



63U (Rev. 1993)



	OIL AND	GAS LEASE	# I≥I <b>k</b> Ri	ESOURCES ILC.
AGREEMENT, Made and entered into the 19th	uay u	vember		2013
and between Mona R. Wallace, a widow	N			
. (22.2)				
ose mailing address is1423 Shawnee Road	1 Lindsborg, KS	67456	hereinafter called Le	essor (whether one or more),
Palomino Petroleum Inc.				
4924 SE 84th Street Newton, KS 6	7114			_, hereinafter caller Lessee
Lessor, in consideration of Ten and O ere acknowledged and of the royalices herein provided and nevestigating, exploring by geophysical and other means, pastituent products, injecting gas, water, other fluids, and air it things thereon to produce, save, take care of, treat, manufac ducts manufactured therefrom, and housing and otherwise of	of the agreements of the le prospecting drilling, mining into subsurface strata, laying the process store and trainers.	g and operating for and producing g pipe lines, storing oil, building to	nts, leases and lets exclusively g oil, liquid hydrocarbons, all anks, power stations, telephone	gases, and their respective lines, and other structures
rein situated in County of Gove		State of Kansas		described as follows to-wit:
Towns	ship 14 South, Section 19:	, Range 30 West SW 1/4		
Section 19 Township 14 S	Range 30	W and containing	160	
retions thereto.		2 *****		acres, more or less, and all
Subject to the provisions herein contained, this lease sh il, liquid hydrocarbons, gas or other respective constituent; In consideration of the premises the said lessee covenar	products, or any of them, i	erm of 3 VIS years from sproduced from said land or land	n this date (called "primary ter with which said land is pooled	m"), and as long thereafter
1st. To deliver to the credit of lessor, free of cost, in the leased premises.		e may connect wells on said land,	the equal one-eighth (%) part of	all oil produced and saved
2nd. To pay lessor for gas of whatsoever nature or ki he market price at the well, (but, as to gas sold by lessee, i mises, or in the manufacture of products therefrom, sail poyalty One Dollar (\$1.00) per year per net mineral acre re nning of the preceding paragraph.	in no event more than one syments to be made month	e-eighth (¼) of the proceeds receive alv. Where gas from a well produc	d by lessee from such sales), for	or the gas sold, used off the d. lessee may pay or tender
This lease may be maintained during the primary ter his lease or any extension thereof, the lessee shall have the and in paying quantities, this lease shall continue and be in	e right to drill such well to	o completion with reasonable dilig	ence and dispatch and if oil o	r gas or either of them he
If said lessor owns a less interest in the above descri-	hed land than the entire	and undivided fee simple estate th		
said lessor only in the proportion which lessor's interest be: Lessee shall have the right to use, free of cost, gas, oil :			on, except water from the wells	of lessor.
When requested by lessor, lessee shall bury lessee's pipe	e lines below plow depth.			
No well shall be drilled nearer than 200 feet to the hour Lessee shall pay for damages caused by lessee's operati	se or barn now on said pre ions to growing crops on s	mises without written consent of l aid land.	essor.	
Lessee shall have the right at any time to remove all m	achinery and fixtures plac	ced on said premises, including the		
If the estate of either party hereto is assigned, and to comministrators, successors or assigns, but no chan see has been furnished with a written transfer or assignmen h respect to the assigned portion or portions arising subsequence.	ge in the ownership of th nt or a true copy thereof. I	ne land or assignment of rentals in case lessee assigns this lease, in	or royalties shall be binding o	n the lessee until after the
Lessee may at any time execute and deliver to lessor	or place of record a releas	se or releases covering any portion	or portions of the above desc	ribed premises and thereby
ender this lease as to such portion or portions and be reliev All express or implied covenants of this lease shall be whole or in part, nor lessee held liable in damages, for failu- ulation.	subject to all Federal and	State Laws, Executive Orders, Ru	iles or Regulations, and this les such failure is the result of, ar	use shall not be terminated by such Law, Order, Rule or
Lessor hereby warrants and agrees to defend the title to mortsgages, taxes or other liens on the above described lan ed lessors, for themselves and their heirs, successors and aid right of dower and homestead may in any way affect the	ids, in the event of default assigns, hereby surrender	t of payment by lessor, and be sul r and release all right of dower a	progated to the rights of the ho	lder thereof, and the under-
Lessee, at its option, is hereby given the right and powed the vicinity thereof, when in lessee's judgment it is reservation of oil, gas or other minerals in and under and the units not exceeding 40 acres each in the event of an oil we ord in the conveyance records of the county in which the led into a tract or unit shall be treated, for all purposes ex not on the pooled acreage, it shall be treated as if production alties elsewhere herein specified, lessor shall receive on preed in the unit or his royalty interest therein on an acreage led in the unit or his royalty interest therein on an acreage	wer to pool or combine the necessary or advisable to hat may be produced from 11, or into a unit or units r land herein leased is sitteep; the payment of royal n is had from this lease, wo production from a unit seems.	acreage covered by this lesse or do so in order to properly develosaid premises, such pooling to be not exceeding 640 acres each in the uated an instrument identifying tities on production from the poolie chether the well or wells be located o pooled only such portion of the	op and operate said lease pren of tracts contiguous to one an e event of a gas well. Leasee s and describing the pooled acre d unit, as if it were included in on the premises covered by this e royalty stipulated herein as	nises so as to promote the cother and to be into a unitial execute in writing and eage. The entire acreage so this lease. If production is a lease or not. In lieu of the
IN WITNESS WHEREOF, the undersigned execute this cesses:	s instrument as of the day	and year first above written.		
Mona R. Wallace		STATE	OF KANSAS, GOVE COU REGISTER OF DEEDS	JNTY SS
	,		c: 187 Page: 380	
SS# Mora B. Wal	lace	Receipt #		Recording Fee: \$
		1 4944 1160		Chitta ed Just

