Producer's 88-Producer's Revised 1994 New Mexico Form 342P, Paid-up

~

OIL & GAS LEASE

THIS AGREEMENT made this 27th day of March, 2001 between Erma Hamilton, dealing with her sole and separate property, whose address is P. O. Box 1470, Big Spring, Taxas 79721 herein called lessor (whether one or more) and James D. Huff, P. O. Box 705, Mineola, Taxas 75773, lessee;

1. Lessor, in consideration of TBN AND OTHER DOLLARS in hand paid, receipt of which is here acknowledged, and of the royalties herein provided and of the agreements of the lessee herein contained, hereby grants, leases and lets exclusively unto lessee for the purpose of investigating, exploring, prospecting, drilling, and operating for and producing oil and gas, injecting gas, waters, other fluids, and air into subsurface strats, laying pipelines, storing oil, building tanks, roadways, telephone lines, and other structures and things thereon to produce, save, take care of, treat, process, store and transport said minerals, the following described land in Les County, New Mexico.

> Township 16 South, Range 35 East, N.N.P.M. Section 13: SE/4 Section 23: SE/4 Section 23: SN/4 Section 24: NN/4SN/4, NN/4NE/4 Section 25: NN/4 Section 26: NZ/4

Said land is estimated to comprise 720.00 acres, whether it actually comprises more or less.

 μ which μ control of the provisions herein contained, this lease shall remain in force for a term of three (3) years from head 7⁴, 2001 (called "primary term") and as long thereafter as oil or gas is produced from said land or from land with which said land is pooled.

3. The royalties to be paid by lessee are: (a) on oil, and other liquid hydrocarbons saved at the well, three-sixteent's (3/16ths) of that produced and saved from said land, same to be delivered at the wells or to the credit of lesso: in the pipeline to which the wells may be connected; (b) on gas, including casinghead gas or other gaseous substance produced from said land and used off the premises or used in the manifacture of gasoline or other products, the market value at the well of three-sixteenths (3/16ths) of the gas used, provided that on gas sold on or off the premises, the royalties shall be <u>three-sixteenths</u> (3/16ths) of the amount realized from suid sale; (c) and at any time when this lease is not validated by other provisions hereof and there is a gas and/or condensate well on said land, or land pooled therewith, but gas or condensate is not being so sold or used and such well is shut in, either before or after production therefrom, then on or before 30 days after said well is shut in, and thereafter at annual intervals, lease may pay or tender an advance shut-in royalty equal to \$1.00 per net acre of elsoof that gas is being produced from the lease by the party making such payment or tender, and so long as said shut-in royalty is paid or tendered, this lease shall not terminate and it shall be considered under all clauses hereof that gas is being produced from the leased premises in paying quantities. Each such payment shall be paid or tendered, this lease if the vell or tender of troyalty with a is and in a shut-in royalty is paid or tendered, this lease in fact producing. The payment or tender of royalties and shut-in royalty with is made in a bone fide attempt to make proper payment, but which is erroneous in whole or in part as to parties or amounts, shall nevertheless be sufficient to prevent termination of this lease in whole word written motice thereof by certified mail from the party or parties entitled to receive payment. The amount realired from the sale of gas on or off the premises

4. This is a paid-up lease and lessee shall not be obligated during the primary term hereof to commence or continue any operations of whatsoever character or to make any payments hereunder in order to maintain this lease in force during the primary term however, this provision is not intended to relieve lessee of the obligation to pay royalties on actual production pursuant to the provisions of Paragraph 3 hereof.

5. Lesses is hereby granted the right and power, from time to time, to pool or combine this lease, the land covered by it or any part or horizon thereof with any other land, leases, mineral estates or parts thereof for the production of oil or gas. Units pooled hereunder shall not exceed the standard proration unit fixed by law or by the Oil Conservation Division of the Energy and Minerals Department of the State of New Mexico or by any other lawful authority for the pool or area in which said land is situated, plus a tolernoe of ten percent. Lesses shall file written unit designations in the county in which the premises are located and such units may be designated from time to the and either before or after the completion of wells. Drilling operations on or production from any part of any such unit shall be considered for all purposes, except the payment of royalty, as operations conducted upon or production from the land described in this lease. There shall be allocated to the land covered by this lease included in any such unit that portion of the total production of pooled minerals from wells in the unit, after deducting any used in lease or unit operations, which the net oil or gas acreage in the land covered by this lease included in the purposes, including the payment or delivery of royalty, to be the entire production of pooled minerals from the production of said land covered hereby and included in said unit in the same manner as though produced from said land under the terms of this lease. Any pooled unit designated by lesse, as provided herein, may be dissolved by lessee by recording an appropriate instrument in the County where the land is situated at any time after the completion of a dry hole or the cessation of production on said unit.

6. If at the expiration of the primary term there is no well upon said land capable of producing oil or gas, but lesses has commenced operations for drilling or reworking thereon, this lease shall remain in force so long as operations are prosecuted with no cessation of more than 60 consecutive days, whether such operations be on the same well or on a different or additional well or wells, and if they result in the production of oil or gas, so long thereafter as oil or gas is produced from said land. If, after the expiration of the primary term, all wells upon said land should become incapable of producing for any cause, this lesse shall not terminate if lesses commences operations for additional drilling or for reworking within 60 days thereafter. If any drilling, additional drilling, or reworking operations hereunder result in production, then this lesse shall remain in full force so long thereafter as a lor gas is produced hereunder.

7. Lessee shall have free use of oil, gas and water from said land, except water from lessor's wells and tanks, for all operations hereunder, and the royalty shall be computed after deducting any so used. 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 on cultivated lands below ordinary plow depth, and no well shall be drilled within two hundred feet (200 ft.) of any residence or barn now on said land without lessor's consent. Lessor shall have the privilege, at his risk and expense, of using gas from any gas well on said land for stores and inside lights in the principal dwelling thereon, out of any surplus gas not needed for operations hereunder.

8. The rights of either party bereunder may be assigned in whole or in part and the provisions hereof shall extend to their heirs, executors, administrators, successors and assigns; but no change in the ownership of the land

BOOK 1084 PAGE 285