	Date AUG 10 most 1/ A M. Wayses work	June Co
FORM 1235 2-56	T DOOR	satch County Record
(ROCKY MOUNTAIN DI		40 Page 4/7-
	ASSIGNMENT OF LEASE	TE OF
Whereas, On th	e 2nd day of July	1961 a certain oil and
or oil, gas and miner		known as Myron Ch
and his wife,	Maurine Childs, also known as Maurine D. Childs,	of Springville, Uta
and Ish McKr	right, 220 Atlas Building, Salt Lake City, Utah,	adi basu axa
	ng described land in the county of Wasatch	
IItah	to-wit:	and State
	Township 4 South, Range 10 West, USM	
	Section 36: St	
	(containing 320.00 acres, more or less)	
	(containing)20,00 acres, more or less)	
me known to be		
knowledgment)	she. Montana. Dregon, South Dakort, Wyoming, Frah, individual ac	orado, North Dakon, Id
	, wie andersigned, the present owner or the said lease and an rights thereunder	or incident thereto, does, here
	assign and convey unto PAN AMERICAN PETROLEUM CORPORATION	P. O. Box 509.
Denver, Color	assign and convey unto PAN AMERICAN PETROLEUM CORPORATION	P. O. Box 509.
Denver, Color all of the right, title	and interest of the original lessee and present owner in and to the said lease a	P. O. Box 509,
Denver, Color all of the right, title	and interest of the original lessee and present owner in and to the said lease a described land, to-wit: Township 4 South, Range 10 West,	P. O. Box 509,
Denver, Color all of the right, title it covers the following s Assignment	and interest of the original lessee and present owner in and to the said lease a geodescribed land, to-wit: Township 4 South, Range 10 West, Section 36: S1 is subject to a reservation to Ish McKnight of two	P. O. Box 509, and rights thereunder in so far USM and one-half per
Denver, Color all of the right, title it covers the following s Assignment	and interest of the original lessee and present owner in and to the said lease a gradescribed land, to-wit: Township 4 South, Range 10 West, Section 36: S2 is subject to a reservation to Ish McKnight of two all of the oil, gas and petroleum products produce	P. O. Box 509, and rights thereunder in so far USM and one-half per
Denver, Color all of the right, title it covers the following a Assignment t (2-1/2%) of m the above 1 a Rider to the	and interest of the original lessee and present owner in and to the said lease a gradescribed land, to-wit: Township 4 South, Range 10 West, Section 36: S2 is subject to a reservation to Ish McKnight of two all of the oil, gas and petroleum products produce	nd rights thereunder in so far USM and one-half per ed, saved, and marks nment Clause affixed 18, 1961, by Ish
Denver, Color all of the right, title it covers the following a Assignment t (2-1/2%) of m the above 1 a Assignment a Rider to the night and Dords.	assign and convey unto PAN AMERICAN PETROLEUM CORPORATION, ado, and interest of the original lessee and present owner in and to the said lease a great described land, to-wit: Township 4 South, Range 10 West, Section 36: S2 is subject to a reservation to Ish McKnight of two all of the oil, gas and petroleum products produce ands. is subject, also, to the provisions of the Reassign at Assignment of Oil and Gas Lease executed on July othy McKnight, his wife, in favor of J. M. Dunbar,	nd rights thereunder in so far USM and one-half per ed, saved, and marke mment Clause affixed 18, 1961, by Ish covering the above
Denver, Color all of the right, title it covers the following a Assignment t (2-1/2%) of m the above 1 a Rider to the night and Dords.	assign and convey unto PAN AMERICAN PETROLEUM CORPORATION ado, and interest of the original lessee and present owner in and to the said lease a great described land, to-wit: Township 4 South, Range 10 West, Section 36: S1 is subject to a reservation to Ish McKnight of two all of the oil, gas and petroleum products produce ands. is subject, also, to the provisions of the Reassign at Assignment of Oil and Gas Lease executed on July	nd rights thereunder in so far USM and one-half per ed, saved, and market mment Clause affixed 18, 1961, by Ish covering the above
Denver, Color all of the right, title it covers the following a Assignment t (2-1/2%) of m the above 1 a Rider to the night and Dords. and there is also assignment are also assignment and there is also assignment and the are also assignment and the also assignment and the also assignment and the also assignment and the also assignment are also assignment and the also assignment and the also assignment and the also assignment and the also assignment are also assignment and the also assignment and the also assignment and the also assignment and the also assignment are also assignment and th	assign and convey unto. PAN AMERICAN PETROLEUM CORPORATION, ado, and interest of the original lessee and present owner in and to the said lease a gradescribed land, to-wit: Township 4 South, Range 10 West, Section 36: S1/2 is subject to a reservation to Ish McKnight of two all of the oil, gas and petroleum products produce ands. is subject, also, to the provisions of the Reassign at Assignment of Oil and Gas Lease executed on July othy McKnight, his wife, in favor of J. M. Dunhar, gned all personal property used or obtained in connection therewith to. PAN All theirs; successors and assigns.	nd rights thereunder in so far USM and one-half per ed, saved, and marks mment Clause affixed 18, 1961, by Ish covering the above
Denver, Color all of the right, title it covers the following a Assignment t (2-1/2%) of m the above 1 a Rider to the night and Dords. and there is also assignment and its	assign and convey unto PAN AMERICAN PETROLEUM CORPORATION, ado, and interest of the original lessee and present owner in and to the said lease a sign described land, to-wit: Township 4 South, Range 10 West, Section 36: S½ is subject to a reservation to Ish McKnight of two all of the oil, gas and petroleum products produce ands. is subject, also, to the provisions of the Reassign at Assignment of Oil and Gas Lease executed on July othy McKnight, his wife, in favor of J. M. Dunhar, gned all personal property used or obtained in connection therewith to PAN American property used or obtained in connection therewith to PAN American property used or obtained in connection therewith to PAN American property used or obtained in connection therewith to PAN American property used or obtained in connection therewith to PAN American property used or obtained in connection therewith to PAN American property used or obtained in connection therewith to PAN American property used or obtained in connection therewith to PAN American property used or obtained in connection therewith to PAN American property used or obtained in connection therewith to PAN American property used or obtained in connection therewith to PAN American property used or obtained in connection therewith to PAN American property used or obtained in connection therewith to PAN American property used or obtained in connection therewith to PAN American property used or obtained in connection therewith to PAN American property used or obtained in connection therewith to PAN American property used or obtained in connection therewith to PAN American property used or obtained in connection therewith to PAN American property used or obtained in connection therewith to PAN American property used or obtained in connection therewith to PAN American property used or obtained in connection therewith to PAN American property used or obtained in connection therewith the property propert	and one-half per ed, saved, and market the covering the above
