source and the easthead processes	the second se		
	OIL AND GAS LEASE	B1 75 PAGE 1028	Hall-Poordaugh Press Roswell, New Mexico
THIS AGREEMENT made this 1st HAZEL BALES CANNON, a widow	Lessor, Februa	iry	
HAZEL BALES CANNON, a widow and YATES PETROLEUM CORPORATI CORPORATION - 10%, and MYCO 1	ION - 70%, YATES DRILLING INDUSTRIES, INC 10%	; COMPANY - 10%, ABO	PETROLEUM
1. Lessor in consideration of Ten Dolla	ars and No/100		Lessee, WITNESSETH:
(\$ 10.00 in hand paid, of the royalties clusively unto Lesace for the purpose of investigatin rouds, tanks, power stations, telephone lines and of thereto, to produce, save, take care of, treat, trans	s herein provided and of the agreements of g, exploring, prospecting, drilling and mir other structures thereon and on, over and port, and own said products, and housing	of Lessee herein contained, hereby ning for and producing oil and gas, across lands owned or claimed by Les its employees, the following described	grants, lenses and lets ex- laying pipe lines, building ssor adjacent and contiguous [] land in
Chaves	County, New Mexico	, to-wit	:
All rights below 2000 fe	et subsurfa <mark>ce in an</mark> d und	ler the following:	
TOWNSHIP 10 SC	DUTH, RANGE 25 EAST, N.M.	P.M.	
Section 17: E	E/2 SE/4		
 Without reference to the commencement, pr velopment or cessation at any time of production of thing else herein contained to the contrary, this lea or gas is produced from said land or land with wh 	oil or gas and without further payments se shall be for a term of five years from ich said land is pooled hereunder.	than the royalties herein provided.	, and notwithstanding any-

3. The royalties to paid by Lessee are: (a) on oil. 3/16, of that produced and saved from said land, the same to be delivered at the wells or to the credit of Lessor into the pipe line to which the wells may be connected. Lessee may from time to time purchase any royalty oil in its possession, paying the market price therefor prevailing for the field where produced on the date of purchase: (b) on gas, including casinghead gas or other gaseous substance, pro-

duced from said land, and sold, or used off the premises or for the extraction of gasoline or other product therefrom, the market value at the well of -3/16

of the gas so sold or used, provided that on gas sold at the wells the royalty shall be 3/16 of the amount realized from such sale; while there is a gas well on this lease or on acreage pooled therewith but gas is not being sold or used. Lessee may pay or tender as royalty, on or before ninety (90) days after the date on which said well is shut in and thereafter at annual intervals the sum of \$1.00 per acre, and if such payment is made or tendered, this lease shall not terminate and it will be considered that gas is being produced from this lease in paying quantities. Payment or tender of said shut in gas royalty may be made by check or draft of Lessee mailed or delivered to the parties entitled thereto on or before the date said payment is due. Lessee that have free use of oil, gas, coal and water from said land, except water from Lessor's wells, for all operations hereunder, and the royalty on oil and gas shall be computed after deducting any so used.

use of oil, gas, ceal and water from said land, except water from Lessor's wells, for all operations hereunder, and the royalty on oil and gas shall be constructed after delucting any set used.
4. Lessee, at its option, is hereby given the right and power to pool or combine the acreage covered by this lease, or any portion thereof as to oil and gas, or either of them, with other land, lesse or lesses in the immediate vicinity thereof to the extent, hereinatter stipulated, when in Lessee's judgment to the Xexton Oil Conservation Commission, or other laxvil authority or when to do so would, in the Judgment of Lessee, promote the constraintion of oil and gas in and under and that may be produced from said premises. Units pooled for gas in percenter shall not substantially exceed 40 acres each in area, and units pooled for gas thereunder shall need units arease or combined as to any corten strata. And on the power that the units of units larger than those specified, units thereafter created may conform substantially care of the provisions hereof may pool or combine acrease evered by this lease, or any portion thereof as above provided as to oil in any one or more strata and as to gas in any one or more strata. The units formed by pooling as to any stratum or strata and extense as lipicated or combined as to any other strata, and oil units need or completed as to any other strata, and oil units need or combined as the and or gas as a strata metal as to gave its election exercise its pooled or gas in any one or more strata. The units formed by pooling as to any strata metal or exercise is a pooled on the strate and existing and on the provide as to oil or gas in any one or more strata. The units formed by pooling as to any stratum or strata and existing the pooled acrease as a pooled on the lease is pooled or combined as to any other strata, and oil or gas har a pooled unit. The strate and existing and or gas as a pooled on the strate strate and strate and existing and the proving duantifies has thereiof or

