

12522

INVOICE NO.

LLC

Nebraska

Kansas

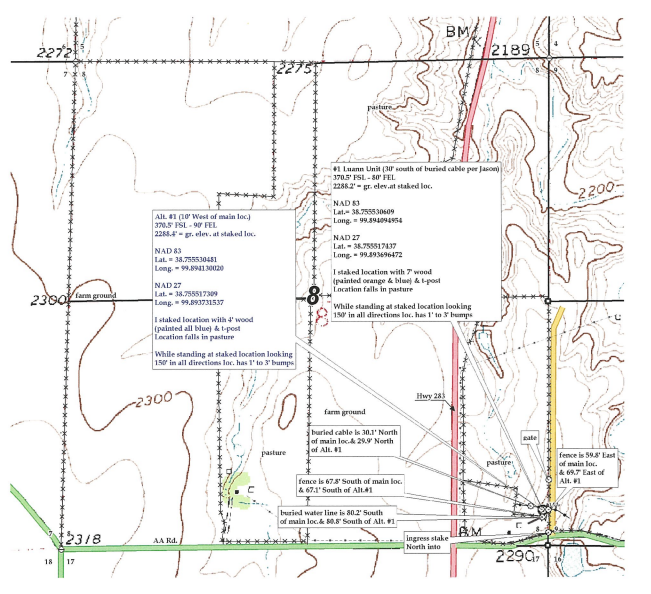
Oklahor

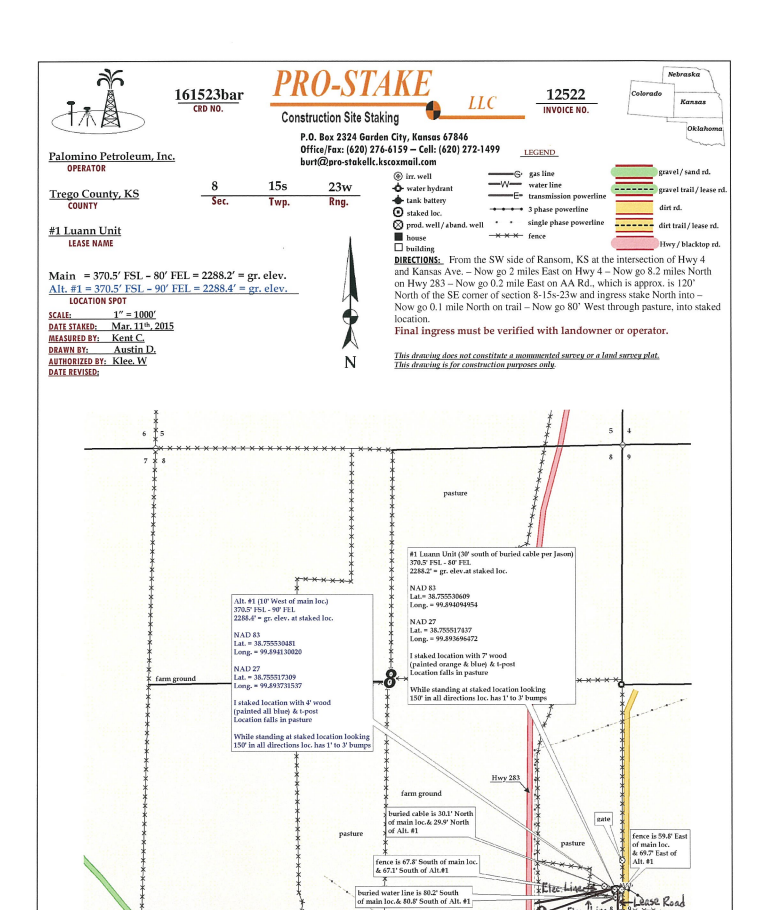
Colorado

DIRECTIONS: From the SW side of Ransom, KS at the intersection of Hwy 4 and Kansas Ave. - Now go 2 miles East on Hwy 4 - Now go 8.2 miles North on Hwy 283 - Now go 0.2 mile East on AA Rd., which is approx. is 120' North of the SE corner of section 8-15s-23w and ingress stake North into -Now go 0.1 mile North on trail - Now go 80' West through pasture, into staked location.

Final ingress must be verified with landowner or operator.

This drawing does not constitute a monumented survey or a land survey plat. This drawing is for construction purposes only.





