Lincoln County

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Prod Rt Rev Pooling Standard Part Up Lease 1/2/90

		OI	L AND GAS LE	ASE			\
			(PAID UP)				\
		2nd .	day of	May	Ś t.		19 96
	MENT, made this	oyd, a/k/a Bud L1	=				\
by and between							\
***	P. C. Box 304	, Eureka. Nevada	09310			Name and Address of the Owner, where the Owner, which is	1
	•			*		1	Section 1997
herein called "Lesso	ır" (whether one or mo	re), and Hunt Ull	Company of Nevada	_ 20101.226	E Transport		The second name of the second
	Fountain Plac	e, 1445 Ross at F	ield, Dallas, Texa	12 12202-216			
			and other good and valuab			#nd Lessee", Will	-
described land, for it operating for and pri with fluids or gases) gaseous state), cash thereof (all the fores) together with rights electron and using it	the purposed and work in culturing (by such methot , saving, taking, owning nighead gas, condensate long specifically named pil way and easements sower houses and static	od or methods as Lesse g, sloring, treating, trans e, all other liquid and ga g and other substances for roads, pipe lines, to yes, lanks and reservoir	and other good and valuate weby grant, demine, lease estigating, exploring, pro- e may deem advanable in spouling and marketing of seous hydrocarborns, suf- being hetern referred to elephone and telegraph is tor storing of and saft is and all other machinery. In pident to or conversion to	cluding remess I, gas (including ilius, and all sut as oil, gas, and imes, power lim valer and other	uring and pressure helium, carbon dor stances produced to other learned substan- rs, radio and electri- substances produced	maintenance of substantial and any substantial and any substantial access or simply as leading to communications of from said from said land of the communications of the communication of the communi	nutace turminors nee produced in a I to the production ased substances), I facilities; and lor land poet; and lor substances thereon;
		ed as lollows, situated i		incoln	. State of	Nevada	, 10·w1
ngnts nereunder, s	aid land being themes	.4 25 -4	- N	N		1 1	
				\.		/ /	
	TOWNSHIP 1 N	ORTH, RANGE 66 EA	land, more or les	s being th	e natented mis	sing claim know	m as the
		Nevada. (F	Mineral Survey No Highland Mining Di	strict)	\sim		
containing 4	,59 acres, m	ore or less; and Lesson	intends to and hereby le	ases not only t	ne above described	land, but all lands o	weed or claimed to
			ng owners. Increol (herein called the				
	The state of the s				No. of the street of the B	ward thorees called	the "ORDING" NOTION
hereinafter deline hereol or otherwo	d) are continuously pro- se.	Second as increments y	years or any of them are prod worlded on said land or b				
A On a that produced and into the pipe line oil and other liqu	d saved from said land, or other transportation f of bydrocarbons in ds p	and other liquid hydroc same to be delivered i lacility connected to or c sossession, paying there	abons which are product in land to Lessor at the w otherwise utilized in trans- elar the net market piece t to make it marketable	porting of from thereof (as defe	the wife Lessee m withelow), compute that if from the we	ay hum time at lare a nd at the well in eith lis to prant of delice	purchase any roye er case the Lessor ry to the purchase
B On	gas, including casingle eaction of nasoline, dish	art gas and other gases date or other products th	us substances produced scretom, one eighth (1/8) whare saved and makels; the net proceeds comp	and saved him of the net proce	said land, the roya eds (as defined belo	ky shall be (1) in car ni) received by Lesse records received by Lesse	se Lessee shall fill to from the sale of t tessee from the sale

- residue gas remaining after such extraction, being in each case the net proceeds compared all the tail gate of the plant after such extraction (?) in case gas is 5000 at the wells, the eighth (18) of the net proceeds recovered by Lessee from the sale thereof, compared at the well (8) in a finisher cases where gas is sale), one eighth (18) of the net proceeds recovered by Lessee from the sale thereof compared at the well, and (4) in case Lessee shall not said but shall use gos for uporations office than peers into proceeds recovered the sale thereof shall been disposable of the cost of incompared as one eighth (18) of the net market price illusions, computed at the well in either case the Lessor's inferent shall been disposable of the cost of incompared proceeding in the sale that the sale may be and involucts thereof from the well or leading peers and involucts thereof the processing (including roompressing upon gos and extracting the products thereof), storing, and transporting the gas and involucts thereof from the well or plant, as the case may be, to the point of delivery to the proclassor or user plant, as the case may be, to the point of delivery to the purchaser of user

