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OIL AND GAS LEASE

GREEMENT, Made and entered into this	day of		, 19.,50
and between			
Frank F. Coon,	Estate		•••••
		rty of the first part, hereinafter calle	
Len Mayer		part. J. of the secon	nd part, hereinafter called less
TNESSETH, That the said lessor, for and in consider			
h in hand paid, receipt of which is hereby acknowle formed, has granted, demised, leased and let and b	y these presents does grant, demise,	lease and let unto the said lessee, f	or the sole and only purpose
ning and operating for oil and gas and laying pip		· •	· ·
ducts, all that certain tract of land situate in the cribed as follows, to-wit: Lot 13 Block	county of the Nort	h Davton Townsite	, State of New Mexi
portion of Nw2SE2 of Se	ection 21. Townsh	ip 18 South, Rang	e 26 East.
N.M.P.M., containing 0.	_		
);====================================	***************************************	
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It is agreed that this lease shall remain in for			
produced from said land by the lessee.		-	<u> </u>
In consideration of the premises the said lesse 1st. To deliver to the credit of lessor, free of cost, in	~	is wells, the equal one-eighth (14) north	f all oil produced and count form
ed premises. 2nd. To pay lessor for gas from each well where gas			
nises, said payment to be made Semi-annua	and lessor	to have gas free of cost from any such w	
he principal dwelling house on said land during the same to 3rd. To pay lessor for gas produced from any oil well	1 and used off the premises, or for the ma	anufacture of casing-head gasoline or dry co	ommercial gas, one-eighth (1/8) of
ceds, at the mouth of the well, at the prevailing market ra	ite for the gas during which time such gas	s shall be used, said payments to be made	semi-annually
If no well be commenced on said land on or before to both parties, unless the lessee on or before that date shall	heday ofl pay or tender to the lessor or to the lessor	ssor's credit in the	19, this lease shall termi
	or its successors, which s	shall continue as the depository regardless	of changes in the ownership of
, the sum of Seven Cents (0.07) 		
ch shall operate as rental and cover the privilege of deferr e in currency, draft, or lessee's check at the option of the ress, or to said depository bank on or before the date on w further deferred for periods of the same number of months the privilege granted to the date when said first rental is	e lessee, and tender thereof may be made which said rental is due hereunder. In lik successively. And it is understood and as	either to lessor in person or by mailing the manner and upon like payments or tend greed that the consideration first recited h	the same to lessor at his last kn ers the commencement of a well herein, the down payment, covers
ferred. Shound the first well drilled on the above described last rental period for which rental has been a time the payment of rentals in the same amount and in the vided, that the last preceding paragraph hereof, governing that payments.	paid, this lesase shall terminate as to both same manner as hereinabove provided. As	parties, unless the lessee on or before the nd it is agreed that upon the resumption	expiration of said twelve months a n of the payment of rents, as al
If said lessor owns a less interest in the above describ to the lessor only in proportion which his interest bears to		simple estate therein, then the royalties	and rentals herein provided shall
Lessee shall have the right to use, free of cost, gas, o When requested by the lessor, lessee shall bury his pip		s operation thereon, except water from wel	lis of lessor.
No well shall be drilled nearer than 200 feet to the h Lessee shall pay for all damages caused by its operati		out the written consent of the lessor.	
Lessee shall have the right at any time to remove all m If the lessee shall commerce to drill a well within th	nachinery and fixtures placed on said premi	·	
e diligence and dispatch, and if oil or gas, or either of the pleted within the term of years herein first mentioned.			
