CLR-259-C

Form LO44-B48	AR2033922	OIL AND GAS LEASE	CPC Standard Form
		of <u>September</u> , 19 <u>85</u> , between CHAMPLIN PETROLEUM C	
authorized to do busine	ess in the State ofCol	orado , whose address is P. O. Box 1257, Englewoo	od, Colorado 80150, as Lessor, and
Basin Expl	oration, Inc. a	corporation, author	rized to do business in said State of
Colora	do	whose address is Suite 300, 155 East Boardwalk D	rive, as Lessee.
WITNESSETH:		Fort Collins, Colorado 80525	
1. Subject to the	e exceptions and reservations set for itclaim Deed(s) dated as of April 1.	th in: 1971, from Union Pacific Railroad Company to Union Pacific Land Resources Corporatio	n, filed for record April 14 . 1971.
and	appearing in Book 644 Weld	, at Page 23-1, in the office of the County Clerk and Registrar of Deeds	of
(b) Mi	neral Deed dated Jani	Jary 15 , 19 79 , from Union Pacific Land Resources Corporatio	n to Lessor.
building tanks, power s associated liquid hydroc County, Colo	tations, telephone lines and other structures, the following described lanerado	, to-wit:	, sell and dispose of said oil, gas and
<u>one hund</u>	red	percent (	the oil and gas in and under:
		ownship 3 North, Range 65 West ection 9: W/2NE/4	
Well, located in the Lessor reserves all other	Reeve well locate and formations from the NEANEA of Section 15, or rights, horizons, strata, and format	tions, including, but not limited to, the right to the concurrent use of the surface and the right	55-W 51in #1 Reeve 41-15

2. This is a paid-up lease and there shall be no requirement for Lessee to pay delay rentals. 3. Subject to the other provisions herein contained, this lease shall be for a primary term which expires at twelve o'clock (12:00) noon, Mountain Time, on September 30,

1986 1986 which term shall hereinafter be referred to as "the primary term", and as long thereafter as oil, gas, or associated liquid hydrocarbons or any of them are produced from said land in paying quantities hereunder, or drilling or reworking operations are conducted thereon under the terms hereof.

4. Subject to the right of election reserved to Lessor below to take its share of production in kind, the royalties to be paid by Lessee are: (a) on oil and on liquid petroleum products 

twenty-five-----percent (25 %) of the amount realized from such sale; and (b) on gas produced from said lands, the market value at the well of twenty-five-----percent ( 25 %) of the gas sold or used off the premises or the market value of the gas at the tailgate of the plant to which the gas is delivered,

plus the market value of the products recovered when such gas is processed; provided that on gas sold at the well by Lessee the royalty shall be twenty-five-----percent (\_\_25\_\_%) of the amount realized from such sale. Lessee shall have free use of oil and gas from said land for operations on the lease premises, and the royalty on oil and gas shall be computed after deducting any production so used.

The royalties payable under this lease shall be free and clear of costs, expenses, or deductions for exploration, drilling, development, and production, including but not limited to, costs of dehydration, storage, compression, separation by mechanical means and stabilization of the hydrocarbons. If Lessee treats and/or processes its gas in a natural gas plant (either on or off the lease premises), whether in Lessee's plant or in the plant of and under contract with a third party, Lessee shall treat and/or processor's gas to be treated and/or processed; in the event of any such treating and/or processing, Lessee shall be entitled to deduct from the value of the products recovered by the treating and/or processing of the gas, or if Lessor is taking its production in kind to charge Lessor for, the actual cost incurred by Lessee for such treating and/or processing, which costs shall include gathering or transportation costs required to transport the gas to the plant.

