





63U (Rev. 1993)



	O	IL AND GAS	LEASE	×.	eproprephies workstop.com - kbp@+to.com
AGREEMENT, Made and entered	20th	day of	Octobe	r	2006
		II and Allyn	B. Harper,	his wife	
by and between	Harper Famil	y Partnership			4,000
				~~~	
whose mailing address is 17275 V	allcy Drive	Omaha, Nebras	ka 68130	hereinafter ca	lied Lessor (whether one or more),
	o Petroleum Ir	nc.			
and					, hereinafter caller Lessee:
	One a	and More	0-11	one (1.00)	
Lessor, in consideration of the royalties of investigating, exploring by geophysica constituent products, injecting gas, water, and things thereon to produce, save, take a products manufactured therefrom, and host therein situated in Country of	other fluids, and air into sub are of, treat, manufacture, pr	suiface strata, laying pipe li ocess, store and transport so	ein contained, hereb terating for and prod nes, storing oil, build ild oil, liquid hydroca ing described land, to	y grants, leases and lets excluducing oil, liquid hydrocarbor ducing oil, liquid hydrocarbor ding tanks, power stations, tele arbons, gases and their respecti	phone lines, and other structures ive constituent products and other
	mar waterin	. 16 Courb Do	ngo 33 Mog	ħ	
		16 South, Ra	nge 13 wes	<u> </u>	
	Section	1: ALL 11: S/2			
		14: SW/4			
In Section Town	ship	_ Range	and containin	1,120	acres, more or less, and all
accretions thereto.  Subject to the provisions herein coas oil, liquid hydrocarbons, gas or other ro	ntained, this lease shall ren	T nain in force for a term of	hree (3)	es from this date (called "prim	ary term"), and as long thereafter
as oil, liquid hydrocarbons, gas or other re in consideration of the premises t			ed from said land or	land with which said land is	pooled.
ist. To deliver to the credit of le			ennect wells on said l	land, the equal one-eighth (%)	part of all oil produced and saved
from the leased premises. 2nd. To pay lessor for gas of wh	atagever unture or kind pro	duced and sold, or used off	the premises, or uses	d in the manufacture of any p	roducts therefrom, one-eighth (%),
at the market price at the well, but, as to premises, or in the manufacture of produ- as royalty One Dollar (\$1.00) per year pe meaning of the preceding paragraph.	e gas sold by lessee, in no e ets therefrom, suid payment	vent more than one-righth i a to be made monthly. Whe	(%) of the proceeds re re gas from a well p	eceived by Irasee from such as roducing gas only is not sold	or used, lessee may pay or tender
This lease may be maintained du of this lease or any extension thereof, the found in paying quantities, this lease sha	lessee shall have the right	to drill such well to comple	tion with reasonable	e diligence and disputch, and	nce to drill a well within the term if oil or gas, or either of them, be t mentioned.
If said lessor owns a less interes	t in the above described for	id than the entire and und	ivided fee simple esta		
the said lessor only in the proportion whis Lessee shall have the right to use,				thereon, except water from the	wells of lessor.
When requested by lessor, lessee a					
No well shall be drilled nearer the Lessee shall pay for damages cau				it of leasor.	
Lessee shall have the right at any					
If the estate of either party here executors, administrators, successors or leased has been furnished with a written with respect to the assigned portion or por	essigns, but no change in transfer or assignment or a tions arising subsequent to	the ownership of the land true copy thereof. In case i the date of assignment.	or assignment of rer easee assigns this les	ntals or royalties shall be bin ase, in whole or in part, lesser	iding on the leasee until after the shall be relieved of all obligations
Lesser may at any time execute surrender this lease as to such portion or	portions and be relieved of a	li obligations as to the acre	age surrendered.		