 U. On all other leased substances produced and saved, including substances produced with or incidental to the production of hydrocarbons and salved, for all other leased substances produced with or incidental to the production of hydrocarbons and salved, the royalty shall be one eighth (1/8) of the net production of the case likely of computed at the well, and when not sold but used by Lassed for operations other than operations of the case of the production of
- D. No coyally shall be payable on oil, gas and other leased substances, or products thereof, or residue gas, produced from said land, and used by Lessee for operations on said land, or disposed of fer no consideration to Lessee either through unavoidable lines or leakage, or in order to produce or recover leased substances, or returned to a subsurface formation.
- or returned to a subsurface formation

 E. The term "net market price" as used in this lease means the price purvating in the field where said land is located of substances of the same or substantially the same limit, qualify, quantity and characteristics as lensed substances or products thereof, as determined by Lessee to be law and reasonable, less the reasonable cost authority, and if them the no comparative sales or governmental price controls, such price as determined by Lessee to be law and reasonable, less the reasonable cost of treating, guithering, processing including compressing gas and extracting the products thereof, sorting, and marporing same from the rettle or paint, as the case may be to the point of delivery to the privatives or user. The term "net proceeds" as used in this lease means proceeds received by Lessee from sales of leased substances or products thereof, less costs mentioned above in this paragraph.
- or products thereof, less costs mentioned above in this paragraph.

 F. It is the intention of the parties hereto (accept as to lessed substances the Lessor may take in litins), subject to applicable governmental regulations and price controls, that the Lessee shall have and is granted the sole and unfertered right to self the lessed substances less such price and upon such terms and conditions and for such duration as the Lessee in its subjuicities downs advisable, provided that any such sale and contract of sale is made by Lessee in good farth as a and for such duration as the Lessee in its subjuicities of arm's length, and it is appeared to the three and under the current success custing when retired into, and it is appeared that irreplay paid hereunder on or based on not proceeds from any such sale or contract of sale, or on net market price as determined between the state of the sale and the support of the sale and the support of the sale and eventually become for the current view that sale and eventually and the require and as long thereafter.
- 4. This is a PARD UP LEASE, and, subject to other purcessors between, this lease shall be and continue at force for the printing term between and as long thereafter 4. This is a PARD UP LEASE, and, subject to other provisions between, this lease shall be and continue at force for the purpose of an analysis of the provided them are the provided of the payments of the payments other than royalises berein provided.

BOOK 119 NACE 272

क्रमार जन्मका स्थाप राज्या राज्यासम्बद्धास्त्र राज्यासम्बद्धाः स्थापम् स्थापन्त स्थापन्त स्थापन्त स्थापन्त स्थ

5. If Lessee obtains prindiction of oil, gas or other leased substances on said tand or on tand with which the leased premises or any portion thereof has been pooled, and if, during the life of this lease either terifore or after the expiration of the primary larm, all the wells are shuf in before or after production therefrom because of the lack either of a market at the well or wells or of an available pipe line outlet or capacity in the field or hecause in Lessee a good faith judgment it is not advisable to produce and sell such production for the time being. It is lease shall not terminable but shall continue in effect during such shuf in pend as though production the unique pand on the premises within this meaning of Paragraph 2 hereof, and for all purposes hereof it shall be deemed that production in paying quantities is being so obtained, and on or before such anniversary of the effective deal hereof next ensuing after the expiration of innerly (90) Gays from the date all such production is shuff in, and annually thereafter on or before such anniversary date so long as all such production is shuff in and not commenced or re-commenced on or helpine any such succeeding anniversary date. Lessee shall pay or lender to the recent of the credit of to the credit of to the credit of to the credit of to the production is shuffly owners or to the credit of the properties in the depository bank specified below, as to grayit, the amount of One Dollar (\$1.00) per acre for the number of acres in the leased premises their subject to this lease. Such payment or lender may be made to the credit of the royalty owners, or any