Denver, Color all of the right, title it covers the following s Assignment t (2-1/2%) of m the above 1 s Assignment a Rider to the night and Dor ds. and there is also assignment and its And for the sam do es covenant	assign and convey unto PAN AMERICAN PETROLEUM CORPORATION, and on the said lessee and present owner in and to the said lesse and glescribed land, to-wit: Township 4 South, Range 10 West, Section 36: S1 is subject to a reservation to Ish McKnight of two call of the oil, gas and petroleum products produce ands. is subject, also, to the provisions of the Reassign at Assignment of Oil and Gas Lease executed on July othy McKnight, his wife, in favor of J. M. Dunhar, gned all personal property used or obtained in connection therewith to PAN Almonda in consideration, the undersigned for himself and his heir with the said assignse. Less consideration, the undersigned for himself and his heir with the said assignse its heirs, successors, or assigns that he is	and one-half per ed, saved, and marks ament Clause affixed 18, 1961, by Ish covering the above
Denver, Color all of the right, title it covers the following s Assignment t (2-1/2%) of m the above 1 s Assignment a Rider to the night and Dor ds. and there is also assignment and its. And for the sam do es covenant of the said lease and	assign and convey unto PAN AMERICAN PETROLEUM CORPORATION, ado, and interest of the original lessee and present owner in and to the said lease a great described land, to-wit: Township 4 South, Range 10 West, Section 36: S1 is subject to a reservation to Ish McKnight of two all of the oil, gas and petroleum products produce ands. is subject, also, to the provisions of the Reassign at Assignment of Oil and Gas Lease executed on July othy McKnight, his wife, in favor of J. M. Dunhar, gned all personal property used or obtained in connection therewith to PAN All heirs; successors and assigns. he consideration, the undersigned for himself and his heir with the said assignee its heirs, successors, or assigns that he is rights and interests thereunder and of the personal property thereon or used in consideration of used in consideration or used in consideration of used in consideration or used in considerati	and one-half per ed, saved, and market clause affixed 18, 1961, by Ish covering the above
Denver, Color all of the right, title it covers the following s Assignment t (2-1/2%) of m the above 1 s Assignment a Rider to the night and Dor ds. and there is also assignment of the said lease and signed has	assign and convey unto PAN AMERICAN PETROLEUM CORPORATION, and on the said lessee and present owner in and to the said lesse and glescribed land, to-wit: Township 4 South, Range 10 West, Section 36: S1 is subject to a reservation to Ish McKnight of two call of the oil, gas and petroleum products produce ands. is subject, also, to the provisions of the Reassign at Assignment of Oil and Gas Lease executed on July othy McKnight, his wife, in favor of J. M. Dunhar, gned all personal property used or obtained in connection therewith to PAN Almonda in consideration, the undersigned for himself and his heir with the said assignse. Less consideration, the undersigned for himself and his heir with the said assignse its heirs, successors, or assigns that he is	and one-half per ed, saved, and marked affixed to 18, 1961, by Ish covering the above the lawful owner and property are free and clean and property are fr
Denver, Color all of the right, title it covers the following s Assignment t (2-1/2%) of m the above 1 s Assignment a Rider to the night and Dor ds. and there is also assigned to the said lease and signed has from all liens and it signed will warrant as	assign and convey unto. PAN AMERICAN PETROLEUM CORPORATION, rado, and interest of the original lessee and present owner in and to the said lease and glescribed land, to-wit: Township 4 South, Range 10 West, Section 36: St is subject to a reservation to Ish McKnight of two all of the oil, gas and petroleum products produce ands. is subject, also, to the provisions of the Reassign at Assignment of Oil and Gas Lease executed on July othy McKnight, his wife, in favor of J. M. Dunhar, metal personal property used or obtained in connection therewith to. PAN All heirs, successors and assigns. The consideration, the undersigned for himself and his heir with the said assignee. Tights and interests thereunder and of the personal property thereon or used in connection good right and authority to sell and convey the same, and that said rights, interest incumbrances, and that all rentals and royalties due and payable thereunder have been and defend the same against the lawful claims and demands of all persons whomsoever and defend the same against the lawful claims and demands of all persons whomsoever.	and one-half per ed, saved, and marked and saved, and marked affixed to 18, 1961, by Ish covering the above AERICAN PETROLEUM Tes, successors and representative the lawful owner mection therewith; that the understand property are free and clean duly paid; and that the understand of the control of the con
Denver, Color all of the right, title it covers the following s Assignment t (2-1/2%) of m the above 1 s Assignment a Rider to the night and Dor ds. and there is also assigned and its And for the sam do es covenant of the said lease and signed has from all liens and it signed will warrant a In Witness Wil	assign and convey unto. PAN AMERICAN PETROLEUM CORPORATION, rado, and interest of the original lessee and present owner in and to the said lease a great described land, to-wit: Township 4 South, Range 10 West, Section 36: S½ is subject to a reservation to Ish McKnight of two rall of the oil, gas and petroleum products produce ands. is subject, also, to the provisions of the Reassign at Assignment of Oil and Gas Lease executed on July othy McKnight, his wife, in favor of J. M. Dunhar, me consideration, the undersigned for himself and his heir with the said assignee. Its heirs, successors, or assigns that he is rights and interests thereunder and of the personal property thereon or used in contact of the property thereon or used in contact of the personal property thereon or used in	and one-half per ed, saved, and market clause affixed 18, 1961, by Ish covering the above MERICAN PETROLEUM rs, successors and representative the lawful owner mection therewith; that the under st and property are free and cleen duly paid; and that the under cr.
