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	an.,	Okla.	&	Colo.
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OIL AND GAS LEASE

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=		E) KII	isti Haine	Se-Wiches Ha	121

*			HI North Market StWicksta Hangas
er, E	THIS AGREEMENT, Entered into this the 6th day of	September	
etwee	James A. Stewart and Winifred E. Stewart, hus	sband and wife	
S E	LaSalle, Colorado		
5			
	CAS McChae FOI Denham Dida Denman Golomba		hereinafter called lessor,
gnd	C. S. McGhee, 521 Denham Bldg., Denver, Colorado		called lessee, does witness:
1 7	That lessor, for and in consideration of the sum of Ten and more		••
Leu Ses	nd paid, and of the covenants and agreements hereinafter contained to be performed by and lets unto the lessee for the purpose of mining and operating for and producing oil building tanks, storing oil, building powers, stations, telephone lines and other structures	and one casinghood one and one	nghood gocollas laulas sins
Z		777 9 9	re of and manufacture all of
Scounts	substances, and for housing and boarding employees, the following described tract of land	d inWeld	
County	y, Colorado to-wit:		
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All that part of the Northwest quarter of Section 5 lying East and South of the city limits of the Town of Lasalle, Colorado and all that part of the South half of the Northeast quarter of Section 5 lying West of the center line of the Big Bend Drainage Ditch; also all that part of the Southwest quarter of the Southeast quarter lying West of the center line of the Big Bend Drainage Ditch in Section 5; The South half of the Southwest quarter of Section 5; The Northwest quarter of Section 8 and all that part of the Northeast quarter of Section 8 lying West of the center line of the Big Bend Drainage Ditch, all in Township 4 North, Range 65 West and containing 385 Acres, more or less.

