



63U (Rev. 1993)



OIL AN	D GAS LEASE
AGREEMENT, Made and entered into the day of	nuary 2017
by and between Eddie A. Evel a/k/a Eddie Evel and Ann M. Evel	a/k/a Ann Evel, his wife
whose mailing address is 17575 Water Flume Way Monument, C	O 80132 hereinaker called Leasor (whether one or more
Palomino Petroleum, Inc.	
	, hereinofter catter Lesse
Lessor, in consideration of ONB and More Is here acknowledged and of the royalites herein provided and of the agreements of of investigating, exploring by geophysical and other means, prospecting diffling, constituent products, injecting 323, water, other fluids, and air late subsurface atrats and hings thereon to produce, save, take eart of, freat, nanufacture, protuces, store products manufacture, protuces, store and hings thereon to product therefore, and housing and otherwise cating for its employ, therein shousted in County of Ness	Dollars (\$ One (\$1.00)) In hand pald, receipt of white fittle lease therein contained, hereby grants, leases and lefe exclusively unto leases for the purpose mining and operating for and producing oil, liguid hydrocarbons, all gases, and their respective, laying pipe lines, storing oil, building tanks, power stations, telephone lines, and other structure and interportated oil, liguid hydrocarbors, gases and their respective considuent products and other manners and oil, liguid hydrocarbors, gases and their respective considuent products and other, the following described fand, together with any reversionary rights and after requelted interest state of KANSAS
Township 16 South, Ran Section 7: SW/4	ge 25 West
In Section Township, Range	and containing ocres, ruore or less, and o
In consideration of the premiers the said lessee covenants and agrees:	for a term of 3 (three) years from this date (called "primary term"), and as long thereafthem, is produced from said land or land with which as is land is pooled.
lat. To deliver to the credit of lessor, free of cost, in the pipe line to which rom the lessed premises.	h lessee mny connect wells on said land, the equal one-righth (14) part of all all produced and save
at the market price at the well, (but, as to gas sold by leaser, in no event more the premises, or in the manufacture of products therefrom, said payments to be made	dd, or used off the premiers, or used in the manufacture of any products thereform, one-eighth (4) an one-eighth (4) of the proceeds received by lessee from such sales), for the gas sold, used off it monthly. Whore gas from a well producing gas only is not sold or used, lessee may pay or tenderind if such payment or tender is made it will be considered that gas is being produced within it
This lease may be maintained during the primary term hereof without for of this lease or ony extension thereof, the tesses shall have the right to drill such found in paying quantities, this lease shall continue and be in force with like effect.	ether payment or drilling operations. If the lesses shall commence to drill a well within tha ten well to completion with reasonable diligence and dispatch, and if oil or gas, or either of them, t as if such well had been completed within the term of years first mentloned. Infire and undivided (ce simple estate therein, then the reyalites heroin provided for shall be pai
the said fessor only in the proportion which lessor's interest hours to the whole and	i undivided for. on said Jand for lessee's operation thereon, except water from the wells of itesor.
No well shall be drilled nearer than 200 feet to the house or born now on so Lessee shall pay for damages caused by lessee's operations to growing crop	
Lessee shall have the right at any time to remove all machinery and fixture. If the extate of either party hereto is assigned, and the privilege of assigned.	
with respect to the assigned position or portions arising subsequent to the date of as Lessee may at any time execute and deliver to lesser or piece of record in surrender this lesse as to such portion or portions and be relieved of all obligations	isignment. release or releases covering any partion or partions of the above described pramises and thereb
in whole or in part, nor lessee held liable in damages, for fellure to comply therew Regulation.	ith, if compliance is prevented by, or if such failure is the result of, any such Law, Order, Rule of
nny markpages, toxes or other liens on the above described lands, in the event of c igined lessors, for themselves and their heirs, successors and assigns, hereby sur is said right of dower and homestead may in any way uffect the purposes for which	
immediate vicinity thereof, when he leased's judgment il la necessary or advisal conservation of oil, gas or other minerals in and under and that may be produced or units not exceeding 40 occes such in the event of an oil with, or lint or unit are record in the conveyance records of the county in-which the land herein leased pooled into a tract or unit shall be treated, for all purposes except the payment of found on the pooled occept, it shall be treated, for all purposes except the payment of found on the pooled occept, it shall be treated as if production is had from this le-	ne the acceage covered by this lease or any partion thereof with other hand/lease or leases in the lot do so in order to properly develop and operate said lease premises so as to promote the from said premises, such pooling to be of tracts contiguous to one another and to be into a units not exercing 60 dense such in the event of a gas well. Lease shell secured in writing on Is altusted an instrument identifying and describing the pooled acreage. The entire acreage is royalited on production from the pooled unit, as if it were included in this lears. If production is royalited on production from the pooled unit, as if it were included in this lears. If production eac, whether the well or well as be located on the premise covered by this lease or not. In lice of the quite so pooled only such portion of the regulty slipulated berein as the amount of his acreage tall occeage so pooled in the particular unit involved.
DI WITHOUT HINCORGO	
IN WITNESS WHEREOF, the undersigned execute this instrument as of the Witnesses:	<i>A</i>
Eddie A. Evel alida Eddie Evel	- Omn M. Evel
Eddie A. Evel anda Eddie Evel	Ann M. Evel a/k/a Ann Evel
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	State of Kuneas - Ness County
	Book: 390 Page: 253 Receipt *: 68058 Pages Recorded: 2
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631j (Rev. 1993)

