ATLANTIC I
P. O. 30X 2819
DALLAS, TEXAS 75221

758

Cela-10883

## OIL, GAS AND MINERAL LEASE

	OIL, G	MO AN		NER		13E			
THIS ACREEMENT made this Rex David Bullard.								4440 Pg 1/5	
						Sh	elby Cnty J	udge of Pro :00:00 FILE	Date: HL
lessor (whether one or more), whose addres	Rt. 1,	Box 51	Foley,	Alaban	na 36536			_	
lessor (whether one or more), whose address and ATLANTIC RICHFIELD	COMPANY, A	PENNSYL	VANIA CO	RPORATI	ON, P.O.	Box 2819	Dallas	lessee, WITNE	ESSETH:
of which is hereby acknowledged, and of the purposes and with the exclusive right of those mentioned), together with the right and bridges, dig canals, build tanks, powersploring, drilling for, producing, treating	exploring, drilling, more to make surveys on some surveys on some stations, power lines, storing and transport	nining and opera aid land, lay pipa es, telephone lin porting minerals	ting for, producting for, producting for, producted from producted from	cing and own: and utilize facuses and other the land co	ing oil, gas, sulphacilities for surfactores on severed hereby or	or and all other or subsurface aid land, neces any other land	lessee the lander minerals (who disposal of salts sary or useful it adjacent their	ether or not si water, constru in lessee's opera reto. The land	y for the imilar to act roads ations in covered
hereby, herein called "said land", is located	d in the County of	She1b	У	, State of	Alaba	ma	, and is desci	ribed as follows	}: .~••
SEE EXHIBIT "A" A	TTACHED HER	RETO AND	BY REFER	RENCE MA	DE A PAR	r hereof	' FOR ALI	L PURPOS	ES ES
								*	
									*
		-						A. Carrier	<b></b>
This lease also covers and includes, in add by lessor by limitation, prescription, poss supplemental instrument requested by les	ession, reversion or u	unrecorded instr	ument or (b) as	to which less	or has a preferen	ice right of acc	quisition. Lesso	r agrees to exe	eaute anv
tract shall be deemed to be the true acreage hereunder.  2. Unless sooner terminated or longer "primary term", and as long thereafter as of 3. As royalty, lessee covenants and agrand saved by lessee from said land, or from pipe line or storage tanks, lessor's interest, gas or other gaseous substances, produced computed at the mouth of the well of the geomputed at the mouth of the well, and of minerals mined and marketed or utilized be the royalty shall be one dollar (\$1.00) per I land or any portion thereof has been pooled as though operations were being conducted covenants and agrees to use reasonable dilition to market gas upon terms unacceptable during such time there are no operations of equal to the amount of annual delay rental day period if upon such anniversary this lesse who at the time of payment would be entiprovided for below. Nothing herein shall payment hereunder shall rest exclusively of is payable hereunder is regulated by any lesshall not be in excess of the price which Lessee is hereby granted the right.	kept in force under of operations, as hereinal rees: (a) To deliver to time to time, at the oin either case, to bear from said land and sa so sold or used; proin gas sold at the well by lessee from said land ong ton. If, at the exped, capable of producined on said land for so igence to produce, utilies other than well facto lessee. If, at any time said land, then at on provided for in this lease is being continued itled to receive the reimpair lessee's right to the then owner or oaw or governmental assee may receive and	ther provisions he fter defined, are of the credit of less option of lessee, to one-eighth of the wided that on gas I the royalty shall he royalty shall he royalty shall he royalty shall lize, or market the filities and ordinate or times after the before the expire ease. Lessee shall d in force solely to yalties which we to release as provous or the market of this lease agency, the market retain.	ereof, this lease conducted upon or, in the pipe lease for sold by Lessee le one-eighther in kind or value minerals covers are shut-in, and in mary term or at a minerals capary lease facilities he expiration of the expiration of the ould be paid unvided in paragrasse, severally as et value or mark	shall remain in said land with ine to which le market price of the extraction the market value at the well any time or tired hereby, and thereafter the ble of being pas of flow lines, the primary tends or tender provisions of the der this lease aph 5 hereof. It to acreage own ket price of sue	force for a term of no cessation for a no cessation for a sesee may connect of such one-eighth t marketable pipe of gasoline or other shall not excee mes thereafter, the dall such wells are not lease may be conduced from said separator, and lease may be conduced from said separator, and leasem, all such wells d, lessee shall pay as at or before the his paragraph. Easif the wells were in event of assignment by each. If the ch mineral or substitute is the mineral or substitute in the mineral or substitute	five (5) of xxxxx years more than ninet its wells, the e part of such oil line oil; (b) To ner product the d the cash proce y Lessee from 's election, exce ere is any well e shut-in, this le ontinued in for l wells, but in the se tank, and sha are shut-in for or tender, by cl end of each any ch such paymer producing, and ment of this lea e price of any ment stance for the p	for this lease and from the date hely (90) consecut qual one-eighth at the wells as pay Lessor on grefrom, one-eighted at the wells as pay Lessor on grefrom, one-eighted such sale. (c) Top that on sulplon said land or ase shall, never ce as if no shutted exercise of sull not be required a period of nine heck or draft of hiversary of the niversary of the niversa	ereof, hereinaft ive days.  I part of all oil pof the day it is reas, including carried and reason on lands with wheless, continued and reach diligence, lesed to settle laborate consecutive of lessee, as royal expiration of sall be made to the ted in a deposite or in part, lial ance upon which and royalty here.	ter called produced run to the singhead ket value r such gas all other marketed which said le in force ed. Lessee essee shall or trouble days, and lty, a sum id ninety ne parties tory bank bility for ch royalty nereunder
4. Lessee is hereby granted the right, lease or leases, or portion or portions there however, a unit may be established or an eliquid hydrocarbons (condensate) which are operation of a well at a regular location, centarged to conform to the size prescribe identifying such unit and filing it for record after production has been established either to be drilled, being drilled or already compor leasehold interests in land within the unit he payment of royalty, operations conduct of unitized minerals from wells in the unit, bears to the total number of surface acres if and any other payments out of production as though produced from said land under to this paragraph or of shut-in royalties from of changing the ownership of any delay release all or any portion of said land, except released as to lands within the unit. Lessee if at that time no operations are being concloned as any lease subject thereto shall remain as though produced on subject to the further provisions hereof, payments to the further provisions hereof, payments of the further provisions hereof.	existing unit may be existing unit may be even to a liquid in the sor for the obtaining of the or permitted by such in the public office it or said land or on the oleted. A unit established which are not pooleted under this lease. To after deducting any the terms of this lease, on a well on the unit so that lesses may not that lesses may not a unit of the terms of this lease, or a well on the unit so that lesses may not a unit of the terms of this lease, and the that lesses may not a unit of the terms of this lease, and the that lesses may not a unit of the terms of the thing the said lesses of the terms of the unit so that lesses may not a unit may discolve any unit ducted thereon for unit may air in force. A unit may said land on or before	enlarged to contact the subsurface reserved a maximum all the governmentation which this least he portion of said hed hereunder shall be alloused in lease or unitized. A here shall be alloused in lease or unitized. The owner of the shall-satisfy any list ton royalty which so release as to late it established here it it established here it is so established the stablished the stablished here it is so established the stablished the stablished the stablished here it is so established the stablished the st	in not more that oir. If larger unit lowable, from a larger or rule. It is recorded. Et land included all be valid and ny operations contained to the land interest of the land i	units contains on 640 acres pla its are prescrib ny well to be Lessee shall e ach of said opt in the unit or o effective for al onducted on ac d covered by the which the num dered for all pe the portion o estate of any te n requiring pro payable unde nit while there y for record in rovisions of this dissolved durin f, this lease shall armer s	ing not more than us 10% acreage to ded or permitted us drilled, drilling, of exercise said opticions may be exercise on other land unitial purposes of this my part of such unhis lease included aber of surface acresposes, including feated land covere or move that lease. Neith are operations that he public office was paragraph 4, a unit is lease of this lease and Mercand M	80 surface acreplerance, if united any governor already drilled as to each dised by lessee frized therewith a lease even thoughtized land shall in any such united in the payment of the p	ized only as to mental rule or any such united any such united and any such united any such united and any such united any suc	age tolerance; pass or only as to order for the dit may be established and in executing an ine, and whether it may include and or mineral, for all purpose nof the total prease included in alty, overriding unit in the samual of royalties shall not have essee to release less all pooled lectaration to the shall remain in shall remain in	provided, o gas and drilling or olished or ostrument before or any well al, royalty es, except roduction on the unit g royalty, e manner pursuant the effect from this leases are oat effect of force so
<u> </u>	· · · · · · · · · · · · · · · · · · ·		Bank at	Foley,	Alabama	36536			
or its successors, which shall continue as the 6.50————————————————————————————————————	which ions may be further de	h shall operate as eferred for like p	delay rental an eriods of one ye	d cover the pri ar each during	vilege of deferring the primary term	g operations for . If at any time	one year from s that lessee pays	s or tenders dela	ay rental,

