Brandon Munoz Z031556 Price Daniel Unit 738 FM Road 1673 Snyder TX 79549

ABILENE TN 798

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Divisions office / office Monager 1220 South St Francis Prive, Sonta Fe, New Mexico 87505

8750834225

To whom it may concer,

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My nome is Brondon MUNOZ TIDCJ # 2031556. I'm currently incorcurated in Texas Prison in Snyder TX. Today I recicul a certified letter from James Bruce Atterney from Santa Fe, in this letter I was infermed that a compulsory pooling order has been filedon my mineral rights of section 12 Township 23 south Ronge 27 east N.M.P.M. Eddy county New Mexico. I understand that this statement is to be filed before August 21, 2017 but seeing as how I just received the letter today August 72 2017 I'm asking that you allow me to submit to you a copy of the lease that is signed by myself and nutorized by the notory of the Doniels with. to show that I Indeed have interest and have complied with Matader/MAC in signing their lease. I would esk that my nome be removed from this compulsory order and that Matador abide by their aggreement. Seeing as how my lease is deted for dowt a month prior. Mrc has been sent the original lease already so I'm just asking for your help on this methor. Thank you very much for your time and consideration . Sincerely ö Z BIM Also, I would like you to also had MRC to their signing bunus of \$2750 = for the decse contract they agreed to a the 25% royalty. SEP ⊳

OIL, GAS AND MINERAL LEASE

Notice of Confidentiality Rights: If you are a natural person, you may remove or strike any of the following information from this instrument before it is filed for record in the public records: Your social security number or your driver's license number.

THIS LEASE AGREEMENT is made effective the 30th day of May, 2017, between <u>Brandon Munoz, dealing in sole and separate property</u>, as the Lessor (whether one or more), whose address is 5416 50th St. Apartment 114, Lubbock, Texas 79414 and MRC PERMIAN COMPANY, as Lessee, whose address is One Lincoln Centre, 5400 LBJ Freeway Suite 1500 Dallas, Texas 75240.

All printed portions of this lease were prepared by Lessee, but all other provisions (including the completion of blank spaces) were prepared jointly by Lessor and Lessee.
1. <u>Description</u>, Lessor, for good and valuable consideration paid in hand, the royalties herein provided and the covenants herein contained, hereby grants, leases and lets exclusively to Lessee, for the purpose of exploring for, developing, producing and marketing oil and gas, along with all hydrocarbon and non-hydrocarbon substances produced in association therewith including helium, carbon dioxide and other commercial gases as well as hydrocarbon gases (referred to herein as "covered minerals"), the following described land (the "leased premises") in <u>EDDY</u>.

Section 12, Township 23 South, Range 27 East W/2 NW/4 Containing: 80 acres, more or less Eddy County, New Mexico

This tease also covers accretions and any small strips of parcels of land now or hereafter owned or claimed by Lessor which are contiguous or adjacent to the leased premises whether or not such parcels are known to exist by Lessor or Lessee, and for the aforementioned consideration, Lessor agrees to execute at Lessee's request any additional or supplemental instruments for a more complete or accurate description of the land so covered. For the purpose of determining the amount of any shut-in royalties hereunder, said land shall be deemed to be comprised of 80 agrees whether it actually comprises more or less.

2. <u>Term of Lease</u>. This lease, which is a paid-up lease requiring no rentals, shall be in force for a primary term of <u>THREE (3)</u> years from the effective date hereof, and for as long thereafter as a covered mineral is produced in paying quantities from the leased premises or this lease is otherwise maintained in effect pursuant to the provisions hereof.

