			en e		
\$.				Exhibit A	
Producers \$3 Rev. (5 Year Lease) 10-57		OIL AND GAS LI	•	Porm 345 Hall-Poorbaigh Press Roswell, New Munico	
THIS AGREEMENT made this	11th	day of		19 69 between	
EMMA LOUISE BELL, dealin	g in her s	sole and separat			
Lessor (whether one or more), whose address and DAVID J. SORENSON, P.	0. Box 14	453. Roswell. Ne	w Mexico. 88201.	I WITNESSTU.	
1. Lessor in consideration of		TEN_AND_OTHER		Dollars	
(§ 10.00	PROUDERLINE, EXPERI	rick, brandecring, driming a	und lutting for and brotheing out a	ind East relief hibs tines, editoring	
thereto, to produce, save, take care of, tre- Eddy			outing its employees, the following of Mexico		
	p 22 South		heast One-quarter (No of N.M.P.M., contain		
2. Without reference to the commence velopment or constitute at any time of prod thing else herein contained to the contrary, or gas is produced from said land or land	uction of oil or g , this lease shall	ran and without further pay be for a term of five years	ments than the royalties herein	provided, and notwithstanding any	
2. The royalties to be paid by Lesere, credit of Lessor into the pipe line to which market price therefor prevailing for the fiduced from said land, and sold, or used off eighth of the gas so sold or used, provided to gas well on this lesse or on acreage problemater the date on which said well is shot	the wells may be eld where produce the premises or i hat on gas sold a i therewith but g in and thereafter	connected; Lassee may fro- ed on the date of purchase; for the extraction of gasolit t the wells the royalty shall cas is not being soli or us- at annual intervals the su-	m time to time purchase any roya; the or gan, including casinghead in the or other product therefrom, the libe one-eighth of the amount realis- d. Lessee may pay or tender as roy or of \$1.00 per acre, and if such pay	ity oil in its possession, paying the condition or other gaseous substance, premarket value at the well of one ed from such sale; while there is raity, on or before ninety (90) day ment is made or tendered, thus less	
shall not terminate and it will be considere may be made by the check or draft of Les free use of oil, gas, coal and water from be computed after deducting any so used.	sere minited or de	divered to the parties entitle	ed thereto on or before the date mai	d payment is due. Louve shall have	
d. Lessee, at its option, is hereby gi and gas, or either of them, with other land it is necessary or advisable to do so in oct the New Mexico Oil Conservation Commiss and gas in and under and that may be prosend units pooled for gas hereunder shall al authority having jurisdiction preservies with those prescribed by governmental reg thereof as above provided as to oil in any of most onto conform is size or area with the not conform as to area with gas units. I portions thereof into other units, Lessee a describing and designating the pooled acrea completing an oil or gas well on the leased apable of producing oil or gas in paying theretofore been commenced. Operations for land covered by this lesse regardless of who of this instrument or the instrument designathis lesse whether or not the well or wells be or either of them, as herein provided, sha were included in this lesse. For the purpobe entitled on production of oil and gas, or said unit a pro rata portion of the oil and Soch allocation shall be on an acreage has that pro rata portion of the oil and gas, included in the pooled unit bears to the such production, whether it he oil and gas, included in the pooled unit from a gas pooled which it is production from a gas pooled which it is production from a part or operation, and to any modifications there authority. In such event, the royalty fay the terms of any such agreement or plan Mexico is computed and paid. This lesse agreement or plan of operation shall be falled the primary and the same may be recorded either before a delities are anaschiage and the same may be recorded either before and the same and the same may be recorded either before and the same and the sam	d, lease or leases deer properly to e ion, or other faw siduced from said not substantially permit the crea ulations. Leases ne or more strata e unit or units i he pooling in on hall file for recorge as a pooled un premises, and the quantities has it drilling on or preciser such operasting the pooled use located on the gill be treated for se of computing rether of them, gas, or either of them, in the control of the control	in the immediate vicinity to applore, or to develop and of viul authority or when to opremises. Units pooled for exceed in area 640 acresition of units larger than the under the provisions hereof is and as to gas in any one of into which the lense is pooled on the appropriate recording the pooled unit may include, heretofore been completed oroduction of oil or gas from those for drilling were contained and the purposes, except the pattern of the pooled unit, shall be considered as opremises covered by this least all purposes, except the pattern of them, produced from the pooled unit, there of them, produced from the pooled unit, there of them, produced from the pooled of the land oil well will be considered it in from a gas well will addition to the foregoing, ineral substance covered here approved by the New execution of the land of the lasis shall be the same during the life of such arrow Mexico Oil Conservation functrument describing such ompletion of wells, as is not being produced of	hereof to the extent, hereinafter at operate said leased premises in costs so would, in the judgment of Let oil hereunder shall not substantie each plus a tolerance of 10% therewose specified, units thereafter create may poul or combine acreage color more strats. The units formed by sled or combined as to any other at not exhaust the rights of the Lends of the county in which the leased ion exercise its pooling option at but it is not required to include, a upon which operations for the dramp part of the pooled unit whice menered or such production was seperations for drilling on or production, and the entire acreage constituting ayment of royalties on production for a froyalties and payments out of right he allocated to the land copusied unit after deducting that use to the acreage covered by this less to unit which the number of surfar proceed must. Royalties hereunder towered by this less to unit which the number of surfar proceed unit. Royalties hereunder towered by this lease and include production from the lease or oil pube considered as production from Leases at its option is hereby gively to any cooperative or unit agriculture. The proceed of the oil