which shall operate as delay rental and cover the privilege of deferring operations for one year from said date. In like manner and upon like payments or tenders, operations may be further deferred for like periods of one year each during the primary term. If at any time that lessee pays or tenders delay rental, royalties, or other moneys, two or more parties are, or claim to be, entitled to receive same, lessee may, in lieu of any other method of payment herein provided, pay or tender such rental, royalties, or inoneys, in the manner herein specified, either jointly to such parties or separately to each in accordance with their respective ownerships thereof, as lessee may elect. Any payment hereunder may be made by check or draft of lessee deposited in the mail or delivered to lessor or to a depository bank on or before the last date of payment. Said delay rental shall be apportionable as to said land on an acreage basis, and a failure to make proper payment or tender of delay rental as to any portion of said land or as to any interest therein shall not affect this lease as to any portion of said land or as to any interest therein as to which proper payment or tender is made. Any payment or tender which is erroneous in whole or in part as to parties, amounts, or depository, shall nevertheless be sufficient to prevent termination of this lease and to extend the time within which operations may be conducted in the same manner as though a proper payment had been made; provided, however, lessee shall correct such error within thirty (30) days after lessee has received written notice thereof from lessor. Lessee may at any time and from time to time execute and deliver to lessor or file for record a release or releases of this lease as to any part or all of said land or of mineral or horizon thereunder, and thereby be relieved of all obligations as to the released acreage or interest. If this lease is so released as to all minerals and horizons under a portion of said land, the delay rental and other payments comput

6. If at any time or times during the primary term operations are conducted on said land and if all operations are discontinued, this lease shall thereafter terminate on its anniversary date next following the ninetieth day after such discontinuance unless on or before such anniversary date lessee either (1) conducts operations or (2) commences or resumes the payment terminate at the end of such term or on the ninetieth day after discontinuance of all operations, whichever is the later date, unless on such later date either (1) lessee is conducting and any of the following: drilling, testing, completing, reworking, recompleting, deepening, plugging back or repairing of a well in search for or in an endeavor to obtain production of oil, gas, sulphur or other minerals, excavating a mine, production of oil, gas, sulphur or other minerals, excavating a mine, production of oil, gas, sulphur or other minerals, whether or not in paying quantities.

7. Lessee shall have the use, free from royalty of water, other than from lessor's wells, and of oil and gas produced from said land in all operation right at any time to remove all machinery and fixtures placed on said land, including the right to draw and remove easing. No well shall be drilled in barn now on said land without the consent of the lessor. Lessee shall pay for damages caused by its operations to growing crops and timber on said land.  8. The rights and estate of any party hereto may be assigned from time to time in whole or in part and as to any mineral or horizon. All considerations of this lesse shall extent to and be binding upon the parties hereto, their heirs, successive assigns. No change land, royalties, delay rental, or other moneys, or any part thereof, howsoever effected, shall increase the obligations or diminish the rights of lessee location and drilling of wells and the measurement of production. Notwithstanding any other actual or constructive knowledge or notice thereof of on ochange or division in the ownership of said land or of the royalties, delay rental, or other moneys, or the right to receive the same, howsoever effect record owner of this lessue until thirty (30) days after there has been furnished to such record owner at his or its principal place of business by lessor or notice of such change or division, supported by either originals or duly certified copies of the instruments which have been properly filed for record advision, and of such change in ownership occurs by reason of the death of the owner, lessee may, nevertheless pay or tender such royaltes, delay rent to the credit of the decedent in a depository bank provided for above. In the event of assignment of this lesse as to any part (whether divided or undre payable hereunder shall be apportionable as between the several lesses shall be recorded to the bright of the surface of th	nearer than 200 feet to the house of and.  of the covenants, obligations, and or division in the ownership of saids, including, but not limited to, the or to lessee, its successors or assignified, shall be binding upon the their lessor's heirs, successor, or assigns and which evidence such change of all, or other moneys, or part thereofyided) of said land, the delay rental feach, and default in delay rental e in writing, setting out specifically the each, and default in delay rental e in writing, setting out specifically the each, and default in delay rental e in writing, setting out specifically the each, and default in delay rental e in writing, setting out specifically the each, and default in delay rental e in writing, setting out specifically the each, and default in delay rental e in writing, setting out specifically the each, and default in delay rental e in writing, setting out specifically the each, and default in delay rental e in writing, setting out specifically in the lesse under the provisions of the lesse except after final judicial entire and the each well as to the lesse except after final judicial entire except a set of lessor, either each except shall be charged primarily any or reduce same for lessor, either e or which may become parable to the or claim in said land which lesse rein specified or net), or no interest id only in the proportion which the nether or not owned by lessor) shall be all land or any portion thereof he each land or any portion thereof he each land or any portion thereof he
determined to be invalid) or (2) any other cause, whether similar or dissimilar, (except financial) beyond the reasonable control of lessee, the primary te hereof shall be extended until the first anniversary date hereof occurring ninety (90) or more days following the removal of such delaying cause, and this by operations as if such delay had not occurred.  SEE EXHIBIT "B" FOR FURTHER PROVISIONS OF THIS IN WITNESS WHEREOF, this instrument is executed on the date first above written.	erm and the delay rental provisions is lease may be extended thereafted EASE
Rex David Bullard, Jr.  S.S.#  CO	
Abbie Ynome Bullard	Sullard
COUNTY OF BALDWIN  I hereby certify, that on this day, before me, a Notary Public  duly authorized in the state and county aforesaid to take acknowledgments, personally appeared Rex David Bullard, Jr.  Abbie Yvonne Bullard  persons  described in and who executed the foregoing instrument and acknowledged before me that, being informed of the contents of the same, they he and delivered the within and foregoing instrument on the day and year therein mentioned.  Given under my hand and official seal, this August 1	they he voluntarily signed to the voluntaril
This lease prepared by: Mike McGrath P. O. Box 1474 Huntsville, TX 77340	
FROM  TO  Dated	With Pooling Provision Mississippi, Alabama, Florida  No.  Oil, Gas and Mineral Lease

Attached to and by reference made a part of that certain oil, gas and mineral lease made and entered into by and between Rex David Bullard, Jr. and his wife, Abbie Yvonne Bullard, as Lessor, and ATLANTIC RICHFIELD COMPANY, A PENNSYLVANIA CORPORATION, as Lessee, under date of August 12th, 1981, to-wit:

## TOWNSHIP 21 SOUTH, RANGE 1 WEST, SECTION 16:

Begin at the NW corner of the NW4NW4 of Section 16; thence in a Southerly direction along the West boundary of said ½ Section to the Southwest corner thereof; thence in an Easterly direction along the South boundary of said ½ Section 200.00 feet; thence turn 87 deg. 39 min. to the left in a Northerly direction 1232.80 feet to intersection with the Southwest right of way boundary of the old Columbiana-Elyton Road; thence turn 48 deg. and 10 min. to the left in a Northwesterly direction along said Southwest right of way boundary 174.50 feet, more or less, to intersection with the north boundary of said ½ Section; thence in a Westerly direction along said North boundary 74.35 feet, more or less, to the point of beginning.

and being the same lands described in Deed dated September 5th, 1974 from Henry Thomas Bullard and wife, Betty Jean Bullard to Rex D. Bullard, Jr., and recorded in Deed Book 288, Page 604.

Said lands being estimated to comprise 6.50 acres, more or less.

SIGNED FOR IDENTIFICATION

Rex David Bullard, Jr.

Abbie Yvonne Bullard

Attached to and by reference made a part of that certain oil, gas and mineral lease made and entered into by and between Rex David Bullard, Jr. and his wife, Abbie Yvonne Bullard , as Lessor, and ATLANTIC RICHFIELD COMPANY, A PENNSYLVANIA CORPORATION, as Lessee, under date of August 12, 1981 , to-wit:

Notwithstanding any thing to the contrary herein contained, it is understood that this lease covers only Oil, Gas, Sulphur, and associated hydrocarbons. All other minerals are expressly reserved by lessor. The term (other minerals) and all references thereto are hereby deleted from this lease. This provision shall take precedence over all printed paragraphs of the lease.

Notwithstanding any thing contained herein to the contrary, Lessee shall have the option to renew this lease, in whole or in part, and extend the primary term for an additional period equal to the initial primary term commencing on the expiration date of the initial primary term by Paying or tendering to Lessor, as a bonus, the sum of Ten Dollars (\$10.00) per acre for each acre renewed, on or before the expiration of the initial primary term or, if drilling or reworking operations are being conducted on the leased premises or land pooled therewith on the expiration date of the initial primary term and such operations do not result in a commercial well and the well is plugged and abandoned, payment or tender may be made within thirty (30) days from the date on which the well is plugged and abandoned. Payment or tender of the renewal bonus may be made in the same manner and into the same depository provided for the payment of delay rental. If Lessor owns an interest in the land less than the entire fee simple estate, the renewal bonus shall be reduced proportionately to accord with interest actually owned by the Lessor. In event of assignment of this lease as to a segregated portion of the land, the renewal bonus payable hereunder shall be apportionable as between the several leasehold owners ratably according to the surface area of each and the renewal option shall be exercisable severally and separately as to each assigned portion. In the event the lease is renewed and extended in part only, Lessee shall promptly file for record an instrument in the county in which the land is situated, designating the acreage released and the acreage renewed and extended. The renewal bonus shall be in lieu of delay rental for the first year of the extended term.

Rex David Bullard, Jr.

## PAID UP LEASE CLAUSE

Attached to and by reference made a part of that certain oil, gas and mineral, lease made and entered into by and between <a href="Rex David Bullard">Rex David Bullard</a>, Jr. and his wife, Abbie Yvonne Bullard , as Lessor, and ATLANTIC RICHFIELD COMPANY, A PENNSYLVANIA CORPORATION, as Lessee, under date of August 12, 1981, to-wit:

Notwithstanding anything to the contrary contained herein, this is a paid up lease and no rentals are due during the term contained herein; the rental paragraph Number 5 is completed for the payment of shut in gas royalty, should the shut in gas royalty become payable.

SIGNED FOR IDENTIFICATION

Rex David Bullard, Jr.

Abbie Yvome Bullard

THE SHELBY CO.

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Deed 52

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Ruc 25:00

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