| No. 950C.—Bradford Robinson Printing Company, 1824-46 Stouter Stoute Stouter S | at Street, Denver, Colora | AC ob | | |
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| OII | L AND GAS I | EASE | | ATE OF |
| AGREEMENT, Made and entered into this. 2nd Myron D. Childs, aka/Myron Childs ar Springville, Utah | day of | July | ds aka/Mauri | ne D. Childs |
| and Ish McKnight, 220 Atlas Building, | Salt Lake Ci | tw IIItah | | lessor (whether one or more |
| WITNESSETH: That the lessor for and in consideration in hand paid, receipt of which is hereby acknowledged, of the roy and lets exclusively unto lessee for the purpose of investigating, other minerals, laying pipe lines, building tanks, power stations, and own said products, and housing its employees, the following | of Ten and more yalties herein provided, as exploring, prospecting, d telephone lines and other described land in. | nd of the agreemen drilling and mining er structures thereo | ts of lessee herein co for and producing oil n to produce, save, i | County |
| Section 23: $N_{\overline{2}}S_{\overline{2}}$, $SW_{\overline{4}}SW_{\overline{4}}$, $SF_{\overline{4}}SE_{\overline{4}}$; | Township 4 So Section 25: N | | 10 West, US | M EZ, EZWZ, SEZSEZ. |
| W½NW¼, SW¼SW¼; Section 27: N½N₩¼, | SEANEA, SESEA, | , SE ¹ 4SW ¹ 4; | Section 33: | FICRE |
| Section 34: All; Section 35: NW4; | | c1 | | 220349 |
| Section 54: NWA | Section 30: | 25 | | and the second second |
| | C | ontaining 2240 | .00 | |
| TO HAVE AND TO HOLD the same (subject to the other and as long thereafter as oil or gas or casinghead gas or either or conduct drilling operations thereon and should production result for casinghead gas, shall be produced therefrom. In consideration of the premises it is hereby mutually agree | er provisions herein conta any of them, is produced rom such operations, this | nined) for a term of therefrom; or as m s lease shall remain | ten years from this uch longer thereafter a in full force and eff | s the lessee in good faith shall ect as long as oil or gas of |
| 1. The lessee shall deliver to the credit of the lessor as royal (1/2) part of all oil produced and saved from the leased premises, price for all of like grade and gravity prevailing in the field whe 2. The lessee shall pay lessor, as royalty, one-eighth (1/2) and where not used or sold shall pay Fifty (\$50.00) Dollars per at to be a producing well. The lessor to have gas free of charge from house on said land by making his own connections with the well. | lty, free of cost, in the p or at the lessee's option, tre produced on the day of the proceeds from the annum as royalty from ea n any gas well on the le the use of said gas to h | ach such well, and welleased premises for the lessor's so | while such royalty is si stoves and inside light | rells where gas only is found o paid such well shall be held hts in the principal dwelling |
| eighth (1/8) of the market value, at the mouth of the well, payable 4. If operations for the drilling of a well for oil or gas terminate as to both parties, unless the lessee shall, on or be | e monthly at the prevailing are not commenced on cfore one year from this | n the manufacturing ng market price. said land on or to date, pay or ter | of gasoline or any ot before one year from oder to the lessor o | her product a royalty of one |
| OF the encourage of the first terms of the first te | ssor's agents and which s | shall continue as the | depository regardless | of changes in the ownership |
| of the land, the sum of Twenty two hundred for the which shall operate as a rental and cover the privilege of deferring manner and upon like payments or tenders the commencement of during the primary term of this lease. And it is understood and a privileges granted to the date when said rental is payable as afor rights conferred. All payments or tenders may be made by check o Lessee may at any time execute and deliver to lessor or place of r thereby surrender this lease as to such portion or portions and be re under shall be reduced in the proportion that the acreage covered successor in interest, the payment or tender of rentals in the mannerses. | the commencement of of operations for the dril agreed that the considera cresaid, but also the lessed of draft of lessee or any a record a release or release elieved of all obligations a herein is reduced by said her provided above shall lesses. | operations for the d lling of a well may ation first recited e's option of extend assignee thereof, mai se covering any port as to the acreage si d release or releases be binding on the h | rilling of a well one be further deferred herein, the down paring that period as afoled or delivered on or or portions of the irrendered and thereaf it. Notwithstanding the cirs, devisees, executor | vear from said date. In like i'r like periods successively yracit, covers not only the resaid, and any and all other before the rental paying date, above described premises and ter the rentals payable herees death of the lessor, or his and administrators of such |
| 5. If at any time prior to the discovery of oil or gas on thi this lease shall not terminate, provided operations for the drilling of resumes the payment of rentals in the manner and amount above rentals and the manner and effect thereof shall continue in force. | e nerem provided, and n | in this event the pre- | ceding paragraphs here | of governing the payment of |
| 6. If said lessor owns a less interest in the above describe herein provided for shall be paid the lessor only in the proportion 7. Lessee shall have the right to use, free of cost, gas, oil When requested by lessor, lessee shall bury his pipe lines belo No well shall be drilled nearer than 200 feet to the house Lessee shall pay for damages caused by its operations to gro right to pull and remove casing. | , and water produced on ow plow depth. or barn now on said pre | said land for its or emises, without the | undivided fee. peration thereon, excep written consent of the | et water from wells of lessor. |
| 8. If the lessee shall commence to drill a well within the t completion with reasonable diligence and dispatch, and if oil or grawith the like effect as if such well had been completed within the | erm of this lease or any as or either of them, be term of years herein fir | extension thereof, t found in paying quest mentioned. | he lessee shall have the | ne right to drill such well to all continue and be in force |
