Producers 88-E9803 AP~	ا 1/73) With I	Pooling Frovision.		, 0000:200 021 g x2.	Hed	es., Jackson, Miss.
Poor Quality		OIL, GAS	AND MINERA	L LEASE	.162	
	Thompson, wid	30 dow: John H.	day of Thompson, III,	April and wife, Sl	nerry K. Thom	80 19, between pson;
renny 5117a	neth Gallups,	, and husband	d, Randy Gallup	<u>S</u>		
Lessor (whether one or	more) whose address	is: Rt 1 Vin	cent, Alakana	0000 70	1 13 17	
1. Lessor in conside	ration of Ten &	% No/100 Dol	x 50079 New Orl lars & Other Va	luable Consid	derations	Lessee, WITNESSETH: Dollars
exclusively unto Lessee pipe lines, building roads products, and housing its	s, tanks, power station	ns, telephone lines a	provided, and of the agreed, prospecting, drilling and and other structures thereon Shelby	ement of Lessee hered mining for and pro-	take care of, treat, t	grants, leases and lets other minerals, laying ransport and own said county, Alabama, to-wit:
			19 South, Pango	22st		
Section 13: T	he NA lying	NW of the A	tlantic Coast L	ine Railroad		
Section 22: T	hat part of the SE; of the ds., south 4	the NEE of t e SEE; begin 40 yds., eas	he SE south of ning at the NE t 110 yds., nor	the Atlanticorner of the the 440 yds.	c Coast Line e SW4SE4 run	Railroad; west 110
Section 27: T	he NE‡ of the	e N元.		19800	2605000061300 1/2 soy Chty Judge of Pr	S. 00
PAGE	•				5/1980 12:00:00 AM	•
S It is agreed	between the	parties here	to that this le	ase does not	cover nor in	clude coal,
iron ore, or It is the intention of herein stated, all the land	other mineral Lessor and Lessee that owned or claimed by L	ls mined by this lease shall also lessor, adjacent or con	the shaft or op- include, and there is hereb- tiguous to the land particular d within the boundaries of	en pit methody included, granted, leadarly described above, w	d. ased and let, for the pur whether the same be in	rposes and consideration said sections.
the amount of any money or less, and in the event of acres stated in such assigni	of a partial assignment	e lands herein describ or surrender hereund	ed shall be treated as comder, the assigned or surrence	prising20 dered portion or portic	ns shall be deemed to	whether there be more contain the number of
3. The royalties to be to the credit of Lessor into market price therefor preving unmerchantable oil to connected with the land I realized at the well from other by products, except all other manerals wined marketed, the royals shall is capable of producing of the absence of production	e paid by Lessee are: the pipeline to which ailing for the field when render it merchantable cased or any pooled us to h sales; (c) one-cased in computing su and marketed, one-tend li be fifty cents (50c) sil or gas or gaseous su	ced from said land (a) on oil, one-eightly the wells may be content on the eas crude; (b) on guit containing all or eighth (1/8) of the ch value, there shall th (1/10) either in ubstances in paying of the by commencing or its co	e shall be for a term of or lands with which said I h (1/8) of that produced nnected; Lessee may from date of purchase, in either as, one-eighth (1/8) of the a part of said land; the remarket value at the mouth he excluded all gas or kind or value at the well he event that any well on quantities but such mineral resuming rental payments at the end of or after the	and is pooled hereunder and saved from said is time to time purchase er case such interest to emarket value at the voyalty on gas sold by the of the well of gas components thereof us or mine, at Lessee's the land or on propert is are not being product (herein sometimes references.)	and, the same to be dee any royalty oil in its o bear its proportion of well of the gas used by Lessee to be one-eightly used by Lessee in massed in lease or unit of election, except that y pooled therewith (or ed, then Lessee's rights erred to as shut in gas	elivered at the wells or possession, paying the fany expense of treat-Lessee in operations not nufacturing gasoline or perations; and (d) on on sulphur mined and with any part thereof) may be maintained, in a payments) as herein-

erate said premises in compliance with any lawful spacing rules which may be prescribed for the field in which this lease is situated by any duly authorized authority, or when to do so would, in the judgment of Lessee, promote the conservation of the oil and gas in and under and that may be produced from said premises. Lessee shall execute in writing an instrument identifying and describing the pooled acreage. The entire acreage so pooled into a tract or unit shall be treated, for all purposes except the payment of royalties on production from the pooled unit, as if it were included in this lease. If production is found on the pooled acreage, it shall be treated as if production is had from this lease, whether the well or wells be located on the premises covered by this lease or not. In lieu of the royalties elsewhere herein specified, Lessor shall receive on production from a unit so pooled only such portion of the royalty stipulated herein as the amount of his acreage placed in the unit or his royalty interest therein on an acreage basis bears to the total acreage so pooled in the particular

unit involved.

