OIL AND GAS LEASE

BOOK	131	4	PAGE	31	9
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THIS AGREEMENT, Entered into this the 25	day of September
Jacob J Bohlender and Martha Bo	ohlender, husband and wife
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whose address is Box 16, Route Or	ne, La Salle, Colorado hereinafter called lessor,
ond C. S. McGhee, 521 Denham Bldg., Denver,	Colorado hereinafter called lessee, does witness: 1 00/100 10.00 Dollars (\$
1. That lessor, for and in consideration of the sum of	1 00/100 10.00 Dollars (\$)
1. That lessor, for and in consideration of the sum of , hand paid, and of the covenants and agreements hereinafter contained to be cases and lets unto the lessee for the purpose of mining and operating for and nes, building tanks, storing oil, building powers, stations, telephone lines and ones.	e performed by the lessee, has this day granted and leased and hereby grants, i producing oil and gas, casinghead gas and casinghead gasoline, laying pipe other structures thereon to produce, save, take care of and manufacture all of
uch substances, and for housing and boarding employees, the following describ	•
colorado to-wit:	
	of Section Eight, Township Four North,
Section, Township, Range	, and containing Eighty acres, more or less
2. This lease shall remain in force for a term of ten (10) years and as long produced.	thereafter as oil, gas, casinghead gas, casinghead gasoline or any of then
3. The lessee shall deliver to the credit of the lessor as royalty, free of cos art of all oil produced and saved from the leased premises, or at the lessee's oil of like grade and gravity prevailing on the day such oil is run into the pip.	st, in the pipe line to which lessee may connect its wells the equal one-eightl ption, may pay to the lessor for such one-eighth royalty the market price fo pe line, or into storage tanks.
4. The lessee shall pay lessor, as royalty, one-eighth of the proceeds from here not sold shall pay Fifty (\$50.00) Dollars per annum as royalty from each coducing well under paragraph numbered two hereof. The lessor to have gas fights in the principal dwelling house on said land by making his own connectionse. The lessee shall pay to lessor for gas produced from any oil well and used ty, one-eighth of the market value of such gas at the mouth of the well. If	the sale of the gas, as such, for gas from wells where gas only is found, and such well, and while such royalty is so paid such well shall be held to be
oducing wen under paragraph numbered two hereof. The lessor to have gas thats in the principal dwelling house on said land by making his own connect use. The lessee shall pay to lessor for gas produced from any oil well and user	free of charge from any gas well on the leased premises for stoves and inside lons with the well, the use of said gas to be at the lessor's sole risk and ex- d by the lessee for the manufacture of gasoline or any other product, as roy
e sale thereof.	
5. If operations for the drilling of a well for oil or gas are not commenced to both parties, unless the lessee shall, on or before one year from this date First National	Greeley Coloredo
Bank a successors, which bank and its successors are the lessor's agent and shall cor	, ,
rdless of changes of ownership in said land or in the oil and gas, or in the r	Service Control of the Control of th
Eighty and 00/100	Dollars (\$ 80.00) which shall operate a
ntal and cover the privilege of deferring the commencement of drilling opera iders, the commencement of drilling operations may be further deferred for aft of lessee or any assignee thereof, mailed or delivered on or before the re	tions for a period of one year. In like manner and upon like payments of like periods successively. All payments or tenders may be made by check of
6. If at any time prior to the discovery of oil or gas on this land and durin is lease shall not terminate, provided operations for the drilling of a well shall return the provided operations for the drilling of a well shall repeat the provided that within said period the lessee be	g the term of this lease, the lessee shall drill a dry hole, or holes, on this land be commenced within twelve months from the expiration of the last rental perior gins or resumes the payment of rentals in the manner and amount herein above.
ovided; and in this event the preceding paragraphs hereof governing the pay. 7. In case said lessor owns a less interest in the above described land than ntals herein provided for shall be paid the said lessor only in the proportion	n the entire and undivided fee simple estate therein, then the royalties and
8. The lessee shall have the right to use free of cost, gas, oil and water four states. When required by lessor, the lessee shall bury pipe lines below plow dud land. No well shall be drilled nearer than 200 feet to the house or barn now that at any time during or after the expiration of this lease to remove all made.	and on said land for its operations thereon, except water from the wells of the epth and shall pay for damage caused by its operations to growing crops of wo need to premises without written consent of the lessor. Lessee shall have the chinery, fixtures, houses, buildings and other structures placed on said premises.
