

which lease was executed by Felix Walter Rilinger
 on the 6th day of April, 1967, to Erving Wolf
 for a term of ten years, and recorded in

Book 41 O&G, Page 320 of the records of said County, and

WHEREAS, the undersigned is the owner of interest in
 the oil, gas and other minerals, subject to said lease, insofar as it covers all of the above described land.

NOW, THEREFORE, FOR AND IN CONSIDERATION OF THE PREMISES, and of a full compliance
 with the terms of said oil and gas lease by party of the first part, his successors, heirs or assigns, for and during
 the remainder of the term of said oil and gas lease, the undersigned hereby designates the

Rock Springs National Bank Bank of Rock Springs, Wyo., its successors
 or assigns (instead of the Bank named in said lease or in any subsequent agreement), as the depository for delay
 rentals due or to become due under said lease insofar as it covers the interest of the undersigned. The further option
 is hereby granted to the party of the first part to pay the undersigned's portion of delay rentals under said lease by
 check made payable to the order of and mailed by Registered Letter to the Postoffice address of the
 undersigned, to-wit:

Should party of the first part elect to maintain said lease in force, the deposit of rental to the credit of the
 undersigned in the above named Bank, or the payment of said rental by check of the party of the first part made payable
 to the order of and mailed by Registered Letter to the Postoffice address of the undersigned, shall constitute a
 complete and legal payment of said delay rental; and, except as modified hereby, said lease shall remain in full
 force and effect according to its terms, and said oil and gas lease is hereby ratified and confirmed by the undersigned
 to the party of the first part, his successors, heirs or assigns. The party of the first part shall not be responsible
 for the payment of such delay rental or any part thereof to the heirs, administrators, successors or assigns of the
 undersigned unless and until said party of the first part shall be furnished with legally sufficient evidence of such
 change of ownership.

This contract shall be binding on the heirs, successors, administrators or assigns of the undersigned.

IN WITNESS WHEREOF, this instrument is signed on this the 11 day of

June, 1969.

Witnesses:

John McDuronto
Harold Beach