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Prod. 88 Spec.

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AND GAS LEASE

KINTZEL BLUE PRINT CO.

	1	5	April		CASPER, WYOMING
AGREEMENT, Made as	A. Doll	day of			, 19/3 by and between
P.O. B	77				
of Fort M	organ, Colorado		, hereinafter called	essor (whether one	or more) and
Willia	n C. Kirkwood, P	. O Drawer		 	
of Casper	, Wyoming 82601	~ 1V	, hereinafter called	lessee:	
WITNESSETH, The	t the lessor, for and in con-	sideration of	en and other		DOLLARS
part of the lessee to be sively unto said lessee, oil, gas, casinghead gar	e paid, kept and performed, with the exclusive right of a casinghead gasoline, and tructures thereon to product strata, and bousing and botation alone, or conjointly ne injection of water, brine	has granted, demised, mining, exploring by laying pipelines, telep	leased and let. and by geophysical and other hone and telegraph life of said products, and any and all other right for the production, subsurface strata, all	these presents doe methods, and open nes, and building to the exclusive right	ements hereinafter contained on the grant, demise, lease and let exclusion at the for and producing therefrom his, power stations, gasoline plants, of injecting water, brine and other necessary, incident to, or convenient are of oil, gas, casinghead gas, casof land situated in the County of
	Township 7	North, Range!	58 West		
	Section 14:	W2NW4, SE4N	W_4 , N_2 S W_4 , SE	SW4NE4	
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<del></del>	<del></del>	)	· (3)	4,44	<del>-(3)</del>
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· ·					
of Section.	Township	Range	and containing	400.00	acres, more or less,
,		(O) · . •	iree		
If no well be common or before that date  Bank at  Fort  of changes in the owner which shall operate as and upon like payments or late. It is understood at first rental is payable in the first we and within twelve mon unless the lessee on or par as berighted at the lessee on or par as berighted as the lessee on or par as berighted at the lessee on the lessee of the lessee on the lessee on the lessee on th	and during the same time for gas produced from any well for the gas so used, menced on said land on or shall pay or tender to the MOTSAN, COLO ship of said land, the sum of a rental and cover the prior tenders may be made by ond agreed that the considera is aforesaid, but also the lil drilled on the above desthis from the expiration of saided. And it is agreed the individed. And it is agreed the safety of	by making his own coy oil well and used of for the time during before one year from lessor or to the lessor of FOUR HUND willing of deferring the neft of a well may be theck or draft of lesser tion first recited herein essee's option of extended land be a dry the last rental period id twelve months shall at upon the resumption	the premises or for which such gas shall be the date hereof, this let a credit in the premise of the credit in the premise of the commencement of a commencement of the commencement of the payment of the payment of	ls at his own risk a the manufacture of the used, said payment ease shall terminate Farmers  well for twelve more like periods of the eof, mailed or delivovers not only the processid, and any and the country of the periods of the rentals as about the rental than the rental t	as to both parties unless the lessee
No part of the surfa or the erection, constru eveloping or operating	ce of the leased premises she ction, location or maintenan adjacent lands for oil or gas	the event of a partial rall, without the written ace of structures, tanks,	clease, the annual dela consent of the lessee, h , pits, reservoirs, equip	y rental above menti be let, granted, or lice ment or machinery to	and liabilities thereafter to accrue, as oned shall be reduced proportionately. ensed by the lessor to any other party be used for the purpose of exploring,
Lessee shall have the When requested by No well shall be dri Lessee shall pay for Lessee shall have the If the estate of eith	shall be paid the lessor only right to use, free of cost, g the lessor, lessee shall bury lled nearer than 200 feet to damages caused by its oper eright at any time to remover party hereto is assigned.	y in proportion which as, oil and water product its pipe lines below the house or barn now ration to growing crops all machinery and fand the privilege of and the privilege of	his interest bears to toed on said land for it plow depth.  on said premises, with one on said lands intures placed on said assigning in whole or	ne whole and undivides operation thereon, nout the written consprending to premises, including the part is expressly	except water from wells of lessor.  sent of the lessor.  the right to draw and remove casing.
e binding on the lessee he event this lease shall efault in the payment of it covers a part or part any time the covers in writing the covers in which we can be a covered to the covers in which we can be a covered to the covers in which we can be a covered to the covers in which we can be a covered to the covers in which we can be a covered to the covered t	until after the lessee has been be assigned as to a part or f the proportionate part of arts of said lands as to where the assigned as to where the assigned as to where the assigned as the part of a recordable instrument.	parts or assigns, but no on furnished with a wri parts of the above des the rents due from him nich the said lessee or reties entitled to rental	or them, such default any assignee thereof s sor royalties, lessee r	ment or the land or as ment or a true copy signee or assignees of shall not operate to hall make due paymen ay withhold paymen	signment of rentals or royalties shall thereof; and it is hereby agreed in such part or parts shall fail or make
o the rights of the ho mounts of money which All express or implinall not be terminated, nilure is the result of, a Should the depositor with first named Should any one or n	der thereof, and lessor her in may become due the lessor ed covenants of this lease si in whole or in part, nor le in whole or in part, nor le in such Law, Order, Rule of bank hereafter close wi bank, due notice of the de	richy agrees that any serichy agrees that any sor under the terms of hall be subject to all F ssee held liable in damor Regulation.  Ithout a successor, less posit of such rental to	such payments made by this lease.  Sederal and State Laws ages, for failure to consee or his assigns may be mailed to lessor at the conservation.	y the lessee for the first the lessee for the first the	Rules or Regulations, and this lease mpliance is prevented by, or if such
The undersigned, lesserein described, in so for the second of the second	sors, for themselves, their as said rights of dower of the day of the day grovision teen (18) months	heirs and assigns, here and homestead may in and year first above w to the contra from date un	by surrender and releany way affect the puvitten.  If contained less lesses s	ase all rights of do rposes for which this herein, this hall have or	wer and homestead in the premises s lease is made, as recited herein.  S lease shall  MIMMERICE  (SEAL)
perations for	the drilling of				the above (SEAL)
described land	S• (5) ·		(5)	myra	Welf (SEAL)