Denver, Color all of the right, title it covers the following s Assignment t (2-1/2%) of m the above 1 s Assignment a Rider to the night and Dor ds. and there is also assigned and its And for the sam do es covenant of the said lease and signed has from all liens and it signed will warrant a In Witness Wil	assign and convey unto. PAN AMERICAN PETROLEUM CORPORATION ado, and interest of the original lessee and present owner in and to the said lease as a described land, to wit: Township 4 South, Range 10 West, Section 36: S2 is subject to a reservation to Ish McKnight of two all of the oil, gas and petroleum products produce ands. is subject, also, to the provisions of the Reassign at Assignment of Oil and Gas Lease executed on July othy McKnight, his wife, in favor of J. M. Dunhar, gned all personal property used or obtained in connection therewith to. PAN All with the said assigns. The consideration, the undersigned for himself and his heir with the said assignse. Tights and interests thereunder and of the personal property thereon or used in connection good right and authority to sell and convey the same, and that said rights, interest the same against the lawful claims and demands of all persons whomsoever the same against the lawful claims and demands of all persons whomsoever the same against the lawful claims and demands of all persons whomsoever the same against the lawful claims and demands of all persons whomsoever the same against the lawful claims and demands of all persons whomsoever the same against the lawful claims and demands of all persons whomsoever the same against the lawful claims and demands of all persons whomsoever the same against the lawful claims and demands of all persons whomsoever the same against the lawful claims and demands of all persons whomsoever the same against the lawful claims and demands of all persons whomsoever the same against the lawful claims and demands of all persons whomsoever the same against the lawful claims and demands of all persons whomsoever the same against the lawful claims and demands of all persons whomsoever the same against the lawful claims and demands of all persons whomsoever the same against the lawful claims and demands of all persons whomsoever the same against the lawful claims are same against the lawful claims and demands of all persons	and one-half per ed, saved, and market clause affixed 18, 1961, by Ish covering the above derivative the lawful owner. The lawful owner and property are free and clean duly paid; and that the under the covering the stand property are free and clean duly paid; and that the under the covering the stand property are free and clean duly paid; and that the under the covering this instrument this covering the stand property are free and clean duly paid; and that the under the covering the stand property are free and clean duly paid; and that the under the covering the stand property are free and clean duly paid; and that the under the covering the standard property are free and clean duly paid; and that the under the covering the standard property are free and clean duly paid; and that the under the covering the standard property are free and clean duly paid; and that the under the covering the
Denver, Color all of the right, title it covers the following s Assignment t (2-1/2%) of m the above 1 s Assignment a Rider to the night and Dor ds. and there is also assigned and its And for the sam do es covenant of the said lease and signed has from all liens and it signed will warrant a In Witness Wil	assign and convey unto. PAN AMERICAN PETROLEUM CORPORATION ado, and interest of the original lessee and present owner in and to the said lease as a described land, to wit: Township 4 South, Range 10 West, Section 36: S2 is subject to a reservation to Ish McKnight of two all of the oil, gas and petroleum products produce ands. is subject, also, to the provisions of the Reassign at Assignment of Oil and Gas Lease executed on July othy McKnight, his wife, in favor of J. M. Dunhar, gned all personal property used or obtained in connection therewith to. PAN All with the said assigns. The consideration, the undersigned for himself and his heir with the said assignse. Tights and interests thereunder and of the personal property thereon or used in connection good right and authority to sell and convey the same, and that said rights, interest the same against the lawful claims and demands of all persons whomsoever the same against the lawful claims and demands of all persons whomsoever the same against the lawful claims and demands of all persons whomsoever the same against the lawful claims and demands of all persons whomsoever the same against the lawful claims and demands of all persons whomsoever the same against the lawful claims and demands of all persons whomsoever the same against the lawful claims and demands of all persons whomsoever the same against the lawful claims and demands of all persons whomsoever the same against the lawful claims and demands of all persons whomsoever the same against the lawful claims and demands of all persons whomsoever the same against the lawful claims and demands of all persons whomsoever the same against the lawful claims and demands of all persons whomsoever the same against the lawful claims and demands of all persons whomsoever the same against the lawful claims and demands of all persons whomsoever the same against the lawful claims and demands of all persons whomsoever the same against the lawful claims are same against the lawful claims and demands of all persons	and one-half per ed, saved, and market clause affixed 18, 1961, by Ish covering the above derivative the lawful owner. The lawful owner and property are free and clean duly paid; and that the under the covering the stand property are free and clean duly paid; and that the under the covering the stand property are free and clean duly paid; and that the under the covering this instrument this covering the stand property are free and clean duly paid; and that the under the covering the stand property are free and clean duly paid; and that the under the covering the stand property are free and clean duly paid; and that the under the covering the standard property are free and clean duly paid; and that the under the covering the standard property are free and clean duly paid; and that the under the covering the standard property are free and clean duly paid; and that the under the covering the
Denver, Color all of the right, title it covers the following s Assignment t (2-1/2%) of m the above 1 s Assignment a Rider to the night and Dor ds. and there is also assigned and its And for the sam do es covenant of the said lease and signed has from all liens and it signed will warrant a In Witness Wil	assign and convey unto PAN AMERICAN PETROLEUM CORPORATION ado, and interest of the original lessee and present owner in and to the said lease as a described land, to-wit: Township 4 South, Range 10 West, Section 36: S1 is subject to a reservation to Ish McKnight of two all of the oil, gas and petroleum products produce ands. is subject, also, to the provisions of the Reassign at Assignment of Oil and Gas Lease executed on July othy McKnight, his wife, in favor of J. M. Dunhar, me consideration, the undersigned for himself and his he with the said assigne. its heirs, successors and assigns. the consideration, the undersigned for himself and his he is rights and interests thereunder and of the personal property thereon or used in congood right and authority to sell and convey the same, and that said rights, interest and defend the same against the lawful claims and demands of all persons whomsoev the reof, The undersigned owner and assignor has signed and said assigned owner and assignor has signed and said assigned	and one-half per ed, saved, and marked and saved, and marked affixed 18, 1961, by Ish covering the above MERICAN PETROLEUM As successors and representative and property are free and clean duly paid; and that the under the sealed this instrument this
Denver, Color all of the right, title it covers the following s Assignment t (2-1/2%) of m the above 1 s Assignment a Rider to the night and Dor ds. and there is also assigned and its And for the sam do es covenant of the said lease and signed has from all liens and it signed will warrant a In Witness Wil	assign and convey unto. PAN AMERICAN PETROLEUM CORPORATION ado, and interest of the original lessee and present owner in and to the said lease as a described land, to wit: Township 4 South, Range 10 West, Section 36: S2 is subject to a reservation to Ish McKnight of two all of the oil, gas and petroleum products produce ands. is subject, also, to the provisions of the Reassign at Assignment of Oil and Gas Lease executed on July othy McKnight, his wife, in favor of J. M. Dunhar, gned all personal property used or obtained in connection therewith to. PAN All with the said assigns. The consideration, the undersigned for himself and his heir with the said assignse. Tights and interests thereunder and of the personal property thereon or used in connection good right and authority to sell and convey the same, and that said rights, interest the same against the lawful claims and demands of all persons whomsoever the same against the lawful claims and demands of all persons whomsoever the same against the lawful claims and demands of all persons whomsoever the same against the lawful claims and demands of all persons whomsoever the same against the lawful claims and demands of all persons whomsoever the same against the lawful claims and demands of all persons whomsoever the same against the lawful claims and demands of all persons whomsoever the same against the lawful claims and demands of all persons whomsoever the same against the lawful claims and demands of all persons whomsoever the same against the lawful claims and demands of all persons whomsoever the same against the lawful claims and demands of all persons whomsoever the same against the lawful claims and demands of all persons whomsoever the same against the lawful claims and demands of all persons whomsoever the same against the lawful claims and demands of all persons whomsoever the same against the lawful claims and demands of all persons whomsoever the same against the lawful claims are same against the lawful claims and demands of all persons	and one-half per ed, saved, and market clause affixed 18, 1961, by Ish covering the above derivative the lawful owner. The lawful owner and property are free and clean duly paid; and that the under the derivative the lawful owner and property are free and clean duly paid; and that the under the derivative the lawful owner and property are free and clean duly paid; and that the under the duly paid; and the duly paid; and that the under the duly paid; and the duly paid;
Denver, Color all of the right, title it covers the following s Assignment t (2-1/2%) of m the above 1 s Assignment a Rider to the night and Dor ds. and there is also assigned and its And for the sam do es covenant of the said lease and signed has from all liens and it signed will warrant a In Witness Wil	assign and convey unto PAN AMERICAN PETROLEUM CORPORATION ado, and interest of the original lessee and present owner in and to the said lease as a described land, to-wit: Township 4 South, Range 10 West, Section 36: S1 is subject to a reservation to Ish McKnight of two all of the oil, gas and petroleum products produce ands. is subject, also, to the provisions of the Reassign at Assignment of Oil and Gas Lease executed on July othy McKnight, his wife, in favor of J. M. Dunhar, me consideration, the undersigned for himself and his he with the said assigne. its heirs, successors and assigns. the consideration, the undersigned for himself and his he is rights and interests thereunder and of the personal property thereon or used in congood right and authority to sell and convey the same, and that said rights, interest and defend the same against the lawful claims and demands of all persons whomsoev the reof, The undersigned owner and assignor has signed and said assigned owner and assignor has signed and said assigned	and one-half per ed, saved, and marked and saved, and marked affixed 18, 1961, by Ish covering the above MERICAN PETROLEUM As successors and representative the lawful owner mection therewith; that the understand property are free and clean duly paid; and that the understand this instrument this mealed this mealed this instrument this
Denver, Color all of the right, title it covers the following S Assignment t (2-1/2%) of m the above 1 S Assignment a Rider to the night and Dor dis. and there is also assigned And for the sam do es covenant of the said lease and signed has from all liens and in signed will warrant a In Witness Wil	assign and convey unto. PAN AMERICAN PETROLEUM CORPORATION ado, and interest of the original lessee and present owner in and to the said lease as global described land, to-wit: Township 4 South, Range 10 West, Section 36: St is subject to a reservation to Ish McKnight of two call of the oil, gas and petroleum products produce ands. is subject, also, to the provisions of the Reassign at Assignment of Oil and Gas Lease executed on July othy McKnight, his wife, in favor of J. M. Dunhar, gned all personal property used or obtained in connection therewith to PAN Almonths, being successors and assigns. The consideration, the undersigned for himself and his he is right and interests thereunder and of the personal property thereon or used in connection good right and authority to sell and