OH AND GAS LEASE



		OIL AND C	aad leade	mww.kbp.com * lbp@kbp.com
AGREEMENT, Made as	4th	January		2017
Eddle A. F		el and Ann M. Evel a/k/a	Ann Evel, his wife	
by and between				
				···
Munte tuming Bantes is	575 Water Flume W	ay Monument, CO 801	i32 here	danfter called Lessor (whether one or more
and Palomino Petroleur	n, inc.			
				hereinafter caller Levie
Lessot, in consideration of	of One and More		Dollars (s. One (\$1.0	0)) in hand paid, receipt of whice
of investigating, exploring by go constituent products, injecting go and things thereon to produce, as products manufactured therefron	cophysical and other mea as, water, other fluids, and ave, take care of, Ireal, mar m, and housing and others	ins, prospecting drilling, mining I air into subsurface susus, laying nufactuso, process, store and tran vise cading for its employees, the	and operating for and producing oil, liquid hy pipe lines, storing oil, building tanks, power st sport said oil, liquid hydrocarbons, gases and the following described land, together with any sec	officearbons, all gases, and their respectly allons, telephone lines, and other structure elerespective consilizent products and othe versionary rights and after-acquired interes
therein situated in County of	4622		State of Kansas	described as follows to-wi
		<u>16 South, Range 2</u>	25 West	
	Section 7:	NW/4		
In Section	Township	D	160	neres, more or less, and n
iccretions thereto.	•	Range	3 (three)	
In consideration of the p	premiers the said leaste co	venants and agrees:	•	
lat. To deliver to the er rom the leased premises.	redit of lessor, free of cost	l, in the pipe line to which lessee	may connect wells on said land, the equal one-	righth (W) part of all all produced and eave
it the market price at the well, well, we well, we will a secure the manufacture	(but, as to gas sold by les e of products therefrom, so er year per net mineral se	isce, in no event more than one- ild payments to be made monthl	eed off the premises, or used in the manufactus eighth (%) of the proceeds received by lesses fro y. Whem gas from a well producing gas only is such payment or tender is made it will be consi-	en such sales), for the gus sold, used off she not sold or used, lessee may pay or tend
This lease may be main if this lease or any extension the bund in paying quantities, this	stained during the primar hereof, the lessee shall ha lesses shall continue and b	ry term hereof without further p ve the right to drill such well to so in force with like effect as if so	nyment or citiling operations. If the leases she completion with reasonable diligence and disp sch well had been completed within the term of nd undivided fee simple estate therein, then the	ill commence to drill a well within the term such, and if oil or gas, or either of them, by years first mentioned.
the aoid feasor only in the propo	rtion which lessor's intere	at bears to the whole and undivi	ded Sec.	
		s, oil and water produced on said 's pipo lines below plow depth.	land for leases's operation thereon, except water	r from the wella of lessor.
No well about be drilled a	nearer flian 200 feet to the	house or born now on sold pres	niscs without written consent of lessor.	
		perations to growing crops on sa all machinery and fixtures place	id land. d on said premises, including the right to draw	and remove casing.
If the estate of either p xecutors, administrators, succe essee has been famished with s	party hereto is nusigned, i suore or nusignu, but no a written transfer or nosig	and the privilege of assigning i change in the ownership of the	in whole or in part is expressly allowed, the co a land or assignment of rentals or royalties sh a case lesses assigns this lesse, in whole or in pr	evenants bereof shall extend to their beir all he binding on the issues until after th
Leaste may at any time	execute and deliver to le	spor or place of record a release relieved of all obligations as to the	r or releases covering any portion or portions on he nevence surrendered.	I the above described premises and thereb
All express or implied co	ovenants of this lease sha	ill be subject to all Federal and :	State Laws, Executive Orders, Rules or Regulat compliance is prevented by, or if such failure is	ions, and this lease shall not be terminate the result of, any such Law, Order, Rule of
iny mortgoges, taxes or other li ilgaed lessors, for themselves a	iens on the above describe and their heirs, successors	ed lands, in the event of default	, and agrees that the lesses shall have the right of payment by lesser, and be subregated to the and relesse all right of dower and homesteod case is made, as recited herein.	rights of the haider thereof, and the unde
Lessee, at its option, is i	hereby given the right an	d power to pool or combine the	ocreage covered by this lease or any partion th ia so in order to properly develop and operate	steof with other land, lease or leases in the
conservation of all, gas ar other or units not exceeding 40 seres	r minerals in and under a each in the event of an a de of the county in which	and that may be produced from a all well, or into a unit or units no by the land basels leased in all	said premises, such pooling to be of tracts cont of exceeding 640 acres each in the overt of a g acted an instrument identifying and describing its an production from the pooled unit, ost if it either the well or wells be located on the premise pooled only auch portion of the royalty allow	iguous to one another and to be into a un as well. Lesses shall execute in writing an a the peoled agrees. The entire agrees s
placed in the unit or his royalty	interest therein on an acre	enge basis bears to the total acre	age so pooled in the particular unit involved.	
tri ililatione mara	verstd. 1 1	matter to	at an all subs	
IN WITHESS WHEREO	r, the undersigned execut. به	te this instrument as of the day of	\sim	
Todie Q.	Evel		(Imn. 7	71. EVEL
Eddie A. Evel alkla Edd	ile Evel		Ann M. Evel a/k/a Ann Evel	7
				
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