or any successor, which bank or any successor thereof shall continue as depository bank regardless of changes in ownership of royalty. Such payment or tender may be made by check or draft of Lessee, maked or delivered to said bank or royalty owners, on or before said anniversary date. The owners of the royalty as of the date of such payment shall be entitled therefor in proportion to their ownership of the royalty. The provisions of this paragraph shall be recurring at all times during the life. Nothing in this paragraph contained shall abridge the right of Lessee to surfereder or release this lease in whole or in part, or to otherwise maintain this lease in force and effect under its office provisions, and no shut in royalty shall be due for or with respect to a shut-in period during which this lease is otherwise maintain ed in lorce and effect.

- in lorce and effect

 6. If, at the expiration of the primary term, nill gas or other leased substances or any of them are not being produced on said land or on land pooled therewith bull Lessee is then engaged in operations thereon, or if Lessee shall have ceased operations or production on said land or on land pooled therewith willing minety (80) days prior to expiration of the primary term, this lease shall remain in force so long thereafter as the same or other operations are prosecuted (on the same or different wells) with not cessation of more than minety (90) consecutive days, and, whether or not they result in the production of oil, gas or other leased substances, as long thereafter as oil, gas or other leased substances are produced from or operations are prosecuted (on the same or different wells) on said land or on land pooled therewith, with not cessation of more than ninety (90) days. Whenever used in this lease the word "operations" means and includes operations to and the mining, distinguishing, completing, recompleting, reworking, deepening, olygoing back or repairing of a well or hole, repairing or replacing production equipment, or any other operations, in search for or in an effort to obtain or re-establish production of oil, gas and other leased substances, and includes the production of leased substances whether or not in paying quantities. All operations hereounder shall be deemed to be continuously prosecuted in or mine than ninety (80) consecutive days elapse between the completion of all operations at the same or another well or location.

 7. Lesses is fetcly or graded the rich and owner at any time and from time to time, without exerts' counder to not combine or jumitize this lease.
- operations, in search for or in an effort to obtain or reestablish production of oil, gas and other leased substances, and includes the production of leased substances whether or not in paying quantities. All operations hereunder shall be deemed to be continuously prosecuted in ontime than inmity (80) consecutored days aliapse believen the completion of all operations at one well or location.

 7. Lesse is here'dy granted the right and power at anytime and from time to time, without Lessor's joinder, to pool, combine or uniter this lease, the lease-hold estate and Lessor is lesses, royalty or immeral estate anytime and promise and the search of the state and Lessor is lesses, royalty or immeral estate or estates, or portions, filtered or subsulface state or formations thereunder, reparties of the meretal protect, so as to create one or more pooled units or operating units for oil, gas and other leased substances, or either or any of them. Each such unit created for oil, including cashiet on than set hundred forty (640) acres plus a toterance of ten percent (10%) thereof. If any drilling, spacing, protation, conservation, production or other laws, stream on the original or than set hundred floty (640) acres plus a toterance of ten percent (10%) thereof. If any drilling, spacing, protation, conservation, production or other laws, orders, rules and regulations of any Federal, State or other governmental authority having of chemiquing spacing, protation, conservation, production or other laws, stream and employees of units target than those specified heteinabove, then any unit or units created hereunder may contain in may be contained to the sease distribution of the sease included in any such unit or on any other eareage end or that portion of the sease in the maximum allowable of production from any tender or permit the creation of units salars as or exacted by tessee, Lessor and the comment and created and the comment of acres of mineral acress out of the production or address that production is obtained on that
- 8. If Lessor owns a loss interest in the above described land than the militie and undivided fee simple estate therein, then the royalties herein provided shall be paid to Lessor only in the proportion which Lessor's interest boars to the whole and undivided fee.
- be pain to Lessor only in the proportion which Lessor is interest buars to networked returns a specific properties which tests of all operations between the specific properties and the computed allow distinct from Lessor's wells, for all operations between the control of the computed allow distinct and water from said land, including any so used. Lesson shall have the right at any time during or after the expiration of this lease to remove all property and interfere placed by Lesson on said land, including the right to distinct or draw and remove all casing. When required by Lesson Lesson will bury all priper hers below ordinary plow depth, and no well shall be delied within two funded (200) feet of any residence or barn now on said land, without Lesson's consent (in the event a well or wells, producing oil, gas, cashinghead gas or condensate to paying quantities should be brought in on adjacent lands not owned by the Lesson and self-in any humber (fly) (150) feet of and drawing the leased premises. Lessee agrees to drill such offset will in wells as a reasonably product operator would full under the same or similar circumstances.
- prodent operator would full under the some or similar occumstances.