convey the same, and that said rights, interest cumbrances, and that all rentals and royalties due and payable thereunder have been and defend the same against the lawful claims and demands of all persons whomsoev thereof, The undersigned owner and assignor has signed and signed and of the personal property thereon or used in connection thereof. The undersigned owner and assignor has signed and signed and of the personal property thereon or used in connection thereof. The undersigned owner and assignor has signed and signed and of the personal property thereon or used in connection thereof. The undersigned owner and assignor has signed and signed and of the personal property thereon or used in connection thereof. The undersigned owner and assignor has signed and signed and of the personal property thereon or used in connection thereof. The undersigned owner and assignor has signed and signed and of the personal property thereon or used in connection thereof. The undersigned owner and assignor has signed and sign	and one-half per ed, saved, and marked and saved, and marked affixed 18, 1961, by Ish covering the above AERICAN PETROLEUM AERICAN PETROLEUM AERICAN PETROLEUM AERICAN representative the lawful owner mection therewith; that the under the duly paid; and the duly paid; and that the under the duly paid; and the
Denver, Color all of the right, title it covers the following Assignment t (2-1/2%) of the above 1 Assignment a Rider to the night and Dor dis. And for the sam do es	assign and convey unto PAN AMERICAN PETROLEUM CORPORATION ado, and interest of the original lessee and present owner in and to the said lease as a described land, to-wit: Township 4 South, Range 10 West, Section 36: S1 is subject to a reservation to Ish McKnight of two all of the oil, gas and petroleum products produce ands. is subject, also, to the provisions of the Reassign at Assignment of Oil and Gas Lease executed on July othy McKnight, his wife, in favor of J. M. Dunhar, me consideration, the undersigned for himself and his he with the said assigne. its heirs, successors and assigns. the consideration, the undersigned for himself and his he is rights and interests thereunder and of the personal property thereon or used in congood right and authority to sell and convey the same, and that said rights, interest and defend the same against the lawful claims and demands of all persons whomsoev the reof, The undersigned owner and assignor has signed and said assigned owner and assignor has signed and said assigned	and one-half per ed, saved, and mark nament Clause affixed 18, 1961, by Ish covering the above above the lawful owner. The lawful owner the lawful owner and property are free and claudy paid; and that the under the lawful owner and property are free and claudy paid; and that the under the lawful owner are the lawful owner and property are free and claudy paid; and that the under the lawful owner the lawful owner are and property are free and claudy paid; and that the under the lawful owner the

SEE BOOK 48 PAGE 539 ENTRY NO. 86094 FOR ASSIGNMENT

(Nebraska, Nevada, individual acknowledgment)

BE IT REMEMBERED, That on this day of A. D. 19 before may put you had for said County and State, personally appeared me known to be the identical person destribed in and who executed the within and foregoing instrument and acknowledged or an exact county of the same as free and volunary act and deed for the uses and purpose therein as effort. IN WITNESS WHEREOF, I have hereunto set my official signature and affixed my notatial said the day and year first above written by commission expires. (Nebraska, Nevada, corporation acknowledgment) TATE OF OUNTY OF Before me, the undersigned, a Notary Public in and for said County and State, on this day of to me known to be defined person who subscribed the name of the maker thereof to the foregoing instrument as its decreased in the same and payment them as the foregoing instrument as its decreased on the same and approach them as the foregoing instrument as its decreased and as the free and voluntary act and deed and as the free and voluntary act and deed and as the free and voluntary act and deed and as the free and voluntary act and deed on Given under my hand and seel of office the day and year has above written. Notery Public On this 31.61 day of July not public and payment and Amanda P. Dunbar, his victory and state of the public personally appeared J. M. Dunbar and Amanda P. Dunbar, his victory and state of the public personally appeared J. M. Dunbar and Amanda P. Dunbar, his victory and state of the public personally appeared J. M. Dunbar and Amanda P. Dunbar, his victory and state of the public personally appeared J. M. Dunbar and Amanda P. Dunbar, his victory and state of the public personally appeared J. M. Dunbar and advanced the foregoing instrument, and acknowledged to me that the state of the public personal public personally appeared J. M. Dunbar and delivered the foregoing instrument, and acknowledged to me that the public personal public	STATE OF	S
peary Public in and for said County and State, personally appeared me lapon to be the identical person destribed in and who executed the within and foregoing instrument and acknowledged to me at a cancular the same as free and voluntary act and deed for the uses and purposes therein are forth IN WITNESS WHEREOF, I have hereunto set my official signature and affixed my accurate said the day and year first above written. (Nebraska, Nevada, corporation acknowledgment) TATE OF (OUNTY OF Before me, the undersigned, a Notary Public in and for said County and State, on this	COUNTY OF	
me known to be the identical person described in and who executed the within and foregoing instrument and acknowledged to material and executed the same as	,	
executed the same as	•	
IN WITNESS WHEREOF, I have hereunto set my official signature and affixed my notarial seal the day and year first above written (Nebraska, Nevada, corporation acknowledgment) (Nebraska, Nevada, corporation acknowledgment		
(Nebraska, Nevada, corporation acknowledgment) TATE OF. OUNTY OF Before me, the undersigned, a Nosary Public in and for said County and State, on this day of personally appeared to me have received the same as his free and voluntary act and deed and as the free and voluntary act and deed of acknowledged to me that he executed the same as his free and voluntary act and deed and as the free and voluntary act and deed and as the free and voluntary act and deed of acknowledged to me that he executed the same as his free and voluntary act and deed and as the free and voluntary act and deed and active act and act act and deed and active act and act act act and deed and act act act and deed and act		
