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640 Form 88—(Producers) Kan., Okla, & Colo. 1957

OIL AND GAS LEASE

	Harry Shimon and Ralph Shimon, Co-Executors of the Estate of Stephen F. Shim deceased. Route 4, Box 130, Longmont, Colorado	
and	Ray O. Brown114 hereinafter called lessee, de	alled
	That lessor, for and in consideration of the sum of \$10.00 Dollars in hand paid and of the covenants and agreements hereinafte performed by the lessee, has this day granted, leased, and let and by these presents does hereby grant, lease, and let exclusively unto the after described land, and with the right to unitive this lease or any part thereof with other oil and gas leases as to all or any part of the lapy as hereinafter provided, for the purpose of carrying on geological, geophysical and other exploratory work, including core drilling, and the drill perfating for, producing, and saving all of the oil, gas, easinghead gas, casinghead gasoline and all other gases and their respective constitution roads, laying pipe lines, building tanks, storing oil, building power stations, telephone lines and other structures thereon relief for the economical operation of said land alone or conjointly with neighboring lands, to produce, save, take care of, and manufacture	er cor le less ands c ling, n
aub	weld , State of <u>Colorado</u> , and described as follows:	
	하는 생각에 이 문화가는 아는 말랐다면 되면 되는 건강이 가득하고 하다고 있다. 그는 사람이들이 살아가는 하는 것이다.	
	Township 3 Nort , Range 67 West Section 32: E/2 E/2	
	agrees to pay reasonable damages to growning crops on the lands herein leased. Damages shall be calculated by t l yield per acre times the actual acreage used by Lessee in drilling operations.	the a
	and containing 160 acres, n	nore
or g	. It is agreed that this lease shall remain in full force for a term of five (5) years from this cate, and as long theres, or either of them, is produced from said land for from lands with which said land is consolidated or the premises are being developed or	ifter r ope
prod	. In consideration of the premises the said lessee covenants and agrees: To deliver to the credit of lessor, free of cost, in the pipe line to which lessee may connect his wells, the equal one-eighth (%) particle and saved from the leased premises.	t of
of t com used expe	The lessee shall monthly pay lessor as royalty on gas marketed from each well where gas only is found, one-eighth (16) of the proceeds if a price of the lessee off the leased premises, then one-eighth (16) of its market value at the well. The lessee shall pay the lessor: (a) one-eighth (16) of the value, at the mouth of the prevailing market price, of the casinghead gas, produced from any oil well; (b) one-eighth (16) of the value, at the mouth of the prevailing market price, of the casinghead gas, produced from any oil well and used by lessee off the leased premises for any in the ledged premises by the lessee for purposes other than the development and operation therof. Lessor shall have the privilege at his own so of using kus from any gas well on said land for stoves and inside lights in the principal dwelling located on the leased premises by makin	ighth. of the purpo n risk
amo year	ctions thereto. Where gas from a well or wells, capable of producing gas only, is not sold or used for a period of one year, lessee shall pay or tender as it equal to the delay rental as provided in paragraph (5) hereof payable annually on the anniversary dute of this lease following the end of luring which such gas is not sold or used, and while said royalty is so paid or tendered this lease shall be held as a producing property in numbered two hereof.	royal feach
this	. If operations for the drilling of a well for oil or gas are not commenced on said land on or before the 11th day of December ease shall terminate as to both parties, unless the lessor's creeks all terminate as to both parties, unless the lessor's creeks all terminate as to both parties.	<u>ľ</u>
	Ong mont. National Bank at Long mont. Colorado, or its successors, which Bank as are the lessor's agent and shall continue as the depository of any and all sums payable under this lease regardless of changes of owners!	