George A.

BOOK				1661861
740				2-2
STATE OF COLORAL	ss.	alioma, Kansas, New Mexic Nebraska. Nort	o, Wyoming, Montana, Col h Dakota, South Dakota	orado, Utah
BEFORE ME, the und	ersigned, a Notary Public, in a	O) ACKNOWLEDG	MENT — INDIVIDUAL	
day of April	19. 75, personally	appeared George	A. Doll	<u> </u>
		<>>		
and			X.E.	00000
the within and foregoing ins	trument of writing and acknow	ledged to me thathe	identical persons describ	
	EOF, I have hereunto set my	>	val seal the day and war !	ast anothe written.
iviy Commission Expires				Notary Public
State of				
County of	Ss.			
The foregoing inst	rument was acknowledg	ed before me this	day of	19
Witness my hand and office	ial seal.		Notary P	MG S
My Commission Expired	3:		indially (	ablic S
County of	ss.	ACKNOWLE	DGMENT (For use by Con	poration)
On this	day of	>	, A. D. 19, to me personally kn	25
me duly sworn, did say that he	is the	4	4	seal of said corpora-
tion and that said instrument	(0)	alf of said corporation by	authority of its Board of	Directors, and said
Witness my hand and seal				, A. D. 19
(SEAL)			N N	lotary Public.
My Commission expires		<u> </u>		
166.186.1	TO (19)	WELD COUNTY, COLORADO  filled for record on the  A 1975  19 at	of the records of this office.  County Clerk  When recorded return to	TEL BLUE PRINT CO., CASPER, WYOMING  WILLIAM C. KIRKWOOD  Casper Wooning 82501