



Form 88 - (PRODUCER'S SPECIAL) (PAID-UP)



		GAS LEASE		www.kbp.com · kbp@kbp.com
6th	March			2014
AGREEMENT, Made and entered into the  Delano Schwindt and Amelia Schwi	day of			2011
PO Box 97 111 S. Parnell Avenue		84		
TO BOX OF THE CHARLEST WORK	01104, 110 010	04		
· ·				
whose mailing address is			hereinafter call	ed Lessor (whether one or more),
Palomino Petroleum, Inc.				
			0 (01.00)	, hereinafter caller Lessee:
Lessor, in consideration of One and More is here acknowledged and of the royalites herein provided and of investigating, exploring by geophysical and other means, pros- constituent products, injecting gas, water, other fluids, and air into and things thereon to produce, save, take care of, treat, manufacture products manufactured therefrom, and housing and otherwise carl therein situated in County of Trego	pecting drilling, minit subsurface strata, layi e. process, store and to	lessee herein contained, hereby gra- ng and operating for and producing ng pipe lines, storing oil, building t- ansport sald oil, liquid hydrocarbons he following described land, togeth-	nts, leases and lets exclusi g oil, liquid hydrocarbons anks, power stations, telep s, gases and their respectiv	phone lines, and their respective phone lines, and other structures re constituent products and other
Township 14 South, Range 25 West		Township 15 Sc	outh, Range 25	5 West
Section 19: NE/4; North 50 acres of	SE/4	Section 5: N/2		
Section 20: W/2				
Section 32: S/2 lying south of Smoky	Hill River			
In Section, Township	, Range	and containing	,150	acres, more or less, and all
accretions thereto.  Subject to the provisions herein contained, this lease shall as oil, liquid hydrocarbons, gas or other respective constituent pro		term of 3 (three) years from said land or land	m this date (called "prima with which said land is p	ary term"), and as long thereafter sooled.
In consideration of the premises the said lessee covenants lst. To deliver to the credit of lessor, free of cost, in the	and agrees: pipe line to which less	ee may connect wells on said land,	the equal one-eighth (%) p	part of all oil produced and saved
from the leased premises.  2nd. To pay lessor for gas of whatsoever nature or kind	produced and sold, or	r used off the premises, or used in t	the manufacture of any pr	oducts therefrom, one-eighth (%),
at the market price at the well, (but, as to gas sold by lessee, in premises, or in the manufacture of products therefrom, said payma as royalty One Dollar (\$1.00) per year per net mineral acre retainenning of the preceding paragraph.	no event more than or	thiv Where gas from a well produc	ed by lessee from such sa	or used, lessee may pay or tender
This lease may be maintained during the primary term of this lease or any extension thereof, the lease shall have the refound in paying quantities, this lease shall continue and be in for	ight to drill such well se with like effect as it	to completion with reasonable dilig such well had been completed with	gence and dispatch, and i in the term of years first	mentioned.
If said lessor owns a less interest in the above described the said lessor only in the proportion which lessor's interest bears	to the whole and und	ivided iee.		
Lessee shall have the right to use, free of cost, gas, oil and When requested by lessor, lessee shall bury lessee's pipe li			on, except water from the	wetts of ressor.
No well shall be drilled nearer than 200 feet to the house of Lessee shall pay for damages caused by lessee's operation			lessor.	
Lessee shall have the right at any time to remove all mac	hinery and fixtures pl	aced on said premises, including the	e right to draw and remov	re casing.
If the estate of either party hereto is assigned, and the executors, administrators, successors or assigns, but no change lessee has been furnished with a written transfer or assignment with respect to the assigned portion or portions arising subsequent	in the ownership of or a true copy thereof. t to the date of assign	In case lessee assigns this lease, ir ment.	whole or in part, leasee	shall be relieved of all obligations
Lessee may at any time execute and deliver to lessor or surrender this lease as to such portion or portions and be relieved	of all obligations as t	o the acreage surrendered.		
All express or implied covenants of this lease shall be su in whole or in part, nor leasee held liable in damages, for failure Regulation	bject to all Federal ar to comply therewith,	nd State Laws, Executive Orders, R if compliance is prevented by, or if	Buch lanure is the resolu	or, any buch barr, cruci, state
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 payment any 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 any in any way affect the purposes for which this lesse is made, as recited herein.				
immediate vicinity thereof, when in lessee's judgment it is not conservation of oil, gas or other minerals in and under and that or units not exceeding 40 acres each in the event of an oil with record in the conveyance records of the county in which the lappooled into a tract or unit shall be treated, for all purposes cound on the pooled acreage, it shall be treated as if production i royalties elsewhere herein apecified, lessor shall receive on propleaded in the unit or his royalty interest therein on an acreage ba	to pool or combine the cessary or advisable to may be produced fro or into a unit or units and herein leased is a pit the payment of roy a had from this lease, ducktion from a use,	ne acreage covered by this lease or o do ao in order to properly devel m said premises, such pooling to b not exceeding 640 acres each in thit ituated an instrument identifying alties on production from the poole whether the well or wells be located ao pooled only such portion of the	to and operate said least to of tracts contiguous to the event of a gas well. Leand describing the pooled unit, as if it were included on the premises covered to royalty stipulated here	one another and to be into a unit essee shall execute in writing and ad acreage. The entire acreage so ded in this lease. If production is but this lease or not. In lieu of the
This lease is comprised of seven (7) separate lea	ases described a	as the following tracts:		
Township 14 South, Range 25 West Tract 1)Section 19: NE/4; North 50 acres of SE/4 Tract 2)Section 20: SW/4 Tract 3)Section 20: NW/4 Tract 4)Section 32: SW/4 lying south of Smoky H Tract 5)Section 32: SE/4 lying south of Smoky H	lill River	Township 15 South, Ran Tract 6)Section 5: NE/4 Tract 7)Section 5: NW/4	ge 25 West	
This lease shall be considered for all purposes a	separate lease	on each tract.		
IN WITNESS WHEREOF, the undersigned execute this i Witnesses:	nstrument as of the d	ay and year first above written.	à Schwan	11
Delano Schwindt		Amelia Schwindt	a Diffuen	4

194 379