 10. The rights of either party haveunder may be assigned in whole or part and the provisions hereof shall extend to their heirs, executors, administrators, socressors and assigns. No change or division in ownership of the land, underly, or royalties, however accomplished shall operate to enlarge the obligations or diminish the rights of Lessee, or shall be binding upon Lessee for any purpose, until sixty (60) days after the purson adquiring any interest or affected by such change or division has farmasted Lessee, at its principal place of bismess, with the instrument or instruments or certained copies thereof, constituting such change or division and showing his chain of fille from the original Lesser. An assignment of this lease, in whole or in part, shall, to the extent of such assignment, review and discharge Lessee of any obligations hereunder and, it besoes the assignment of this heart have been considered to the defaulting party and shall not affect in slease insolar as it covers a part of said lands opin which Lussee or any assignment hereof shall not be in default. Lessee may at any time execute and deliver to Lusser in the depository above named or place of record a release or release, covering any portion or portions of the atoms described premises and thereofy surrounds this feats as to such portion or portions and be relieved of all follogations as to the accordance the land creating surrendered, but all lard is so released or all remains subject to exspendits for lights of way increasing or convenient for kessee's operations on the land creating to the best shall not a considered the continue of the c
- 11. In case of soil, remain solpics to describing its may measure to convenient to Lessee's appraison on the land related by the sease shall not be reliable to case of soil, adverse claim dispute or question as to be enabled by the recognition of the regulates (or some part thereigh payatile under this lease. Lessee shall not be reliable to the soll soil, claim, dispute or question has been finally disposed of, and Lessee shall have sally (60) days after being functioned with the original instrument or instruments or instruments or soll soil, claim, or dispute (or a certified cropy or copies fliered), or after being functional information sufficient, in Lessee's opinion to determine the owners of such royallies and how to correctly pay the same, within which to make payment. Should the right or interest of Lessee hereunder te disputed by Lessor, or any other person, the time covered by the pendency of such dispute shall not be counted against Lessee of which as affecting the term of this lease or for any other purpose, and Lessee may suspend all payments without interest until there is a final adjudication or other determination of such dispute.
- 12. When drilling reworking, production or other operations are delayed or interrupted by force majeure, that is, by sform, flood or office acts of God, fire, war, rebellion, insurrection, not stokes, differences with working, not failure of carriers to transport or himshi facilities for transportation, or as a result of some faw, order, rule, regulation, requestion or necessity of the government, Federal or State, or as a result of any cause whatever beyond the control of the Lessee, the time of such delay or interruption shall not be counted against Lessee, anything in this leader to the countery notwithstanding but this leaders shall be extended for a period of time equal to that during which Lessee is so prevented from conducting such drilling, reworking or other operations, or producing oil, girs, or other leased substances from the progress. e piem
- 13 If is expressly understood and agreed that there shall be no obligation on the part of Lessee to offset wells on separate tracts into which the land covered by this tease may be now or hereafter divided by sale, devise or otherwise, or to furnish separate measuring or receiving tanks therefor. Lessee may at any time or times pay or tender all sums accrearing hereunder to the joint credit of Lesson.

