No. 950C. —Bredford Publishing Co., 1224 Stout Street, Deaver, Colorado -4-76

OIL AND GAS LEASE
AGRIEMENT, Nede and entered into this 4th 4th August 1972 by and between FRANK A. KING AND PAULA S. KING, husband and wife, of 754 Mercantile Dallas
Building, Dallas, Texas 75201
, party of the first part, hereinafter called lessor (whether one or more) RODNEY P. CALVIN, 555 17th St., Denver, Colorado 80202 party of the second part, lesses.
and RUDNEY P. CALVIN, 555 1/fm St., Denver, Colorado 80202 party of the second part, lenses. WITNESSETH: That the lesser for and in consideration of ten and more Dellars.
is hand paid, receipt of which is hereby acknowledged, of the reputible herein provided, and of the agreements of lessee herein contained, hereby grants, leases and lets exclusively unto lessee for the purpose of investigating, explore, prospecting, drilling and mining for and producing oil, gas, carinxined mes, and ell other minerals, laying pipe lines, buildings tanks, power stations, telepones lines and other structures thereon to produce, any, take acre of, treet, transport,
and own said products, and housing its employees, the following described land in
New Mexico
(Ninwisel) Section 19-T30N-R11W, EXCEPT HOWEVER tha Fallowing
described tract of land: Reginning at a point 6.25 chains South of the center of Section 19-T30N-R11W; thence South 21-20' East 2.73 chains; thence South
3'30' East 2.76 chains: thence South 15'21' West 6.15 chains; thence North 11.75
chains to place of beginning, said EXCEPTION containing 1.61 acres, morefor less.
Containing three: 18.37 acres, more or less.
TO HAVE AND TO HOLD the same (subject to the other provisions herein contained) for a term of the date (called "primary term") and as long thereafter as oil or gas or casinghead gas or either or any of them, is produced therefrom; or as much longer thereafter as the leases in good faith shall conduct drilling operations thereon and should production result from such operations, this lease shall remain in full force and effect as long as oil or gas or casinghead gas, shall be produced therefrom.
In consideration of the premises it is hereby mutually agreed as follows: 1. The lease shall deliver to the credit of the lease as royalty, free of cost, in the pipe line to which leases may connect its wells, the equal one-righth (M) next of all all produced and areal from the leasest regions or as the leasest online, may pay to the leasest for such one-eighth (M) royalty the market
(%) part of all oil produced and saved from the leased pranies, or at the leased, pine, proping, may pay to the leased result (%) part of all oil produced and saved from the heased pranies, or at the leased, price for all of like grade and gravity pressling in the field where produced on the day such oil is run into the pipe line, or into storage tanks. 2. The leases shall pay justor, no roysky, use-sighth (%) of the processed from the sale of the gas, as such, for gas from walls where gas only is found, and where not used or sold shall pay Fifty (\$40.00) Dollars per annum as roysky from each such well, and while such roysky is so paid such well shall be held to be a producing well. The leaser to have gas from a gas well on the leased practises for storage and louid lights in the principal dwalling house on said land by making his own connections with the well, the use of said gas to be at the leaser's sole risk and expense.
to be a producing well. The leason to have gas free of charge from any gas well on the leason principle in the branch in the principle in the principle of all gas to be at the leason's sole risk and expense. 2. To may begin for you produced from any sell and mad off the premium or in the manufacturing of gasoline or any other product a royalty of
2. To pay leavor for gas produced from any oil well and used off the premises or in the manufacturing of gasoline or any other product a royalty of one-clighth (%) of the market value, at the mouth of the well, payable mouthly at the prevailing market price. 4. If operations for the drilling of a well for oil or gas are not commenced on said land on or before one year from this date, this lease shell terminate as to both partics, unless the leases shall, on or before one year from this date, say or trader to the bestor or for the leason's credit in
Main Street National Ballas Texas
or its successor or successors, which bank said its successors are leaser's agents and which shall continue as the depository regardless of changes in the swinces are leaser's agents and which shall continue as the depository regardless of changes in the swinces. of the lead the swin of eight een dollars and thirty seven/100 (\$18,37) Dollars.