land	or in the oil and gas or in the rentals to accrue hereunder, the sum of One Hundred Sixty and No/100 Dollars, which as a rental and cover the privilege of deferring the commencement of operations for drilling for a period of one year. In like manner and	n sha
chec ban said at s ther	ints or tenders the commencement of operations for drilling may further be deferred for like periods successively. All payments or tenders may to or draft of lessee or any assignee thereof, mailed or delivered on or before the rental paying date, either direct to lessor or assigns or to said and it is understood and agreed that the consideration first recited herein, the down payment, covers not only the privilege granted to the list rental is payable as aforesaid, but also the lessee's option of extending that period as aforesaid and any and all other rights conferred. If y time execute and deliver to Lessor, or place of record, a release or releases covering any portion or portions of the above described prey surrender this lease as to such portion or portions and be relieved of all obligations as to the acreage surrendered, and thereafter the hereunder shall be reduced in the proportion that the acreage covered hereon is reduced by said release or releases.	depo date Lesse
prov	. Should the first well drilled on the above described land be a dry hole, then, and in that event, if a second well is not commenced on twelve months from expiration of the last rental period for which rental has been paid, this lease shall terminate as to both parties, on or before the expiration of said twelve months shall resume the payment of rentals in the same amount and in the same manner as hed. And it is agreed that upon the resumption of the payment of rentals as above provided, that the last preceding paragraph hereof, governt of rentals and the effect thereof shall continue in force just as though there had been no interruption in the rental payments.	unle: nerein
	If said lessor owns a less interest in the above described land than the entire and undivided fee simple estate therein, then the royalties a provided shall be paid the lessor only in the proportion which his interest bears to the whole and undivided fee. However, such rental sid at the next succeeding rental anniversary after any reversion occurs to cover the interest so acquired.	and r
on a the pren	The issee shall have the right to use, free of cost, gas, oil and water found on said land for its operations thereon, except water from the sor. When required by lessor, the lessee shall bury its pipe lines below plow depth and shall pay for damage caused by its operations to grod land. No well shall be drilled nearer than 200 feet to the house or barn now on said premises without written consent of the lessor. Lessee ght at any time during, or after the expiration of, this lease to remove all machinery, fixtures houses, buildings and other structures place less, including the right to draw and remove all casing. Lessee agrees, upon the completion of any test as a dry hole or upon the abandonm sing well, to restore the premises to their original contour as near as practicable and to remove all installations within a reasonable time.	wing shall ed or ent o
due copy an i fied	If the estate of either party hereto is assigned and the privilege of assigning in whole or in part is expressly allowed the covenants hereof a heirs, devisees, executors, administrators, successors, and assigns, but no change of ownership in the land or in the rentals or royalties or der this lease shall be binding on the lessee until it has been furnished with either the original recorded instrument of conveyance or a durerof or a certified copy of the will of any deceased owner and of the probate thereof, or certified copy of the p.oceedings showing appropriate for the estate of any deceased owner, whichever is appropriate, together with all original recorded instruments of conveyance or opies thereof necessary in showing a complete chain of title back to lessor to the full interest claimed, and all advance payments of rentals before receipt of said documents shall be binding on any direct or indirect assignee, grantee, devisee, administrator, executor, or heir of let	or ar uly cointm duly made
of e	. It is hereby agreed that in the event this lease shall be assigned as to a part or as to parts of the above described land and the holder such part or parts shall make default in the payment of the proportionate part of the rent due from him or them, such default shall not or affect this lease insofar as it covers a part of said land upon which the lease or any assignee hereof shall make due payment of said rent shall be assigned as to a part or as to parts of the above described land and the holder shall be assigned as to a part or as to parts of the above described land and the holder shall be assigned as to a part or as to parts of the above described land and the holder shall be assigned as to a part or as to part or as to pay the shall be assigned as to a part or as to pay the shall be assigned as to a part of the payment of said rent shall be assigned as to a part or as to pay the shall be assigned as to a part or as to pay the shall be assigned as to a part or as to pay the shall be assigned as to a part or as to payment or as to pay the shall be assigned as to a part or as to payment	oper
