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



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

JOHN A. YATES
PRESIDENT
PEYTON YATES
EXECUTIVE VICE PRESIDENT
RANDY G. PATTERSON
SECRETARY
DENNIS G. KINSEY
TREASURER

S. P. YATES CHAIRMAN OF THE BOARD

December 9, 1997

Tom W. Schnaubert, Life Estate with Remaindermen being Tommy G. Schnaubert Bobby J. Schnaubert, Marry A. Irwinsky and Ruth M. Dake as their sole and separate property c/o Mary A. Irwinsky 3912 8th Avenue Fort Worth, Texas 76110

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 Remaindermen:

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

Golart Bullack

Robert Bullock Landman

RB/ljf enclosures

## Z 351 693 348

H N D T O C/O	S Postal Service Leceipt for Certicol Insurance Coverage Pont use for International Processing Proc	t, Life Estate
- 1	Postage	\$
	Certified Fee	
Ì	Special Delivery Fee	
	Restricted Delivery Fee	
1995	Return Receipt Showing to Whom & Date Delivered	
April	Return Receipt Showing to Whom Date, & Addressee's Address	
300,	TOTAL Postage & Fees	\$
orm 38	Restricted Delivery Fee  Return Receipt Showing to Whom & Date Delivered  Return Receipt Showing to Whom Date, & Addressee's Address  TOTAL Postage & Fees  Postmark or Date  Ji Jd A	R6/lb
PS Fc	Com#3	R6/46

SENDER:  ■Complete items 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 card to you.	J OALIG 100).	
and to you.  Attach this form to the front of the mailpiece, or on the back if spermit.  Write 'Return Receipt Requested' on the mailpiece below the as The Return Receipt will show to whom the article was delivered delivered.	1.    Addressee's Address     2.    Restricted Delivery  Consult postmaster for fee.	
3. Article Addressed to:	4a. Article N 2 35 4b. Service	1 493 348
Tom W. Schnaubert, Life Estate c/o Mary A. Irwinsky 3912 8th Avenue Fort Worth, Texas 76110	Registered	
5. Received By: (Print Name)	8. Addresse	e's Address (Only if requested
6. Signature: (Addressee or Agent)	and fee is Lula Com	APX STATE  # 3 RB/A
PS Form <b>3811</b> , December 1994	102595-97-B-0179	Domestic Return Receipt





#### **AUTHORITY FOR EXPENDITURE**

AFE	NO.
AFE	DATE

97	-34	3-0	١
 44	100	10.79	ï

WW Edi	REPORTION NEW DRILLING & RECOMPLETION				
	AFE Type; Well Objective: Well Type;	AFE STATUS:			
105 SOUTH F	OURTH STREET X New Drilling X Oil Development	X Original			
ARTESIA, NEV	MEXICO 88210 Recompletion X Gas X Exploratory	Revised			
TELEPHONE (	505) 748-1471 Injector	Final			
LEASE NAME	Field APK State Com. #3 PROJ'D DEPTH	12,600'			
COUNTY		New Mexico	,		
LEGAL DESC.		Section 2-16S-35E			
FIELD		Morrow			
		morrow			
DIVISION CODE	100 DIVISION NAME Oil & Gas Division				
DISTRICT CODE	DISTRICT NAME				
BRANCH CODE	BRANCH NAME	<del></del>			
PROGNOSIS:					
INTANGIBLE DRIL	LING COSTS:	DRY HOLE	COMP'D WELL		
920-100	Staking, Permit & Legal Fees	1,200	1,200		
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	Flectric Logs & Tana Conics	25,400	25,400		
920-200	Tools & Equip Rott Trkg & Welding	24 500	24,500		
920-210	Supervision & Overhead	17,400	17,400		
920-220	Contingency		11,400		
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 EQUIP	MENT COSTS:				
930-010	Christmas Tree & Wellhead	2,000	26,000		
930-020	Casing 11-3/4" @ 450'	7,600	7,600		
930-020	Q E/0" @ ACEO'				
	8-5/8" @ 4650' 5-1/2" @ 12,600'	56,500	56,500		
	3-1/2 @ 12,000		93,000		
930-030	Tubing 2 7/8" @ 12400'		35,000		
930-030	Packer & Special Equipment		8,000		
940-010	Pumping Equipment including \$20,000 for electricity		116,000		
940-020	Storage Facilities		22,700		
940-030	Separation Equip., Flowlines, Misc.		25,000		
940-040 Trucking & Construction Costs 15,700					
	TOTAL TANGIBLE EQUIPMENT COSTS	66,100	405,500		
TOTAL COSTS					
TOTAL COSTS		657,200	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.