3. <u>Boyalty.</u> Royalties on covered minerals produced and saved hereunder shall be paid by Lessee to Lessor as follows: (a) For oil and other liquid hydrocarbons separated at Lessee's field separator facilities, the royalty shall be <u>ONE-QUARTER (1/4)</u> of such production, to be delivered at Lessee's option to Lessor at the wellhead or to Lessor's credit at the oil purchaser's transportation facilities, provided that Lessee shall have the continuing right to purchase such production at the wellhead posted price then prevailing in the same field, then in the nearest field in which there is such a production, severance, or other excise taxes, (b) for gas (including casinghead gas) and all other covered minerals, the royalty shall be <u>ONE-QUARTER (1/4)</u> of the net proceeds realized by Lessee from the sale thercof, less a proportionate part of taxes and production, severance, or other excise taxes, provided that Lessee shall have the continuing right to purchase such production of similar quality in the same field (or if there is no such price then prevailing in the same field (or if there is on such price then prevailing in the same field (or if there is on such price then prevailing in the same field, then in the nearest field in which there is such a prevailing price) less a proportionate part of ad valorem taxes and production, severance, or other excise taxes and (c) if at the expiration of the primary term or at any time or times thereafter, there is any well on said land for so long as said wells are shut-in, and thereafter this lease shall, nevertheless, continue in force as though operations were being conducted on said land for so long as said wells are shut-in, and thereafter this lease taxe, and shall not be required to satch light to burchase and ordinary lease facilities of flow lines, separator, and lease tank, and shall not be required to satch light construction as the obligated to install or furnish facilities other than well facilities and ordinary lease facilities of flow lines, separator, and lea

4. Operations, If, after expiration of the primary term, Lessee drills a dry hole on the leased premises or if all production of covered minerals should permanently cease from any cause either voluntary or involuntary (and if this lease is not otherwise being maintained), this lease shall remain in effect if Lessee commences drilling, reworking or other operations on the leased premises within 90 days thereafter. If, at or after expiration of the primary term, this lease is not otherwise being maintained but Lessee is then engaged in drilling, reworking or other operations calculated to obtain or restore production from the leased premises, this lease shall remain in effect so long as such operations are conducted with no cessation of more than 90 consecutive days and, if such operations result in the production of a covered mineral, as long thereafter as there is production from the leased premises. After production has been established on the leased premises, Lessee shall drill such additional wells as a reasonably prudent operator would drill under the same or similar circumstances to (a) develop the leased premises as to formations then capable of producing in paying quantities on the leased premises or (b) protect the leased premises from uncompensated drainage by a well producing a covered mineral in paying quantities located on lands not pooled therewith within 330 feet of and draining the leased premises. There shall be no covenant to drill exploratory wells or any additional wells scent as expressly provided herein.

5. <u>Pooling</u>, Lessee shall have the continuing recurring right, but not the obligation, to pool all or any part of the leased premises or interest therein with any other lands, leases or interests, as to any or all depths or zones, and as to any or all covered minerals, either before or after the commencement of production, whenever Lessee deems it necessary or proper to do so in order to prudently explore, develop or operate the leased premises, whether or not similar pooling authority exists with respect to such other lands, leases or interests. The terms "oil well" and "gas well" stabilization or years well in which the horizontal component of the gross completion interval acceeds 100 fet to lingath. Lessee may pool or combine land covered by this lease or any portions thereof, as above provided as to any other strata and as to gas in any one or more strata. Units formed by pooling as to any stratum or strata, and or completing in site or rear with units formed as to any other stratum or strata, and the defective date of foing unless provided otherwise is use th declaration. Lessee whill' the diverse is such origin and any unit may include lands or leases upon which a well producing or capable of producing oil gas in paying quantities has therefore been completed, or upon which operations have theretofore been commenced. Production, drilling or reworking operations any the execution of this lease of the instrument designating the pooled unit, shall be trated for all purposes (except the payment of royalities on production from or operations on the leased premises, is reclassified as an to year instrument designation growing provisions here. If a gas well on a gas unit, which includes all or a post of the considered a dry hole for purposes of applying the additional drilling or reworking operations on which a vell production for the leased premises) which well is not classified as the type of well for which the unit was created (oil, gas or other minerals as the case may be), such well shall be considered