whol	Lessor hereby warrants and agrees to defend the title to the land herein described and agrees that the lessee, at its option, may pay and or in part any taxes, mortgages, or other liens existing, levied, or assessed on or against the above described lands and, in event it exercises so it be subrogated to the rights of any holder or holders thereof and may reimburse itself by applying to the discharge of any such mortgage, to	discha such
time	while this lease is in force, this lease shall remain in force and its terms shall continue so long as such operations are prosecuted and, if	ling i
ration rent	therefrom, then as long as production continues. If within the primary term of this lease, production on the leased premises shall cease from any cause, this lease shall not terminate prosecutions of the drilling of a well shall be commenced before or on the next ensuring rental paying date; or, provided lessee begins or resumes the same the manner and amount bereinbefore provided. If, after the expiration of the primary term of this lease, production on the leased prefrom any cause, this lease shall not terminate provided lessee resumes operations for re-working or drilling a well within sixty (60) days	paym mises from
obte	ion and this lease shall remain in force during the prosecution of such operations and, if production results therefrom, then as long as ues. Lessee is hereby expressly granted the right and privilege (which Lessee may exercise at any time either before or after production led upon this premises or any premises consolidated herewith) to consolidate the gas leasehold estate created by the execution and delivery of part or parts thereof, with any other gas leasehold estate or estates to form one or more gas operating units of not to exceed approximately if such operating unit or units is so created by Lessee, Lessor agrees to accept and shall receive out of the gas production from each such	has this
port men cons of t dela shall	n of the gas royalty as the number of acres out of this lease placed in such unit bears to the total number of acres included in such unit, ment or completion of a well, or the continued operation or production of gas from an existing well, on any portion of an operating unit used and considered as the commencement or completion of a well, or the continued operation of, or production of gas from a well on earlies within and comprising such operating unit; provided, that the provisions of this paragraph shall not affect the payment or non-provided the time of the portions of this premises not included ina unit, but this lease as to such portions of this premises not included the unit, but this lease as to such portions of this premises not included the unit, but this lease as to such portion of this premises not included the unit, but this lease as to such portion of the short described lands are included in several units, each portion so include the particular owners of the lands under each separate lease, and the particular owners of the lands under each separate lease shall be solely entitled to the benefits	The it shows it shows in a luded
the	to the obligations of lessor under each separate lease. Lessee shall execute in writing and record in the conveyance records of the count and herein leased is situated an instrument identifying and describing the consolidated acreage. This lease and all its terms, conditions and stipulations shall extend to, and be binding on each of the parties who signs this lease, re	iy in mardi
who in	er such lessor is named above and regardless of whether it is signed by any of the other parties herein named as lessors. This lease may unterparts, each to have the same effect as the original. WITNESS WHEREOF, we sign the day and year first above written.	y be
Wit		<u> </u>

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	Boulder		- ss	INDIVIDUAL(S) ACTIVATION COLORADO, Nebraska, Wyoming, Uzah, Kan. orth Dakota, South Dakota, Montana,
	December	30th	70	, before me personally appeared
deceased		aipn snimon	. Co-executor	s of the Estate of Stephen F. Shimon.
me known to telease and telease and	be the person il to me that i whiger of the g and acknow	re (she) (they) di	ily executed the sam id, the said wife (wi d instrument. Given	is (are) subscribed and who executed the foregoing instrument the as his (her) (their) free and voluntary act and deed, including ves) having been by me fully apprised of her (their) right(s) and under my hand and seal the day and year last above written.
Commission 1	Expires:			Novery Public.
OF COLO	6.40			Residing at: Longmont, Colorado.
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On			. 19	, before me personally appeared.
d acknowledge release and fect of signif	ed to me that waiver of the ng and ackno	he (she) (they) d	uly executed the sar ad, the said wife (w id instrument. Given	is (are) subscribed and who executed the foregoing instrumen ne as his (her) (their) free and voluntary act and deed, including ives) having been by me fully apprised of her (their) right(s) and n under my hand and seal the day and year last above written
				Notary Public
				Residing at:
TATE OF OUNTY OF			}}ss	INDIVIDUAL(S) ACKNOWLEDGEMENT (Colorado, Nebraska Wyoming, Utah, Kansas, North Dakota, South Dakota, Montana
On		· · · · · · · · · · · · · · · · · · ·	, 19	, before me personally appeared
				Notary Public Residing at:
OIL AND GAS LEASE	O.L	Date.	Section Twp. Rge. No. of Acres Term. County.	

Notary Public Residing at: