lt is agreed that this lease shall remain in force for a term of ten years from date, and as long thereafter as oil, condensate, gas, asphalt, sulphur, or other minerals or substances covered hereby, or either or any of them, is produced from said land by the lessee, its successors and assigns. Lessee covenants and agrees to pay lessor as royalty on all oil, condensate, gas, asphalt and other minerals and substances produced, saved Lessee covenants and agrees to pay lessor as royalty on all oil, condensate, gas, aspiral and other minerals and sustained produced, saved and sold from the Premises one-eighth of the gross proceeds received from the sale thereof at the mouth of the well, or, if not sold at the mouth of the well of the well of the Premises or for the manufacture of gasoline or any other product, then one-eighth of the market value thereof at the mouth of the well, except that the royalty on sulphur shall be 50¢ per long ton marketed; lessor shall have gas free of coat from any gas at the mouth of the well, except that the royalty on sulphur shall be 50¢ per long ton marketed; lessor shall have gas free of coat from any gas well producing natural hydrocarbon gas for all stoves and all inside lights in the principal dwelling house on such land by making his own connections with the well of his case risk and expense.

If no well be commenced on said land on or before one year from the date hereof, this lease shall terminate as to both parties, unless the tions with the well at his own risk and expense

lessee on or before that date shall pay or tender to the lessor or to the lessor's credit in the Springville Banking Company

Bank at Springville,

or its successor or successors, or any bank with which it may be merged, or consolidated, or which succeeds to its business or assets or any part thereof, by purchase or otherwise, which shall continue as the depository regardless of changes in the ownership of the caid land, the sum of the continue as the depository regardless of changes in the ownership of the caid land, the sum of the continue as the depository regardless of changes in the ownership of the caid land, the sum of the continue as the depository regardless of changes in the ownership of the caid land, the sum of the continue as the depository regardless of changes in the ownership of the caid land, the sum of the continue as the depository regardless of changes in the ownership of the caid land, the sum of the continue as the depository regardless of changes in the ownership of the caid land, the sum of the continue as the depository regardless of changes in the ownership of the caid land, the sum of the continue as the depository regardless of changes in the ownership of the caid land, the sum of the continue as the depository regardless of changes in the ownership of the caid land, the sum of the continue as the depository regardless of changes in the ownership of the caid land, the sum of the continue as the depository regardless of changes in the ownership of the caid land, the sum of the continue as the depository regardless of changes in the ownership of the caid land, the sum of the continue as the contin

which shall operate as a rental and cover the privilege of deferring the commencement of a well for twelve months from said date. In like manner and upon like payments or tenders the commencement of a well may be further deferred for like periods of the same number of months successively. and upon like payments or tenders the commencement of a well may be further deferred for like periods of the same number of months successively. And it is understood and agreed that the consideration first recited herein, the down payment, covers not only the privileges granted to the date when said first rental is payable as aforesaid, but also the lessee's option of extending that period as aforesaid, and any and all other rights conferred. Remains may be paid by check or draft and may be remitted by mail Mailing of rental on or before the remail-paying date shall be deemed a timely tender thereof and shall preclude termination of this lease. Notwithstanding the death of the lessor, or his successor in interest, the payment or tender of the manner provided above shall be binding on the heirs, devisees, executors and administrators of such person.

Should now well drilled on the land above described be a dry bole or case to produce and there are no other producing well or wells on the

Should any well drilled on the land above described be a dry hole or cease to produce and there are no other producing well or wells on the anound any went armied on the initial above described be a dry note or cease to produce and there are no other producing den or centiling operations are not being conducted thereon, then and in that event if a well is not commenced before the next ensuing remail-paying date after the expiration of ninety (90) days from the date of such dry hole or cessation of production, this lease shall terminate as to both parties, unless the lesses on or before the completion of the dry unless the lesses on or before the completion of the dry date after the expiration of ninety (90) days from the date of such dry hole or cessation of production, this lease shall terminate as to both parties, unless the lessee, on or before the rental-paying date next ensuing after the expiration of ninety (90) days from the date of the completion of the dry hole or cessation of production, shall resume the payment of rentals in the same amount and in the same manner as hereinbefore provided, and it is agreed upon resumption of the payment of rentals, as above provided, the last preceding paragraph hereof, governing the payment of rentals and the effect thereof, shall continue in force as though there had been no interruption in the rental payment. If a dry hole should be drilled or if production ceases at any time subsequent to ninety (90) days prior to the beginning of the last year of the primary term, no rental payment or operations are necessary in order to keep the lease in force during the remainder of the primary term.