Lincoln County

14. Notwithstanding the death of any Lessor, or his successors in interest, payments made by Lessee in the manner provided above shall be binding on the	wi
hers, devisees, executors and administrators of such person. After receiving notice of the death of any Lessor or his successor in interest, the Lessee may continu	
making payments in the manner set forth above to the estate of the deceased party, or to the credit of such estate in the depository set forth above until sixty (60) day	
after the Lassee shall have been furnished with certified copies of the court proceedings showing the lawful qualification of an executor or administrator for said estab	ŧ.
or in the event there be no administration of said estate in court, until sixty (60) days after the Lessee shall have been furnished with evidence satisfactory to it shows	w
the successors in lifle to the deceased party.	•

the successors in tille to the deceased party.

15. Lessor hereby warrants and agrees to defend the tille to the lands herein described, and agrees that the Lessee at its option shall have the right to redeem for Lessor, by payment, any mortgage, taxes or other leans on the event of default of payment by Lessor, and be subrogated to the rights of the holder thereof. In case of payment of any such mortgage, taxes or other lens by Lessee, in addition to the right of subrogation herein granted, Lessee shall also have the right to retain any orgalizes which become due Lessor hereunder and to repay itself thereform, and the retention of such remais or royakes by Lessee shall also have the same effect as if paid to the Lessor in whose behalf payment of any mortgage, taxes or other liens was made.

18. This lesse shall be binding upon all who execute it, whether or not named in the body hereof as Lessor, and without regard to whether the same instrument, or any corry thereof, shall be executed by any other Lessor named above. Each Lessor executes this lease individually and in his own right and also for and on behalf of all parties for whom he is authorized and empowered to lease said fand.

17. For the above consideration, Lessee is granted the option to renew this lease under the same provisions for a second primary term of "0" years from the end of the primary term hereof, and as long thereafter as oil or gas is produced from said fand or land pooled therewith. Lessee may exercise this option by paying or tendering to the Lessor or Lessor's credit in the above-named depository bank, the sum or "0" dollars per net nimeral accercionered by this lease before the expiration of the primary term hereof.

((
IN WITNESS WHEREOF, this instrument is executed as of the date first abo		S No
~ \ \	1 0 .	
~\\\	Johnson H. Lloyd, a/k/a Bud Lloyd	
)		
A TO AND AND THE PROPERTY OF T	530-83.0089"	
	/ /	
ACKNOWL	EDGMENT	
////	son W. Lloyd, a/k/a Bud Lloyd, a widower	
known to me to be the person whose name1\$ subscribed to t executed the same for the purposes and consideration therein expressed	the foregoing instrument, and acknowledged to me that	
Given under my hand and seal of office on this $30^{\#}$ day of	May Slady Dolcaechean Moder Public in and for Eureka County, Neva	
10/28/98 GLADY GOICOECHEA		da
Notary Public - State of Nevad		
Appointment flocorded in Euroka Count MY APPOINTMENT EXPURES OC J. 28, 1		74
	DUT I TO NOT O	- 4

Lincoln County

	ACKNOWLEDGMENT
The State of	\ \
County of	\
Before me, the undersigned authority, on this day personally app	subscribed to like foregoing instrument, and acknowledged to me that
executed the same for the purposes and consideration sherein ex	opressed.
	day of, A.D. 19
My Commission Expires:	Name Balling and for
	Notary Public in and for County,
CORI The State of	
a corporation, known to me to be the person whose name is a purposes and consideration therein expressed, in the capacity if	ubscribed to the foregoing instrument, and acknowledged to me that he executed the same for the herein stated and as the act and deed of said corporation.
Given under my hand and seal of office on this My Commission Expires:	day of, A.D. 10
	Notary Public in and for County,
Oil and Gas Lease (Paid Up) FROM	State of County of This neaturement was filled for record on the actions. M. and cuty recorded in Book Page of this office. County Clerk - Brigater of Deeds. By County Clerk - Brigater of Deeds.
	105354 ILO VARD MADA BENEAT RECORDED TO HUNT OIL COMPANY OF NEVADA JUNE 21, 1996 OI AMINUTES FAST L. COUNT PET MAS OVER 119 OF OHE TO THE WAY OF PRINCE OVER 1/2 OF OHE TO THE WAY OF PRINCE OVER 1/2 OF OHE TO THE WAY OF PRINCE OVER 1/2 OF OHE TO THE WAY OF PRINCE OVER 1/2 OF OHE TO THE WAY OF THE WAY.