which that operate as a rental and cover the privilege of deferring the commencement of operations for the drilling of a well one year from said date. In like manner and upon like payments or tenders the commencement of operations for the drilling of a well may be further deferred for like periods successively
primiters or remaind to the date when send reads it payable as aforesaid, but also the desired on of extending that period as aforesaid, and any and all other rights conferred. All payments or tending may be made by check or draft of leases or any assignes thereof, mailed or delivered on or before the result paying date.
which shall operate as a rental and corret the privilers of deferring the commencement of appealions for the drilling of a well one year from said date. In like manner and upon like payments or tenders the commencement of operations for the drilling of a well may be further deterred for like periods successively during the primary term of this leave. And it is understood and argued that the consideration first recited herein, the down payment, evers not only the privilers granted to the site when said restal is payable as a storessaid, but also the localization first recited herein, the down payment, evers not only the rights conferred. All payments or tenders may be made by check or draft of bases or any sastimen thereof, multed or delivered on or before the remain paying date. Leaves may at any time execute and edilver to leave or places of record a release or release nevering any portion or portions of the short described premises and thereby surrender this lease as to such portion or portions of and the release of the success and the release of the successor in the server of the successor in the server of the payment of the safety described premises and thereby surrender this lease as to such portion or portions of covered herein is reduced by and release or releases. Newtwinstanding the destit of the leaved, or his successor in interest, the payment or tender of restals in the manner provided above shall be belighting on the heirs, devisees, executors and administrators of such persons.
5. If at any time prior to the direvery of oil or gas so this land and during the term of this hase, the lesses shall drill a dry hole, or holes, on this land, this lesses shall not terminate, provided operations for the drilling of a well shall be commenced by the next ensuing paying date, or provided the lesses begins or resumen the payment of rentals is the meaner and amount above herein provided; and in this event the preceding paragraphs hereof guverning the payment of reptals and the manner and affect thereof shall continue is force.
6. If said leasor owns a less interest in the above described land then the entire and undivided fee simple extate therein, then the regulate and rentals herein provided for shall be paid the leasor only in the proportion which his interest bears to the whole and undivided fee.
7. Leases shall have the right to use, free of cost, ras, oil, and mater produced on said land for its operation thereon, except water from wells of lessor. When required by lessor, lessos that been his pipe lines below plow depth. He well shall be drilled assert than 100 feet to the house or been now on said propiles, without the written consent of the lessor.
Lessee shall pay for damages conved by its operations to growing crops on said land. Lessee shall have the right at any time to remove all improvements, machiners, and fixtures placed or erected by lessee on said premises, including the right to pull and remove casing.
8. If the leases shall commence to drill a well within the term of this lease or any extension thereof, the leases shall have the right to drill such well to completion with reasonable diligence and disputch, and if oil or gas or either of them, be found in paying quantities, this lease shall continue and be in force with the like effect as if such well had been completed within the terms of years herein first mentioned.
3. If the eath's of either party here's is assigned (and the privilege of assigning in whole or in part is expressly allowed), the covenants hereof shall extend to their heirs, executors, administrators, successors and assigns, but no change of ownership in the land or in the rentals or coyalties shall be binding on the lesses and if has been furnished with the written transfer or assignment or a certified copy thereof, and in case lesses assigns this issue, in whole or in part, issues shrill be relieved of all obligations with respect to the assignment or portions arising subsequent to the date of assignment.
the leases until after potics to the leases and it has been furgished with the written transfer or assignment or a certified copy thereof, and in case leases assignment this lease, in whole or in part, leases shrill be relieved of all obligations with respect to the assignment providers arising subsequent to the date of assignment. 10. If the lease number shall be added as a second of the s
10. If the lease primines shall be devalore he owned in severalty, or in separate tracts, the premises, nevertheless, shall be devalored and operated us one lease and all royalities accretion between the proportion that the accrete owned by each such separate owners in the proportion that the accrete owned by each such separate owner heart to the entire leases accrete, there shall be no obligation on the part of the leases to offert wells on separate
tracts into which the land covered by this lesse may be hereafter divided by sale, devise or otherwise, or to furnish separate measuring or receiving tanks. It is hereby agreed that, in the event this lesse shall be assigned as to a part or as to parts of the above described lands, and the holder or owner of any such part or parts shall fall or make default in the payment of the proportionate part of the rent deep from him or them, on an acresse basis, such default shall not operate the
defect or affect this lease in so far as it moves a part or parts of said lands upon which the said leases or any assignes bersol shall make due payment of said tentals. 11. If at any time there he as many as six parties (or more) satisfied to receive royalities under this lease, leases may withhold payment thereof volces and until all parties designated is writing in a reportable instrument to be filled with the leases a Trustee to receive all royality payments due here, after not to execute
organion and transfer orders on behalf of said parties and their respective successors in title.