DEFORM TO F. OUNTY OF Before me, the undersigned, a Nosary Public in and for said County and State, on this	My commission expires	Notary Public
Defore me, the undersigned, a Notary Public in and for said County and State, on this day of personally appeared to me known to be identical person who subscribed the name of the maker thereof to the foregoing instrument as its disconverged to me that he executed the same as his free and voluntary act and deed and as the free and voluntary act and deed of the corporation for the uses and purposes therein set forth. Given under my hand and seal of office the day and year last above written. Notary Public Oolorado, North Dakota, Idaho, Montana, Oregon, South Dakota, Wyoming, Utah, individual acknowledgment rate of Utah DUNTY OF Salt Lake On this 31st day of July 1961, before me Arel Ma Rutherford Notary Public, personally appeared Ja. M. Pumbar and Amanda P. Pumbar, his wife, to me known to be the rison & described in and who executed and delivered the foregoing instrument, and acknowledged to me that they execute a same as their free act and deed. Given Under my HAND AND SEAL OF OFFICE, this 31st day of July. A. D. 19.61. Youndwistion expires February 13, 1965. Notary Public, is and for taid County and State of the personally known, who, being by duly sworn, did say that he is the president of itself to said instrument is the corporate seal of said Corporation, and that said instrument was signed, sealed and delivered in behalf of dopparation by unbority of its Board of Directors, and said convolved said instrument to the the free act and deed of said Corporation. GIVEN UNDER MY HAND AND SEAL OF OFFICE, this day of 19 personally known, who, being by commission expires to be the free act and deed of said Corporation. GIVEN UNDER MY HAND AND SEAL OF OFFICE, this day of 19 personally in and for seid County and State President of the free act and deed of said Corporation. GIVEN UNDER MY HAND AND SEAL OF OFFICE, this day of 19 personally in and for seid County and State President of the free act and deed of said Corporation. ABSTRACTED Process of the free act and deed of said Corporation and said corpora	(Nebraska, Nevada	a, corporation acknowledgment)
personally appeared	COUNTY OF	>
e identical person who subscribed the name of the maker thereof to the foregoing instrument as its declarated to me that he executed the same as his free and voluntary act and deed and as the free and voluntary act and deed and as the free and voluntary act and deed on corporation for the uses and purposes therein see forth. Given under my hand and seal of office the day and year last above written. Y commission expires Notary Public Colorado, North Dakota, Idaho, Montana, Oregon, South Dakota, Wyorning, Utah, individual acknowledgment for the control of the control	Before me, the undersigned, a Notary Public in and fo	or said County and State, on thisday of
de acknowledged to me that he executed the same as his free and voluntary act and deed and as the free and voluntary act and deed of corporation for the uses and purposes therein set forth. Given under my hand and seal of office the day and year last above written. Notary Public y commission expires Notary Public Notary Public Don this 31.6t day of July 19 61 before me Arel W. Entherford to motary Public personally appeared J. M. Dunbar and Amanda P. Dunbar, his wife, to me known to be the reson & described in and who executed and delivered the foregoing instrument, and acknowledged to me that they executed and delivered the foregoing instrument, and acknowledged to me that they executed and delivered the foregoing instrument, and acknowledged to me that they executed and delivered the foregoing instrument, and acknowledged to me that they executed and delivered the foregoing instrument, and acknowledged to me that they executed and delivered the foregoing instrument, and acknowledged to me that they executed and delivered in and between the free act and deed. Given under my hand and seal of office the day of July A. D. 19 61. Notary Public in and for talk Commy and State Don't his day of July before me to me personally known, who, being by the duly sworn, did say that he is the president of the seal instrument to be the free act and deed of said Corporation. Given under my hand and seal of pixel Corporation. Given under my hand and seal of said Corporation. Given under my hand and seal of said Corporation. Given under my hand and seal of said Corporation. Given under my hand and seal of said Corporation. Abstraction and for said Commy and State Notary Public in and for said Commy and State Notary Public in and for said Commy and State Notary Public in and for said Commy and State	9, personally appeared	to me known to be
y commission expires Colorado, North Dakota, Idaho, Montana, Oregon, South Dakota, Wyoming, Utah, individual acknowledgment FATE OF Utah DUNTY OF Salt Lake On this 31st day of July 19 61 before me Arel W. Rutherford Notary Public, personally appeared J. M. Dunbar and Amanda P. Dunbar, his wile, to me known to be the troon A described in and who executed and delivered the foregoing instrument, and acknowledged to me that thay executed e same as their free act and deed. GIVEN UNDER MY HAND AND SEAL OF OFFICE, this 31st day of July A. D. 19 61. Colorado, North Dakota, Idaho, Montana, Oregon, South Dakota, Wyoming, Utah, corporation acknowledgment) TATE OF DUNTY OF On this day of 19 before me Notary Public, appeared to me personally known, who, being by and the seal instrument is the corporate seal of said Corporation, and that said instrument was signed, sealed and delivered in behalf of a delivered instrument is the corporate seal of said Corporation. GIVEN UNDER MY HAND AND SEAL OF OFFICE, this day of 19 ABSTRACTED PA Notary Public in and for said County and State PECORPED On this ABSTRACTED PA Notary Public in and for said County and State PECORPED On this ABSTRACTED PA Notary Public in and for said County and State Notary Public in and for said County and State	nd acknowledged to me that he executed the same as his fruch corporation for the uses and purposes therein set forth.	ree and voluntary act and deed and as the free and voluntary act and deed of
TATE OF Utah OUNTY OF Salt Lake On this 31st day of July 19 61 before me Arel Wa Ratherford Notary Public, personally appeared J. M. Dunbar and Amanda P. Dunbar, his wife, to me known to be the rison A described in and who executed and delivered the foregoing instrument, and acknowledged to me that thay executed a same as their free act and deed. GIVEN UNDER MY HAND AND SEAL OF OFFICE, this 31st day of July. A. D. 19 61. Notary Public in and for said County and State Colorado, North Dakota, Idaho, Montana, Oregon, South Dakota, Wyoming, Utah, corporation acknowledgment) TATE OF . DUNTY OF On this day of 19 before me Notary Public, appeared to me personally known, who, being by a duly sworn, did say that he is the president of instrument is the corporate seal of said Corporation, and that said instrument was signed, sealed and delivered in behalf of all corporation by authority its Board of Directors, and said Corporation. GIVEN UNDER MY HAND AND SEAL OF OFFICE, this day of 19 Notary Public in and for said County and State RECORPTO TO THE OFFICE OF Notary Public in and for said County and State RECORPTO TO THE OFFICE OF Notary Public in and for said County and State Notary Public in and for said County and State	dy commission expires	Notary Public
TATE OF Utah OUNTY OF Salt Lake On this 31st day of July 19 61 before me Arel Wa Ratherford Notary Public, personally appeared J. M. Dunbar and Amanda P. Dunbar, his wife, to me known to be the rison A described in and who executed and delivered the foregoing instrument, and acknowledged to me that thay executed a same as their free act and deed. GIVEN UNDER MY HAND AND SEAL OF OFFICE, this 31st day of July. A. D. 19 61. Notary Public in and for said County and State Colorado, North Dakota, Idaho, Montana, Oregon, South Dakota, Wyoming, Utah, corporation acknowledgment) TATE OF . DUNTY OF On this day of 19 before me Notary Public, appeared to me personally known, who, being by a duly sworn, did say that he is the president of instrument is the corporate seal of said Corporation, and that said instrument was signed, sealed and delivered in behalf of all corporation by authority its Board of Directors, and said Corporation. GIVEN UNDER MY HAND AND SEAL OF OFFICE, this day of 19 Notary Public in and for said County and State RECORPTO TO THE OFFICE OF Notary Public in and for said County and State RECORPTO TO THE OFFICE OF Notary Public in and for said County and State Notary Public in and for said County and State		
On this 31st day of July 19 61 before me Arel W. Butherford Notary Public, personally appeared J. M. Dunbar and Amanda P. Dunbar, his wife, to me known to be the rson S. described in and who executed and delivered the foregoing instrument, and acknowledged to me that they exame as their free act and deed. Given Under My Hand and Seal of Office, this 31st day of July A. D. 19. 61. Y commission expires February 13, 1965. Notary Public in and for said County and State Colorado, North Dakota, Idaho, Montana, Oregon, South Dakota, Wyoming, Utah, corporation acknowledgment) TATE OF On this day of 19 before me Notary Public, appeared to me personally known, who, being by eduly sworn, did say that he is the stee or porate seal of said Corporation, and that said instrument was signed, sealed and delivered in behalf of id Corporation by authority of its Board of Directors, and said knowledged said instrument to be the free act and deed of said Corporation. GIVEN UNDER MY HAND AND SEAL OF OFFICE, this ABSTRACTED D Notary Public in and for said County and State PRECORPED ABSTRACTED D Notary Public in and for said County and State	TATE OF Utah	}
Notary Public, personally appeared J. M. Dunbar and Amanda P. Dunbars, his wife, to me known to be the treon S. described in and who executed and delivered the foregoing instrument, and acknowledged to me that thay executed a same as their free act and deed. GIVEN UNDER MY HAND AND SEAL OF OFFICE, this 31st day of July A. D. 19. 61. Y. Commission expires February 13, 1965. Notary Public in and for said County and State Dolorado, North Dakota, Idaho, Montana, Oregon, South Dakota, Wyoming, Utah, corporation acknowledgment) TATE OF On this day of 19 before me Notary Public, appeared to me personally known, who, being by eduly sworn, did say that he is the President of itself to said instrument is the corporate seal of said Corporation, and that said instrument was signed, sealed and delivered in behalf of its document of the free act and deed of said Corporation. GIVEN UNDER MY HAND AND SEAL OF OFFICE, this day of 19 Notary Public in and for said County and State RECORDED Notary Public in and for said County and State Notary Public in and for said County and State	•	•
rson A described in and who executed and delivered the foregoing instrument, and acknowledged to me that thay received a same as their free act and deed. GIVEN UNDER MY HAND AND SEAL OF OFFICE, this 31at day of July A. D. 19.61. Yound your public in and for said County and State Colorado, North Dakota, Idaho, Montana, Oregon, South Dakota, Wyoming, Utah, corporation acknowledgment) TATE OF A DUNTY OF On this day of 19 before me Notary Public, appeared to me personally known, who, being by the duly sworn, did say that he is the President of insection said instrument is the corporate seal of said Corporation, and that said instrument was signed, sealed and delivered in behalf of id Corporation by authority of its Board of Directors, and add of said Corporation. GIVEN UNDER MY HAND AND SEAL OF OFFICE, this day of 19 Notary Public in and for said County and State RECORPED Notary Public in and for said County and State Notary Public in and for said County and State		
e same as their free act and deed. GIVEN UNDER MY HAND AND SEAL OF OFFICE, this 31st day of July A. D. 19. 61. Vy commission expires February 13, 1965. Notary Public is and for said County and State Colorado, North Dakota, Idaho, Montana, Oregon, South Dakota, Wyoming, Utah, corporation acknowledgment) FATE OF A. DUNTY OF On this day of 19 before me Notary Public, appeared to me personally known, who, being by a duly sworn, did say that he is the president of insect to said instrument is the corporate seal of said Corporation, and that said instrument was signed, sealed and delivered in behalf of id Corporation by authority of its Board of Directors, and said knowledged said instrument to be the free act and deed of said Corporation. GIVEN UNDER MY HAND AND SEAL OF OFFICE, this day of 19. ABSTRACTED A. Notary Public in and for said County and State PECORPED A. Notary Public in and for said County and State		•
y commission expires February 13, 1965. Notery Public in and for said County and State Colorado, North Dakota, Idaho, Montana, Oregon, South Dakota, Wyoming, Utah, corporation acknowledgment) TATE OF. DUNTY OF On this day of 19 before me Notary Public, appeared to me personally known, who, being by a duly sworn, did say that he is the President of itself to said instrument is the corporate seal of said Corporation, and that said instrument was signed, sealed and delivered in behalf of itself county of its Board of Directors, and said knowledged said instrument to be the free act and deed of said Corporation. GIVEN UNDER MY HAND AND SEAL OF OFFICE, this day of 19 ABSTRACTED PA Notary Public in and for said County and State RECORPTO PA ABSTRACTED PA Notary Public in and for said County and State	e same as their free act and deed.	
