HUUM 344 FACE 90

18438 nm-162/2 (905).

OIL, GAS AND MINERAL LEASE

,	HIS ACREEMENT mode this.	18th	dar of N	ovember	181	. 1-4
	CLONER GI	LLIAM, dealing i	n his sole an	d separate.pr	operty	
		and the second s			and the state of t	
lesso r	(whether one or more , whose	eddress tot. Box. 68	Donie, Texas	75838.		
a a d	PHILLIP A. HANCO	CK	_Midland, Te	Kas	WITN	ESSETH:
of whithe land author outstill trioph	Lesser, in rensiders ion of " ich is hereby acknowledged, and her covered hereby for the purpu- r and all other mine-als (whe sh and utilise facilities for earl one lines, employee houses and ng, storing and transjorning on	of the covenants and agree oes and with the exclusive is ther or not similar to tho ace or subsurface dispinal to other structures on said it inerals produced from the	ments of lesses herein right of explicting, drill se mentiuned), tugether of salt water, construct and, secessary or usef land covered hereby o	ifter contained, dues bing, mining and operat of with the right to male triade and bridges, d il in lease's operation of any other land adja-	oreby grant, lease and let used for, producing and owning ing for, producing and lend, lay is a carale, build tanks, powers in exploring, drilling for, is in exploring, drilling for, is the tank covere	nts locas g bil, gas, pipe lines, r stations, producing, ad hereby,
No.	called "said land". In located	in the County of Let		we New Mex	ICO and is described a	4 follows:

Township 15-South, Range 36-East

All of the East $\frac{1}{2}$ of Section 2

Royalties payable hereunder shall be three-sixteenths, and anywhere the fraction "one-eighth" appears in paragraph 3, the same is hereby deleted and the fraction "three-sixteenths" substituted therefor.

This lease else covers and includes, in addition to that above described, all land, if any, contiguous or adjacent to or adjoining the land above decerited and (a) seemed or t aimed by leasor by limitation, prescription, possession, reservation or unrecorded instrument or (b) as to which lessor has a preference right of acquisition. Lessor agrees to assecute any supplemental instrument requested by lessos for a more complete or accurate description of soid land. For the purpose of determining the amount of any binus, delay rental or other payment hereunder, and land shall be deemed to

contain 320 serve, whether actually containing more or less, and the above recital of across in any tract shall be deemed to be the true across thereof. Lesser acropts the bonus and agrees to accept the datay runtal as lump sum considerations for this lesse and all rights an options berounder.

three (3)

2. Unless sooner terminated or longer kept in force under other provisions hereof, this losse shall remain in force for a term of Xebicrot years from the date hereof, hereis after called "primary term", and as long thereafter as operations, as hereinafter defined, are conducted upon said land with no cresation for more than ninety (19) consecutive days.

3. As royalty, leases evenants and attent; (a) To deliver to the credit of leaser, in the pipe line to which leases may connect its wells, the qual on-eighth part of all oil produced and chayd by leases from and land, or from time to time, at the option of leases, to pay leasor the average peaks market price of such one-eighth part of such electric part of such an electric part of such one-eighth for the cost of treating oil to render it markets be pipe line oil; the pipe line of and and casinghead gas preduced from said land (1) when sold by leases, ence-eighth of the cost of treating oil to render it markets by leases, computed at the point of the gas and casinghead gas preduced from said land (1) when sold by leases, ence-eighth of the amount tender in the market value, at the mouth of the well, one tender of and land or in 'be manufacture of gasoline or other products, the market value, at the mouth of the well, one-tenth either in kind or a super lease of the well or mine at leaser's electrons, except that on sulphur mined and marketed or utilized by lease from said land, one-tenth either in kind or value at the well or mine at leaser's electrons, except that on sulphur mined and marketed the rayally shall be one dollar 181,00) per long too. If a three primary term or at any time or times therefore, there is any usel on axid land or on lands with which had land or any pertice thereof has been pounds, excepted of producing oil or gas, and all such wells are shut-in, this lease shall, meer theless, continue in facer as though operations were being concurred on said land for so long as any wells are shut-in, this lease shall, except the experiment of such in the exercise of such diagence, leases shall not be obligated to install or furnish facilities other than well facilities and ordinary lease the flow of the produced from the second of lands to the continued of ninety consecutive days, and during leases of flow lines, servarior, and lease tank, and shall not be required to install or furnish facilities of

4. Lessee is bereby granted the right, at its option, to pool or unlitize any land covered by this lesse, with any other land, lesse, or lessee, as to any or all immerals or horsons, so as to entablish units containing not more than it a surface acres, plus 19% acreage telerance, provided, however, units may be established as to any one or more horsons, so as to contain not more than \$40 surface acres plus 10% acreage Velerance, if limited to one or more of the following; (1) gas, either than caunghest gas, 12) liquid hidrocarbons (condensate) which are not liquids in the subsurface reservoir, [3] minerals produced from wells reasolished, or after enlar rement, are required under any governmental rule or order, for the drilling or negration of a well at a regular location, or for enlar rement, are required under any governmental rule or order, for the drilling or negration of a well at a regular location, or for subsuming maximum allumable from any well to be drilled, drilling, or already drilled, any such unit may be established or already to conform to the size secured by such governmental rule or order, for the drilling or negration of a well at a regular location, or for form to the size secured by such governmental rule or rule. Lesses shall secrete and gentlon as to ach desired unit by executing an instrument identifying such unit and filing it for record in the public office in which this lesse is accorded. Each desired unit by executing an instrument identifying such unit and faind included in the unit; office in which this lesse is recorded. Each desired on the portion of axid land included in the unit; or on other land unition diverse in a first production has been established established as the research of the particles of the particles of the public secure of the particles of the pa

a

nd and if all operations are discentions abdustational number of delay rental; provided, however, if such as y term, this lease shall terminate at the unless on such later date with the applicable.

	this lease may be extended thereafter by operations as if such delay had
IN VITNESS WHEREOF, this instrument is executed on the date fire	x Dones Villeson
	Clongr Gilliam 725 SS# 403-20-0725
Texas	
COUNTY OF A PROSTONO	INDIVIDUAL ACKNOWLEDGMENT—TEXAS OR NEW MEXICO
Before whi (its unfountened authority, on this day personally appeared	Cloner Gilliam
happy to me to be the parson whose name to (are) subscribed to the	
mented the same as the free art and dead for the purposes a free direct which have been as a free this flag of the first miles at the flag of the first miles and the flag of the first miles and the flag of the	nd consideration therein expressed.
Mr. Commission Explorer Lillar	Ca Sittle
Notary Public in and	for Freestone County, State of Texas
STATE OF	INDIVIDUAL ACKNOWLEDGMENT—TEXAS OF NEW MELICU
COUNTY OF	
Before me, the undersigned authority, on this day personally appeared	
COUNTY OF	BAND AND WIFE ACENGWLEDGMENT—TEXAS OR NEW MEXICO hushand and wife, known to me to be the persons whose names are of executed the same as their free act and deed for the purposes and
Total Printers	TATE OF NEW MEXICO COUNTY OF LEA FILED 25 27 28 27 28 27 28 28 28 28 28 28 28 28 28 28 28 28 28