96891Gv RECORDED MAR 5 1964 RECORDER'S NO.

11:30 FEE \$ 3.50 TIME . 181 ZM BOOK MARGARET R. EVANS - BOX ELDER COUNTY RECORDER MANAGER COUNTY BOOK 181 PAGE 298

## OIL AND GAS LEASE

AGREEMENT, Mad	de and entered into this 2001 day of December 19	03 -
by and between	ROBERT E. OVERTREE and FERN W. OVERTREE, his wife	
	4067 Cody Road	
	Sherman Oaks, California	
	Detailed for many last 6 - 11 11 - 41 - 4	
Gulf Oil Corpora	Party of the first part, hereinafter called lessor (whether one or ration, P. O. Box 2097, Denver, Colorado Party of the second part, hereinafter cal	more) and
TIME TO THE COLDER	Party of the second part, hereinafter cal	led lessee.
paid, kept and performed, successors and assigns, for t gas and other hydrocarbons on the leased premises here	said lessor, for and in consideration of	essee to be lessee, its ig for oil, l by lessee , save and
take care of said products,	, all that certain tract of land, together with any reversionary rights therein, situate in the County of Box El	<u>der</u> ,
State of Utah	, described as follows, to wit:	
	-	,
'See descrip	ption exhibit attached hereto and made a part hereof:	,4
•		•
		<del></del>
	and containing 186.35 acres, mo	loss
It is agreed that this	s lease shall remain in force for a term of ten (10) years from date, and as long thereafter as oil, gas	1e or 1ess.
hydrocarbons or minerals or	resubstances covered hereby, or either or any of them, is produced from said land by the lessee, its successors and the premises the said lessee covenants and agrees:	s, or other id assigns.
First. The lessee she one-eighth part of all oil pre the market price for oil of	nall deliver to the credit of lessor as royalty, free of cost in the pipe line to which lessee may connect its wells, roduced and saved from the leased premises, or, at lessee's option, may buy or sell such one-eighth royalty and f like grade and gravity prevailing in the field on the day such oil is run into pipe lines or into storage tanks.	pay lessor
the well of such gas used on house on such land during t	sor one-eighth (1/2) of the proceeds received for gas sold from each well where gas only is found, or the marke off the premises, and lessor to have gas free of cost from any well for all stoves and all inside lights in the principa the same time by making his own connections with the well at his own risk and expense.	d dwelling
the manufacture of casing-l	or one-eighth (1/2) of the market value at the well for gas produced from any oil well and used off the premis head gasoline or dry commercial gas.	•
and the products thereof, w	or one-eighth (%) of the proceeds received from the sale of any substance covered by this lease, other than owhich lessee may elect to produce, save and market from the leased premises.	
. If no well be commer	enced on said land on or before the 20th day of December , 19 64 , this lease shall	terminate
as to both parties, unless th	he lessee on or before that date shall pay or tender to the lessor or to the lesser's credit in the at d. Sherman Oaks, California Bank at	

results therefrom, then as long thereafter as such production continues.

If 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 paying 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 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 shut-in, unless prior to such date gas from the well is produced and sold or used. In like manner, on or before each succeeding shut-in royalty payment date while such 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 capable of producing in paying quantities shall, be considered under all provisions of this lease as a producing well and this lease shall be in force and effect in like manner as though the gas therefrom were actually being produced and sold or used. The term "gas well" shall include wells capable of producing natural gas, condensate, distillate, or any gaseous substance, and wells classified as gas wells by any governmental authority. The term "shut-in royalty payment date" shall mean any rental-paying date of this lease if within the primary term, or any subsequent anniversary thereof, if after the primary term, or any anniversary date of this lease if no rental-paying date is specified herein.

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

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 rentals shall be increased at the next succeeding rental anniversary after lessee has been notified of any reversion having occurred to cover the interest 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 the royalties provided the contract of the subject is the contract of the subject shall be deducted from the royalties provided the subject is the contract of the subject shall be deducted from the royalties provided the subject is the subject shall be deducted from the royalties provided the subject is the subject shall be deducted from the royalties provided the subject is the subject shall be deducted from the royalties provided the subject is the subject shall be deducted from the royalties provided the subject is the subject shall be deducted from the royalties provided the subject shall be deducted from the royalties provided the subject shall be deducted from the royalties provided the subject shall be deducted from the royalties provided the subject shall be deducted from the royalties and rentals are reconstructed to the royalties and rentals are reconstructed to the royalties and rentals are reconstructed to the royalties are reconstructed to the reconstructed to the royalties are reconst

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 lessor. Lessee shall have the right at any time to remove all machinery and fixtures placed on said premises, including the right to draw and remove

