	· · · ·		
My commission expires	. ·		
		· · · · · · · · · · · · · · · · · · ·	Notary Public
		•	
in an			· · · ·
Producers 88 Rev. (5 Year Lease) 5.96 No. No. Dil and Gas Lease FROM TO		Dated,19,19	day of       , 19         at       o'clock       M., and duly         recorded in Book       , Page         of the