entering into a contractive or unit plan of development or operation approved by any governmental suthority and, from time to time, with like approved to make modify, change or terminate any such plan of development or operation approved by any governmental suthority and, from time to time, with like approved to modify, the second substance of the lease skall be development and the skall be determined modified to conform to the terms, conditions, and providence of such approved cooperative or unit plan of development or operation and, particularly, all drilling and development requirements of this lease, arrows or implied, shall be satisfied by compliance with the drilling and development requirements of the lease, arrows or implied, shall be satisfied or operation and the second of the lease, arrows or approved to such plan or agreement, and there is the second of the lease, arrows of such plan or agreement, in the event that add above described lands or any next
derelopment requirements of this lease, express or implied, shall be satisfied by compliance with the drilling and development requirements of such plan or agreement, and this lease shall not terminate or expire during the life of such plan or agreement. In the event that said above described lands or any next the total baselful and the such plan of agreement.
manufact of the land and the state of the plan of development of operation whereby the production whereby
persons of the same covered with pure, then the production allocated to any particular tract of land shall, for the purpose of computing the royation to be particular tract of the same tract of the purpose of the persons of the purpose of the persons of the purpose of the pur
shall have the right to combine the leased premises with other cremises in the same seneral area for the purpose of operating and maintaining repressuring and recreimly according to the leased premises, and no reyalties shall be psyable hereunder upon any raw used for repressuring and recycling operations brasiling the leased premises. 11. Leaves hruby wurtants and agrees to defind the tills in the land bertis described and spress that the leases, at its option, may pay and discharge
any tares, mortagne, or other lies existing, levied, or assessed on or against the above described lands and, in event it exercises such option, it shall be subrogated to the rights of any such mortage, tax or other lies, any royalty or restals accruing hereander.
16. All rental payments which may fall dus under this lease may be made to. Above named depository one of the above named leasors, in the creater harels stated,
16. If within the primary term of this lesses production on the lesses, premises shall egue from any cause, this lesses shall not terminate provided operations for the drilling of a well shall be commenced before or on the next ensuin relaping date; or, provided lesses bearins or resultes the payment of reputals in the manner and amount hereinbefore provided. It, after the expiration of the primary term of this lesses, production on the lesses promises shall cause from any cases this
from any cause, this lease shall not terminate provided leases returned operations for drilling a well within starty (80) days from such constitues, and this lease shall remain in force during the prosecution of such operations and, if production results therefrom, than as long as production continues. 17. It is agreed that this lesse shell never be forfeited or cancalled for failure to perform in whole or in part any of its implied covenants, conditions.
or supurations onto I that have fast even finally indicially determined that such fallure exists, and after such final determination, lesses is given a franchable time therefore to comply with early such coverants, considirons, or elippitation.
18. All expressed and implied coverants of the lease shall be subject to all federal and state laws, executive orders, rules and regulations, and this inase shall not be terminated, in whole or in part, nor leases held in the in a complete the result of any such law, order, rule or regulation, or if such compliance is prevented by or failure to compliance is prevented by or failure in the result of inability of leases through no fault of its own, to obtain sufficient and satisfactory material and equipment to justify the commencement of drilling operations or to continue production of all or gas from the leased premises.
18. This lesse and all its terms, conditions, and stipulations shall extend to and be binding on all successors of said, lessor or lessers. 26. With respect to and for the surpose of this lesse lessor, and each of them if there be more than one, hereby reprise and waive the eight of homestend.
WHEREOF witness our hands as of the day and year first above written. 21. This lease covers all horizons from the surface of the earth to the base of the
Pictured Cliffs Formation only.