Prepared By	AL SPRINGER	Operations Approval	
	0\	VNER	SHARE
BY		DATE	
BY		DATE	
ву		DATE	
DI T		V	

Joan Garrison

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

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

	and YATES PETRO	LEUM CORPORAT	ION - 70%.	ealing in her sol	.e and separate
property, LESSOR; ABO PETROLEUM CORP LESSEE,  1. Lessor in consideration of	and YATES PETRO ORATION - 10%,	LEUM CORPORAT	ION - 70%.	ealing in her sol	e and separate
1. Lessor in consideration of     10.00	Ten and no/100-	TITOO TINDODINI	ES, INC	TATES DRILLING CO 10%, all New Mexi	MPANY - 10%, co Corporations
in har prose of investigating, exploring, prospection and on, over and across lands own	101 4114 110/100			· · · · · · · · · · · · · · · · · · ·	Lessee, WITNESSETH
rpose of investigating, exploring, prospered and on, over and across lands own				ntained, hereby grants, leases and le	
	ecting, drilling and mining for	and producing oil and gas.	laying pipe lines, buildi	ing roads, tanks, power stations, tel	lephone lines and other structure
		in and country to	County,	New Mexico	to-wi
•					
	Township 16 So Section 2: SW	outh, Range 35 1/4SW/4	East, NMPM	•	
Without reference to the commence oduction of oil or gas and without further om this date (called "primary term") and	r payments than the royalties be	rein provided, and notwithsta	inding anything else here	ein contained to the contrary, this les	pment or cessation at any time case shall be for a term of $\ 1$ year
3. The royalties to be paid by Lessee hich the wells may be connected; Lesse irchase; (b) on gas, including casinghead e market value at the well of	e may from time to time purched gas or other gaseous substance of the gas so sold or ige pooled therewith but gas is the sum of \$1.00 per acre, and at tender of said shut-in gas roy	use any royalty oil in its posse e, produced from said land, a used, provided that on gas so not being sold or used, Lesse if such payment is made or te alty may be made by check c alty may be made by check c	ssion, paying the marke nd sold, or used off the p ld at the wells the royal; e may pay or tender as re ndered, this lease shall n or draft of Lessee mailed	the price therefor prevailing for the fire premises or for the extraction of gas y shall be 1/4 of the amo oyalty, on or before ninety (90) days to terminate and it will be considered or delivered to the parties entitled	eld where produced on the date of soline or other product therefron unt realized from such sale; whill a after the date on which said we ad that gas is being produced from thereto on or before the date sai
ter deducting any so used.  4. Lessee, at its option, is hereby give	n the right and power to pool o	combine the acreage covered	i by this lease, or any por	rtion thereof as to oil and gas, or eitl	her of them, with other land, leas
leases in the immediate vicinity thereof id leased premises in compliance with it id eased premises in compliance with it as hereunder shall not substantially exceed units larger than those specified, units to mbine acreage covered by this lease, or ratum or strata need not conform in size as units. The pooling in one or more in propriate records of the county in which colling option after commencing operation well capable of producing oil or gas in perations for drilling on or production or illing were commenced or such production or production of oil and gas from land et to oil and gas, or either of them, as herein or the purpose of computing the royalties wolled unit, there shall be allocated to the at used for operations on the pooled unit or rate portion of the oil and gas, or either of them, as herein or the purpose of computing the royalties wolled unit, there shall be allocated to the at used for operations on the pooled unit or rate portion of the oil and gas, or either sorties acres included in the pooled unit. It is lease and included in the unitipust as is producing and not as production from men an oil pooled unit. In addition to the verned hereby to any cooperative or unit permission or other lawful governmental eterms of any such agreement or plan of a xpire during the life of such agreement or plan of the primary to shall have completed a dry hole thereon ditional well are prosecuted with no cessed pooled therewith. If, after the expiration of from land pooled therewith. Any pooled form land pooled therewith. Any pooled from land pooled therewith. Any pooled	he spacing rules of the New Meer and that may be produced fred in area 640 acres each plus a thereafter created may conform any portion thereof as above p or area with the unit or units in stances shall not exhaust the 1th the leased premises are situated in a completing an oil or gapying quantities has theretofe of oil or gas from any part of the conformal of	axico Oil Conservation Comm said premises. Units pool tolerance of 10% thereof, pro substantially in size with the rovided as to oil in any one o atto which the lease is pooled ights of the Lessee hereunded an instrument describing as well on the leased premises are been completed or upon which includes the execution of this instrument of the well or wells be located all purposes, except the payments out of production cluded in said unit a prorest creage basis—that is to say, the oled unit which the number of computed on the portion of irrom such land. The production from a gas well will be consistent and operation, and to anylly payable to Lessor here the same by which the royal cit to the terms thereof and saty in which the leased premister the completion of wells.	uission, or other lawful a def for oil hereunder shall wided that should govern is prescribed by govern is more strata and as to go or combined as to any o er to pool this lease or j and designating the pool s, and the pooled unit may which operations for the s all or a portion of the l at all or a portion of the l at on the premises covern ent of royalties on produ nn and each of them, shall a portion of the oil and g ere shall be allocated to if surface acres covered b such production, whethe on from an oil well will b insidered as production i power from time to tim ny modifications thereoi under shall be compute try due the United States aid agreement or plan o ses are situated, an instru- nd pooled therewith, but se shall remain in force a he production of oil or g uced from said land, or f in 60 days after the cesse t in the production of oil in the production of oil	authority or when to do so would, in all not substantially exceed 40 acres and ill not substantially exceed 40 acres are inmental authority having jurisdiction to the substantial authority having jurisdiction to the substantial regulations. Lessee under the gas in any one or more strata. The wather stratum or strata, and oil units portions thereof into other units. I loled acreage as a pooled unit. Less ay include, but it is not required to in a drilling of a well for oil or gas had land covered