cluding the right to draw and remove all casing. 9. If the estate of either party hereto is assigned (and the privilege of a tend to the heirs, executors, administrators, successors and assigns, but no c	ssigning in whole or in part is expressly allowed), the covenants hereof sha
the lessee until after notice to the lessee and it has been furnished with the	e written transfer or assignment or a certified copy thereof. In the event the
the payment of the proportionate part of the rent due from him or them, supart or parts of said land upon which the said lessee or any assignee hereof sur parties entitled to rentals or royalties, lessee may withhold payments the out to be filed with the lessee, a common agent to receive all payments due here to be filed.	shall make due payment of said rentals. If at any time there be as many a creof unless and until all parties designate, in writing, in a recordable instru- percunder, and to execute division and transfer orders on behalf of said parties
ly taxes, mortgages, or other liens existing, levied, or assessed on or against brogated to the rights of any holder or holders thereof and may reimburse i	in described and agrees that the lessee, at its option, may pay and discharg the above described lands and, in event it exercises such option, it shall b itself by applying to the discharge of any such mortgage, tax or other lien, an
yalty or rentals accruing hereunder. 11. Notwithstanding anything in this lease contained to the contrary, it is it is it is in force, this lease shall remain in force and its term shall erefrom, then as long as production continues.	expressly agreed that if lessee shall commence drilling operations at any time continue so long as such operations are prosecuted and, if production result
12. If within the primary term of this lease production on the leased prer	mises shall cease from any cause, this lease shall not terminate provided opera ng rental paying date; or, provided lessee begins or resumes the payment o
ntals in the manner and amount hereinbefore provided. If, after the expiratic ase from any cause, this lease shall not terminate provided lessee resumes op ase shall remain in force during the prosecution of such operations and, if p	perations for drilling a well within sixty (60) days from such cessation, and this
ereof to the lessor, or by placing a release thereof of record in the proper c	
14. This lease and all its terms, conditions, and stipulations shall extend 15. This lease shall not be terminated, in whole or in part, nor shall less led covenants hereof, if compliance therewith is prevented by, or if such far	see be held liable in damages, for failure to comply with the express or im
reason of any of the above recited causes, is unable to drill a well on the	leased premises for oil or gas, the primary term and the rental provision
laying cause. During any period that lessee is unable to produce and/or sited causes, this lease shall remain in full force and effect.	market any products from the leased premises by reason of any of the abov
ribed land with other land, lease, or leases in the immediate vicinity thereof, well may be drilled under laws, rules, or regulations in force at the time of	om time to time, to pool or unitize all or any part or parts of the above de , such pooling to be into units not exceeding the minimum size tract on whic , such pooling or unitization: provided, however, that such units may excee
ich minimum by not more than ten acres if such excess is necessary in order id option, as to each desired unit, by executing and recording an instrument by part of each such unit shall be considered a well drilled or operations concove described land included in any such unit such proportion of the actual	r to conform to ownership subdivisions or lease lines. Lessee shall exercise identifying the unitized area. Any well drilled or operations conducted o
ortion, computed on an acreage basis, bears to the entire acreage of such use considered for all purposes, including the payment or delivery of royalty,	to be the entire production from the portion of the above described land in
uded in such unit in the same manner as though produced from the above of WITNESS WHEREOF, we sign the day and year first above written.	described and under the terms of this least.
	Jacob & 15 ohlender
	Martha Bolalen des
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50 cm 50; [5]	

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Before me, the	undersigned, a Notary l	/ Public, within :	and for said	County and S	state, on this	25 th
day of Septem	ber	19 57 ner	reonally ann	eared .To	coh T Boble	and an
and EFCIE	Bohlender, husbar	nd and wife	<u>}</u>		<u> </u>	
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dy commission expires	July 11, 19	27•		Oze	m &	Notary Public
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STATE-OF	· · · · · · · · · · · · · · · · · · ·	} ss. AC	KNOWLED	GMENT FOR	INDIVIDUAL (Kans. Okla. and C
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Notary Public

My commission expires_