If at any time, either before or after the expiration of the primary term of this lease there is any may well on the lands covered hereby, or on

lf at any time, either before or after the expiration of the primary term of this lease, there is any gas well on the lands covered hereby, or on other lands with which said lands are pooled or unitized, which is capable of producing in poying quantities, but which is shut-in either before or after production therefrom, and the production therefrom is not being sold or used, lessee agrees to pay or tender to the mineral owners in the depository bank named in the lease, as royalty, a sum equal to the amount of delay rentals payable under this lease. Such payments shall be made on pository bank named in the lease, as royalty, a sum equal to the amount of delay rentals payable under this lease. Such payments shall be made or before the shut-in royalty payment date, as herein defined, next accruing after the expiration of ninety (90) days from the date the well was or before the shut-in royalty payment date, as herein defined, next accruing after the expiration of ninety (90) days from the date the well was or before the shut-in royalty payment date, as herein defined, next accruing after the expiration of ninety (90) days from the date the well was or before the shut-in royalty payment date, as herein defined, next accruing after the expiration of ninety (90) days from the date the well was or before the shut-in royalty payment date, as herein defined, next accruing after the expiration of ninety (90) days from the date the well was or before the shut-in royalty payment date, as herein defined, next accruing after the expiration of ninety (90) days from the date the well was or before each succeeding shut-in royalty payment and this lease shut-in gas royalty in the same amount and manner. A shut-in gas well remains shut-in, lessee shall make payment of shut-in gas royalty in the same amount and manner. A shut-in gas well manner as though the gas therefrom were actually being produced and sold or used. The term "gas well" shall include wells and effect in like manner as though the gas therefrom were actually being

If said lessor owns a less interest in the above described land than the entire and undivided fee simple estate therein, then the royalties and rentals herein provided shall be paid the lessor only in the proportion which his interest bears to the whole and undivided fee. However, such remains shall be increased at the next succeeding remain anniversary after lessee has been notified of any reversion having occurred to cover the innerest so acquired. Any interest in the production from the above described land to which the interest of lessor may be subject shall be deducted from the royalties provided for herein.

Lessee shall have the right to use, free of cost, gas, oil and water produced on said land for its operations thereon, except water from wells of lessee shall have the right at any time to remove all machinery and furtures placed on said premiesa, including the right to draw and lessee shall have the right at any time to remove all machinery and furtures placed on said premiesa, including the right to draw and

Lessee shall pay for damages caused by its operations to growing crops on said lands. When requested by the lessor, lessee shall bury his pipe lineal below plow depth. No well shall be drilled nearer than 200 feet to the house or barn now on said premises, without the written consent of the lessor. Lessee shall have the right to drill to completion with reasonable diligence and dispench (1) any well commenced within the term of this lease and (2) any well commenced before the completion of a well which has been commenced within such term. If oil, gas or any other minerals or substances covered hereby be found in paying quantities in any such well, this lease shall continue and be in force with like effect as if such well had been completed within the term of years herein first mentioned.

Lessee is hereby granted the right and power at any time and from time to time to unitize or pool this leave, in whole or in part, as to any stratum or strain, with lands or leases adjacent to or in the immediate vicinity of the leaved premiers, on as to constitute a unit or units not exceeding in area the acreage prescribed or required in any Federal or Smite law, order, rule or regulation for the drilling or operation of one well exceeding in area the acreage prescribed or required in any Federal or Smite law, order, rule or regulation for the drilling or operation of one well exceeding in area the acreage prescribed or required in any Federal or Smite law, order, rule or regulation for the drilling or operations of the discovery of the continued and shall be effected by lessee's enecuting and filing in the office where this leave is recorded a leases) each, whichever is the larger. Such pooling shall be effected by lessee's enecuting and filing in the office where this leave is recorded a leases) each, whichever is the larger. Such pooling shall be effected by lessee's enecuting and filing in the office where this leave is recorded a leases) each, whichever is the larger. Such pooling shall be effected by lessee's enecuting and filing in the office where this leave is recorded a leases) each, whichever is the larger. Such pooled, including the commencement, drilling, completion and operation of a well thereon and the existence of a shut-in gas well on the same effect, except for the payment of royalty, as discovery, a shut-in gas well thereon, shall be considered and construed and shall have the same effect, except for the payment of royalty, as discovery, a shut-in gas well thereon, shall be considered and construed and shall have the same effect, except for the payment of royalty, as discovery, a shut-in gas well thereon, shall be considered and construed and shall have the same effect, except for the payment of royalty, as discovery, a shut-in gas well thereon, shall be considered and construed and shall

acreage interest in the land covered hereby and placed in the unit bears to the total acreage or all mind in the unit.

If the estate of either party hereto is assigned, and the privilege of assigning in whole or in part is expressly allowed, the coverages hereof shall extend to their heirs, executors, administrators, successors or assigns, but no change in the overestip of the land or assignment of restalls or royalties shall be binding on the lessee until after the lessee has been furnished with a written transfer or assignment or a certified copy thereof; and it is hereby agreed in the event this lease shall be assigned as to a part or parts of the above described lands and the assignment of caching the land error operate to defent or shall fail or make default in the payment of the proportionate part of the rents due from him or them, such default and expresse to defent after this lease insofur as it covers a part or parts of said lands which the said lease or any acrigates thereof shall entered and colligation hereunder.