AA Rd

18 17

ingress stake North into

Tank Battery

FORM 88 — (PRODUCER'S SPECIAL) (PAID-UP)

63U (Rev. 1993)



Leases, in consideration of One and MOCE Dollar G. Cine (1.00) In hand past, eccipion of which here acknowledged and of the myshiles herein provided and of the agreements of the leases herein contained, hereby grants, leases and bits exclusively using the property of the propose containing products, including as water, other fluids, and a from a channel as a contained of the propose contained products, and the contained of ext., mandature, property and the products and other sections of deliging afference in products, aware take one of ext., mandature, property, one case to the contained of the				OIL AN	D GAS LE	ASE		www.kbp.com · kbp@kbp.com
Gary D. Borchem, Trustee of the Gary D. Borchem Trust 5-21-2003 Annual Description of the Control of the Section of Pelconino Petroleum Inc. Description of Pelconino Petroleum Inc. Description of Description of Description of the Section of th	AGREEMENT M	nde and entered into	lst	dou of	Jun	.e		2009
PO BOX 187 RANSON, KANSAS 67572 berresulter called Laster (whether one or more production of the particular and production) of the particular and production of the p				Trustee	of the Gary	D. Horche	m Trust 5-21-	2003
Palomino Petroleum Inc. Tourn in consideration of Petroleum Inc. Tourn in consideration of One and More Tourn in consideration of the Incess and Incess a	by and between							
Palomino Petroleum Inc. Tourn in consideration of Petroleum Inc. Tourn in consideration of One and More Tourn in consideration of the Incess and Incess a								
Palomino Petroleum Inc. Tourn in consideration of Petroleum Inc. Tourn in consideration of One and More Tourn in consideration of the Incess and Incess a								
Palomino Petroleum Inc. Tourn in consideration of Petroleum Inc. Tourn in consideration of One and More Tourn in consideration of the Incess and Incess a				~ = -				
Lanse, in consideration of Cine and More	whose mailing address is					67572	hereinafter called I	Lessor (whether one or more)
One and More Dosor, a constraint of the control of the specimens of the base benin contained. Beneating state, leaves there for the process of the specimens of the base benin contained. Beneating state, state of the specimens of the base benin contained and control of the specimens of the specimens of the base benin contained. Beneating state, state of the specimens of the base benin contained and control of the specimens of the specimens of the specimens of the base benin contained and control of the specimens of the specimen	and		Palomino	Petroleu	m Inc.			
One and More Dosor, a constraint of the control of the specimens of the base benin contained. Beneating state, leaves there for the process of the specimens of the base benin contained. Beneating state, state of the specimens of the base benin contained and control of the specimens of the specimens of the base benin contained. Beneating state, state of the specimens of the base benin contained and control of the specimens of the specimens of the specimens of the base benin contained and control of the specimens of the specimen								harainafter caller I agge
a lease acknowledged and of the envysible hearing provided and of the agreements of the lease hearing constitution, leases and has equivalently two leases for the purpose continuous products, and price of the provided pass water, on the folia, and at price and substantias extra subject to the provided pass water, on the final pass of the provided pass and the substantias extra subject to the provided pass water, on the case of text months and the substantias extra subject to the provided pass and their respective containing products and other text and the substantial pass anot the substantial pass and the substantial pass and the substant		_	One and i	More			One (1.00)	
Trego star of Kansas decided a followe to white Trownship 15 South, Range 23 West Section 9: NE/4, SN/4, NN/4 Section 9: NE/4, SN/4, NN/4 Shipter to the previous herein continued, this lease shall remain in force for a term of Three (3) years from this date (called primary term), and as long therents on clinical hydrocarbone, gas or where respective constitutent products, or any of them, is produced from said land or land with which said land is posted. In consideration of the previous herein continued, this lease shall remain in force for a term of Three (3) years from this date (called primary term), and as long therents on clinical hydrocarbone, gas or where respective constitutent products, or any of them, is produced from said land or land with which said land is posted. In consideration of the previous of the said lease covariant and agrees: In T. Seldwer to the credit of lease, fine of case, in the pipe line to which lease may connect will on said land, the equal one-cipich (0) yet of all oil produced and save to the market pipes at the swill, this, as a gas and by lease, in an event more than one-cipith (0) the procede received by lease from said saids. Are the gas said, seed of the previous of the previous of the said of the previous of the previous of the previous of the previous of the said of the previous of the previous of the previous of the previous previous which the said of the previous previous of the previous previous of the previous previous of the previous previous of the previous of the previous of the previous previous previous of the previous previ	is here acknowledged and of investigating, exploring constituent products, inject and things thereon to produ	of the royalties here by geophysical and ting gas, water, othe uce, save, take care of	in provided and of d other means, pro r fluids, and air int of, treat, manufactu	f the agreements of the agreements of the specting drilling, to subsurface stratage, process, store a	i, laying pipe lines, sto ind transport said oil. l	tained, hereby grants for and producing or ring oil, building tan iquid hydrocarbons, s	s, leases and lets exclusively oil, liquid hydrocarbons, al ks, power stations, telepho gases and their respective or	y unto lessee for the purpose il gases, and their respective me lines, and other structures onstituent products and other
