PCX 300, TULSA, OKLAROMA 7416

OIL, GAS AND MINERAL LEASE

February

16th

oducero bissisko

THIS AGREEMENT made this ...

atederman.

9. The breach by Lessee of any obligation hereunder shall not work a forfeiture or termination of this lesse nor be cause for cancellation herent in whole or in part save as herein expressly provided. If the obligation should require the deilling of a well or wells, Lessee shall have ninety (90) days after the receipt of aritten notices by Lessee from Lessor specifically stating the breach alleged by Lessor within which to begin operations for the deilling of any such well or wells; and the only penalty for failure so to do shall be the termination of this lesse have as to forty (40) acres for each well being worked on or producing oil or gas, to be selected by Lessee so that each forty (40) acre tract will embrace one such well. After the discovery of oil, gas or other mineral in paying quantities on said premises, Lessee shall reasonably develop the acress retained hereunder, but in discharging this obligation it shall in no event be required to drill more than one well per forty (40) acres of the area retained hereunder and capable of producing oil, gas or other mineral in paying quantities.

10. Lessor hereby warrants and agrees to defend the title to said land and agrees that Lessee at its option may discharge any tax, margage or other lien upon said land, either in whole or in part, and in event Lessee does so, it shall be subrogated to such lien with right to enforce same and apply rentals and royalties accruing hereunder toward satisfying same. Without impairment of Lessee's rights under the warranty in event of failure of title, it is agreed that if Lessor owns an interest in said land less than the entire les simple estate, then the royalties and rentale to be paid Lessee shall be reduced proportionately. Failure of Lessee to reduce rental paid hereunder shall not impair the right of Lessee to reduce royalties. All mayalty interest

covered by this lease (whether or not owned by lessor) shall be paid out of the myalty herein provided.

It. Should Lessee be prevented from complying with any express or implied coverant of this lesse, from conducting drilling or reworking operations therein or from producing oil or gas therefrom by reason of scarcity of or instillity to obtain or to use equipment or meterial, or by operation of force majoure, or any rederat or state law or any order, rule or regulation of governmental authority, then while so prevented, inwese's education to comply with such revenent shall be suspended, and Lessee shall not be liable in damages for failure to comply therewith; and this lesse shall be extended while and so long as Lessee is prevented by any such cause from conducting drilling or reworking operations on or from producing oil or was from the lessed premises; and the time while Lessee is so prevented shall not be counted against Lessee, anything in this lesse to the contrary notwithstanding

12. The understaned Lessor, for himself and his heirs, successors and assigns, hereby surrenders and releases all rights of homograph in the premises berein described, in no far as said rights of homestead may in any way affect the purpose for which this lease is made to recited herein, and agrees that the annual drilling deferment rental payments made to Lessor as herein provided will dulk protect this lease as to the talk intermits of the made made in Lessor as herein provided will dulk protect this lease as to the talk intermits of the made made in the fact of the same and made to the same made in the fact of the fact in the fact of the fact o

13. If, upon the expiration of the primary term hereof, this lease is not continued in force and effect under and pursuant to any provision hereof, Lessee shall have and is hereby given and granted an option to renew and extend this lease for and additional period of five (5) years from the expiration of said primary term.

Said option shall be exercised by Lessee's paying or tendering to Lessor not less than thirty (30) days before the expiration of said primary term the sum of \$10.00 Dollars per net mineral acre for each acre retained hereuseer.

Said payment or tender may be made to the Lessor or to the depository bank named hereinabove. If such payment or tender is made, the provisions of the paragraph contained hereinabove relating to the payment of delay rentals shall in all things be applicable to the primary terms as extended pursuant to this paragraph in the same manner as if such extended term were a part of the original primary term set forth hereinabove; provided, however, that said payment or tender shall be considered both as bonus consideration for the extended period and rental for the sixth (6th) lease year of this lease.

SIGNED FOR IDENTIFICATION:

Jerry F. Colwell

Karen J. Colwell

n Fithess Where Ness:						/_/_	JERRY P		ILLL		Lec .	(STAT)
# Peocl 14:	· 8.00	<u></u>	TALA.		•	<i>U</i> .	KAREN J	-16 Z	1 / 1	Fig.	FE	(SEAL) (BEAL)
1. June Fall I	De 3600	- (-			****		· 	ELL			(8EAL)
1262	15.60	121-151	ستماسوا		•	105	L.					(自て人上)
Sud												(SEAL)
	60.00		. C									(SEAL)
MISSIS	CIDDI	10055	E OF FI	EAT!	سيمرة			Manager was to	And the second s		Lesso	
MISSIS LOWNDE			1									
	S the under			**		- water		ald	4		*	······································
Jerry F.		_		e, Kar	en J. Co	lwell	Public an ma	id for min	County, an	said Stev	e, hereby e	erlify ton
		7-14-24-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1										
	*				 ,		heme.S	are	eigned (io the for	vreins instr	ument, An
Cords ander un, hand	thewn to me, ac	knowledged b	elore me	on this day	, that, being to	iformed of th	he contents of	the libstrut	»•====================================	ty	executed	i the man
Olven under any hand	ome bears unte.		16th_	and and	Febru	ary			· • • • • • • • • • • • • • • • • • • •	,81		
Olven whoes were	A80 07116	13:15			···		7_1	20	<u>Leal</u>			***************************************
						mi	. 11.00	Notaty	Public in an	d for		
		1.1			-	- Alle	1 600	2 /1	105/1	<u> </u>	£ 6.6	: C++++ +
	·	06.20	1201	-c+ (1/1.	1115			. Z: :: ;: .				
		······································	})	before me th	y Public in an he within nan me to be the	ned				
Idi	ument, acknowledg	red that she s	signed the	e same of h		before me th	he within named to be the holds being exam	wife of the	within nem-	from the	hwbasć, to	vehing has
I die within inter	ument, acknowledg	red that she s	signed the	e same of h		before me th	he within named to be the holds being exam	wife of the	within nem- te and apert wints or three	from the	hwbasć, to	vehing has
I de le wishin instru	ument, acknowledg	red that she s	signed the	e same of h		before me th	he within named to be the holds being exam	wife of the	within nem-	from the	hwbasć, to	vehing has
I de le within inter	ument, acknowledg	red that she s	signed the	e same of h		before me th	he within named to be the holds being exam	wife of the	within nem- te and apert wints or three	from the	hwbasć, to	vehing has
Idi	ument, acknowledg	red that she s	signed the	e same of h		before me th	he within named to be the holds being exam	wife of the	within nem- te and apert wints or three	from the	hwbasć, to	vehing he
Idi	ument, acknowledg	red that she s	signed the	e same of h		before me th	he within named to be the holds being exam	wife of the	within nem- te and apert wints or three	from the	hwbasć, to	vehing he
I die within inter	ument, acknowledg	red that she s	signed the	e same of h		before me th	he within named to be the holds being exam	wife of the	within nem- te and apert wints or three	from the	hwbasć, to	vehing her
I de le within inter	ument, acknowledg	red that she s	signed the	e same of h		before me th	he within named to be the holds being exam	wife of the	within nem- te and apert wints or three	from the	hwbasć, to	oching her
I de le within inter	ument, acknowledg	red that she s	signed the	e same of h		before me th	he within named to be the holds being exam	wife of the	within nem- te and apert wints or three	from the	hwbasć, to	oching her
I de	ument, acknowledg	red that she s	signed the	e same of h		before me th	he within named to be the holds being exam	wife of the	within nem- te and apert wints or three	from the	hwbasć, to	vehing he
CITY OF	ument, acknowledg	red that she s	signed the	e same of h		before me th	he within named to be the holds being exam	wife of the	within nem- te and apert wints or three	from the	hwbasć, to	vehing he
I de	ument, acknowledg	red that she s	signed the	e same of h		before me th	he within named to be the holds being exam	wife of the	within nem- te and apert wints or three	from the	hwbasć, to	oching he
Lure to the within instri	ument, acknowledg	red that she s	signed the	e same of h		before me th	he within named to be the holds being exam	wife of the	within nem- te and apert wints or three	from the	hwbasć, to	oching he
incral Lease	ument, acknowledge and Official Beal,	red that she s	signed the	e same of h		before me th	he within named to be the holds being exam	wife of the	within nem- te and apert wints or three	from the	hwbasć, to	vehing her
and Mineral Lease and Mineral Lease	ument, acknowledge and Official Beal,	red that she s	signed the	e same of h		before me th	he within named to be the holds being exam	wife of the	within nem- te and apert wints or three	from the	hwbasć, to	oching he
incral Lease and and the same of the same	ument, acknowledge and Official Beal,	red that she s	signed the	e same of h		before me th	he within named to be the holds being exam	wife of the	within nem- te and apert wints or three	from the	hwbasć, to	oching he
s and Nineral Lease.	ument, acknowledge and Official Beal,	red that she s	signed the	e same of h		before me th	he within named to be the holds being exam	wife of the	within nem- te and apert wints or three	from the	hwbasć, to	vehing he
s and Nineral Lease.	ument, acknowledge and Official Beal,	red that she s	signed the	e same of h		before me th	he within named to be the holds being exam	wife of the	within nem- te and apert wints or three	from the	hwbasć, to	vehing he
s and Nineral Lease.	ument, acknowledge and Official Beal,	this.	aighed the	c same of h	er own free will	thefore me the though to the .	This bretrument was filed for record on the permutation of the principle o	Hotary	Public in and apart the office. The office of the office.	from the ate on the long time)	When recorded return to	Ocusion Co. L. Maria Co. L. Mar