Notary Public in and for said County and State Colorado, North Dakota, Idaho, Montana, Oregon, South Dakota, Wyoming, Utah, corporation acknowledgment) TATE OF DUNTY OF On this day of	GIVEN UNDER MY HAND AND SEAL OF OFFICE	E, this 31at day of July , A. D. 1961
Colorado, North Dakota, Idaho, Montana, Oregon, South Dakota, Wyoming, Utah, corporation acknowledgment) TATE OF On this day of 19 before me Notary Public, appeared to me personally known, who, being by eduly sworn, did say that he is the President of and that said instrument was signed, sealed and delivered in behalf of id Corporation by authority of its Board of Directors, and said knowledged said instrument to be the free act and deed of said Corporation. GIVEN UNDER MY HAND AND SEAL OF OFFICE, this day of 19 Notary Public in and for said County and State RECORDED Notary Public in and for said County and State	(v. commission expires February 13, 1965.	Notary Public in and for soid owner and State
On this day of 19 before me Notary Public, appeared to me personally known, who, being by enduly sworn, did say that he is the President of fixed to said instrument is the corporate seal of said Corporation, and that said instrument was signed, sealed and delivered in behalf of its Corporation by authority of its Board of Directors, and said knowledged said instrument to be the free act and deed of said Corporation. GIVEN UNDER MY HAND AND SEAL OF OFFICE, this day of 19 ABSTRACTED ABSTRAC		
On this day of 19 before me Notary Public, appeared to me personally known, who, being by eduly sworn, did say that he is the President of fixed to said instrument is the corporate seal of said Corporation, and that said instrument was signed, sealed and delivered in behalf of id Corporation by authority of its Board of Directors, and said knowledged said instrument to be the free act and deed of said Corporation. GIVEN UNDER MY HAND AND SEAL OF OFFICE, this day of 19 MANT TO ABSTRACTED TO Notary Public in and for said County and State RECORTED TO)
On this day of 19 before me Notary Public, appeared to me personally known, who, being by eduly sworn, did say that he is the President of and the seal fixed to said instrument is the corporate seal of said Corporation, and that said instrument was signed, sealed and delivered in behalf of id Corporation by authority of its Board of Directors, and said knowledged said instrument to be the free act and deed of said Corporation. GIVEN UNDER MY HAND AND SEAL OF OFFICE, this day of 19 Notary Public in and for said County and State RECORPED Notary Public in and for said County and State		
Notary Public, appeared to me personally known, who, being by e duly sworn, did say that he is the president of and the seal fixed to said instrument is the corporate seal of said Corporation, and that said instrument was signed, sealed and delivered in behalf of id Corporation by authority of its Board of Directors, and said knowledged said instrument to be the free act and deed of said Corporation. GIVEN UNDER MY HAND AND SEAL OF OFFICE, this day of 19 ABSTRACTED TO Notary Public in and for said County and State RECORDED TO THE T		19 before me
did Corporation by authority of its Board of Directors, and said knowledged said instrument to be the free act and deed of said Corporation. GIVEN UNDER MY HAND AND SEAL OF OFFICE, this day of		
GIVEN UNDER MY HAND AND SEAL OF OFFICE, this ABSTRACTED Notary Public in and for said County and State RECORPED MAI TO O O O O O O O O O O O O	e duly sworn, did say that he is the Pres.	sident of
GIVEN UNDER MY HAND AND SEAL OF OFFICE, this ABSTRACTED Notary Public in and for said County and State RECORPED MAI TO O O O O O O O O O O O O	id Corporation by authority of its Board of Directors, and s knowledged said instrument to be the free act and deed of	said
RECORDED COMPANIO MAN TO ABSTRACTED Notary Public in and for said County and State Notary Public in and for said County and State Notary Public in and for said County and State Notary Public in and for said County and State Notary Public in and for said County and State Notary Public in and for said County and State		
RECORDED TO FOR THE PROPERTY OF THE PROPERTY O	ARSTRACTED D	
RECORCE III	1.105 TT D	Notary Public in and for said County and State
MAN TO Bondy	EECOR(AD)	3
	COMMITTEE	y is in the line of the line o
ignment of Lease FROM County, County, 19. at clock M, and duly re Page of the records of this office. County	MAL 10	de de la companya de
ignment of Leas FROM TO TO County, clock M, and do clock M, and do of the records of this off Of the recorded return to	y y	uly 13
FROM FROM TO TO TO TO Il9 clock M. a Page of the recorded return		is off on C
ignment of FROM TO TO Count clock of the records Then recorded r		M. a section of the
ignme; ignme; vas filed clock clock 7hen recool		Cords p 1
	18	o'clock of the
Assi, No.	Y X X X X X X	
Dated Dated No. Acres Volume Volume		