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MRC (10/2004 paid up)

6. <u>Ancillary Rights.</u> In exploring for, developing, producing and marketing oil, gas and other substances covered hereby on the leased premises, in primary or enhanced recovery, Lessor hereby grants and conveys to Lessee the right of ingress and egress along with the right to conduct such operations on the leased premises as may be reasonably necessary for such purposes, including but not limited to geophysical operations, the drilling of wells, and the construction and use of roads, canals, pipelines, tanks, water wells, dispose, wells, injection wells, pits, electric and telephone lines, power stations, and other facilities deemed necessary by Lessee to discover, produce, store, treat and transport production. In exploring, developing, producing or marketing from the teased premises, the ancillary rights granted herein shall apply (a) to the entire leased premises described prants and therein shall apply (a) to the entire leased premises. No surface location for a well shall be located less than 200 feet from any house or barn now on the leased premises, or such other lands, and the reinstand damage caused by its operations to buildings and other improvements now on the leased premises, or such other lands, and to the commercial timber and growing crops thereon. Lessee shall have the right at any time to remove its fixtures, equipment and materials, including well

to such that the leased premises or such other lands during the term of this lease or within a reasonable time thereafter.
7. <u>Ownership</u>. The interest of either Lessor or Lessee hereunder may be assigned, devised or otherwise transferred in whole or in part, by area or by depth or zone, and the rights and obligations of the parties hereunder shall extend to their respective heirs, devisees, executors, administrators, successors and assigns. No change in Lessor's ownership shall have the effect of reducing the rights or enlarging the obligations of Lessee hereunder, and no change in ownership shall be binding on Lessee until 60 days after Lessee has been furnished the original or certified or duly authenticated copies of the documents establishing such change to the satisfaction of the Lessee. In the event of the death of any person entitled to shut-in royalties hereunder, Lessee may pay or tender such shut-in royalties to the credit of decedent or decedent's estate. If at any time two or more persons are entitled to shut-in royalties hereunder, Lessee may pay or tender such shut-in royalties to such persons, either joint or the interest which each owns. It cansels thereunder in whole or in part, Lessee shall be relieved of all obligations thereafter arising with respect to transferred interest, and failure of the transferee to satisfy such obligations with respect to the transferred interest shall not affect the rights of Lessee with respect to any interest not so transferred. If Lessee transfers a full or undivided interest in all or any portion of the area covered by this lease, the obligation to pay or tender shut-in royalties hereunder shall be divided between Lessee and the transferee in propertion to the interest shall hot affect the rights of Lessee with respect to any interest not so transferred. If Lessee transfers a full or undivided interest in all or any portion of the area covered by this lease, the obligation to pay or tender shut-in royalties hereunder shall be divided between Lessee and the tra

8. Third Party Offering. In the event that Lessor, during the primary term of this lease, receives a bona fide offer which Lessor is willing to accept from any party offering to purchase from Lessor a lease covering any or all of the substances covered by this lease and covering all or a portion of the land described herein, with the lease becoming effective upon expiration of this lease, Lessor hereby agrees to notify Lessee in writing of said offer immediately, including in the notice the name and address of the offeror, the price offered and all other pertinent terms and conditions of the offer. Lessee, for a period of fifteen days after receipt of the notice, shall have the prior and preferred right and option to purchase the lease or part thereof or interest therein, covered by the offer at the price and according to the terms and conditions specified in the offer.

9. Warranty of Title. Lessor hereby warrants and agrees to defend tille to the interest conveyed to Lessee hereunder. Lessee, at its option, may pay or discharge any tax, mortgage or lien existing against the leased premises and, in the event that it does so, Lessee shall be subrogated to the rights of the party to whom payment is made and, in addition to its other rights, may reimburse itself out of any royalties or shut-in royalties or shut-in royalties to Lessor hereunder. If Lessor owns less than the full mineral estate in all or any part of the leased premises, payment of royalties and shut-in royalties or shull be reduced proportionately to the amount that Lessor's interest in the leased premises bears to the entire mineral estate in the leased premises. To the extent any royalty or other payment attributable to the mineral estate covered by this lease is payable to someone other than Lessor, such royalty or other payment shall be deducted from the corresponding amount otherwise payable to Lessor hereunder.