Section 8: SE/4 lying East of HWY 283 Section 9: NE/4, SW/4, NW/4 Section 9: NE/4, SW/4, NW/4 Section 9: NE/4, SW/4, NW/4 Soldest to the provisions herein contained, this lease shall remain in force for a term of Interest Contained of the promise the said leases covenants and agrees. Int. To delive to the credit of lease, free of coat, in the pipe line to which leases may consect while on said land, the cytax long significant of the promises the said leases covenants and agrees. Int. To delive to the credit of lease, free of coat, in the pipe line to which leases may consect while on said land, the cytax long significant of all all produced and save from the leaved promises. 2nd. To go ylessor for gas of whatever nature or hind produced and sold, or used off the premises, or used in the amountative of any products therefrom, one eighth, for containing the promises of the manufacture of any products therefrom, and experients to be made monthly. Where gas from a well producing gas only in an interest may be completed by the confident that gas is being produced within the meaning of the preceding prometary. If any leaves the contained thereoff, the said for the produced and save the produced prometary. If any leaves the contained thereoff, the saids and the produced and save the produced prometary. If any leaves the contained thereoff, the leaves shall have been given to confident the produced of the produced prometary. If any leaves the contained thereoff, the leaves shall have been given to contain the produced of the said and the produced of the produced of the said and the produced of the produced of the said and the produced of the produced of the produced of the produced of the said of the said of the produced of the produced of the produced of the said of the said of the produced of the produced of the said of the said of the produced of the produced of the said of the said of the produced of the said of the said of the produced of the produced of the produced of the produced of the said of the pr	therein situated in County	of	Trego		State of	Kansa	s	described as follows to-wit:
Section 8: SE/4 lying East of HWY 283 Section 9: NE/4, SW/4, NW/4 Section 9: NE/4, SW/4, NW/4 Section 9: NE/4, SW/4, NW/4 Soldest to the provisions herein contained, this lease shall remain in force for a term of Interest Contained of the promise the said leases covenants and agrees. Int. To delive to the credit of lease, free of coat, in the pipe line to which leases may consect while on said land, the cytax long significant of the promises the said leases covenants and agrees. Int. To delive to the credit of lease, free of coat, in the pipe line to which leases may consect while on said land, the cytax long significant of all all produced and save from the leaved promises. 2nd. To go ylessor for gas of whatever nature or hind produced and sold, or used off the premises, or used in the amountative of any products therefrom, one eighth, for containing the promises of the manufacture of any products therefrom, and experients to be made monthly. Where gas from a well producing gas only in an interest may be completed by the confident that gas is being produced within the meaning of the preceding prometary. If any leaves the contained thereoff, the said for the produced and save the produced prometary. If any leaves the contained thereoff, the saids and the produced and save the produced prometary. If any leaves the contained thereoff, the leaves shall have been given to confident the produced of the produced prometary. If any leaves the contained thereoff, the leaves shall have been given to contain the produced of the said and the produced of the produced of the said and the produced of the produced of the said and the produced of the produced of the produced of the produced of the said of the said of the produced of the produced of the produced of the said of the said of the produced of the produced of the said of the said of the produced of the produced of the said of the said of the produced of the said of the said of the produced of the produced of the produced of the produced of the said of the pr			Township	15 South	. Range 23	West		
Section 9: NE/4, SW/4, NW/4 Solvets to the provisions herein contained, this lease shall remain in force for a term of EDE GO 32 years from this date (called "primary term"), and as long thereafter as all, legisly hydrocarbone, gas or other respective contained, and agrees: 1st. To deliver to the credit of leases, free of cast, in the pipe line to which leases may cannot even as all land or land with which shall had is poled. 1st. To deliver to the credit of leases, free of cast, in the pipe line to which leases may cannot even as all land, the equal one-eighth (b) part of all oil produced and as even as a second of the precision of the precision, or the precision of the precision of the precision of the precision of the precision of the precision precision of the precision precision of the precision precision of the pr								
