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No. 166

PRODUCERS 88 Utah

OIL AND GAS LEASE

OIL AIND GAS LEASE	in a state of
THIS AGREEMENT made this 4th day of April 19 56	between
THURBER THORVALDSON, and ELIZABETH M. THORVALDSON, his wife,	
Lessor (whether one or more), and GERRIT IDEMA, of 212 Alpine Avenue, Zeeland, Michigan, Lessee, WITNESSETH:	
1 Lesson in consideration of ONE DOLLAR AND OTHER COOD AND WATHARIE CONSTRUCTION	2060606
(\$), in hand paid, of the royalties herein provided, and of the agreement of Lessee herein contained, grants, leases and lets exclusively unto Lessee for the purpose of investigating, exploring, prospecting, drilling and min and producing oil and gas, laying pipe lines, building tanks, power stations, telephone lines and other structures the produce, save, take care of, treat, transport and own said products, and housing its employees, the following describ	hereby
County, Utah, to-wit:	
Commencing 22 links West and 8.45 chs South of Northeast corner of Northeast of Section 24, Township 9 South, Range 1 East, SIM; thence S 4.57 chs; thence West chs to RR fence; thence North 5 degrees 37' East 4.60 chs; thence East 25.35 chs to beginning. Area 11.67 acres. Also: Commencing 22 links West and 13.02 chs South of Northeast corner of Northeast corner of Northeast corner of Section 24, Township 9 South 25 Commencing 22 links West and 13.02 chs South of Northeast corner o	25.77 o
quarter of Section 24, Township 9 South, Range 1 East, SIM; thence South 4.49 chs; West 26.21 chs to RR fence; thence North 5 degrees 37' East 4.52 chs; thence East 2 chs to beginning. Area 11.67 acres.	44-1
of Section 24 Township 9 South Range 1 East, S	
It being intended hereby to include herein all lands and interests therein contiguous to or appurtenant to said described lands owned or by lessor. For rental payment purposes said leased lands shall be deemed to contain 23.34	claimed
2. Subject to the other provisions herein contained, this lease shall be for a term of 10 years from this date (called "primary terms long thereafter as oil or gas is produced from said land hereunder or drilling or reworking operations are conducted thereon.	2.0
3. The royalties to be paid by Lessee are: (a) on oil, one-eighth of that produced and saved from said land, the same to be delighted wells or to the credit of Lessor into the pipe line to which the wells may be connected; Lessee may from time to time purchase any royal gas or other gaseous substance, produced from said land and sold or used off the premises or in the manufacture of gasoline or other therefrom, the market value at the well of one-eighth of the gas so sold or used, provided that on gas sold at the wells the royalty shall well per year and if such payment is made it will be considered that gas is being produced within the meaning of Paragraph 2 hereof. Lessee have free use of oil, gas, coal, wood and water from said land, except water from Lessor's wells, for all operations hereunder, and the rooil and gas shall be computed after deducting any so used. Lessor shall have the privilege at his risk and expense of using gas from any gas said land for stoves and inside lights in the principal dwelling thereon out of any surplus gas not needed for operation hereunder.	product be one- 00.00 per see shall byalty on s well on
4. If operations for drilling are not commenced on said land or on acreage pooled therewith as hereinafter provided, on or before of from this date the lease shall then terminate as to both parties, unless on or before such anniversary date Lessee shall pay or tender to Less the credit of Lessor in First Security Bank of Utah Bank at Provo (which bank and its successors are Lessor's agent and shall continue as the depository for all rentals payable hereunder regardless of cha	one year sor or to
ownership of said land or the rentals either by conveyance or by the death or incapacity of Lessor) the sum of 25 cents per acre (\$.25 per acre) (herein called rental), which shall cover the privilege of deferring commencement of operations for drilling a period of twelve (12) months. In like manner and upon like payments or tenders annually the commencement of operations for drilling further deferred for successive periods of twelve (12) months each during the primary term. The payment or tender of rental herein rent sufficient postage and properly addressed to the lessor, or said bank, on or before the rental paying date, shall be deemed payment as herein rental Lessee shall not be held in default for failure to make such payment or tender or rental until thirty (30) days after Lessor shall to Lessee a proper recordable instrument, naming another bank as agent to receive such payments or tenders. The down cash payment is ation for this lease according to its terms and shall not be allocated as mere rental for a period. Lessee may at any time execute and Lessor or to the depository above named or place of record a release or releases covering any portion or portions of the above described rentals payable hereunder shall be reduced in the proportion that the acreage covered hereby is reduced by said release surrendered, and therea rentals payable hereunder shall be reduced in the proportion that the acreage covered hereby is reduced by said release or releases.	ling for may be erred to ice; with ein pro- o accept I deliver consider- eliver to
5. Should any well drilled on the above described land or on acreage pooled therewith during the primary term before production is be a dry hole, or should production be obtained during the primary term and thereafter cease, then and in either event, if operations for dril next succeeding the cessation of production or drilling or reworking an old well are not pursued on said land on or before the first rental pay next succeeding the cessation of production or drilling or reworking on said well or wells, then this lease shall terminate unless Lessee, on o said date, shall resume the payment of rentals. Upon resumption of the payment of rentals, Section 4 governing the payment of rentals as though there had been no interruption in the rental payments. If during the last year of the primary term and the discovery of oil or gas on said land or on acreage pooled therewith, Lessee should drill a dry hole thereon, or if after discovery of oil payment or operations are necessary in order to keep the lesse in force during the remainder of the primary term. If, at the expiration of mary term, lessee is conducting operations for drilling a new well or reworking an old well, or if, after the expiration of the primary term and additional operations shall be deemed to be had where not more than sixty (60) days elapse between abandonment of operations are had commencement of operations on another well, and if production is discovered, this lease shall continue as long thereafter as oil or gas is pand and song as additional operations on another well, and if production is discovered, this lease shall continue as long thereafter as oil or gas is pand and song as additional operations on another well, and if production is discovered, this lease shall continue as long thereafter as oil or gas is pand to the primary term.	lling an ing date r before ls, shall prior to l or gas o rental the pri-m, pro-l, which
