

No. 33129

OIL AND GAS LEASE

Robert T. Albert, et ux

THE STATE OF WYOMING)

This instrument was filed for record

To

County of Sublette)

)SS. in my office at 11:00 o'clock A.M.
on the 28th day of September, A.D.,
1945 and duly recorded in Book 1 of
Oil and Gas Leases on Page 588.General Petroleum Corporation
of California*Released: Book 1
2. C. S. Page 376*Helen Atwood, County Clerk

Fees, \$4.50

R 45311

THIS AGREEMENT, Entered into this 2nd day of August, 1945, between Robert T. Albert and Charlotte Albert, his wife Pinedale, Wyoming, hereinafter called "Lessor", and General Petroleum Corporation of California, a Delaware Corporation 108 W. 2nd. St. Los Angeles 12 California hereinafter called "Lessee,"

WITNESSETH:

That Lessor, for and in consideration of the sum of Seventy Five and No/100 (\$75.00) Dollars, in hand paid and of the covenants and agreements hereinafter contained to be performed by Lessee, has this day granted, demised, leased and let, and hereby grants, demises, leases and lets all of the lands hereinafter described, unto Lessee, together with the sole and exclusive right of prospecting, mining and operating on said lands for and producing oil, gas and other hydrocarbons (including helium), and the injection of water, brine, other fluids or gas into subsurface strata, and to establish and maintain on said lands such tanks, boilers, houses, engines, power stations, plants, buildings (including those for housing and boarding employees), roads, power, telephone and pipe lines, and other appurtenances necessary or convenient in the production, treatment, storage or transportation of oil, gas or other hydrocarbons (including helium) from said land or lands in the vicinity thereof operated by Lessee, said lands being situate in the County of Sublette, State of Wyoming, and more particularly described as follows, to-wit:

Township 34 North, Range 111 West.
Section 7 SE $\frac{1}{4}$ SE $\frac{1}{4}$, W $\frac{1}{2}$ SE $\frac{1}{4}$, NE $\frac{1}{4}$ SE $\frac{1}{4}$, SE $\frac{1}{4}$ NE $\frac{1}{4}$.
" 8 W $\frac{1}{2}$ SW $\frac{1}{4}$, SW $\frac{1}{4}$ NW $\frac{1}{4}$.
" 17 W $\frac{1}{2}$ NW $\frac{1}{4}$.
" 18 NE $\frac{1}{4}$, NW $\frac{1}{4}$ SE $\frac{1}{4}$.

containing 600 acres, more or less, it being the purpose and intent of the Lessor herein to lease, and Lessor does hereby lease, all of the lands owned by the said Lessor which adjoin the lands above mentioned or which lie in the section or sections herein specified.

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TO HAVE AND TO HOLD said lands, and all rights and privileges granted hereunder, unto Lessee, his/its heirs/successors and assigns, for a term of Five (5) years from the date hereof, and so long thereafter as oil, gas and other hydrocarbons (including helium), or any of them, is produced therefrom.

Lessee shall pay as rental and royalty to Lessor in cash the prevailing market price at the well at the time of production the value in its natural state of the equal one-eighth (1/8) part of all oil, gas and other hydrocarbons (including helium) produced, saved and marketed from said lands. All royalties shall be payable in money except that as to oil, at Lessee's option it shall have the right, in lieu of paying cash royalty for oil, to deliver Lessor's royalty oil, free of cost to Lessor, into the pipe line to which Lessee may connect its wells for the account and credit of Lessor.

If gas only is found on said lands and be not sold or marketed, Lessee shall pay as royalty Fifty (\$50.00) Dollars per annum for each such gas well and while such royalty is so paid such well or wells shall be deemed to be producing wells. Lessee shall have the right to use, free of cost and royalty, oil, gas and other hydrocarbons produced from said lands for Lessee's operations thereon. Lessee shall have the right to drill for, develop and use free of cost such water on said lands as it may require for its operations thereon. Nothing in this paragraph contained shall require Lessee to sell, market or dispose of gas produced on said lands. Settlement for rental and royalties above provided shall be made by depositing a check or draft therefor in the United States mail, addressed to Lessor or to the depository and agent of Lessor hereinafter designated on or before the 20th day of each calendar month for all rentals and royalties accruing during the preceding month.

Lessor may have the use of any gas developed on said lands for stoves and inside lights in the principal dwelling house of Lessor on said lands so long as the same is not required by Lessee in its operations on said lands. All connections with the well and the use of said gas shall be at Lessor's sole risk and expense.

If operations for the drilling of a well for oil or gas be not commenced on said land on or before one year from this date this lease shall terminate as to both parties unless Lessee, on or before one year from this date, pays or tenders to Lessor, or for Lessor's credit, in the State Bank of Big Piney Bank at Big Piney, Wyoming, or its successors, which bank, and its successors, is hereby designated as the depository and agent of Lessor, to collect and receipt for all rents and royalties payable hereunder and to settle all accounts in accounting of rents and royalties, and shall continue as such depository and agent regardless of changes of ownership in said lands, or in the oil or gas, or in the rentals and royalties to accrue hereunder, the sum of Seventy Five and No/100 (\$75.00) Dollars as rental for the privilege of deferring the commencement of drilling operations for a period of one year from the aforesaid date. In like manner and upon like payments or tenders the commencement of drilling operations may be further deferred for like periods successively, during the term of this lease. Lessee, however, shall not be liable to Lessor for damages for failure to commence or to drill a well on said lands.

Should the first well drilled on the above described lands be a dry hole, then, and in that event, if a second well is not commenced on said lands within twelve months from the expiration of the last rental period for which rental has been paid, this lease shall terminate as to both parties, unless the lessee 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 hereinbefore provided. And it is agreed that upon the resumption of the payment of the rentals, as above provided, that the last preceding paragraph hereof, governing the payment of rentals and the effect thereof, shall continue in force just as though there had