

KNOW ALL MEN BY THESE PRESENTS:

That L. G. ED LEWIS, of the City and County of San Francisco, State of California, the lessee in a certain indenture of Oil and Gas Lease dated the 1st day of February, 1937, from Al Osterhout and Sadie Osterhout, his wife, of Big Piney, Sublette County, State of Wyoming, lessor, demising certain lands situated in Sublette County, State of Wyoming, to-wit:

Southwest Quarter Southeast Quarter (SW₁SE₁), Northeast Quarter Southwest Quarter (NE₁SW₁), South Half Southwest Quarter (S₁SE₁), Section Twenty-seven (27); Southeast Quarter (SE₁) Section Twenty-eight (28); Northeast Quarter Northwest Quarter (NE₁NW₁), North Half Northeast Quarter (N₁NE₁), Section Thirty-three (33); North Half Northeast Quarter (N₁NE₁), Northeast Quarter Northwest Quarter (NE₁NW₁), Southwest Quarter Northwest Quarter (SW₁NW₁), Section Thirty-four (34); Township 31 North, Range 113 West, sixth principal meridian, Wyoming, containing 600 acres more or less

for the term of eight years and so long thereafter as oil and gas are found upon said premises in paying quantity, in consideration of the sum of Ten dollars (\$10.00) and other valuable considerations, do hereby sell, assign, transfer and set over to SUBLINTE LEASING COMPANY, A California Corporation, all my estate, right, title and interest in and to said lease and said premises therein demised, subject to the provisions and covenants contained and the royalty reserved by said Oil and Gas Lease.

IN WITNESS WHEREOF, I have executed these presents at Los Angeles, California, this 15th day of May, 1937.

Witness:

C. Ed Lewis

Lillian C. Rider

STATE OF WYOMING }
{ ss.
COUNTY OF SUBLINTE }

On this 21st day of May, 1937, before me, the undersigned, C. C. Feltner, a County Clerk in and for said County and state, residing therein, duly commissioned and sworn, personally appeared C. ED LEWIS, personally known to me to be the person whose name is subscribed to the within instrument, and acknowledged to me that he executed the same.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate first above written.

My term expires:
January 2, 1939
(COUNTY CLERK'S SEAL)

C. C. Feltner, County Clerk

By Lillian C. Rider, Deputy County Clerk

No. 18114

MORTGAGE DEED

James K. Harrower, et ux

THE STATE OF WYOMING }
County of Sublette } ss. This instrument was filed for
To record at 10:00 o'clock A. M.
J. B. Linn on the 24th day of May, 1937
Fees, \$2.35 and duly recorded in Book 3
of Mortgages, on Page 397.

C. C. Feltner, County Clerk

By Lillian C. Rider, Deputy

THIS DEED, made this 23rd day of May in the year of our Lord one thousand nine hundred and 37 between James K. Harrower and Mrs. James K. Harrower, husband and wife, of the County of Sublette State of Wyoming, parties of the first part and J. B. Linn of the County of Sublette State of Wyoming party of the second part;

WITNESSETH, that the said parties of the first part, for and in consideration of the sum of (\$1350.00) Thirteen hundred and 50/100 DOLLARS to them in hand paid, by the said party of the second part, the receipt whereof is hereby confessed and acknowledged, have granted, bargained, sold and conveyed, and by these presents do grant, bargain, sell and convey unto the said party of the second part, and unto his successors, heirs, administrators, executors and assigns, forever, all that that piece or parcel of land, situate, lying and being in the County of Sublette and the State of Wyoming hereby releasing and waiving all rights under and by virtue of the homestead exemption laws of this State, and more particularly known and described as follows, to-wit:

Lots Eleven and Twelve in Block Eighteen of the Honnick Addition to the Town of Pinedale, Sublette County, Wyoming, as said Addition and Town are shown on the Records of the County Clerk of Sublette County, Wyoming, together with all buildings and improvements situate or located thereon.

TO HAVE AND TO HOLD the said above described premises unto the said party of the second part, his successors, heirs, executors, administrators and assigns forever. Together with the privileges, hereditaments and appurtenances thereunto in any wise appertaining or belonging.

And, the said parties of the first part, for themselves, and their successors, heirs, executors, administrators and assigns, do covenant and agree, to end with the said party of the second part successors, heirs, executors, administrators and assigns, that at the sealing and delivery of these promises they stand well seized in said premises, in and of good and indefeasible estate, in fee simple.