10. <u>Release of Lease</u>. Lessee may, at any time and from time to time, deliver to the Lessor or file of record a written release of this Lease as to a full or undivided interest in all or any portion of the leased premises or any depths or zones thereunder, and shall thereafter be relieved of all obligations thereafter arising with respect to the interest so released. If Lessee releases all or an undivided interest in less than all of the area covered hereby. Lessee's obligation to pay or tender shut-in royalties shall be proportionately reduced in zecordance with the net acreage interest retained hereunder.

11. Regulation and Delay. Lessee's obligations under this lease, whether express or implied, shall be subject to all applicable laws, rules, regulations and orders of any governmental authority having jurisdiction, including restrictions on the drilling and production of wells and regulation of the price or transportation of oil, gas and other substances covered hereby. When drilling, reworking, production or other operations are prevented or delayed by such laws, rules, regulations or other operations, including restricticity, fuel, access or easements, or by fire, flood, dverse weather conditions, war, sabotage, rebellion, insurrection, ricit, strike prevented or failure of purchasers or carriers to take or transport such production, or by any other cause not reasonably within Lessee's control, this lease shall not terminate because of such prevention or delay, and at Lessee's option, the period of such prevention or delay shall be added to the term hereof. Lessee shall not be liable for breach or any provisions or implied covenants of this lease when drilling, production or other operations are so prevented or delayed. It is a softicture or termination of this lease nor cause a termination or reversion of the estate created hereby nor be grounds for cancellation hereof in whole or in part, and no litigation shall be initiated by Lessor with respect to any alleged breach or default by Lessee or default by Lessee to remedy needed, for a period of at least ninety (90) days after Lesse is given Lessee is given Lessee is final judicial determination that a breach or default has occurred, this lease shall not be remedy not default and there is a final judicial determination to the strender or default by Lessee of a default has occurred, this lease shall not be for cancellatin whether of in whole or in part, and no litigation shall be initiated by Lessor of a default has occurred, this lease shall not be foreited or canceled in whole or in part unless the Lessee is given Lessee is given a final judicial determinati

Trassnable time after said judicial determination to remedy use oreach or default and Lessee fails to do so. Nothing in fuils instrument or in the relationship created nereby shall be construed to establish a fiduciary relationship, a relationship of trust or confidence or a principle - agent relationship between Lessor and Lessee for any purpose.
13. Option to Extend. For the above consideration, Lessee is granted the option to remew this lease under the same provisions for a second primary (erm of <u>Two (2)</u> years, commencing on or before the expiration date hereof, and continuing as long thereafter as oil or gas is produced from said land or land pooled therewith. Lessee may exercise this option by paying or tendering to the Lessor or Lessor's credit in the heretofore named depository bank, the sum of One Thousand Five Hundred Dollars (\$1,500.00) per net mineral acre covered by this lease on or before the expiration of the primary term hereof. It is agreed and understood that all delay rental payments shall be deemed "Paid-Up" and said delay rental payments are included in any lease bonus payments tendered by the Lessee.

IN WITNESS WHEREOF, this lease is executed effective the date first above written, and upon execution shall be binding upon the signatory party whether or not the lease has been executed by all parties named herein as Lessor.

Lessor:

Brondom Ag

ACKNOWLEDGEMENT

STATE OF TEXAS COUNTY OF Scurery

This instrument was acknowledged before me this _____ day of August 7____, 2017, by Brandon Munoz.



Notary Public, State of <u>TEXAS</u> Notary ID: <u>12943994</u>-

My Commission Expires: 5-22-2/