All express or implied covenants in whole or in part, nor lessee held liable	of this lease shall be subject in damages, for failure to c	t to all Federal and State L comply therewith, if complic	aws, Executive Orde ince is prevented by,	rs, Rules or Regulations, and , or if such failure is the resul	this lease shall not be terminated, t of, any such Law, Order, Rule or
Regulation,  Lessor hereby warrants and agree	es to defend the title to the li	ands herein described, and a	grees that the leases	shall have the right at any tim	ic to redeem for lessor, by payment the holder thereof, and the under-
as said right of dower and homestead ma	heirs, successors and assign y in any way affect the purp	is, hereby surrender and re oses for which this lease is	made, as recited here	ein.	entraca described herein, in so in-
immediate vicinity thereof, when in less conservation of oil, gas or other mineral or units not exceeding 40 acres each in tecord in the conveyance records of the pooled into a tract or unit shall be treat found on the pooled acreage, it shall be tr oyalties elsewhere herein specified, less	ne's judgment it is necess; s in and under and that ma he event of an oil well, or it county in which the land ed, for all purposes except the cated as if production is ha or shall receive on produc	iry or advisable to do so I y be produced from said printo a unit or units not exce herein lessed is situated a ne payment of royalties on from this lease, whether t tion from a unit so pooled	n order to properly emises, such pooling eding 640 acres each n instrument identif production from the he well or wells be lo l only such portion	groups and operate and lear to be of tracts contiguous to hin the event of a gas well. L lying and describing the pool pooled unit, as if it were inclu- cated on the premises covered of the royalty stipulated here	one another and to be into a unit easee shall execute in writing and led ucreoge. The entire acreage so uded in this lease. If production is I by this lease or not. In lieu of the
placed in the unit or his royalty interest t	herein on an acreage basis t	sears to the total acreage so	pooted in the particu	gjar unit involved.	
It is understood and and individual lease	· .			shall constitu	ıte separate
Tract 1: SE/4 1-16-1		rdic		PAM	HAUE
Tract 2: NE/4 1-16-3 Tract 3: NW/4 1-16-3		tomer	ica Z3	REGISTER	OF DEEDS
Tract 4: SW/4 1-16-1		Crass		BOOK: 613	DUNTY, KS Page: 7640
Tract 5: SE/4 11-16-			ok Reco ook Pago	eipt #: 60/63 es Recorded: P	Total Fees: \$12.80
Tract 6: SW/4 11-16-			y 8c. ,	Date Recorded: 12/8	12/2005 11:25:19 AM
Tract 7: SW/4 14-16-	·13	Art of			
Λ	$\Delta$	Scann	24		
IN WITNESS WHERE F. the ur	dersigned of cute this instr	ument as of the day and ye	ar first above written	ı. , <i>1</i>	
Witnesses:	t. FTIND	G; fin		All. BL	
<del>(/,)</del>	V 100	<u>,                                      </u>		Myn DITA	ype
C. F. Ha	rper II \		А	Allyn ⁰ B. Harper	

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



AGREEMENT, Made and entered into the	. February 2013	~
	day of	<u> </u>
d between	lyn D. Rude, his wife	_
		_
mailing address is 1051 Nik Ryan Drive	Blacksburg, VA 24060 hereinafter called Lessor (whether one or mor	el,
Palomino Petroleum, Inc.		_
	, her einafter celler laun	er:
ucus manufactured therefrom, and housing and otherwise ca on situated in County of <u>Barton</u> <u>Town</u>	Dollars (s. Orie (\$1.00)	st.
ction Township	Runge and containing 658 . 76 acres, more or less, and	all
	all remain in force for a term of 3 (three) years from this date (called "primory term"), and us long therest coducts, or any of them, is produced from said land or land with which said land is pooled.	ler
Subject to the provisions serein contained, this tense such, liquid hydrocarbons, gas or other respective constituent prints of the premises the said lessee covenant	reducts, or any of them, is produced from said land or land with which said land is pooled.	
let. To deliver to the credit of legger, free of cost, in the	e pipe line to which lessee may connect wells on said land, the equal one eighth (%) part of all oil produced and say	red
the leased premises.  2nd. To pny lessor for gas of whatsoever nature or kin	id produced and sold, or used off the premises, or used in the manufacture of any products therefrom, one-eighth ( no event more than one-eighth (is) of the proceeds received by leases from such sales), for the gas sold, used off	14), the
ses, or in the manufacture of products therefrom, unid pay yalty One Dollar (\$1.00) per year per net mineral acre ret- ing of the preceding paragraph	nients to be made monthly. Where gus from a wan producing gas only is not a gas is being produced within a cincol hereunder, and if such payment or tender is made it will be considered that gas is being produced within the considered that gas is the con	the
This lease may be maintained during the primary term is lease or any extension thereof, the lesses shall have the	n hereof without further payment or drilling operations. If the leaste shall commence to drill a well within the te right to drill such well to completion with reasonable diligence and dispatch, and if all or gas, or either of them,	be be
it in paying quantities, this least shall continue and be in to If said lessor owns a less interest in the above describ-	orce with the effect has it such well and been completed within the days to person be provided for shall be pr ed land then the entire and undivided fee simple estate therein, then the royaltles herein provided for shall be pr	
iid lessor only in the proportion which teasors interest bril	rs to the whole and undivided fee. nd water produced on said land fur tessee's operation thereon, except water from the wells of lessor.	