| 9. If the estate of either party hereto is assigned (and the extend to their heirs, executors, administrators, successors and assigned the lessee until after notice to the lessee and it has been furnished this lease, in whole or in part, lessee shall be relieved of all obligation. 10. If the leased premises shall be reafter be covered in severe. | privilege of assigning in gns, but no change of over with the written transfer ns with respect to the ass | whole or in part wnership in the land r or assignment or a signed portion or por | or in the rentals or a certified copy thereortions arising subseque | royalties shall be binding on of, and in case lessee assigns nt to the date of assignment. |
| lease and all royalties accruing hereunder shall be treated as an en- acreage owned by each such separate owner bears to the entire lea- tracts into which the land covered by this lease may be hereafter hereby agreed that, in the event this lease shall be assigned as to a parts shall fail or make default in the payment of the proportionate defeat or affect this lease in so far as it covers a part or parts of said 11. If at any time there be as many as six parties (or more) until all parties designated in writing in a recordable instrument to division and transfer orders on behalf of said parties and their resp | tirety and shall be divide sed acreage. There shall divided by sale, devise or part or as to parts of the part of the rent due fror lands upon which the sai entitled to receive royalt be filed with the lessee a | d among and paid to be no obligation or otherwise, or to fue above described lam him or them, on it lessee or any assisties under this lease a Trustee to receive | to such separate owner in the part of the lesse rnish separate measurinds, and the holder of an acreage basis, such gree hereof shall make | rs in the proportion that the ect to offset wells on separate ing or receiving tanks. It is r owner of any such part or default shall not operate to due payment of said rentals. |
| 12. Lessee shall have the right to unitize, pool, or combine entering into a cooperative or unit plan of development or opera modify, change or terminate any such plan or agreement and, in conform to the terms, conditions, and provisions of such appro development requirements of this lease, express or implied, shall | all or any part of the tion approved by any go such event, the terms, coved cooperative or unit be satisfied by compliar | above described lan overnmental authorit conditions, and pro- plan of development nce with the drillin | y and, from time to visions of this lease s at or operation and, g and development re | time, with like approval to shall be deemed modified to particularly, all drilling and equirements of such plan or |
| agreement, and this lease shall not terminate or expire during the thereof, shall hereafter be operated under any such cooperative or uportions of the land covered by said plan, then the production alloc hereunder to lessor, be regarded as having been produced from the royalty payments to be made hereunder to lessor shall be based cooperative or unit plan of development or operation adopted by let 13. In the interest of conservation, the protection of reservors shall have the right to combine the leased premises with other premercycling facilities, and for such purpose may locate such facilities. | nit plan of development of ated to any particular tra- ie particular tract of land upon production only as- ssee and approved by an- bir pressures and the reco- | or operation whereby act of land shall, for i to which it is allo so allocated. Less y governmental age very of the greatest | the production there the purpose of compu- cated and not to any cor shall formally exp ncy by executing the ultimate yield of oil. | from is allocated to different uting the royalties to be paid other tract of land; and the ress lessor's consent to any same upon request of lessee. |
| upon any gas used for repressuring and recycling operations benefit 14. Lessor hereby warrants and agrees to defend the title of any taxes, mortgage, or other liens existing, levied, or assessed on rogated to the rights of any holder or holders thereof and may rei or rentals accruing hereunder. 15. All rental payments which may fall due under this leaders of the above any delevors in the manner herein stated. | fiting the leased premises to the land herein descri- n or against the above de imburse itself by applying | s. bed and agrees that escribed lands and, to the discharge of | the lessee, at its op in event it exercises any such mortgage, | tion, may pay and discharge |
| 16. If within the primary term of this lease production on tions for the drilling of a well shall be commenced before or on tentals in the manner and amount hereinbefore provided. If, after from any cause, this lease shall not terminate provided lessee resishall remain in force during the prosecution of such operations and 17. It is agreed that this lease shall never be forfeited or or stipulations until it shall have first been finally judicially determined. | the leased premises shall the next ensuing rental in the expiration of the pi umes operations for drill it, if production results the cancelled for failure to p mined that such failure | l cease from any ca paying date; or, pi rimary term of this ing a well within si nerefrom, then as lo perform in whole or | use, this lease shall novided lessee begins lease, production on that (60) days from song as production cont in part any of its in | inues. |
| time therefrom to comply with any such covenants, conditions, or 18. All expressed and implied covenants of this lease shall shall not be terminated, in whole or in part, nor lessee held liable is the result of any such law, order, rule or regulation, or if such its own, to obtain sufficient and satisfactory material and equipme from the leased premises | be subject to all federal in damage for failure to compliance is prevented | by or failure is th | if compliance is prevere result of inability of | ented by or if such failure f lessee through no fault of |
| from the leased premises. 19. This lease and all its terms, conditions, and stipulations 20. With respect to and for the purpose of this lease lesson WHEREOF witness our hands as of the day and year first: | r, and each of them if the above written. | ere be more than on | e, hereby release and v | waive the right of homestead. |
| | | Myron | is the | da |
| | | Maur | med C | hulds |

SEE BOOK 48 PAGE 539 PAGE 539 FOR RELEASE ASSIGNMENT of S & See 36 - 4-10

SEE BOOK 40 PAGE 1/19-20 ENTRY NO. 82156 FOR RELEASE

SEE BOOK TO PAGE 417-18 ENTRY NO 82155 FOR RELEASE

| | ACKNOWLEDGMENT |
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