An assignment of this lease, in whole or in part, shall as to the extent of such assignment relieve and discharge the lease leaded or form leadering analysis. At a compliance with any name or hereofest emission are hill or source supportion to be extend by one Restant or Serve leadering analysis.

Compliance with any now or hereafter existing act, bill or smute purporting to be encored by any Federal or Some legislative custoring or with legislative custoring act, bill or smute purporting to be encored by any Federal or Some legislative custoring, course, or orders, judgments, decrees, rules, regulations made or promulented by Same or Federal course, Same or Federal of any of the terms of this lease committees purporting to be made under authority of any such act, bill or small, shall an consider a violation of any of the terms of this lease or be considered a breach of any clause, obligation, coverage, undertaking, condition or stipulation committeed between any shall are customers for the reminentian forfeiture, reversion or reversion of any estate or interest, besting and between crossed and are one shall are customers. cause for the termination, forfeiture, reversion or revesting of any estate or interest herein and hereby created and cer cut, nor chall any such com-

8-20729-00

SE MON 102 PARE 184 F. ... 105520 ...

pliance confer any right of entry or become the basis of any action for damages or suit for the forfeiture or cancellation hereof; and while any such purport to be in force and effect they shall, when complied with by lessee or assigns, to the entent of such compliance operate as medifications of the terms and conditions of this lease where inconsistent therewith.

Lessee may at any time surrender this lease, in whole or in part, by delivering or mailing a release to the lessor, or by placing a release of record in the proper county.

Lessor hereby releases and relinquishes any right of homestead, dower or curtesy they or either of them may have in or to the leased land.

Lessor hereby warrants and agrees to defend the title to the lands herein described, and agrees that the lessee shall have the right at any time to redeem for lessor, by payment, any mortgage, taxes or other liens on the above described lands in the event of default of payment by lessor, and be subrogated to the rights of the holder thereof, and such payments may be deducted from any rental or royalties which may be payable to lessor hereunder.

This lease and all its terms, conditions and stipulations binds each executing lessor and shall extend to and be binding on his assigns, heirs and devisees and successors, and those of the lessee, though unsigned by other lessors named herein.

IN WITNESS WHEREOF, We sign the day and year i		um D. tolla		_(SEAL)
	(SEAL)	Myron Do Childs	- 	_(SEAL)
	_(SBAL)	nouring Ch	your	_(SEAL)
	(SEAL)	Maurine D. Childs		_(SEAL)
	(SEAL)			
TATE OF UTAH	Ar	zona, Colorado, Idaho, Montan	10,	
	Mohan	to Nevran North Delicus. U	us norm	
COUNTY OF Useh - Ss.		outh Debote, Uteh, Wyoming NOWLEDGRENT — ENDIVED		
		2	nd.	_day of
BEFORE ME Salvindersigned, a Nomry Public, in and	for said County and S	one, on this		•
Sentember 10 00 nerronally a	ppeared MIK	IN DO CHILDDE GEE	L. de Menicol per	
		to me known to	they	
described in and who executed the within and foregoing in their free and volume	strument of writing and	ccknowledged to me that		
their free and volume	ry act and deed for the	uses and purposes therein set	orth.	
		ial sechible day and year last abo	11 A10 - A1	
My Commission Rivited April 24 1969	<u> </u>	Harr gro	No av Pul	olic
Cive City				
CHYST	As	izona, Colorado, Idaho, Monta	a2,	
	Mahm	oto Nevido North Dollos, C	alcolory	
STATE OF		Bouth Dakota, Utah, Wyczalac NOWLEDGMENT — INDIVIE	(
COUNTY OF				dov of
BEFORE MB, the undersigned, a Notary Public, in an	d for said County and	inte, on this		
19 personally	oppeared	to me known t	n ha the identical ner	rson
1	•		o ne me memem her	
	istrument of vriting and	acknowledged to me that	familia de la companya della companya della companya de la companya de la companya della company	
fana and maluman	nen om omd deed int th	TIES WE PER POOLS	iorui.	
IN WITNESS WHEREOF, I have hereunto set my h	and and offixed my nom	rial scal the day and year last abo	ove which.	
My Commission Expires			Notary Pu	blic
My Commission Dayses			2,0,	
STATE OF	Township County	OF PORTOR OF THE PROPERTY OF T	FROM	Cas and Wineral Lease
STATE OF			PATEON 2, a Namey Public in	n to be the
to me that such corporation executed the same. WITNESS my hand and official seal the day and ye		ribed in and that ensured the vi	o bno memu is ani nidis	eknowled@d
A 700,000 -1				
			~ ~ ~	Oh-7-17-
My Commission Expires			Novy I	Peblic