

following described lands:

NEW MEXICO STATE LAND OFFICE --

SALT WATER DISPOSAL EASEMENT

		_		_		
ח				_	٦.	
ĸ	еr	١e	·	Я	-1	

		Rene	wal		
APPLICATION NO	SWD-119			SALT WATER DISPO EASEMENT NO	SWD-119
THIS AGREEME	NT, dated this	20th day of	January		, i991
made and entered	into between the	State of New Mexico,	acting by and thro	ugh the undersigne	d, its Commissioner
		ed the grantor, and			
ofP.	0. Box 56	4	Lovington.	New Mexico	88260
		Address		·	
hereinafter called	d the grantee,				
WITNESSETH:					
That whereas	:				*
inac, whereas	s, the said grant	tee has filed in the L	and Office an appli	cation for salt wa	ter disposal easement
and has tendered t	the sum of \$\frac{37}{}	5.00 , togethe	r with the sum of \$	30.00 application	fee:
NOW, THEREFOR herein, grantor do	C. in considerat	tion of the foregoing grantee a salt water duced in connection wi	tender, receipt of	which is acknowled	ged, and the covenan

INSTITUTION	SECTION	TOWNSHIP	RANGE	SUBDIVISION	ACRES
Ins. Asy.	33	188	36E	Portion Within SWINEI	2.5

such reasonable use of the land as may be necessary to dispose of said salt water. Said easement shall cover the

TO HAVE AND TO HOLD said lands and privileges hereunder for a term of 18 months xeexs from the date first above written, subject to all terms and conditions hereinafter set forth:

- 1. Crantee shall pay the grantor the sum of \$ 375.00 _annually, in advance.
- 2. With the consent of the grantor and payment of a fee of \$10.00, the grantee may surrender or relinquish this salt water disposal easement to the grantor; provided, however, that this surrender clause shall become absolutely inoperative immediately and concurrently with the filing of any suit in any court or law or equity by the grantor or grantee or any assignee to enforce any of the terms of this salt water dipsosal easement.
- 3. The grantee, with the prior written consent of the grantor, may assign his salt water disposal easement in whole only. Upon approval of the assignment, in writing, by the grantor, the grantee shall stand relieved from all obligations to the grantor with respect to the lands embraced in the assignment, and the grantor shall likewise be relieved from all obligations to the assignor as to such tracts, and the assignee shall succeed to all of the rights and privileges of the assignor with respect to such tracts and shall be held to have assumed all of the duties and obligations of the assignor to the grantor as to such tracts.
- 4. The grantor may cancel this salt water disposal easement for non-payment of annual consideration or for violation of any of the terms and covenants hereof; provided, however, that before any such cancellation shall be made, the grantor must mail to the grantee or assignee, by registered mail, addressed to the post office address of such grantee or assignee, shown by the records, a thirty-day notice of intention to cancel said salt water disposal easement, specifying the default for which the salt water disposal easement is subject to cancellation. No proof of receipt of notice shall be necessary and thirty days after such mailing, the grantor may enter cancellation unless the grantee shall have sooner remedied the default.
- 5. The grantee shall furnish copies of records and such reports and plats of his operations, including any and all data relating to geological formations as the grantor may reasonably deem necessary to his administration of the lands.
- 6. Grantee may make or place such improvements and equipment upon the land as may reasonably be necessary to dispose of salt water, and upon termination of this salt water disposal easement for any reason, grantee may remove such improvements and equipment as can be removed without material injury to the premises; provided, however, that all sums due the grantor have been paid and that such removal is accomplished within one year of the termination date or before such earlier date as to the grantor may set upon thirty days written notice to the grantee. All improvements and equipment remaining upon the premises after the removal date, as set in accordance with this paragraph, shall be forfeited to the grantor without compensation. All pipelines constructed hereunder shall be buried below plow depth.

SEOFFICE.