When requested by lessor, lessee shall bury lesses's pipe	lines below plow depth.	
No well shall be drilled neater than 200 feet to the bouse lesses shall new for damages council by lassee's operation	e or harn now on said premises without written consent of lessor.	
Lesses shall have the right at any time to remove all that	chinery and fixtures placed on suid premises, including the right to grave and remove cooling.	
If the estate of either party hereto is analgued, and the stors, administrators, successors or assigns, but no chang a has been furnished with a written transfer or assignment	ne privilege of assigning in whole or in part is expressly allowed, the covenance hereof shall extend to their er in the ownership of the lond or assignment of rentals ar royalities shall be binding on the lessee until after to on a true copy thereof. In case lessee assigns this lease, in whole or in part, lessee shall be relieved of all obligation to the date of assignment.	the one
Leasee may at any lime execute and deliver to lease or	or place of record a release or releases covering any portion or portions of the above described premises and there	
Leasee may at any lime execute and deliver to lease or	or place of record a release or releases covering any portion or portions of the above described premises and there	
respect to the easigned portion or portions arising subseque Leaseer may at any time execute and deliver to lessor or older this lease as to such portion or portions and be relieve. All express or implied covenants of this lease shall be solde or in part, nor lessee held liable in damages, for failur lation.	he place of record a release or releases covering any portion or portions of the abave described premises and their of of all obligations as to the acreage surrendered.  subject to all Pederol and State Laws, Executive Orders, Rules or Regulations, and this lease shall not be terminate to comply therewith, if compliance is prevented by, or if such failure is the result of, any such Law, Order, Rules to comply therewith, if compliance is prevented by, or if such failure is the result of, any such Law, Order, Rules and the result of the result	ed, or ent
respect to the assigned portion or portions arising subseque the Lessee may at any lime execute and deliver to lessor or ender this lesse as to such portion or portions and be relieve All express or implied covenants of this lesse shall be a hole or in part, nor lessee held liable in damages, for failur alation.  Lessor hereby warrunts and agrees to defend the title to mortgages, taxes or ather liens on the above described lane all response, for themselves and their heirs, successors and a lessors, for themselves and their heirs, successors and extensions to the properties of the second part of	he place of record a release or releases covering any portion or portions of the above describes premises and their dof all obligations as to the acreage surrendered.  Subject to all Federal and State Laws, Executive Orders, Rules or Regulations, and this lease shall not be terminate to comply therewish, if compliance is prevented by, or if such failure is the result of, any such Law, Order, Rule to the lease that the lease shall have the right at any time to redeem for leasor, by paym ds, in the event of default of payment by lessor, and be subrogated to the rights of the holder thereof, and the uncassigns, hereby surrender and release all right of dower and homestead in the premises described herein, in an entranse for which this leave is made, as excited herein.	ed, or ent der- fur
respect to the assigned portion or portions arising aubscape Leasee may at any time execute and deliver to lessor o inder this lesse as to such portion or portions and be relieve. All express or implied covenants of this lease shall be shole or in part, mor lesser held liable in damages, for failur lation.  Leasor hereby warrants and agrees to defend the title to mortpages, taxes or ather liens on the above described land cleasors, for themselves and their heirs, successors and tid right of dower and homestead may in any way affect the Leaser, at its option, is breeby given the right and power distorts the result of the post of the po	he place of record a release or releases covering any portion or portions of the abave describes premises and and of all obligations as to the acreage surrendezed, subject to all Federal and State Laws, Executive Orders, Rules or Regulations, and this lease shall not be terminate to comply therewish, if compliance is prevented by, or if such failure is the result of, any such Law, Order, Rule to the lease of the comply therewish, if compliance is prevented by, or if such failure is the result of, any such Law, Order, Rule to the lands herein described, and agrees that the lease shall have the right at any time to redeem for lease, by payments, hereby surrender and release all right of dower and homestead in the premises described herein, in an operpase for which this lease is made, as eccited herein.  The topool or combine the ocreage covered by this lease or any purtion thereof with other land; lease or leases in eccasary or advisable to do so in order to properly develop and operate said lease premises as as to premote at may be produced from said premises, such pooling to be of iracts contiguous to one another and to be into at any be produced from said premises, such pooling to be of iracts contiguous to one another and to be into a unit or units not exceeding 640 acress each in the event of a ga well. Lease shall ascents in writing a land herein leased is situated an instrument identifying and describing the pooled acresse. The entire acresse to is had from this lease, whether the well or walls be located on the premises acvered by this lease or not. In lieu of roduction from a unit as pooled only such portion of the royalty alpulated herein as the amount of his acre sais bears to the total acresses as pooled in the particular unit involved.	ent der- fur the the unit and s so n is the
