Producer's 88-(Producer's	Revised 1965) (New Mexico	\$P\$ 14. 14. 14. 14. 14. 15. 15. 15. 15. 15. 15. 15. 15. 15. 15	(1) 2 阿维特特特/	nted and for sale b	Hall-Poorbaugh Pr	ess, Roswell, N.
THIS ACRES BELL	Lathia 8th day of	OIL & C	AS LEASE		66, between	
			GALLEY CO		erstansu.	
HEN WHEELE	R and CAROLINE OF	HUFWAR MHERM	nusband a	1961 1861 1873 1875 1875 1875 1875 1875 1875 1875 1875		Mexico
herein called lessor (whether	DAVI	D J. SORENSO	, P. O. Box	1453, Roswel	.1. New Hexi	co V
I. Lessor, in considera of the agreements of the le drilling, and operating for tanks, roadways, telephone	one or more) and tion of TEN AND OTHER E sace herein contained, hereby and producing oil and gas, i lines, and other structures an	OLLARS in hand pa grants, leases and let njecting gas, waters, d things thereon to p	ld, receipt of which is a exclusively; unto les other fluids, and air roduce, save, take ca	here acknowledged, see for the purpose into subsurface strature of, treat, process,	and of the royalties of investigating, ex- i, laying pipe lines, atore and transport	herein provided in sloring, prospection storing oil, building and minerals.
following discribed land in	PAdee		, New Merica, ta-wit			
All of the	Northeast One-q	uarter of the	Northeast C	ne-quarter (NE NE 1) of	
Section 1	, Township 22 So	uth, Range 2	East of N.P	.P.M.		
For the purpose of calc comprises more or less,	ulating the rental payments I	pereinafter provided f	or, anid land is estima	ted to comprise 40 96van (7)	0.00	whether it actual
2. Subject to the other as long thereafter as oil or 3. The royalties to be same to be delivered at the	ulating the rental payments learning the provisions herein contained, gas, is produced from said I paid by leaser are: (a) on oil wells or to the credit of lease on said land sold or uses	this lease shall remai and or land with whi , and on other liquid r in the pipe line to v	n in force for a term ch said land is pooled hydrocarbons saved at which the wells may b	the well, one-eighth or connected; thi on a	that produced and a	aved from said in ead gas and all k
the mouth of the well of on	om said land and sold or use e-eighth of the gas so sold or ime when this lease is not va- ondensate is not being so sold and thereafter at annual inter- per the acreage then belt under decembers and it will be one	mand' broatened rout o	II M We sould me rue	,		to mill one though more
Each such payment shall be paid under this lease if the	paid or tendered to the part well were in fact producing					
4. If operations for dr	lling are not commenced on a	ald land or on land p	caled therewith on or	before one (i) year	from this date, this	lease shall termin
annually, the commencemen	n or before one (1) year from deferring commencement of a t of said operations may be	further deferred for	I pay or lender to the period of twelve (12) uccessive periods of the American Bar	weive (12) months e	ner and apon like pach during the prim	ayments or tende ary term. Paym
Carlsbad	he lessor or to the credit of the New Mexico	e lessor in the		的媒体的	有一种人的	cersor thereof, si
of rental may be made by	the lessor and lessor's heirs or refuse to accept rental, le for another acceptable methodology draft of lessor, maile or tender of rental or shut-in	d or delivered to said	hank or lessor, or a	ny lessor if more th	an one, on or befor	e the rental pay
proper payment had been received mail from lessor to	made; provided, however, learning the with such instruments	as are necessary to	error within thirty I	proper payment.	has received writte	n notice thereof
with any other land, lease, ration unit fixed by law or	leases, mineral estates or par by the New Mexico Oil Com-	rts thereof for the priervation Commission	orduction of oil or was or by other lawful aut	hority for the pool of	area in which said	a the standard p
power, except the payment: covered by this lease includ- or unit operations, which the unit. The production so allo from the portion of said la	• shall file written unt design fifer the completion of wells, of royalty, as operations conteil in any such unit that port he number of surface acres is cated shall be considered for not covered hereby and include not covered hereby and include	ion of the total profi- ion of the total profi- to the fand covered by all purposes, includin- ed in asid unit in the	ction from the famile ction of pooled miner this lease included in g the payment or deli- same manner as the	als from wells in the the unit beam to t very of royalty, to be ugh produced from a	unit, after deflection he total number of the entire production aid land junder the	g any used in leasurface acres in its of pooled miner terms of this lea