Frank A. King
mula V. / may

Case No. 15072 April 3, 2014 Energen Exhibit No. 4

\$J0001

ACKNOWLEDGMENT

STATE (of	-]	•		
County of	f day of	[]	10 hefore m	ne merconaliv en	peareddamin on anti-
			"""" KILOMII OO DIIG KILOMII OO D	e eus hersorr	negerinen fil øhr: who eydenten
the foreg	oing instrument and acknowledged	that	executed the same as.	free a	ct and deed.
Give	n under my hand and seal this mission Expires	*******************	day of	**************************************	
my Comi	mission Expires				Notary Public.
	•		•		
		-			
		ACKNOWLEDG	MENT-MAN AND WI	Pe	
STATE	OFTEXAS	ì	•	`*	******
County o	DALLAS	} \$3.		•	
On t	this15tb day of	January	, 1973, before m	e personally app	peared Frank A. King
and Par	ula S. King, huahand and coing instrument and acknowledged	that they	recuted the same as	theligree act a	described in and who execute nd deed, including the release
and waiv	ver of the right of homestead; the	said wife having	been by me fully appris	ed of her right	and the effect of signing and
		15th	day of January		19.73
My Com	en under my hand and seal this	1973	Leng	Lean	Notary Public
	V,				7146
		_			1. cd 7
					(A) 1 (S)
				;	≨
			ACKNOWLEDGMENT		
	OF	} BS.			32/200 TV
County o	of	} · · ·	19 before m	C	10.0
a notary	public, personally appeared				
	to ms to be the person whose n		Learthed to the within in		handledged to me that
	to me to be the person whose n	Ameu	pactions to the within the	trament and ac	rnowienked to me tuxr
Wit	ness my hand and official seal.				
Mr. Cam	mission Expires		N-4 D-14		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
ILY COIN	mission expires	*********************			M.C. 01
					-
		_			
	· · · · · · · · · · · · · · · · · · ·		.:. 25 (.	·:)	
	(* 17 9);	•	ACKNOWLEDGMENT		: :
STATE	OF	COLORADO	ACENOWLEDGMENT		
	of	85.			
-	foregoing instrument was acknow] rledged before m	e thisday of	,	19 by
<u>/</u>	***************************************	-			* ** with \$50 kp of \$40 kp square and \$10 cm filter \$10 cm \$20 cm
	ness my hand and official seal.		•		
My Com	mission Expires				Nikag Pablic
			P. O	117.	11/2
			1. V		7.0
	TOTAL PARTS OF SECTION	202 3 12	ত্র গুলুমের প্রান	A	was Cor Ebyran
ti	្រុស្ស៊ី ព្រះប្រជាជន ។ ។ ស្រីក្រុង ។ ក្រុម	1. 5.69 a	The Taylor Court of		12 m 16 M
-	14 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	7 6	d de de	4 3	12
li			ord on		Consider the Constitution of the Constitution
- 1	LEASE	غ د ا : ا ا ا : ا : ا	引導 停停 编约		151000 E
. ! (f	H · ·	.	d dul	15 3	2 2
	· · · · · · · · · · · · · · · · · · ·		\$ 24 g .] ,	12/1/20	220
	Y a	9	2 E E E	22/2/4	8 8
No	AND GAS FROM	∦∯	February	127 30%	When recorded Calvin Street On Building Colorado
	Z	9	A A	A. 4.	Calvin treet Buildh lorado
ģ	₹ 5000 1 3400 1 344	- × u	o'clock, A	7 138	When records Calvin Street Colorado
N.	10	of Ne	This instrument was filed for record and day of February 11.0.50 o'clock, A. M. and duly a Book 714 , Page 540 of the	7 V 18	When recorded Rodney P. Calvin 555 17th Street; Patterson Buildin Denver, Colorado
II.	0	, Ja	This instru- 2nd day at 10:00 in Book 714 of this office.	1. 1/2.	Er. 67.
∦		State of	bis IO:	اة د	Rodney 555 17 Patter Denver
1		∥ Sa	2nd 2nd in Bo of the	B	ద స్పత
_	<u> </u>	·		C. : " "	
•			f	A	SJ0002