respect to the assigned portion or portions arising subseque Lessee may at any film execute and deliver to lessor of order this lesse as to such portion or portions and be relieve. All express or implied covenants of this lesse shall be a cole or in part, nor lessee held liable in damages, for failur atton.  Lessor hereby warrants and agrees to defend the title to nortguges, taxes or other liens on the abave described land I ressors, for themselves and their heirs, successors and a dright of dower and homeatted may in any way affect the Lessee, at its option, is hereby given the right and pow disterior with the successors and a reveal of the successors and a reveal of the successors and a successor of the successors of the country in the successor in the succes	he place of record a release or releases covering any portion or portions of the abave describes premises and utility of all obligations as to the acreage surrendezed, subject to all Federal and State Laws, Executive Orders, Rules or Regulations, and this lease shall not be terminate to comply therewith, if compliance is prevented by, or if such failure is the result of, any such Law, Order, Rule to the lands herein described, and agrees that the lease shall have the right at any time to redeem for leasor, by paymed, in the event of default of payment by lessor, and be subrogated to the rights of the holder thereof, and the untessigns, hereby surrender and release all right of dower and homesteed in the premises described herein, in an or purposer for which this lesue is made, as eccited herein.  The opol or combine the acreage covered by this lesse or any purtion thereof with other land; lease or leases in a may be produced from said premises, such possing to be of tracts contiguous to one another and to be into a untamy be produced from said premises, such possing to be of tracts contiguous to one another and to be into a untamy be produced from said premises, such possing to be of tracts contiguous to one another and to be into a untamy be produced from said premises, such possing to be of tracts contiguous to one another and to be into a untamy be produced from said premises, such possing to the event of a gas well. Lesses shall ascents in writing it and herein lessed is affuncted an instruction from the pocled unit, as If it were included in this lesse, to product to a had from the pocled unit, as If it were included in this less as one of the another of his acres	ent der- far the the unit and a so a is the
respect to the easigned portion or portions arising aubseque Leasee may at any lime execute and deliver to lessor or offer this lease as to such portion or portions and be relieve. All express or implied covenants of this lease shall be a close or in part, nor leaser held liable in damages, for failur atton.  Leasor hereby warrants and agrees to defend the title to nortguges, toxes or other liens on the above described land. I reasors, for themselves and their heirs, successors and a right of dower and homestead may in any way affect the Leasee, at its option, is bereby given the right and pow disterviously thereof, when in leasee's judgment it is an reation of oil, gas so other minerals in and under and this not executing 40 acies each in the west of un oil well in the conveyance records of the county in which the into a tracefuling 40 acies each in the west of un oil well in the conveyance records of the county in which the continuous of the county in which the time of the pooled acreage, it shall be treated as if production ties elsewhere herein specified, leasor shall receive on pid in the unit or his royalty interest therein on an acreage by a lease is comprised of two (2) separate leases.	he place of record a release or releases covering any portion or portions of the abave describes premises and and of all obligations as to the acreage surrendezed, subject to all Federal and State Laws, Executive Orders, Rules or Regulations, and this lease shall not be terminate to comply therewish, if compliance is prevented by, or if such failure is the result of, any such Law, Order, Rule to the lease of the comply therewish, if compliance is prevented by, or if such failure is the result of, any such Law, Order, Rule to the lands herein described, and agrees that the lease shall have the right at any time to redeem for lease, by payments, hereby surrender and release all right of dower and homestead in the premises described herein, in an operpase for which this lease is made, as eccited herein.  The topool or combine the ocreage covered by this lease or any purtion thereof with other land; lease or leases in eccasary or advisable to do so in order to properly develop and operate said lease premises as as to premote at may be produced from said premises, such pooling to be of iracts contiguous to one another and to be into at any be produced from said premises, such pooling to be of iracts contiguous to one another and to be into a unit or units not exceeding 640 acress each in the event of a ga well. Lease shall ascents in writing a land herein leased is situated an instrument identifying and describing the pooled acresse. The entire acresse to is had from this lease, whether the well or walls be located on the premises acvered by this lease or not. In lieu of roduction from a unit as pooled only such portion of the royalty alpulated herein as the amount of his acre sais bears to the total acresses as pooled in the particular unit involved.	ent der- fur the the unit and a so a is the age