unied at any time after the	or to see the same or the latest local and covered herely and include by lessee, as provided herely, completion of a dry hole or very of oil or gas hereunder, sawe for any cause, this less usecutes the same, or (if it is	leases should dell an	d shandon a dry hole	or holes hereunder.	ne if after discover	w of oil or was
thereafter and dilicently properations for drilling or re- dry hole or holes or the cos- for drilling or reworking of	mecutes the same, or if it it is working on or before the re- vation of production. If at the any well, this lease shall, re- the drilling or reworking of said operations then within 3	he within the primary ntal paying date next e expiration of the pr main in force so long anyiwell under this n	term) commences of ensuing after the ex imary term oil or gas as such operations a avagraph, lessee loses	traumon the (paymon) plration of three mu is not being produced tre diligently prosecu or junks the hole of	nt or tender of Te other from date of a but lessee is then e led 'with ino cessatio well and after dili-	bandoument of a ligaged in operation in of more than gent efforts in go
with due diligence. If any	drilling, additional drilling, o	r reworking operation	s hereunder Jesuit in	production, then this	lease shall remain i	n full force so lo
fixtures placed by lesser on lands below ordinary plow d	ucting any so used. Lessee si said land, including the right opth, and no well shall be di privilege, at his rick and exp as not needed for operations i	i to draw and remove illed within two hund ense, of using gas fro	red feet (200 ft.) of			
8. The rights of either successors and assigns; but	party hereunder may be assi- no change or division in the co-	gned in whole or in whership of the land, diminish the rights of	tessee: and no such	change or division at	all be binding upon	lessee for any p
thereof constituting the cha- tender any rentals, royalties evidence satisfactory to less rentals payable hereunder a	age has been furnished by e in of title from the original or payments to the credit of ce as to the persons entitled hall be apportioned as between freet the rights of other less harge lesses of any obligation	l lessor. If any such the deceased or his to such sums. In t een the several lessel	change in ownership estate in the deposits he event of an assign told owners yatably a	occurs through the ory bank until such pent of this lease as coording to the surfi-	death of the owner, time as lessee has to a segregated porti are area of each, as	lessee may pay seen furnished w ion of said land, id default in ren
leave in an far as it covers	part of said lands upon whi	ch leaner or any assig	nee thereof shall so	comply or make au	ch payments. Renti	als as used in t
9. Should lessee be pri under, or from producing o by any federal or state law	vented from complying with il or gas hereunder by reason or any order, rule or regular	la lease chalt be exte	eded while and so lot	e as lessee in nerver	ted by any such ear	use from conducti
drilling or reworking operat anything in this lease to the 10. Leasur hereby warr	lone on or from producing of e contrary notwithstanding.; ants and agrees to defend th	e title to said land,	and agrees that leave	, at its option, may	discharge any tax,	morigage, or oll
hereunder toward satisfying part of said land than the and other payments, if any,	same. Without impairment of entire and undivided fee sim; accruing from any part as to account by this lease, but a to	which this lease cov	ers less than such fo	ill interest, shall be herein. Should any or	nterest in the oil o hen the royalties, shi paid only in the p ie or more of the par	r gas in all or a it-in royally, rent roportion which the named above
leasure fail to execute this	case, it shall nevertheless be cesters, being and assigns, sha ng ur mailing a release there liesed from all obligations, e- under shall be reduced in th	DINGUIS OFON THE PAI	ty or partite tartain	a the same a part	trent out the trace	AT
material royalty payable Bert						
Ben	Whiceles	阿拉瑟斯拉拉	lear	Caroline Ohr	Rinemui iemus Wicele	Perkar.
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