Winified & Stewart

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BOOK 1317 PAGE	106				- 	i i i	
in Section	, Township				385		
2. This lease shall remis produced.	ain in force for a ter	m of ten (10) years an	d as long thereaft	, and containin er as oil, gas, ca	singhead gas,	casinghead gasol	_acres, more or I
3. The lessee shall deli part of all oil produced and oil of like grade and gravi	ty prevailing on the	day such oil is run in	to the pipe line of	ir into storage tai	or for such one	egnth royalty	the market price
4. The lessee shall pay where not sold shall pay F producing well under paraglights in the principal dwe pense. The lessee shall pay alty, one-eighth of the mar	lessor, as royalty, (ifty (\$50.00) Dollars (raph numbered two ling house on said ling house for gas pro-	one-eighth of the proce per annum as royalty hereof. The lessor to h and by making his own duced from any oil well	eeds from the sale from each such we ave gas free of ch n connections with	of the gas, as suell, and while such arge from any ga the well, the use	ch, for gas from n royalty is so as well on the l e of said gas to	paid such well s leased premises i be at the lesso	hall be held to be for stoves and ins r's sole risk and
the sale thereof. 5. If operations for the as to both parties, unless the	drilling of a wall fo	or all or one ore not a				•	•
•	National	• 2		Greeley, C	•		
its successors, which bank a		the lessor's agent and				sums payable	under this lease
gardless of changes of owne					المستنبعة	, and payable	ander this lease,
Three Hundred E				•			
ental and cover the privile	ge of deferring the	common coment of drill			rs (\$ 385.00		ich shall operate
draft of lessee or any assign in interest, the payment or	nee thereof, mailed of tender of rentals in	r delivered on or befor the manner provided at	e the rental paying	og date. Notwith	standing the d	eath of the less	or, or his success
6. If at any time prior his lease shall not terminat or which rental has been provided; and in this even a result lease at the result lease and in this even a result lease and in this even a result lease and in this even a result lease are result lease and in this even a result lease and in this even a result lease are result lease and in this even a result lease are result lease and result lease and result lease are result lease are result lease are result lease and result lease are result lease and result lease are result lease	e, provided operation	il or gas on this land a is for the drilling of a within said paried the	and during the term	n of this lease, the enced within twelv	e lessee shall dr ve months from	ill a dry hole, or the expiration of	holes, on this lar
7. In case said lessor of entals herein provided for	wns a less interest in	the shove described I	and then the	entals and the m	anner and ene	ct thereof shall	
essor. When required by le aid land. No well shall be c ight at any time during or	ssor, the lessee shal irilled nearer than 20 after the expiration	e of cost, gas, oil and of bury pipe lines below 10 feet to the house or of this lease to remove	water found on said	ld land for its ope shall pay for dan	erations thereon	except water f	o growing crops
9. If the estate of either executor	er party hereto is a	ssigned (and the privi	lege of assigning in	n whole or in par	t is expressly	allowed), the co	venants hereof sh
n the lessee until after not case shall be assigned as to a the payment of the prop- part or parts of said land our parties entitled to rent ent to be filed with the le- ind their respective success.	a part or as to part ortionate part of the upon which the said	rent due from him or lessee or any assignee	d lands, and the l them, such default hereof shall make	transfer or assign holder or owner of t shall not operate e due payment of	any such parie to defeat or a said rentals.	or parts shall if of the control of	of. In the event the fail or make defail no far as it cover the fail of the fa
nd their respective successo 10. Lessor, hereby warra	ors in title.	To receive an paymen	to due nerennuer,	and to execute di	AISION RUG FLRII	sier orders on be	naii oi said parti
ubrogated to the rights of coyalty or rentals accruing l	any holder or holder nereunder.	es thereof and may rei	mburse itself by a	pplying to the dis	and, in event : charge of any s	it exercises such uch mortgage, ta	option, it shall x or other lien, a
11. Notwithstanding any hile this lease is in force, perefrom, then as long as	production continues		m snan continue s	o long as such of	perations are p	rosecuted and, i	f production resu
12. If within the primarions for the drilling of a we notals in the manner and a case from any cause, this lease shall remain in force of	mount hereinbefore ease shall not termin luring the prosecution	provided. If, after the nate provided lessee res n of such operations a	expiration of the sumes operations for the sumes operations for the sum of th	paying date; or, primary term of t or drilling a well v results therefrom.	provided lessee this lease, prod vithin sixty (60 then as long	begins or resun uction on the le days from such as production co	nes the payment ased premises sha cessation, and the ntinues.
13. Lessee may at any to nereof to the lessor, or by 14. This lease and all i	ime and from time placing a release the ts terms, conditions,	to time surrender this ereof of record in the p and stipulations shall	lease as to any pa proper county. extend to and be	rt or parts of the binding on all su	leased premise	s by delivering o	or mailing a relea
15. This lease shall not lied covenants hereof, if co egulations. If, at the end co y reason of any of the abo ereof shall be extended aut elaying cause. During any	be terminated, in wmpliance therewith of the primary term we recited causes, is comatically from year period that lessee	hole or in part, nor s is prevented by, or if hereof, such term has: unable to drill a well to year until the firs is unable to produce	hall lessee be held such failure is th not been extended on the leased pro- t anniversary here	l liable in damage e result of, any i by production o emises for oil or	es, for failure Federal or Stater or drilling as in gas, the prime	to comply with te laws, executiv n this lease pr ary term and the	the express or in re orders, rules, covided, and lesse he rental provision
icited causes, this lease sha 16. Lessee is hereby giveribed land with other land.	en the right at its	ce and effect. option, at any time	and from time to	time, to pool or	unitize all or a	any part or part	s of the above d
tch minimum by not more it do not only to each desiring part of each such unit some described land included	than ten acres if sured unit, by executing that be considered a final tenth unit of the considered and the c	ations in force at the ch excess is necessary g and recording an ins well drilled or operation with proportion of the	ime of such pool in order to confor trument identifying conducted under the control production	ing or unitization on to ownership of the unitized are er this lease, and	subdivisions or ea. Any well there shall t	wever, that such lease lines. Le drilled or opera be allocated to	units may exceessee shall exercitions conducted of the portion of the
ortion, computed on an acre e considered for all purpos luded in such unit in the s	es, including the no	ine entire acreage of	rovalty to hoth	it is understood t entire production	ing agreed ina	on of the above	
N WITNESS WHEREOF, we	sign the day and y	ear first above written.	. 7	_		A	
				aines		Lewo	ch/
	DOCUM	ENTERING	M	imbre	1. 19	x to	1 mont
The state of the s			- / /++		-~- U		VV W CO