Solution						I HWY 203		
in Section			Section	9: NE/4/	2M/4/ 1/M/4			
in Section							522	
Solviet to the provisions herein contained, this lease shall remain in force for a term of INTEGO (3) years from this date celled "primary term", and as long theresides as all, fixed bydevectors, gar or other respective constituent product, or any of term, in produced from said land or land with which said land is possed. In consideration of the premises the said leases covenants and agrees: 1at. To deliver to the credit of leaser, frest of cast, in the pipe line to which lease may connect wells on said land, the equal one-eighth (9) part of all oil produced and save to the control of the control	In Section	Township		Range		and containing		_ acres, more or less, and al
In consideration of the premises the and lesses coverants and grees: 1st. To deliver to the credit of lessor, free of cost, in the pipe line to which lessee may connect wells on said land, the equal one-eighth (W) port of all oil produced and save more than the pipe line to which lessee pipe lines. 2nd. To pay lessor, of the manufacture of products therefrom, said payments to be made monthly. Where gas frees a well producing gas only is not sold or used, lessee may pay or tends or sold the producing gas only is not sold or used, lessee may pay or tends of the preceding paragraph. This less may be maintained being the primary term berned without further apyment or definition in the six will be considered within the menting of the preceding paragraph. This less may be maintained being the primary term berned without further apyment or definition. If the lesses shall occurred within the term of years first mentioned. If and ideas or own a less interest in the above described hand than the work of completion with reasonable difference and dispatch herein provided in the said lessor only in the proportion which lessor's interest bears to the whole and undivided fee simple cataster therein, then the restrict in the above described hand than the entire and undivided fee simple cataster therein, then the restrict in the above described hand than the entire and undivided fee simple cataster therein, then the restrict the manufacture of an advanced to the said and the provided fee simple cataster therein, then the restrict the provided fee simple cataster therein, then the restrict in the above described hand than the entire and undivided fee simple cataster therein, the cataster of an advanced to the while and undivided fee in part is expressly allowed, the covenants hereof shall be paid to the propertion with the propertion with the propertion will be provided for shall be paid to the propertion will be defined the provided fee saigning and the provided fee saigning and the provided fee saigning and the provided p	accretions thereto.	violona bandu acutal						term") and as long thereafte
the sease permises. 2	In consideration of	f the premises the sa	aid lessee covenant	ts and agrees:				
at the market price at the well, (but, as to gas and by lessee, in no event more than one-eighth (%) of the proceeds received by lessee from such anales), for the gas anot, west on the remains, or in the manufacture of production thereon, and an analyse and the preceding puragraph. This lease may be maintained during the primary term hered without further payment or further a may be maintained during the primary term hered without further payment or during the primary and the preceding puragraph. This lease may be eight the process of the process that have the right to drill such well to completion with reasonable diligence and dispatch, and if of or gas, or either of this lesses or any extension thereof, the lesses shall have the right to in force with like diffect as if such well to completion with reasonable diligence and dispatch, and if of or gas, or either of them, is down in the process of the process of them, is down in the process of the pro	from the leased premises.							
This lease may be maintained during the primary term hereof without further payment or drilling operations. If the lease shall commence to drill a well within the term of this lease or any extension thereof, the leases shall have the right to drill such well to completion with reasonable diligence and dispatch, and if oil or gas, or ether of them, by the commence of the commence	at the market price at the premises, or in the manuf	well, (but, as to gas acture of products tl	s sold by lessee, in herefrom, said pav	no event more the ments to be made	an one-eighth (¼) of t monthly. Where gas	he proceeds received from a well producin	by lessee from such sales). g gas only is not sold or u	, for the gas sold, used olf the sed, lessee may pay or tende
If the estate of either party here is assigned or or minister of the provided for shall be paid in the proposition which leason's interest bears to the whole and undivided fee. Lessee shall have the right to use, free of cost, gas, oil and water produced on said land for lessees operation thereon, except water from the wells of lessor. When requested by lessor, lessee shall bury lessees pipe lines below plow depth. No well shall be drilled nearer than 200 feet to the house or barn now on said premises without written consent 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 casing. If the estate of either party hereto is assigned, and the privilege of assigning in whole or in part is expossibly allowed, the covenants hered shall extend to their heir executors, administrators, successors or assigned. But no change in the ownership of the land or assignment of restable to repair the seese has been furnished with a written transfer or assignment or at the copy thereof. In case lessee shalls shall be binding on the lessee until after the land or assignment or particular to in part, lessee shall be relieved of all obligations as to the acreage surrendered. Lessee may at any time execute and deliver to lessor or place of record a release or release covering any portion or portions of the above described premises and thereburender this lesse as to such portion or portions and be relieved of all obligations as to the acreage surrendered. All express or implied covenants of this lesses shall be subject on laff Feetal and State Laws, Executive Orders, Rules or Regulations, and this lesse shall not be terminated or in part, nor lessee held liable in diamages, for failure to comply therewith, if compliance is prevented by, or if such failure is the result of, any such law, Order, Branch and the such parts of the control of the	This lease may be of this lease or any extens	maintained during	see shall have the	right to drill such	well to completion wi	ith reasonable diliger	nce and dispatch, and if of	I or gas, or either of them, b
Lessee that have the right to use, free of cost, go, all and water producted on said land for lessee's operation thereon, except water from the wells of lessor. When requested by lessor, lessee shall bury lessee's pipe lines below plow depth. No well shall be drilled nearer than 200 feet to the house or bran no wo naid permises without written consent of lessor. Lessee shall pay for damages caused by lessee's operations to growing crops on said land. Lessee thall pay for damages caused by lessee's operations to growing crops on said land. Lessee thall pay for damages caused by lessee's operations to growing crops on said land. Lessee thall pay for damages caused by lessee's operations to growing crops on said land. Lessee thall pay for damages caused by lessee's operations to growing crops on said land. Lessee thall have the right at any time to remove all machinery and fixture placed on said premises, including the right to draw and remove casing. If the state of either party lesses on the control of the control of the party lessee that a state of the party lessee of the control of the land of assignment of restals or royalistic shall be brinding on the lessee will after the cases that been furnished with a written transfer or assignment or a true copy thereof. In case lessee assigns this lesse, in whole or in part, lessee shall be relieved of all obligations in the lessee of the said of t								
When requested by lessor, lessee shall bury lessee's pipe lines below plow depth. No well shall be drilled nearer than 200 feet to the house or bara now on said premises without written consent of lessor. Lessee shall pay for damages caused by lessee's operations to growing crops on said land. Lessee shall have the right at any time to remove all machinery and faxtures placed on said premises, including the right to draw and remove casing. If the estate of either party hereto is nessigned, and the privilege of ausigning in whole or in part is expressly allowed, the covenants hereof shall extend to their heir secutors, administrators, successors or assigns, but no change in the ownership of the land or assignment of the said or repaired shall be thinding on the lessee will all the relieved of all obligations as staging the less assigned by the said of the	the said lessor only in the	proportion which les	asor's interest bear	rs to the whole and	l undivided fee.			
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 casing. 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 casing. 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 casing. If the estate of either party hereto is assigned, and the privilege of assigning in whole or in part is expressly allowed, the covenants hered shall extend to their heir the case of the control of the saigned portion or portions and saignest of the day of assignment. Lessee may at any time execute and deliver to lessor or places or release or originate overants of this lessee shall be relieved of all obligations as to the acreage surrendered. All express or implied covenants of this lesses shall be subject to all Federal and State Leaws, Executive Orders, Rules or Regulations, and this lesses shall not be terminated in whole or in part, nor lesses held liable in damages, for failure to comply therewith, if compliance is prevented by, or if such failure is the result of, any such Law, Order, Rules (Regulation). 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 paymen nor transport of the control of the con						s's operation thereon	, except water from the wel	is of lessor.