If Lessor elects, Lessee shall deliver to Lessor in kind its royalty share of oil and other liquid hydrocarbons saved at the well, into storage tanks on the lease premises, products recovered in a processing plant, into storage tanks or onto storage sites at the plant, and gas, at the tailgate of the plant, if processed, or at the well if the gas is sold at the well. In the event of such election with respect to oil and products, Lessor shall give to Lessee not less than sixty (60) days notice of its election and shall take said royalty share in kind for a period of not less than six (6) months following the termination of said sixty (60) day period. Any deliveries of production are to be made from Lessee's facilities at times and amounts which equitably adjust deliveries between the parties. With respect to gas, Lessee shall give Lessor notice if it intends to enter into a gas contract on its share of the gas, and Lessor shall have a period of thirty (30) days from receipt of a copy of the gas sales agreement which Lessee is willing to execute to notify Lessee in writing that Lessor elects to take in kind and separately dispose of its share of such gas.

If there is a gas well on the lease premises or on acreage pooled therewith capable of producing in paying quantities, but from which gas is not being sold, and in the absence of oil or other production from said premises sufficient to maintain this lease in full force and effect, this lease shall be extended for a period of ninety (90) days from the date such well is or was shut-in, whereupon the lease shall terminate unless Lessee shall pay to Lessor as royalty, a sum equal to One Dollar (\$1.00) per acre covered by the lease, which payment shall be made to Lessor at P.O. Box 1257, Englewood, Colorado 80150, Attn: Division Landman-Metanticularities, on or before the ninetient (90th) day from and after the date on which such well is or was shut-in, and annually thereafter a similar payment on or before the anniversary date on which such well was shut-in. If such payment, or payments, are timely made, it shall be considered that gas is being produced in paying quantities from the lease premises under all the terms and provisions of this lease (but only for so long as the well continues to be capable of producing in paying quantities).

If any portion of the lease premises is included in a pooled unit, the amount of the shut-in royalty applicable to the Lessor's interest therein shall be reduced in the proportion that the amount of Lessor's net mineral acres included in any such pooled unit upon which such gas well is situated bears to the total acreage contained in such pooled unit.

Lessee shall be obligated to use diligence to market gas capable of being produced in paying quantities from a shut-in well, but shall be under no obligation to market same under terms, conditions or circumstances which are unreasonable.

- conditions or circumstances which are unreasonable.

  5. Lessee may at any time execute and place of record a release or releases covering any portion or portions of the above described lease premises, furnishing a copy thereof to Lessor, and thereby surrender this lease as to such portion or portions and be relieved of all obligations as to the acreage surrendered.

  6. If Lessee is drilling a new well or reworking an old well at the expiration of the primary term, this lease shall continue in force as long as such drilling or reworking operations are diligently prosecuted, and if such drilling or reworking operations result in production of oil or gas or associated liquid hydrocarbons in paying quantities, then for so long thereafter as such production on this lease is otherwise maintained in full force and effect under the provisions hereof. If production on this lease ceases after the expiration of the primary term, this lease shall continue in force if drilling or reworking operations are commenced within sixty (60) days after such cessation of production; if production is restored or new production is discovered as a result of any such drilling or reworking operations, conducted without cessation of more than ninety (90) days, this lease shall continue so long thereafter as production in paying quantities, or additional drilling or reworking operations are had without cessation of such production, drilling or reworking operations for more than ninety (90) consecutive days.

  7. At the expiration of the primary term, this lease shall terminate as to all lands which are not located in a governmental section in which there is a well on the lease oremises or on lands.
- ying quantities, or additional drilling or reworking operations are had without cessation of such production, drilling or reworking operations for more than ninety (90) consecutive days.

  7. At the expiration of the primary term, this lease shall terminate as to all lands which are not located in a governmental section in which there is a well on the lease premises or on lands of untitized therewith, producing oil or gas in paying quantities, or a shut-in gas well, and in any such producing governmental sections, this lease shall terminate as to those depths log below the stratigraphic equivalent of the deepest producing horizon in each section of land. If Lessee is engaged in actual drilling or reworking operations on the lease premises or lands olded or untitized therewith, at the expiration of the primary term, this provision shall be suspended for so long as Lessee continues such drilling or reworking operations on one (1) well, and commencement of actual drilling or reworking operations on one (1) well, and commencement of actual drilling or reworking operations on the next well; provided, further, that irrespective of any such continuous drilling or reworking operations, the termination of this see as to non-producing lands and depths shall not be suspended for more than five (5) years from the expiration of the primary term hereof. If the lease premises is included in a Federal Unit, and for the purposes of this provision the references to lands unitized with the lease premises shall include only those lands which are included in an approved participating area.
- then for the purposes of this provision the references to lands unitized with the lease premises shall include only those lands which are included in an approved participating area.

  8. Lessee, at its option, is hereby given the right and power to pool or combine the lands covered by this lease, or any portion thereof, as to oil and gas, or either of them, with any other land, lease or leases, when in Lessee's judgment it is necessary or advisable to do so in order to properly develop and operate said premises. Any such pooling to be into a well unit or units not exceeding forty (40) acres, plus an acreage tolerance of ten percent (10%), for oil, and not exceeding one hundred sixty (160) acres, plus an acreage tolerance of ten percent (10%), for oil, and not exceeding one hundred sixty (160) acres, plus an acreage tolerance of ten percent (10%), for oil, and not exceeding one hundred sixty (160) acres, plus an acreage tolerance of ten percent (10%), for oil, and not exceeding one hundred sixty (160) acres, plus an acreage tolerance of ten percent (10%), for oil, and not exceeding one hundred sixty (160) acres, plus an acreage tolerance of ten percent (10%), for oil, and not exceeding one hundred sixty (160) acres, plus an acreage tolerance of ten percent (10%), for oil, and not exceeding one hundred sixty (160) acres, plus an acreage tolerance of ten percent (10%), for oil, and not exceeding one hundred sixty (160) acres, plus an acreage tolerance of ten percent (10%), for oil, and not exceeding one hundred sixty (160) acres, plus an acreage tolerance of ten percent (10%), for oil, and not exceeding one hundred sixty (160) acres, plus an acreage tolerance of ten percent (10%), for oil, and not exceeding one hundred sixty (160) acres, plus an acreage tolerance of ten percent (10%), for oil, and not exceeding one hundred sixty (160) acres, plus an acreage tolerance of ten percent (10%), for oil, and not exceeding one hundred sixty (160) acres, plus an acreage tolerance of ten percent (10%), for oil, and not excee
- 9. Insofar as Lessor may grant such right, Lessee shall have the right at any time during the term of this lease or within six (6) months after the expiration of this lease all property and fixtures placed by Lessee on the lease premises, including the right to draw and remove all casing.
- The rights of either party hereunder may be assigned in whole or in part, and the provisions hereof shall extend to the successors and assigns of the parties hereto, but no change or division ship of the land, shut-in payments, or royalties, however accomplished, shall operate to enlarge the obligations or diminish the rights of Lessee. No change in the ownership of the land, or est therein, shall be binding on Lessee or any purchaser of production hereunder, until Lessee shall be furnished with a certified copy of all recorded instruments, all court proceedings, and necessary evidence of any transfer, inheritance, or sale of said rights. Except as otherwise set forth in paragraph 17 below, Lessee shall be relieved of all obligations with respect to the portion or portions arising subsequent to the date of assignment; provided, however, that the assignment of this lease in whole or in part, shall not be valid as to Lessor until Lessor shall a furnished a true and correct certified copy of such Assignment.

- or implied covenants of this lease shall be subject to all federal and state laws, executive orders, rules or regulations, and this lease shall not terminate, in whole or liable in damages, for failure to comply therewith, if compliance is prevented by, or if failure is the result of any law, order, rule or regulation or inaction, or if God, of the public enemy, or labor strikes.
- The rights granted under this lease are granted without warranty and without covenants of title, including, without limitation, covenants to give possession or for Lessee recognizes that among the exceptions and reservations set forth in the deeds referred to in Section 1 of this Oil and Gas Lease are the rights of Lessor's predectorions of the lease premises as may not be required for the proper conduct of oil and gas operations, for all purposes not inconsistent with such operations, and we not or damages. Lessee shall so conduct its operations so as not to interfere unreasonably with such reserved use; provided, nevertheless, that such other use of the lease only interfere with the operations of the Lessee.
- sonably interfere with the operations of the Lessee.