If the estate of either party hereto is assigned, and the initistrators, successors or assigns, but no change in the ownished with a written transfer or assignment or a true copis and the assignee or assignees of such part or parts shall it rate to defeat or affect this lease in so far as it covers a piece assigns this lease, in whole or in part, lessee shall be If the leased premises are now or shall hereafter be, alties accruing hereunder shall be treated as an entirety and	whership of the land or assignment of ren y thereof, and it is hereby agreed in the fail or make default in the payment of the art or parts of the lands on which the sai relieved of all obligations with respect to owned in severalty or in separate tracts,	stals or royalties shall be binding on the event this lease shall be assigned as to a proportionate part of the rentals due from d lessee or any assignee thereof shall make the assigned portion or portions arising su the premises nevertheless shall be develope	lessee until after the lessee has be part or parts of the above descript him or them, such default shall due payment of said rentals. In absequent to the date of assignment ed and operated as one lease, and
her bears to the entire leased acreage: Provided, however, -abutting tract, and further provided that if a portion of t	, if the leased premises consist of two or the leased premises is hereafter consolidate	r more non-abutting tracts, this paragraph	h shall apply sparately to each t
e, this paragraph shall be inoperative as to such portion so Lessee is hereby given the right and power to pool or	consolidated. combine the acreage covered by this lease	or any portion thereof with other land, les	ase or leases in the immediate vici
reof, when in lessee's judgment it is necessary or advisable hority, or when to do so would, in the judgment of lesse into a unit or units not exceeding 40 acres each, except th	ee, promote the conservation of the oil and at in cases where it may be necessary or	d gas in and under and that may be produce convenient to conform a unit to survey su	ed from said premises, such pooling bdivisions such units may contain
exceed 43 acres. Lessee shall execute in writing an inst all purposes except the payment of royalties on productio ted as if production is had from this lease, whether the w	rument identifying and describing the pool on from the pooled unit, as if it were in	led acreage. The entire acreage so pooled neluded in this lease. If production is fou	into a tract or unit shall be tres and on the pooled acreage, it shall
or shall receive on production from a unit so pooled only so so to the total acreage so pooled in the particular unit i	uch partion of the royalty stipulated herein involved. Provided, lessee shall be under	n as the amount of his acreage placed in t	he unit or his royalty interest the
unitized tract, regardless of when, where or by whom of The undersigned lessors, for themselves and their heir	fset wells may be drilled. rs, successors and assigns, hereby surrende	er and release all rights of dower and homes	
far as said right of dower and homestead may in any way All express or implied covenants of this lease shall be whole or in part, nor lessee held liable in damages, for fa	e subject to all Federal and State Laws, I	Executive Orders, Rules or Regulations, ar	nd this lease shall not be termina
Regulation.			
This lease shall be effective as to each lessor on execu-	o the lands herein described, and agrees th	hat the lessee shall have the right at any	time to redeem for lessor by payr
This lease shall be effective as to each lessor on execu- y not join in the execution hereof. Lessor hereby warrants and agrees to defend the title to			
not join in the execution hereof. Lessor hereby warrants and agrees to defend the title to	inds, in the event of default of payment by		
not join in the execution hereof. Lessor hereby warrants and agrees to defend the title to	inds, in the event or default of payment b		
not join in the execution hereof.	inds, in the event or default or payment b		
not join in the execution hereof. Lessor hereby warrants and agrees to defend the title to	inds, in the event or derault or payment b		
not join in the execution hereof. Lessor hereby warrants and agrees to defend the title to mortgages, taxes, or other liens on the above described la			, 19_5
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	My commission expires
	Given under my hand and seal of office the day an
	executed the same as tree and voluntary
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he within and foregoing instrument by in my prese	
	рав
A. D., 19 before me, the undersigned, a Motary Public, in and for the County	nO this more accountable appeared
(VCKNOMIEDOMENT WHERE THE LESSOR SIGNS BY MARK)	STATE OF NEW MEXICO,
and the second of the second o	en de la financia de la compansión de
Section	Oil and Gas Lease FROM FROM Salidas Holseithmos AM
say that he is the sealed in behalf of said corporation by authority of its Board of Directors, was signed and scaled in behalf of said corporation by authority of its Board of Directors, said sealed in behalf of said corporation by authority of its Board of Directors, said signed and scaled in behalf of said corporation by authority of its Board of Directors, said signed and scaled in behalf of said corporation by authority of its Board of Directors, said instrument in said in sai	to me personally known, who being by me duly sworn did
(VCKNOMFEDCMENT FOR CORPORATION)	STATE OF NEW MEXICO,
Notary Public	My commission expires
	Witness my hand and official seal the day and year
xecuted the foregoing instrument, and acknowledged that	to me known to be the person described in and who es
	do viano?
(VCKNOMFEDGMENT FOR INDIVIDUAL)	STATE OF NEW MEXICO,
Postoffice	My commission expires
r isst above written.	Witness my hand and official scal the day and year
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xecuted the foregoing instrument, and acknowledged that	FRANK P. COON, ESTATE
Andre Virgineriae ann aronae (
1956 before me personally appea	To viruo
(VCKNOMFEDEWENT LOK INDIAIDNYF)	STATE OF NEW MEXICO,

LARGE FORMAT EXHIBIT HAS BEEN REMOVED AND IS LOCATED IN THE NEXT FILE