Notary Public

TATE OF COLORADO	
Refere me the undersigned a Natary Publi	ss. ACKNOWLEDGMENT FOR INDIVIDUAL (Kans. Okla. and Colo. e, within and for said County and State, on this 6th
September 19	9.51., personally appeared / James A. Stewart
What rad E. Stewart, hughand a	നർ യ് ക
RY	
no personally subwn to be the identical persons	who executed the within and foregoing instrument and acknowledged to m
at they executed the same as their fr	ee and voluntary act and deed for the uses and purposes therein set fort
THE WATNESS WHEREOF, I have hereunto so	et and voidinary act and deed for the asts and purposes therein set for the my hand and official sear the day and year last above written
My Commission Expires MENTIN R. MEAD, Notary My Commission Expires Sept. 14th,	Public Notary Public
1880100100000000	
TATE OF	ss. ACKNOWLEDGMENT FOR INDIVIDUAL (Kans. Okla. and Colo
50 11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	·
av of	9 personally appeared
nd	9, personally appeared
o me personally known to be the identical person.	who executed the within and foregoing instrument and acknowledged to r
hatexecuted the same asfi	ree and voluntary act and deed for the uses and purposes therein set for
	set my hand and official seal the day and year last above written.
Iy commission expires	Notary Public
TATE OF	ACKNOWLEDGMENT FOR CORDORATION
OUNTY OF	ss. • ACKNOWLEDGMENT FOR CORPORATION
Be it remembered that on thisday of	, 19, before me, the undersigned,
	unty and state aforesaid, came
president of	personally known to me to be such officer, and to regoing instrument of writing in behalf of said corporation, and he duly a
y commission expires	
	STATE OF County of This instrument was filed for record on the at County of the people of this office. The people of this office. By Class BLUE PRINT CO. 141 MORTH MARKET ST. WICHTANSAS PHONORTH MARKET ST. WICHTANSAS
OIL AND GAS LEASI FROM FROM The And Section Section Twp. Rge. Two. of Acres Term	County rument was filed for record on the day of this office. I this office. I this office. I this office. Register of Deeds. A return to CANSAS BLUE PRINT CO. MARKET ST. WICHITA, KANSAS
OIL AND GAS LEASI FROM FROM Tro The Section Twp. Rge.	STATE OF County of WITH COUNTY, COUNTY This instrument was filed for record on the day of the most at the recorded in Book The regards of this office. By Register of Deeds. When recorded, return to THE KANSAS BLUE PRINT CO. 141 NORTH MARKET ST. WICHITA, KANSAS
OIL AND GAS LEASI FROM FROM The And Section Section Twp. Rge. Two. of Acres Term	STATE OF County of WITH COUNTY, COUNTY This instrument was filed for record on the day of the o'clock M, and duly recorded in Book The people of this office. By Register of Deeds. When recorded, return to THE KANSAS BLUE PRINT CO. 141 NORTH MARKET ST. WICHITA, KANSAS
NOTE: When signature by mark in Kansas, said Eor acknowledgment by Section Two of Acres	STATE OF County of ATLE OF This instrument was filed for record on the mark to pe min Book The Police M, and duly recorded in Book When recorded, return to THE KANSAS BLUE PRINT CO. 141 NORTH MARKET ST. WICHTA KANSAS.
NOTE: When signature by mark in Kansas, said For acknowledgment by Section Section Section Section TATE OF	STATE OF County of WITH COUNTY, COUNTY This instrument was filed for record on the day of the o'clock M, and duly recorded in Book The people of this office. By Register of Deeds. When recorded, return to THE KANSAS BLUE PRINT CO. 141 NORTH MARKET ST. WICHITA, KANSAS
NOTE: When signature by mark in Kansas, said For acknowledgment by Soction NOTE: When signature by mark in Kansas, said For acknowledgment by Soction TATE OF OUNTY OF Before me, the undersigned, a Notary Public	STATE OF County of WITH COUNTY COUNTY This instrument was filed for recorded on the mark to be witnessed by at least one person and also acknowledged. The Kansas Blue Print Co. THE KANSAS Blue PRINT CO. THE KANSAS Blue PRINT CO. The within and for said County and State, on this conditions and the said County and State, on this
NOTE: When signature by mark in Kansas, said For acknowledgment by Soction TATE OF OUNTY OF Before me, the undersigned, a Notary Public	STATE OF County of WITH COUNTY COUNTY This instrument was filed for recorded on the mark to be witnessed by at least one person and also acknowledged. The Kansas Blue Print Co. THE KANSAS Blue PRINT CO. THE KANSAS Blue PRINT CO. The within and for said County and State, on this conditions and the said County and State, on this
NOTE: When signature by mark in Kansas, said For acknowledgment by Soction TATE OF OUNTY OF Before me, the undersigned, a Notary Public	STATE OF County Of This instrument was filed for record on the day of this instrument was filed for record on the lin Book at least of Deeds the PRINT CO. When recorded, return to By Or He Kansas BLUE PRINT CO. THE KANSAS BLUE PRINT CO. THE KANSAS BLUE PRINT CO. THE KANSAS BLUE PRINT CO.

My commission expires____