Date Recorded: 11/22/2013 1:26:20 PM

63U (Rev. 1993)

Reorder No. 09-115 Kansas Blue Print 700 S. Broadway PO Box 703 Wichia, KS 67201-0703 310-204-0344-204-5165 fax

	OIL	AND GAS LEAS	E	www.kbp.com - kbp@kbp.com
AGREEMENT, Made and entered i	nto theday o	March		2013
y and between Thelma Char	lene Rebarchek, a v	widow		
	unty Road S, Grinn	ell, KS 67738	hereinafter ca	iled Lessor (whether one or more),
Palomino Petroleum	, Inc.			
				, hereinaster caller Lessee:
s here acknowledged and of the myalties he if investigating, exploring by geophysical a constituent products, injecting gas, water, of not things thereon to produce, save, take can products manufactured therefrom, and hous	and other means, prospecting of ther fluids, and air into subsurfac- re of, treat, manufacture, process	Irilling, mining and operating for a ce strata, laying pipe lines, storing o s, store and transport sald oil, liquid l	nd producing oil, liquid hydrocarbor il, building tanks, power stations, tele sydrocarbons, gases and their respecti	sively unto lessee for the purpose us, all gases, and their respective phone lines, and other structures we constituent products and other
	The South	n Half of the Northwest (S/2 NW/4)	t Quarter	
n Section Townsh	nip 14 South Ran	nge 30 West and co	entaining 80	acres, more or less, and all
s oil, liquid hydrocarbons, gas or other res In consideration of the premises the lst. To deliver to the credit of less rom the leased premises.	pective constituent products, or said lessee covenants and agre for, free of cost, in the pipe line to take or nature or kind produced	any of them, is produced from said les: to which lessee may connect wells o i and sold, or used off the premises.	n said land, the equal one-eighth (%)	pooled.  part of all oil produced and saved roducts therefrom, one-eighth (%),
f this lease or any extension thereof, the jund in paying quantities, this lease shall large and lease or any in the proportion which the same and lease or any in the proportion which the same and the requested by lessor, lessee shall have the right to use, f When requested by lessor, lessee shall No well shall be drilled nearer than Lessee shall pay for damages cause Lessee shall have the right at any t if the estate of either party hereto excutors, administrators, successors or assee has been furnished with a written trith respect to the assigned portion or port itheresect to the assigned portion or port itheresect to the assigned portion or port and the same as to such portion or a whole or in part, nor lessee held liable in egulation.  Lessor hereby warrants and agrees nortgages, taxes or other liens on the gned lessors, for themselves and their he said right of dower and homested may a said right of dower and homested may	essee shall have the right to decontinue and be in force with lii in the above described land the lessor's interest bears to the with the lessor's interest bears to the with the lessor's pipe lines below 200 feet to the house or barn not all the lessor's operations to grow time to remove all machinery and is assigned, and the privilege signs, but no change in the or ansfer or assignment or a true one arising subsequent to the did deliver to lessor or place of a criticus and be relieved of all oblithis lesses shall be subject to a damages, for failure to comply to defend the title to the lands is above described lands, in the eira, successors and assigns, he may way affect the purposes in the right and power to pool of judgment it is necessary or in and under and that may be event of a noi well, or into a ounty in which the land herein and it production is had from a hall receive on a production is had from a shall receive on a production.	ill such well to completion with rea  on the entire and undivided fee sir  hole and undivided fee.  roduced on said land for lessee's ope  plow depth.  ow on said premises without writter  ing crops on said land.  If fixtures placed on said premises,  of assigning in whole or in part.  wherehip of the land or assignmen  copy thereof. In case lessee assigns  at comment of the said of the  record a release or releases coverin  igations as to the acreage surrender  yet the  proper of the read of the  proper of  proper  proper of  proper	mpleted within the term of years tratiple estate therein, then the royalties ration thereon, except water from the consent of iessor.  including the right to draw and remo is expressly allowed, the covenants it of rontals or royalties shall be bin this lease, in whole or in part, lease g any portion or portions of the aboved.  We Orders, Rules or Regulations, and sted by, or if such failure is the resulted herein.  Liessee shall have the right at any time, and be subrogated to the rights of the dower and homestead in the pretended in the present such in the present such in the present such in the control of the country of it were included unit, as if it were included in the premises covered portion of the royalty sipulated here	if onloging, or either of them, or mentioned.  herein provided for shall be paid wells of lessor.  ve casing.  ve described premises and thereby this lease shall not be terminated, tof, any such Law, Order, Rule or the holder thereof, and the undermises described herein, in so far other land, lease or leases in the see premises on as to promote the ence another and to be into a unit sease shall execute in writing and addren the lease or lease. If package and ded in the lease or not. In lieu of the sin as the amount of his acreage
		SEAL P	Book: 184 Page: 63 ceipt #: 17030 gee Recorded: 2  Recorded: 4/4/2013	3 <b>7-638</b> Recording Fee: \$12.0 <i>Oist</i> gdJuttle
		Date	Recorded: 7/7/2013	TZ:UT:US FII
IN WITNESS WHEREOF, the undwitnesses:  Thelma Charlene Rebard	- Rebarchek	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	written.	