respect to the easigned portion or portions arising aubseque Leasee may at any lime execute and deliver to lessor or order this lease as to such portion or portions and be relieve. All express or implied covenants of this lease shall be a loo or in part, nor leaser held liable in damages, for failur atton.  Leasor hereby warrants and agrees to defend the title to nortguges, taxes or other liems on the above described land it reasons, for themselves and their heirs, successors and it reasons, for themselves and their heirs, successors and dight of dower and homestead may in any way affect the Lease, at its option, is hereby given the right and pow dister vicinity thereof, when in lessors judgment it is an reation of oil, gas or other minerals in and under and this not executing 40 acres each in the went of an oil well in the conveyance records of the county in which the into a tracting 40 acres each in the went of an oil well in the tended acreage, it shall be treated as if production its elevabers herein specified, lessors shall receive on p in in the unit or his royalty interest therein on an acreage by a lease is comprised of two (2) separate lease arate lease on each tract.	he place of record a release or releases covering any portion or portions of the abave describes premises and and of all obligations as to the acreage surrendezed, subject to all Federal and State Laws, Executive Orders, Rules or Regulations, and this lease shall not be terminate to comply therewish, if compliance is prevented by, or if such failure is the result of, any such Law, Order, Rule to the lease of the comply therewish, if compliance is prevented by, or if such failure is the result of, any such Law, Order, Rule to the lands herein described, and agrees that the lease shall have the right at any time to redeem for lease, by payments, hereby surrender and release all right of dower and homestead in the premises described herein, in an operpase for which this lease is made, as eccited herein.  The topool or combine the ocreage covered by this lease or any purtion thereof with other land; lease or leases in eccasary or advisable to do so in order to properly develop and operate said lease premises as as to premote at may be produced from said premises, such pooling to be of iracts contiguous to one another and to be into at any be produced from said premises, such pooling to be of iracts contiguous to one another and to be into a unit or units not exceeding 640 acress each in the event of a ga well. Lease shall ascents in writing a land herein leased is situated an instrument identifying and describing the pooled acresse. The entire acresse to is had from this lease, whether the well or walls be located on the premises acvered by this lease or not. In lieu of roduction from a unit as pooled only such portion of the royalty alpulated herein as the amount of his acre sais bears to the total acresses as pooled in the particular unit involved.	ent der- fur the the unit and a so a is the age
cepect to the assigned portion or portions arising subseque Leasee may at any time execute and deliver to lessor or other this lease as to auch portion or portions and be relieve. All express or implied covenants of this lease shall be a lost or in part, now lessee held liable in damages, for failuration.  Leasor hereby warrants and agrees to defend the title to not space, taxes or other liens on the above described land. I leasors, for themselves and their heirs, successors and dright of dower and homestead may in any way affect the Leasee, at its option, is hereby given the right and pow dister vicinity threeof, when in leased's updement it is my resting of oil, gos or other minerals in and under and this not exceeding 40 acres such in the worst of an oil well in the conveyance records of the county in which the into a tractor or unit shall be treated, for all purposes we and the pooled acreage, it shall be treated as if production lies elsewhere herein specified, leasor shall receive on put in the unit or his royalty interest therein on an acreage be a lease is comprised of two (2) separate lease arate lease on each tract.  Viship 16 South, Range 13 West	or place of record a release or releases covering any portion or portions of the abave describes premises and under all of all obligations as to the acreage surrendezed.  