is the public of the public of the basis of the oil is hy which the royalty due the Lement or glan and shall be sub. Commission, or other lawful aut agreement or plan of operation and a said land, or from land pooled the	ipulated, when in Lessee's judgment inpulated, when in Lessee's judgment of see, promote the conservation of oally exceed 40 acres each in are of, provided that should government may conform substantially in silvered by this lesse, or any portion pooling as to any stratum or atraination or creating as to any stratum or atraination or creating operations for a land or leases upon which a we illing of a well for oil or gas have himself of a well for oil or gas have himself of a well for oil or gas have himself of a gas from land covered the card hefore or after the execution of oil or gas from land excered the auch unit or units, as to oil and garom the pooled unit, as if the sam profuction and each of them, shawered by this lesse and included in the pooled units as and included in the pooled units as and included in the pooled units of in the unit just as though such the lesse or gas pooled unit from the right and power from the right and power from the erich or plan of development are sion or other lawful government or gas allocated to such land und inited States or the State of Nelect to the terms thereof and as hority, and Lessee is then engagnerewith, but Lessee is then engagnered.	
in drilling or reworking operations thereor remain in force so long as operations on as secutive days, and if they result in the productive the expiration of the primary term of should cease from any cause, this lense shouch production, but shall remain in force if they result in the production of oil or designated by Lessee in accordance with the which the leased premises are situated wells producting oil or gas in paying quantities which these agrees to drill such offs at any time execute and deliver to Lessor thereby surrender this lease as to such por	id well or for dri luction of oil or g f this lease and a sall not terminate a and refrect no gas, so long ther he terms bereof, at any time afti- tices should be breet well or wells or place of rec-	illing or reworking of any ran no long thereafter as oil after oil or gas is produced e if Lesere commences open long as such operations ar reafter as oil or gas is pro- may be dissolved by Lessee er the completism of a dry ought in on adjacent land; as a reasonably prudent up- ord is relesse or releases of	additional well are prosecuted with or gas is produced from said land from said land, or from land post stime for drilling or reworking we prosecuted with no cessation of disced from said land, or from land, by instrument filed for record in those or the cessation of production and within \$50 feet of and draining erator would drill under the same of overing any portion or portions of	no censation of more than 60 col- or from land pooled therewith. I ed therewith, the production there- ithin 60 days after the cessition of more than 60 consecutive days, ar- I posled therewith. Any pooled un- he appropriate records of the coun- on said unit. In the event a well of g the lesse premises, or land poole of aimilar circumstances. Lessee mit the above described premises as	
6. Lesses shall have the right at any including the right to draw and remove all drilled within two hundred feet of any re-	ensing. When re- sidence or burn r	rquired by Lessor, Lusers whom on said land without I	ill bury all pip- lines below ordina Lessor's consent.	ry plow depth, and no well shall	
7. The rights of either party hereunds, but no change or division in swarership of Lennee; and no change or division in such U, S. small at Lennee's principal place of thereof in whole or in part limbility for he commits such breach. If six or more part recordable instrument executed by all such	the land or royal ownership shall business with a c each of any obli les become entitle	ities, however accomplished. be binding on Lassee until certified copy of recorded is gation hereunder shall rest d to royalty hereunder. Le	shall operate to enlarge the oblining the color of the co	igations or diminish the rights il have been furnished by register s same. In the event of assignme s lease or of a portion thereof w	
8. The breach by Leases of any obligs of the miste created hereby nor be ground being conducted in compliance with this less in default, shall have airly days after rec- After the discovery of oil or gas in paying but in discharging this obligation it shall of producing oil in paying quantities and and capable of producing gas in paying quantities.	is for enneellation see, Leason shall to ript of such notic quantities on sa in no event be re one well per 640	n hereof in whole or in pa notify Lessee in writing of ce in which to commence t id premises. Lessee shall de equired to drill more than	rt. In the event Lessor considers the facts relied upon as constitut be compliance with the obligations welop the acreage retained hereund one well per forty (48) acres of the	that operations are not at any tir- ing a breach hereof, and Issaee, imposed by virtue of this instrumen- er as a reasonably prudent operat area retained hereunder and capal	
 Lawer hereby warrants and agree upon seld land either in whole or in part, accraing hereurder toward satisfying same, owns an interest in the oil or gas on, in proportionately. Should any one or more executing the same. 	s to defend the and in event Le Without Impairs or under said is:	were dors so, it shall be sul ment of Lesses's right unde nd less than the entire fee	prograted to such lien with the right or the warranty in event of failure simple cutate, then the royalties	to enforce same and apply royalt, of title, it is agreed that if Lone to be paid Leanor shall be reduc-	

EXHIBIT

Emma Louise Bell

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18. Should Lessee he 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 majours, say Federal or state law or any order, rule or regulation of governmental authority, then while so prevented, Leasee's obligation to comply with such coverant shall be inspended, and Leasee shall not be liable in damages for failure to comply therewith; and this lease shall be extended while and so long as Leasee 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 Leasee is so prevented shall not be counted against Leasee, anything in this lease to the contrary notwithstanding.

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

DOLPHES M. BOYLES

POS ANCELES COUNTY

My Commission Expires August 30, 1971.

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