Lease shall have the right at any time to remove all machinery and fixtures placed on said premises, including the right to draw and remove casins. If the estate of sither party herote is assigned, and the privilege of assigning in whole or in part is expressly allowed, the occuments heroef shall extend to their heir executors, administrators, successors or assignes, but no change in the ownership of the land or assignment of rentals or royalities shall be binding on the lease until after the research to the date of assignment. Lease may at any time execute and deliver to leasor or place of record a release or releases covering any portion or portions of the above described premises and thereburrender this lease as to such portion or portions and be relieved of all obligations as to the areage surrendered. All express or implied covenants of this lease shall be analyset to all referral and State Leaws, Executive Orders, Rules or Regulations, and this lease shall not be terminated in whole or in part, nor lessee held liable in damages, for failure to comply therewith, if compliance is prevented by, or if such failure is the result of, any such Law, Order, Rule of Regulation. Leasor hereby warrants and agrees to defend the title to the lands herein described, and agrees that the lesses shall have the right at only time to redeem for lessor, by paymen mortgages, taxes or other liens on the above described lands, in the event of default of payments by lessor, and be subrogated to the rights of the holder thereof, and the unde signed lessors, for themselves and their hiris, successors and assigns, hereby surrender and release all right of dower and homestend in the premises described herein, in so fass said right of dower and homestend may in any way affect the purposes for which this lesses is made, as recited herein. Lessee, at its option, is hereby given the right and power to pool or combine the acreage covered by this lesse or any portion thereof with other land, lesses or lesses in the momental on of all						written consent of les	sor.	
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 heins rescuence has been furnished with a written transfer or assignment or a true copy thereof. In case leases assignment is required to the lease until after the sessee has been furnished with a written transfer or assignment or to the date of assignment. Lease or whole or in part, leases shall be relieved of all obligations with respect to the sessigned protino or portions arising subsequent to the date of assignment. Lease may at any time execute and deliver to leasor or place of record a release sor releases covering any portion or portions of the above described premises and thereby undered this lease as a su such portion or portions and be relieved of all obligations as to the acreage surrendered. All express or implied covenants of this lease shall be subject to all Federal and State Lows, Executive Orders, Rules or Regulations, and this lease shall not be terminates in whole or in part, nor leases held liable in damages, for failure to comply threawth, if compliance is prevented by, or if such failure is the result of, any such Law, Order, Rules or Regulation. Leason hereby warrants and agrees to defend the title to the lands herein described, and agrees that the leases shall have the right at any time to redeem for leasor by moving may mortgages, taxes or other liens on the above described lands, in the event of default of payment by leasor, and be subrogated to the rights of the holder thereof, and the nules are subrogated to the rights of the holder thereof, and the nule as all rights of ower and homested may in any way affect the purposes for which this lease is made, as recited herein. Lease, at its option, is hereby given the right and power to pool or combine the acreage covered by this leave of any portion thereof with the premise described herein, in so far subrogated with the cover of any position of the premises of the day a								
Lessee may et any time execute and deliver to lessor or place of record a release or release covering any portion or portions of the above described premises and thereburned this lease as to such protion or portions and be relieved of all obligations as to the acreage surrendered. All express or implied covenants of this lense shall be subject to all Federal and State Laws, Executive Orders, Rules or Regulations, and this lease shall not be terminated in whole or in part, nor lessee shall allow the interest of the part of the protection of the p	If the estate of ei executors, administrators, lessee has been furnished	ther party hereto is successors or assig with a written trans	s assigned, and the ms, but no change sfer or assignment	ne privilege of ass e in the ownershi t or a true copy th	igning in whole or in p of the land or assi ereof. In case lessee as	part is expressly algument of rentals or	llowed, the covenants hered royalties shall be binding	of shall extend to their heirs on the lessee until after the
All express or implied covenants of this lease shall be subject to all Federal and State Laws, Executive Orders, Rales or Regulations, and this lease shall not be terminated in whole or in part, nor lessee held liable in damages, for failure to comply therewith, if compliance is prevented by, or if such failure is the result of, any such Law, Order, Rule or in part, and the part of the p	Lessee may at any	y time execute and	deliver to lessor o	r place of record a	release or releases c	overing any portion	or portions of the above de	scribed premises and thereby