subject to all Federal and State Laws, Executive Orders, Rules or Regulations, and this lease shall not be terminate to comply therewith, if compliance is prevented by, or if such failure is the result of, any such Law, Order, Rule to the comply therewith, if compliance is prevented by, or if such failure is the result of, any such Law, Order, Rule to the result of default of payment by lessor, and be subrogated to the rights of the holder thereof, and the unclassigns, hereby surrender and release all right of dower and homesteed in the premises described herein, in an easigns, hereby surrender and release all right of dower and homesteed in the premises described herein, in an excessary or advisable to do so in order to properly develop and operate said lesse premises so as to promote ent may be produced from said premises, such pooling to be of tracts contiguous to one another and to be into a creating following the continuous to contain the acreating following the continuous to an another and to be into a creating following the substantial promises. Such pooling to be of tracts contiguous to one another and to be into a creating following the continuous to one another and to be into a creating following the continuous to one another and to be into a creating following the control of the pooled acresses. The entire acree govers the payment of royalities on production from the pooled unit, as if it were included in this lesse. If production is had from this lesse, whether the well or wells be located on the premises accorded in this lesse. If production is in a control of the paylities and production from a unit so pooled only as the production from a unit so pooled only and the production from a unit so pooled only as the production from a unit so pooled only as the production from a unit so pooled only as the production from a unit so poole	ent der- fur the the unit and a so a is the age
cepect to the assigned portion or portions arising subseque Leasee may at any time execute and deliver to lessor or other this lease as to auch portion or portions and be relieve. All express or implied covenants of this lease shall be a lost or in part, nor lease held liable in damages, for failuration.  Leasor hereby warrants and agrees to defend the title to nortigues, taxes or ather liens on the above described land. I leasors, for themselves and their heirs, successors and dright of dower and homestead may in any way affect the Leasee, at its option, is hereby given the right and powdists vicinity threeof, when in leased's pudgment it is mystation of oil, gos or other minerals in and under and this not executing 40 acres such in the worst of an oil well in the conveyance records of the county in which the into a tractor or unit shall be treated, for all purposes such as the pooled acreage, it shall be treated as if production its elsewher heriral specified, leasor shall receive on put in the unit or his royalty interest therein on an acreage be a lease is comprised of two (2) separate lease arate lease on each tract.  Viship 16 South, Range 13 West of 1. Section 1: Lots 1(44.54); 2(44.64); S/2	or place of record a release or releases covering any portion or portions of the abave describes premises and under all of all obligations as to the acreage surrendezed.  subject to all Federal and State Laws, Executive Orders, Rules or Regulations, and this lease shall not be terminate to comply therewith, if compliance is prevented by, or if such failure is the result of, any such Law, Order, Rule to the comply therewith, if compliance is prevented by, or if such failure is the result of, any such Law, Order, Rule to the result of default of payment by lessor, and be subrogated to the rights of the holder thereof, and the unclassists, hereby surrender and release all right of dower and homesteed in the premises described herein, in an easigns, hereby surrender and release all right of dower and homesteed in the premises described herein, in an expression of the record of the holder thereof, and the unclassists, hereby surrender and release all right of dower and homesteed in the premises described herein, in an excessancy or advisable to do so in order to properly develop and operate said lease premises so as to promote and may be produced from said premises, such pooling to be of tracts contiguous to one another and to be into a creating fold acres each in the event of a gas well. Lesses shall secute in writing a land herein leased is situated an instrument identifying and describing the pooled acress. The entire acreage to production from the pooled unit, as if it were included in this lease. The entire acreage to the payment of royalities on production from the pooled unit, as if it were included in this lease. The entire acreage to production from a unit so pooled only and the production from a unit so pooled only and the production from a unit so pooled only and the production from a unit so pooled only and the production from a unit so pooled only and the production from a unit so pooled only and the production from a unit so pooled only and the production from a unit so pooled only and the production f	ent der- far the the unit and a so a is the
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FORM 88 - (PRODUCER'S SPECIAL) (PAID-UP)

63U (Rev. 1993)

## OIL AND GAS LEASE

Reorder No. 09-115 Ransas Blue Print 700 5. Breather 970 8s. 1731 Virtus, 85 87201-703 3102-609-142-85-155 is a worklep.com - https://doi.org/10.1009/10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-10.1009-

Roberta N. Rude, a s	28th Februa	агу	2013
	single person		
		11.	
mailing address is 708 Catalina A	Ave Vermillion, SD 57069	hereinaster called L	essor (whether one or more),
Palomino Petroleum, Inc.			