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 lines 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 dispatch (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 and gas or either of them 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 to pool or combine the acreage covered by this lease, or any portion thereof, with other land, lease or leases in the vicinity thereof at any time and from time to time, whether before or after production, when in Lessee's judgment it is necessary or advisable to do so for the prevention of waste and the conservation and greatest ultimate recovery of oil or gas. Such pooling shall be into a unit or units not exceeding in area the acreage prescribed or required in any Federal or State law, order, rule or regulation for the drilling or operation of one well, or for obtaining the maximum allowable production from one well, or 40 acres each for the production of oil, or 640 acres each for the production of gas, whichever is the larger, plus a tolerance over the maximum area of 40 acres for the production of oil or 640 acres for the production of gas to include additional acreage in any irregular governmental subdivision or lot or portion thereof. Such pooling shall be effected by Lessee's executing and filing in the office where this lease is recorded an instrument identifying and describing the pooled acreage. The production of pooled substances and development and operation on any portion of a unit so pooled, including the commencement, drilling, completion and operation of a well thereon, shall be considered and construed, and shall have the same effect, except for the payment of royalty, as production, development and operation on the leased premises under the terms of this lease. The royalties herein provided shall accrue and be paid to Lessor on pooled substances produced from any unit in the proportion, but only in the proportion, that Lessor's acreage interest in the land covered hereby and placed in the unit bears to the total acreage in the land placed in such unit.

If the estate of either party hereto is assigned, and the privilege of assigning in whole or in part is expressly allowed, the covenants hereof shall

If the estate of either party hereto is assigned, and the privilege of assigning in whole or in part is expressly allowed, the covenants hereof shall extend to their heirs, executors, administrators, successors or assigns, but no change in the ownership of the land or assignment of rentals 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 assignee or assignees of such part or parts shall fail or make default in the payment of the proportionate part of the rents due from him or them, such default shall not operate to defeat or affect this lease in so far as it covers a part or parts of said lands which the said lessee or any assignee thereof shall make due payment of said rentals. An assignment of this lease, in whole or in part, shall as to the extent of such assignment relieve and discharge the lessee of all obligations hereunder.

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Compliance with any now or hereafter existing act, bill or statute purporting to be enacted by any Federal or State legislative authority, or with orders, judgments, decrees, rules, regulations made or promulgated by State or Federal courts, State or Federal offices, boards, commissions or committees purporting to be made under authority of any such act, bill or statute, shall not constitute a violation of any of the terms of this lease or be considered a breach of any clause, obligation, covenant, undertaking, condition or stipulation contained herein, nor shall it be or constitute a cause for the termination, forfeiture, reversion or revesting of any estate or interest herein and hereby created and set out, nor shall any such compliance 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 extent of such compliance operate as modifications of the terms and conditions of this lease where inconsistent therewith.

Lessee may at any time surrender this lease in whole or in part had blive in the surrender this lease in whole or in part had blive in the surrender this lease in whole or in part had blive in the surrender this lease in whole or in part had blive in the surrender this lease in whole or in part had blive in the surrender this lease in whole or in part had blive in the surrender this lease in whole or in part had blive in the surrender this lease in whole or in part had blive in the surrender this lease in whole or in part had blive in the surrender this lease in the surrender this lease in whole or in part had blive in the surrender this lease in th

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 have in 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

devisee	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 successors, and those of the lessee, though unsigned by other lessors named herein.
1	N WITNESS WHEREOF, We sign the day and year first above written.  (SEAL)  (SEAL)  (SEAL)
	(SEAL) SEAL) (SEAL)
<i></i>	(, Anisoni), Colorado, Idany, Monsteya,
	STATE OF UTAH )
	COUNTY OF SALT LAKE )

January 8th day of On the personally appeared before me David T. Shiffman, who, being by me duly sworn, did say that he is the attorney in fact of Robert E. Overtree and Fern W. Overtree, husband and wife, lessors of the within oil and gas lease, and that said instrument was signed in behalf of said lessors by authority, and said David T. Shiffman acknowledged to me that he as such attorney in fact executed the same.

. Bileio WITNESS my hand and official seal the day and year above មិន ស្ដេច

Bith J. Brunsler Notary Public

Notary Public

2112 My commission expires:

MMISSION

explaces ...

The acceptance of this lease by Lessee shall not be construed as a denial by Lessee of the title of any person or persons who have heretofore granted an oil and gas lease to Lessee on the above described lands or any part thereof, and it is hereby agreed that Lessor shall not be entitled to receive any royalties or payments out of production which may become payable under this lease unless and until Lessor shall have established title to an interest in the minerals in the above described lands by deed or other recordable instrument or by the final judgment of a court of competent jurisdiction, in which event Lessor shall participate in such royalties or payments out of production only to the extent that his title is so established.

> Township 8 North, Range 7 West, SLM Lots 5, 6 and 7 Section 5: Section 9: Lots 1, 2 and 3

Containing 186.35 acres, more or less

TOGETHER WITH all right, title and interest of the Lessor, heretofore or hereafter arising by virtue of accretion, reliction or otherwise, in and to the lands abutting the above described lands and lying between the meander line of the Great Salt Lake as established by the Official Plat of Survey (Fractional) of Township 8 North, Range 7 West, SLM, dated September 29, 1888, and the high water mark of the Great Salt Lake on December 20, 1963, and all subsequent accretions and relictions

thereto during the term of this lease.
BEFURE ME, the undersigned, a Notary Public, in and for said County and State, on this .day oi ., 19\_\_\_ \_\_, personally appeared\_ 'o be the identical person described in and who executed the within and foregoing instrument of writing and acknowledged to \_ free and voluntary act and deed for the uses and purpose.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my notarial seal the day and year last above written.

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My Commission Expires

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