by this lease regardles gnating the pooled unit, shall be cored by this lease, and the entire acreauction from the pooled unit, as if the lil be entitled on production of oil and gas, or either of them, produced from the acreage covered by this lease and by this lease and included in the pooler it be oil and gas, or either of them be considered production from the lease or gas pooled unit from the lease or gas pooled unit from the lease or gas pooled unit from the lease of the wather have been approved by the dand paid on the basis of the oil or so the State of New Mexico is come of operation shall be filed with the ument describing such agreement of the company of the production, but shall reform land pooled therewith, the production of such production, but shall reland gas, so long thereafter as oil or gas is prom land gas, so long thereafter as oil on and gas, so long thereafter as oil on the land gas, so long thereafter as oil on the land gas, so long thereafter as oil on the land gas, so long thereafter as oil on the land gas, so long thereafter as oil on the land gas, so long thereafter as oil on the land gas, so long thereafter as oil on the land gas, so long thereafter as oil on the land gas, so long thereafter as oil on the land gas, so long thereafter as oil on the land gas, so long thereafter as oil on the land gas, so long thereafter as oil on the land gas, so long thereafter as oil on the land gas, so long thereafter as oil on the land gas, so long thereafter as oil on the land gas, so long thereafter as oi	the judgment of Lessee, promote each in area, and units pooled for an prescribe or permit the creation prescribe or permit the creation prescribe or permit the creation provided for an prescribe or permit the creation be provisions hereof may pool cunits formed by pooling as to an need not conform as to area wit lessee shall file for record in the ee may at its election exercise it include, land or lesses upon which we theretofore been commenced as of whether such operations for drilling ge constituting such unit or units same were included in this lease ad gas, or either of them, from them the pooled unit after deducting dincluded in the pooled unit mabel, so allocated to the land covered asse or oil pooled unit from which om which it is producing and no or formation or mineral substance a New Mexico Oil Conservation gas allocated to such land under aputed and paid. This lease shall be lard and paid. This lease shall be lard under aputed and paid. This lease shall be not of operation and reflecting or reworking operations thereon, r for drilling or reworking of any produced from said land, or from untion thereof should cease from emain in force and effect so long r gas is produced from said land, as a produced from said land, as a produced from said land, as a produced from said land, or from untion thereof should cease from emain in force and effect so long r gas is produced from said land, as a produced from said land, and a produced from said land.
county in which the leased premises ar- ring quantities should be brought in on sonably prudent operator would drill une portions of the above described premise	e situated at any time after the adjacent land and within 660 der the same or similar circums	completion of a dry hole or t feet of and draining the leas tances. Lessee may at any tir	he cessation of producti e premises, or land pool ne execute and deliver to	on on said unit. In the event a well led therewith. Lessee agrees to dri o Lessor or place of record a release	or wells producing oil or gas is ill such offset well or wells as or releases covering any portion
<ol> <li>Lessee shall have the right at any the casing. When required by Lessor, Less thout Lessor's consent.</li> </ol>	me during or after the expiration see will bury all pipe lines belo	n of this lease to remove all p w ordinary plow depth, and	property and fixtures pla no well shall be drilled	nced by Lessee on said land, includi within two hundred feet of any resi	ng the right to draw and remove idence or barn now on said land
7. The rights of either party hereunder the land or royalties, however accomplisi- ity (30) days after Lessee shall have been the event of assignment hereof in whole each. If six or more parties become enti- signating an agent to receive payment for	hed, shall operate to enlarge the n furnished by registered U.S.; or in part liability for breach of itled to royalty hereunder, Less	obligations or diminish the ri mail at Lessee's principal pla of any obligation hereunder s	ghts of Lessee; and no c ce of business with a cer hall rest exclusively upo	change or division in such ownership rtified copy of recorded instrument on the owner of this lease or of a po	shall be binding on Lessee until or instruments evidencing same, rtion thereof who commits such
8. The breach by Lessee of any oblig- ounds for cancellation bereof in whole of ting of the facts relied upon as constituti- posed by virtue of this instrument. After in discharging this obligation it shall in the well per 640 acres plus an acreage tole	r in part. In the event Lessor c ing a breach hereof, and Lessee r the discovery of oil or gas in p no event by required to drill me	onsiders that operations are n , if in default, shall have sixty paying quantities on said prer ore than one well per forty (40	tot at any time being cor days after receipt of suc nises, Lessee shall devel acres of the area retain	nducted in compliance with this leasth notice in which to commence the lop the acreage retained hereunder and capable of productions.	se, Lessor shall notify Lessee in compliance with the obligations as a reasonably prudent operator ucing oil in paying quantities and
<ol> <li>Lessor hereby warrants and agrees to if in event Lessee does so, it shall be sub- der the warranty in event of failure of titl assor shall be reduced proportionately. Since.</li> </ol>	ogated to such lien with the rig le, it is agreed that if Lessor ow	ht to enforce same and apply ns an interest in the oil or gas	royalties accruing hereus on, in or under said lan	inder toward satisfying same. Without less than the entire fee simple est	out impairment of Lessee's right tate, then the royalties to be paid
10. Should Lessee be prevented from refrom by reason of scarcity of or inabili hority, then while so prevented, Lessee's il be extended while and so long as Less e while Lessee is so prevented shall not	ity to obtain or to use equipment obligation to comply with successed is prevented by any such ca	nt or material, or by operation the covenant shall be suspendent use from conducting drilling	of force majeure, any I ed, and Lessee shall not or reworking operations	Federal or state law or any order, rul be liable in damages for failure to o	le or regulation of governmental comply therewith; and this lease
IN WITNESS WHEREOF, this instrum	nent is executed on the date fire	t above written.			
Lavena Howard		Lessor			