5. If at the expiration of the primary term oil or gas is not being produced on said land, or from land pooled therewith, but Lessee is then engaged in drilling or reworking operations thereon, or shall have completed a dry hole thereon within 60 days prior to the end of the primary terms, the lease shall remain in force so long as operations on said well or for drilling or reworking of any additional well are prosecuted with no cessation of more than 60 con-secutive days, and if they result in the production of oil or gas is olong thereafter as oil or gas is produced from said land, or from land pooled therewith, the production thereof should cease from any cause, this lease shall not terminate if Lessee commences operations for drilling or reworking of any additional well are prosecuted with no cessation of more than 60 con-such production, but shall remain in force and effect so long as such operations for drilling or reworking within 60 days after the cessation of they result in the production of oil or gas, so long thereafter as oil or gas is produced from said land, or from land pooled therewith. Any pooled unit designated by Lessee in accordance with the terms hereof, may be dissolved by Lessee by instrument filed for record in the appropriate records of the county in which the lease aprenses are situated at any time after the completion of a dry hole or the cessation of production on said unit. In the event a well or wells producing oil or gas in paying quantities should be brought in on adjacent land and within 60 feet of and draining the lease premises, or land pooled therewith. Lessee agrees to drill such offset well or wells as a reasonably prudent operator would drill under the same or similar circumstances. Lessee may at any time execute and deliver to Lessor or place of record a release or releases covering any portion or portions of the above described premises and thereby surrender this lease as to such portion or portions and be relived of all obligations as to the acreage surrendered.

6. Lessee shall have the right at any time during or after the expiration of this lease to remove all property and fixtures placed by Lessee on said land, including the right to draw and remove all casing. When required by Lessor, Lessee will bury all pipe lines below ordinary plow depth, and no well shall be drilled within two hundred feet of any residence or barn now on said land without Lessor's consent.

7. The rights of either party hereunder may be assigned in whole or in part, and the provisions hereof shall extend to their heirs, successors and assigned but no change or division in ownership of the land or royaltics, however accomplished, shall operate to enlarge the obligations or diminish the rights of Lessee; and no change or division in such ownership shall be binding on Lessee until thirty (30) days after Bessee shall have been furnished by registered U. S. mail at Lessee's principal place of business with a certified copy of recorded instrument or instruments evidencing same. In the event of assignment hereof in whole or in part liability for preach of any obligation hereunder shall rest exclusively upon the owner of this lease or of a portion thereof who commits such breach. If six or more parties become entitled to royalty hereunder, Lessee may withhold payment thereof unless and until furnished with a recordable instrument executed by all such parties designating an agent to receive payment for all.

8. The breach by Lessee of any obligation arising hereunder shall not work a forfeiture or termination of this lesse nor cause a termination or revision of the estat: created hereby nor be grounds for cancellation hereof in whole or in part. In the event Lessor considers that operations are not at any time being conducted in compliance with this lesse, Lesson shall notify Lessee in writing of the facts relied upon as constituting a breach hereof, and Lesser, if in default, shall have sixty days after receipt of such notice in which to commence the compliance with the obligations imposed by virtue of this instrument. After the discovery of oil or gas in paying quantities on said premises. Lessee shall develop the acreage retained hereunder as a reasonably prident operator but in discharging this obligation it shall in o event be required to drill more than one well per forty (40) acres of the area retained hereunder and capable of producing gas in paying quantities.

9. Lesson hereby warrants and agrees to defend the title to suid land and agrees that Lessee at its option may discharge any tax, mortgage or other lien upon had land either in whole or in part, and in event Lessee does so, it shall be subrokated to such lien with the right to enforce same and apply royalties accurate hereunder toward satisfying same. Without impairment of Lessee's right under the warranty in event of failure of title, it is agreed that if Lesson owns an interest in the oil or gas on, in or under said land less than the entire fee simple estate, then the royalties to be paid Lessur shall be reduced propertomately. Should any one or more of the parties named as Lessors fail to execute this lease, it shall nevertheless be binding upon the party or parties executing the same.

10. Should Lessee be prevented from complying with any express or implied coverant of this lease, from conducting drilling or reworking operations error or from producing oil or gas therefrom by reason of senreity of or inability to obtain or to use compared or material, or by operation of force a circ, any Federal or state law or any order, rule or regulation of governmental autionity, then while so prevented, Lessee's obligation to comply with such venant shall be surpended, and Lessee shall not be liable in damages for failure to comply therewith; and this lease shall be extended while and so long there is prevented by any such cause from conducting drilling or reworking operations or from producing oil or gas from the leased premises; and change while lessee is an prevented whall not be counted against Lessee, anything in this lease to the contrary notwithstanding. ma core, nov revenant shall

the time while Lessie is no propertied shall not be counted against Lessie, anything See Reverse Side for Paragraph 1 It WIESES WIEREOF, this instrument is executed on the date first above	in this
I: WITSESS WITEREOF, this instrument is executed on the date first above	written.
1 Hacel Bales Cannon	
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HAZEL BALES CANNON	

by and between Hazel sales cannon, a widow, Lessor,

and Yates Petroleum Corporation, et al, Lessees

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11. This lease is subject to any prior Oil and Gas Lease of Record, to the extent, and only to the extent, that said prior Oil and Gas Lease may still be in force and effect.

CORPORATION ACKNOWLEDGMENT

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Notary Public			•	ssion Expires:	immoD vM
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INDIAIDANT ACKNOWLEDGMENT

Act#73070 When recorded return to \$7.00 Yates Petroleum Corporation-Attn: MRB	Term This instrument was filed for record on the 21st day of Feb, 1990 at o'clockA, and duly recorded in Book, Page	Dated, 19, No. AcresCounty, N. M.	TO	FROM	Oil and Gas Lease	No	7 Pri-Juceis 85 Rev. (5 Year Lease) (10-57)
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