n whole or in part, nor lessee held liable in damages, for failure to comply therewith, if compliance is prevented by, or if such failure is the result of, any such Law. Order, nure frequention. Lessor hereby warrants and agrees to defend the title to the lands herein described, and agrees that the lessees shall have the right at any time to redeem for lessor, by paymer my mortgages, 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 the undersigned lessors, for themselves and their heirs, successors and assigns, hereby surrender and release all right of dower and homestead may in any way affect the purposes for which this lease is made, as recited herein. Lessee, at its option, is hereby given the right and power to pool or combine the acreage covered by this leose or any portion thereof with other land, lesses or lesses in the mediciate vicinity thereof, when in lessees's judgment it is necessary or advisable to do so in order to perceiv develop and operate said lesse premises on as to promote the conservation of oil, gas or other minerals in and under and that may be produced from said premises, such pooling to be of tracts contiguous to one another and to be into a un or units not exceding 40 acree each in the event of an oil well, or into a unit or units and exceeding 40 acree each in the event of an oil well, or into a unit or units and exceeding 40 acree each in the event of a gas well. Lesses shall exceed to the into a unit or pooled and a prevent of a gas well. Lesses that lesses or not production from the production of the production and the production of the production of the royalty stipulated herein as the amount of his acreage placed in the unit or his royalty interest therein on un acreage basis bears to the total acreage as pooled in the particular unit involved. Lessor shall be considered as pumper on leaseed acreage at Competitive prices. This lease is competitive prices. This lease is	surrender this lease as to s	iuch portion or porti	ons and be relieved	d of all obligations	s as to the acreage sur	rendered.		
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 praymer my mortgages, taxes or other lines 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 the undersigned lessors, for themselves and their heirs, successors and assigns, hereby surrender and release all right of dower and homested may in any way affect the purposes for which this lesses is made, as recited herein. Lessee, at its option, is hereby given the right and power to pool or combine the acreage covered by this lesse or any partion thereof with other land; lesses or lesses in the consequence of oil, gas or other minerals in and under and that may be produced from surder to properly develop and operate said lessee premises so as to promote the consequence of oil, gas or other minerals in and under and that may be produced from surder to properly develop and operate said lessee premises so as to promote the consequence records of the county in which the land herein lessed is situated an instrument identifying and describing the pooled acreage. The entire acreage is a function of the production of the conveyance records of the county in which the land herein lessed is altituded an instrument identifying and describing the pooled acreage. The entire acreage is record in the conveyance records of the county in which the land herein lessed is altituded an instrument identifying and describing the pooled acreage. The entire acreage is recorded in the conveyance records of the county in which the land herein lessed is altituded an instrument identifying and describing the pooled acreage. The entire acreage is recorded in the conveyance records of the county in the record of the county in the	in whole or in part, nor le	ssee held liable in d	amages, for failur	e to comply there	with, if compliance is	prevented by, or if s	uch failure is the result of,	any such Law, Order, Rule o
Lessee, at its option, is hereby given 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 immediate vicinity thereof, when in lessee's judgment it is necessary or advisable to do so in order to properly develop and operate said lease premises so as to promote the conservation of oil, gas or other minerals in and under and that may be produced from said premises, such pooling to be of tracts contiguous to one another and to be into a unor units not exceeding 40 acres each in the event of an oil well, or into a unit or units not exceeding 60 acres each in the event of a gas well. Lessee shall execute in writing an excord in the conveyance records of the county in which the land herein lessed is situated an instrument identifying and describing the pooled acreage. The entire acreage a pooled into a tract or unit shall be treated, for all purposes except the payment of royalties on production from the pooled unit, as if it were included in this lease. If production found on the pooled acreage, it shall be treated as if production is had from this lease, whether the of or wells be located on the premises covered by this lease or not. In lieu of the royalties elsewhere herein specified, lessor shall receive on production from a unit so pooled only such portion of the royalty stipulated herein as the amount of his acreage at competitive prices. Lessor shall be considered as pumper on leased acreage at competitive prices. This lease is comprised of 4 (four) separate leases described as the following tracts: Tract 1: NW/4 9-15-23 Tract 2: SW/4 9-15-23 Tract 4: SE/4 8 lying East of HEY 283 IN WITNESS WHEREOF, the undersigned execute this instrument as of the day and year first above written. Witnessee:	Lessor hereby war any mortgages, taxes or o signed lessors, for themse	ther liens on the ab Ives and their heirs	ove described land , successors and s	is, in the event of assigns, hereby su	default of payment by rrender and release a	y lessor, and be subr ll right of dower and	ogated to the rights of the	holder thereof, and the under