•			, hereinafter caller Lessec:
u. One and	I More	Dollars (5 One (\$1.00)	
Lessor, in consideration of One and		lessee herein contained, hereby grants, leases and lets exclusively	hand paid, receipt of which unto lessee for the purpose
restigating, exploring by geophysical and	f other means, prospecting drilling, minit	ing and operating for and producing oil, liquid hydrocarbons, all ting pine lines, storing oil, building tanks, power stations, telephot	l gases, and their respective se lines, and other sinuctures
nings thereon to produce, save, take care of	of, treat, manufacture, process, store white	ing and operating for and producing oil, inquid hydrocarbons, at- ding pipe lines, storing oil, building tanks, power stations, telephot ransport, said oil, liquid hydrocarbons, gares and their respective or the following described land, together with any reversionary right	easitus est products and other a and after-acquired interest.
n slouted in County of Barton	, 210 0110111111111111111111111111111111	State of Kansas	described as follows to-wit-
	Township 16 Sout	h Range 13 West	
	Section 1: ALL	II, Italige 10 West	
	Section 1. ALL		
tion, Township _	Renge	and containing 658.76	. neres, more or less, and all
			•
Subject to the provisions herein contain liquid hydrocarbons, gas or other respect in consideration of the premises the sai		term of (Infee) years from this date (called "primary to , is produced from said land or land with which said land is poole	ena ), and us ung thereatter d,
lat. To deliver to the credit of lessor, he lessed premises.	free of cost, in the pipe line to which less	see may connect wells on said land, the equal one-eighth (%) part	
2nd. To pny lessor for gas of whatsoe		er used off the premises, or used in the manufacture of any productive lighth (%) of the proceeds received by lessee from such sales).	
market price at the well, (but, as to gas see, or in the manufacture of products the yalty One Dollar (\$1.00) per year per net ing of the preceding paragraph.	: sold by Itssee, in no event more than or herefrom, said payments to be made mon a mineral acre retained hereunder, and it	ne-eighth (s) of the proceeds received by teaser than such actor, othly. Where gas from a well producing gas only is not sold or us if such payment or tender is made it will be considered that gas	ed, lessee may pay or tunder is being produced within the
This from man be materialized disclose	the primary term hereof without further	or payment or drilling operations. If the lessee shall commence to	drill a well within the term
s lease or any extension thereof, the lease for naving quantities, this lease shall con-	see shan have the right to arm such wen ntinue and be in force with like effect as if	if such well had been completed within the term of years first men	tioned.
If said lessor owns a less interest in t	the above described land than the entire asor's interest bears to the whole and und	e and undivided fee simple estate therein, then the royalties here	in provided for shall be paid
Leases shall have the right to use, free	of cost, gas, oil and water produced on a	aid land for lessee's operation thereon, except water from the well	e of leasor.
	bury lessee's pipe lines below plow derth.		
	n test to the nonse or note now on said by Tessee's operations to growing crops on	oremises without written consent of lessor.	
Leaves shall have the right at any time	a to remove all machinery and fixtures pla	laced on said premises, including the right to draw and remove ca	sing.
lors, administrators, successors or assign has been furnished with a written trans	s arsigned, and the privilege of assignin rns, but no change in the ownership of sfer or assignment or a true copy thereof, is arising aubsequent to the date of assign	ng in whole or in part is expressly allowed, the covenants hereo the land or assignment of rentals or royalties shall be binding. In case lessee assigns this lease, in whole or in part, lessee shall	on the lesses until after the be relieved of all ubligations
Lessee may at any time execute and d	deliver to leasor or place of record a rele-	ease or releases covering any portion or portions of the above des	cribed premiers and thereby
	one and be relieved of all obligations as to	ad Crass Louis Executive Orders Rules or Regulations and this l	ease shall not be terminated,
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nder this lease as to such portion or portio All express or implied covenants of thi role or in part, nor lessee held liable in ds	its lease shall be subject to all Federal ar. amages, for failure to comply therewith,	If compliance is prevented by, or it such latture is the result of,	iny such Law, Order, Rule or
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