  15. Without the prior written consent of the owner thereof, Lessee shall not make any entry upon or under any portion of any railroad right-of-way or station grounds for any of the sess of this lease, and shall not drill any well or maintain any structures within two hundred feet (200 ft.) (by surface or subsurface measurement) of: (a) any railroad tracks or buildings the right-of-way, or station grounds, or (b) any buildings upon the lease premises.

  16. Unless the requirement is waived in writing by Lessor at its discretion, no entry shall be made for drilling operations and no facility shall be installed upon any of the leased lands in which or owns the mineral rights only, until a written agreement with the surface owner has been secured by Lessor in a form satisfactory to it. Lessee shall request Lessor to obtain such agreement waive the requirement therefor at least thirty (30) days prior to the date Lessee intends to commence such operations. Payments out of or measured by production which the Lessor elects to othe surface owners shall be paid by Lessor out of its royally.

  Lessee shall pay for all damages to surface owners' lands, buildings, and growing crops caused by construction, operations, or maintenance of facilities, shall bury all pipelines below plow depthe they cross cultivated lands, shall construct gates where necessary for crossing fenced lands and keep the gates in repair and closed, and shall indemnify Lessor with respect to such obligations.

Lessee agrees to hold Lessor harmless from and to indemnify it and any surface owner against any and all claims, detection of property, and for injury to or death of any person, arising out of or in connection with operations hereunder.

Lessee shall not permit any lien or other encumbrance to be filed or to remain against the lesse premises as a result of operations and to indemnify it against any and all claims, demands, actions and causes of action which may result from the filing of any such mosented to an assignment, farmout or other arrangement whereby Lessee consents to drilling or other perations on the lease prem r harmless from and against any and all claims, demands, actions and causes of action or liens arising out of such operations.

All of the provisions of this lease shall inure to the benefit of and be binding upon the parties hereto, their successors and assigns.

This lease is subject to all of the terms and provisions of Farmout and Farmout Option Contract dated August 9, 1985

CHAMPLIN PETROLEUM COMPANY BASIN EXPLORATION, INC. WYOMING ACKNOWLEDGMENTS STATE OF COLORADO COUNTY OF ARAPAHOE R. M. MOSS November 6/19/89 STATE OF MINISTER COLORADO ong instrument was acknowledged before me by \_ Lester M. Kaplan for BASIN EXPLORATION, INC. this 35 day of nowember \_, 19<u>\_65</u>/. Storoh J. Gentry nisolof expires 55 C. Doardwalk C Pallins, (o UTAH ACKNOWLEDGMENTS STATE OF\_\_ COUNTY OF\_\_\_ , personally appeared before me, is an Attorney-In-Fact of CHAMPLIN PETROLEUM COMPANY, and that said instrument was signed on behalf of said corporation by authority of its bylaws, and said . acknowledged to me that \_\_\_\_\_\_, as such Attorney-In-Fact, executed the same on behalf of said corporation. WITNESS my hand and official seal. Notary Public B 1093 REC 02033922 12/02/85 14:45 2/002 \$6.00 F 1352 MARY ANN FEUERSTEIN CLERK & RECORDER WELD CO, CO STATE OF\_ COUNTY OF... \_, A.D. 19\_\_ \_\_\_, personally appeared before me, who, being by me duly sworn, did say, that \_\_\_\_\_ is an Attorney-In-Fact of \_\_\_\_\_ and that said instrument was signed on behalf of said corporation by authority of its bylaws, and said \_ \_, as such Attorney-In-Fact, executed the same on behalf of said corporation. acknowledged to me that \_\_\_\_ WITNESS my hand and official seal. My Commission Expires: Address \_ Basin Exploration Fre., 155 6. Boardwalk Dr., Sinte 300, St. Collins, Co. 80525