5. If operations for drilling are not commenced on said land or on acreage pooled therewith as above provided on or before one year from this date the lease shall then terminate as to both parties, unless on or before such anniversary date Lessee shall pay or tender to Lessor or to the credit of Lessor

of said land or the rentals) the sum of _______ Two Hundred, Sixty-Six & No/100

(\$ 266<u>.CO</u> twelve (12) months. In like manner and upon like payments or tenders annually the commencement of drilling operations may be further deferred for successive periods of twelve (12) months each during the primary term. The payment or tender of rental may be made by the check or draft of Lessee mailed or delivered to Lessor or to said bank on or before such date of payment. If such bank (or any successor bank) should fail, liquidate or be succeeded by another bank, or for any reason fail or refuse to accept rental. Lessee shall not be held in default for failure to make such payment or tender of rental until thirty (30) days after Lessor shall deliver to Lessee a proper recordable instrument, naming another bank as agent to receive such payments or tenders. The down cash payment is consideration for this lease according to its terms and shall not be allocated as mere rental for a period. Lessee may at any time or times execute and deliver to Lessor or to the depository above named or place of record a release or releases covering any portion or portions of the above described premises and thereby surrender this lease as to such portion or portions and be relieved of all obligations as to the acreage surrendered, and there-

after the remais payable hereunder shall be reduced in the proportion that the acreage covered hereby is reduced by said release or releases. 6. If prier to discovery of oil, gas or other mineral on said land or on acreage pooled therewith Lessee should drill a dry hole or holes thereon, or if after discovery of oil, gas or other mineral, the production thereof should cease from any cause, this lease shall not terminate if Lessee commences additional drilling or reworking operations within 60 days thereafter or if it be within the primary term, commences or resumes the payment or tender of rentals or coinmences operations for drilling or reworking on or before the rental paying date next ensuing after the expiration of 60 days from date of completion of dry hole or ressation of production. If at any time subsequent to sixty (60) days prior to the beginning of the last year of the primary term and prior to the discovery of oil, put or other mineral on said land, or on acreage pooled therewith. Lessee should drill a dry hole thereon, no rental payment or operations are necessary in order to keep the lease in force during the remainder of the primary term. If at the expiration of the primary term, oil, gas or other mineral is not being produced on said land, or on acreage pooled therewith. but Lessee is then engaged in drilling or reworking operations thereon or shall have completed a dry hule thereon within sixty (60) days prior to the end of the primary term, the lease shall remain in force so long as operations are pre-ecuted with no cessation of more than sixty (60) consecutive days, and if they result in the production of oil, gas or other mineral, so long thereafter as all, gas or other mineral is produced from said land or acreage pooled therewith. In the event a well or wells producing oil or gas in paying quantities should be brought in on adjacent land and within one hundred fifty (150) feet of and draining the leased premises, or acreage pooled therewith, Lessee agrees to drill such offset wells as a reasonably prudent operator would drill under the same or similar circumstances,

7. Lessee thall have the night at any time during or after the expiration of this lease to remove all property and fixtures placed by Lessee on said land, including the right to draw and remove all casing. When required by Lessor, Lessee will bury all pipe lines below ordinary plow depth, and no well

shall be drilled within two hundred (200) feet of any residence or barn now on said land without Lessor's consent. Lessee shall be responsible for all damages caused by Lessee's operations hereunder other than damages necessarily caused by the exercise of the rights herein granted.

8. The rights of either party hereunder may be assigned in whole or in part, and the provisions hereof shall extend to their heirs, successors and assigns; but no change or division in ownership of the land, rentals or royalties, however accomplished, shall operate to enlarge the obligations or diminish the rights of Lessee: and no change or division in such ownership shall be binding on Lessee until thirty (30) days after Lessee shall have been furnished by registered U.S. mail at Lessee's principal place of business with a certified copy of recorded instrument or instruments evidencing same. In the event of assignment hereef in whole or in part liability for breach of any obligation hereunder shall rest exclusively upon the owner of this lease or of a portion thereof who commits such breach. In the event of the death of any person entitled to rentals hereunder, Lessee may pay or tender such rentals to the credit of the deceased or the estate of the deceased until such time as Lessee is furnished with proper evidence of the appointment and qualifications of an executor or administrator of the estate, or if there he none, then until Lessee is furnished with evidence satisfactory to it as to the heirs or devisees of the deceased, and that all debts of the estate have been paid. If at any time two or more persons be entitled to participate in the rental payable hereunder, Lessee may pay or tender said rental jointly to such persons or to their joint credit in the depository named herein; or, at Lessee's election, the proportionate part of said rental to which each participant is entitled may be paid or tendered to him separately or to his separate credit in said depository; and payment or tender to any participant of his portion of the rentals hereunder shall maintain this lease as to such participant. In event of assignment of this lease as to a segregated portion of said in .. the rentals payable hereunder shall be apportionable as between the several leavehold owners ratably according to the surface area of each, and default in tental payment by one shall not affect the rights of other leasehold owners hereunder. If six or more parties become entitled to royalty hereunder. Lessee may withhold payment thereof unless and until furnished with a recordable instrument executed by all such parties designating an agent to receive payment for all.