pooled into a tract or unit shall be treated, for all purposes except the payment of royalties on production from the pooled unit, as it it were included in this lease in Production in should not be producted in the lease or not. In lieu of the royalties elsewhere herein specified, lessor shall receive on production is had from this lease, whether the well or wells be located on the premises covered by this lease or not. In lieu of the royalties elsewhere herein specified, lessor shall receive on production from a unit so pooled only such portion of the royalty stipulated herein as the amount of his acreasy placed in the unit or his royalty interest therein on an acreage basis bears to the total acreage so pooled in the particular unit involved. Lessor shall be considered as pumper on leased acreage at competitive prices. This lease is comprised of 4 (four) separate leases described as the following tracts: Tract 1: NW/4 9-15-23 Tract 2: SW/4 9-15-23 Tract 2: SW/4 9-15-23 Tract 3: NE/4 9-15-23 Tract 4: SE/4 8 lying East of HEY 283 IN WITNESS WHEREOF, the undersigned execute this thetrument as of the day and yéar first above written. Witnesses:	Lessee, at its optic immediate vicinity thereo conservation of oil, gas or or units not exceeding 40 record in the conveyance	on, is hereby given if, when in lessee's rother minerals in acres each in the execute of the cour	the right and power judgment it is not and under and the vent of an oil well at v in which the letter in w	er to pool or comb eccessary or adviss at may be produce i, or into a unit or land berein leases	ine the acreage covers while to do so in order and from said premises, units not exceeding 6 is situated an instr	ed by this lease or ar to properly develop such pooling to be of 40 acres each in the ument identifying ar	o and operate said lease p of tracts contiguous to one event of a gas well. Lesse and describing the pooled a	another and to be into a unit another and to be into a unit shall execute in writing an creage. The entire acreage s
at competitive prices. This lease is comprised of 4 (four) separate leases described as the following tracts: Tract 1: NW/4 9-15-23 Tract 2: SW/4 9-15-23 Tract 3: NE/4 9-15-23 Tract 4: SE/4 8 lying East of HEY 283 IN WITNESS WHEREOF, the undersigned execute this instrument as of the day and year first above written. Witnesses: Witnesses:	pooled into a tract or uni- found on the pooled acres- royalties elsewhere herein	t shall be treated, fo ge, it shall be treated a specified, lessor s	or all purposes exc d as if producition hall receive on pr	epi the payment of is had from this l roducition from a	of royalties on product ease, whether the well unit so pooled only	ion from the pooled or wells be located o such portion of the	unit, as if it were included in the premises covered by a royalty stipulated herein a	this lease or not. In lieu of th
as the following tracts: Tract 1: NW/4 9-15-23 Tract 2: SW/4 9-15-23 Tract 3: NE/4 9-15-23 Tract 4: SE/4 8 lying East of HEY 283 IN WITNESS WHEREOF, the undersigned execute this instrument as of the day and year first above written. Witnesses: Witnesses: Witnesses:					_	umper on le	ased acreage	
Tract 1: NW/4 9-15-23 Tract 2: SW/4 9-15-23 Tract 3: NE/4 9-15-23 Tract 4: SE/4 8 lying East of HEY 283 IN WITNESS WHEREOF, the undersigned execute this instrument as of the day and year first above written. Witnesses:		This	s lease i	s compris	ed of 4 (fo	ur) separa	te leases des	cribed
Tract 2: SW/4 9-15-23 Tract 3: NE/4 9-15-23 Tract 4: SE/4 8 lying East of HEY 283 IN WITNESS WHEREOF, the undersigned execute this instrument as of the day and year first above written. Witnesses: Witnesses: Witnesses:		as t	the follow	wing trac	ts:	-		
Tract 3: NE/4 9-15-23 Tract 4: SE/4 8 lying East of HEY 283 IN WITNESS WHEREOF, the undersigned execute this instrument as of the day and year first above written. Witnesses: Witnesses: Witnesses:								
IN WITNESS WHEREOF, the undersigned execute this instrument as of the day and year first above written. Witnesses: Witnesses: Witnesses:								
IN WITNESS WHEREOF, the undersigned execute this instrument as of the day and year first above written. Witnesses:								
IN WITNESS WHEREOF, the undersigned execute this instrument as of the day and year first above written. Witnesses: Oay Monky Luntee		Trac	ct 4: SE/	4 8 Lying	East of HE	¥ 283		
IN WITNESS WHEREOF, the undersigned execute this instrument as of the day and year first above written. Witnesses: Oay Monky Luntee								
IN WITNESS WHEREOF, the undersigned execute this instrument as of the day and year first above written. Witnesses: Oay Monky Luntee			(may)	र इस्टर सेंग्स	Section of the section of the		i	
Witnesses: Day VHonby Luntee	IN WITNESS WH	EREOF. the unders	igned execute this	instrument as of	he day and year first	above written.	/	
Gary D. Horchem, Trustee	Witnesses:			Con each		Day VH	Onto Juste	L ce
V Gulf D. Molonom, Illudece			**************************************		A	Gars	D. Horchem.	Trustee