6. Lessee is hereby given the right and power to pool or combine the land covered by this lease or any portion thereof with any other lesses or lesses when in Lessee's judgment it is necessary or advisable to do so in order to properly develop and operate said premises. If pre is found on the pooled acreage, it shall be treated as if production is had from this lease whether the well or wells he located on the premise tion of the royalty stipulated herein as the amount of his acreage placed in the unit or his royalty interest therein bears to the total acrepoled in the particular unit involved.	oduction ses cov-
7. Lessee shall have the right at any time without Lessor's consent to surrender all or any portion of the leased premises and be of all obligation as to the acreage surrendered. Lessee shall have the right at any time during or after the expiration of this lease to remproperty and fixtures placed by Lessee on said land, including the right to draw and remove all casing. When required by Lessor, Lessee we all pipe lines below ordinary plow depth, and no well shall be drilled within two hundred (200) feet of any residence or barn now on sa without Lessor's consent.	nove all
8. The rights of either party hereunder may be assigned, in whole or in part, and the provisions hereof shall extend to the heirs, su and assigns of the parties hereto, but no change or division in ownership of the land, rentals or royalties, however accomplished, shall ope enlarge the obligations or diminish the rights of Lessee. No change in the ownership of the land, or any interest therein, shall be on Lessee until Lessee shall be furnished with a certified copy of all recorded instruments, all court proceedings asd all other necessary of any transfer, inheritance, or sale of said rights. In event of the assignment of this lease as to a segregated portion of said land, the payable hereunder shall be apportionable among the several leasehold owners ratably according to the surface area of each, and default in payment by one shall not affect the rights of other leasehold owners hereunder. In case Lessee assigns this Lease, in whole or in part, Lesse be relieved of all obligations with respect to the assigned portion or portions arising subsequent to the date of assignment.	erate to binding evidence rentals
9. All express and implied covenants of this lease, both before and after production is obtained upon the leased premises, shall be to all Federal and State laws, executive orders, rules and regulations, and notwithstanding anything herein to the contrary, this lease shall prize, terminate or be forfeited in whole or in part, nor shall Lessee be liable for damages for failure to comply with any of said covenants so or if compliance therewith is hindered, delayed or prevented by such law, order, rule or regulation. If drilling operations or compliance we provisions of this lease, both expressed and implied, is hindered, delayed or prevented by reason of any such law, order, rule or regulation of the primary term hereof, the primary term shall be and the same is hereby extended for the full term of such hindrance, do prevention and for a period of one (1) year after such law, order, rule or regulation causing or resulting in the delay, hindrance or prevention and for a become wholly ineffective. Prior to the discovery of oil, gas or other mineral upon the leased premises the exhering granted shall be ineffective unless Lessee shall, at or before the expiration of the primary term and during the period of such hindrance or prevention, continue to pay or tender the annual delay rentals hereinabove mentioned as to all lands then subject to this lease on each a sary rental paying date as the same become due and payable or until drilling operations are commenced or production of oil, gas or other is obtained in accordance with the other provisions of this lease and the payment or tender of such rentals at such times shall have the same terms of this lease by reason of the commencement of operations for drilling or on account of the production of oil, gas or other mineral to the time Lessee is hindered, delayed or prevented by any such law, order, rule or regulation, Lessee may resume the payment or tender annual delay rental on the rental date next ensuing after Lessee has been hindered, delayed or prevented from comp	not ex- long as with the at the elay or ion has stension e, delay anniver- mineral we force der the s prior of the of this

If, during the term of this lease, oil or gas or other mineral is discovered upon the leased premises, but Lessee is prevented from producing the same by reason of any of the aforementioned laws, orders, rules or regulations, this lease shall nevertheless be considered as producing and shall continue in full force and effect until Lessee is permitted to produce the oil, gas or other mineral and as long thereafter as such production continues in paying quantities or drilling or reworking operations are continued as elsewhere herein provided.

11. Lessors hereby release and waive all rights of homestead.	
All of the provisions of this lease shall inure to the benefit of a d assigns.	and be binding upon the parties hereto, their heirs, administrators, successors
	parties who sign the same, regardless of whether it is signed by any of the other
IN WITNESS WHEREOF, this instrument is executed on the de-	ate first above written.
	Thurster Chornaldson
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April April	A. D. 19 56, personally appeared before me
Thurber Thorvaldson, and Gerrit Idema, a	and Elizabeth M. Thorvaldson, wife of Thurber Thorvaldson.
ne signer of the above instrument, who duly acknowledged	d to me that they executed the same
ly commission expires January 21, 1959.	
	Notary Public Proving Utah
Nic Villa	Notary Public Provo, Utah,
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