9. The broadh by Loose of any obligation hereunder shall not up to a friesture of termination of this fours nor be cause for cancellation bereat in whole of m part save as herein expressly provided. If the obligation should require the drilling of a well or wells, Lessee shall have ninety (90) days after the receipt of written notices by Lessee from Lessor specifically stating the breach alleged by Lessor within which to begin operations for the drilling of any such well or wells; and the only penalty for failure so to do shall in the termination of this lease save as to forty (40) extest for each well being worked on or producing oil or gas, to be selected by Lessee so that each i. o (40) acre tract will embrace one such well. After the discovery of oil, gas or other mineral in paying quantities on said premises. Lessee shall reasonably develop the acreage retained hereunder, but in discharging this obligation it shall in no event be required to drill more than one well per forty (40) acres of the area retained hereunder and capable of producing oil, gas or other mineral in paying quantities. 10. Lessor hereby warrants and agrees to defend the title to said land and agrees that Lessee at its option may discharge any tax, mortgage or other lien upon said land, either in whole or in part, and in event Lessee does so, it shall be subrogated to such lien with right to enforce same and apply rentals and royalties accruing hereunder toward satisfying same. Without impairment of Lessee's rights under the varianty in event of failure of title, it is agreed that if Lessor owns an interest in said land less than the entire fee simple estate, then the royalties and rentals to be paid Lessor shall be reduced proportionately. Failure of Lessee to reduce rental paid hereunder shall not impair the right of Lessee to reduce royalties. All royalty interest covered by this lease (whether or not owned by lessor) shall be paid out of the royalty herein provided. 11. Should Lessee be prevented from complying with any express or implied covenant of this lease, from conducting drilling or reworking operations thereon or from producing oil or gas therefrom by reason of scarcity of or inability to obtain or to use equipment or material, or by operation of force majeure, or any Federal or state law or any order, rule or regulation of governmental authority, then while so prevented, Lessee's obtenuion to come ly with such covenant shall be aspended, and Lesses shall not be liable in damages for failure to comply therewith; and this lease shall be extended while and so leng as Lessee is prevented by any such cause from conducting drilling or reworking operations on or from producing oil or gas from the leased premises; and the time while Lessee is so prevented shall not be counted against Lessee, anything in this lease to the contrary notwithstanding. 12. The undersigned Lessor, for himself and his heirs, successors and assigns, hereby surrenders and releases all rights of homestead in the premises herein described, in so far as said rights of homestead may in any way affect the purpose for which this lease is made as recited herein, and agrees that the annual drilling deferment rental payments made to Lessor as herein provided will fully protect this lease as to the full interests of the undersigned, In WITNESS WHEREOF, this instrument is signed, sealed and delivered on the date first above written WITNESS Vestula V. Thompson J.J. (SEAL) (SEAL) (SEAL) John H. Thompson, Sherry K. Thompson (SEAL) (SEAL) (SEAL) Penny Blizabeth Gallups (SEAL) Lessor. ALABAMA STATE OF. SHELBY COUNTY OF. a Notary Public in and for said County, in said State, hereby certify that Vestula V. Thompson, widow; John H. Thompson, III, and wife, Sherry K. Thompson; Penny Elizabeth Gallups, and husband, Randy Gallups Whose name _signed to the foregoing instrument, and are voluntarily on the day the same bears date. PACE Given under, my hand and Official Seal, this 50 day of Notary Public in and for AT.ABAMA COMMISSION EXPIRES: /2-3-83 X WIFE'S SEPARATE ACKNOWLEDGMENT Meditail - 250 Mineral 13,30 STATE OF. COUNTY OF. a Notary Public in and for said County, in said State, do hereby certify that ____, came before me the within named___ 1320 1111 5 known to me to be the wife of the within named... who being examined separate and apart from the husband, touching her signature to the within instrument, acknowledged that she signed the same of her own free will and accord, and without fear, constraints or threats on the part -- The was a section of the of her husband. Given under my hand and Official Scal, this______ _, A. D. 19_____. Notary Public in and for County, 19800605000061300 2/2 \$.00 Shelby Cnty Judge of Probate, AL 06/05/1980 12:00:00 AM FILED/CERT (Official 88