Reita Schnaubert

Lessor

Lessor

### INDIVIDUAL ACKNOWLEDGEMENT

STATE OF			
County of } ss.			
This instrument was acknowledged before me this			
by Lavena Howard, dealing in her so	•	eparate property	· <del></del>
,			
	<del></del>		
My commission expires			
		Notary Public	
		•	
IND	IVIDUAL AC	CKNOWLEDGEMENT	
STATE OF			
County of } ss.			
This instrument was acknowledged before me this			
byJoan Garrison, dealing in her	sole and	separate property	
			<del></del>
-			<del></del>
My commission expires	· 		
		Notary Public	
INDI	VIDUAL ACI	KNOWLEDGEMENT	
1,01	, 20 ().123 .20		
STATE OF			
County of } ss.			
This instrument was acknowledged before me this _			
byReita Schnaubert, dealing in h	er sole a	ind separate property	
My commission expires		Notary Public	
		Notary I done	
		:	-
	,		
		on the office.	
		d for record on the  " 19  " 19  " 19  " Page  " Page  records of this office.  County Clerk , Deputh	,
*		,1 County	0
8 8 8 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9		for i	tum (
Karl		lied   Billed   Bille	ed re
Oil and Gas Lease FROM		nt was f	When recorded return to
		int w	en re
No		Dated  No. Acres  Term  This instrument was filed for record on the day of day	Wh
		instr	
	!	DatedNo. Acre TermThis ir recorded of the	Í.
и и. И	i	No Dat Ter Ter Of I See By	1 1