

872

OIL, GAS AND MINERAL LEASE

THIS AGREEMENT made the 12th day of JUNE, in 82 between
JERRY JOE HARRIS AND WIFE CHARLENE HARRIS, JOHNNY C. HARRIS AND WIFE NANCY C. HARRIS,
MILLARD L. HARRIS AND WIFE MARY FAZE HARRIS, MARLIN L. HARRIS AND WIFE MARY SUE
HARRIS, ALMA JO DANNER AND HUSBAND NELSON DANNER, AND MARGARETTE ALEXANDER AND
HUSBAND BILL ALEXANDER.

Leave (in leather case or pouch) where addressed to: RT. 1, BOX 942, LEEDS, ALA.

Better (whether one or more) whose address is AMOCO PRODUCTION COMPANY, P.O. BOX 50829, NEW ORLEANS, LA.

LAWRENCE WILKINSKY

produce, save, take care of, treat, transport and own said products, and limiting its employees, the following described land in

TOWNSHIP 18 SOUTH, RANGE 1 EAST

Section 4: SW $\frac{1}{4}$ of NW $\frac{1}{4}$, less and except the following, begin at the Northwest corner of the
SW $\frac{1}{4}$ of NW $\frac{1}{4}$, thence South 48 rods, thence east 48 rods, thence North 48 rods,
thence west 48 rods to the point of beginning, containing 14 acres, more or less.

341 PAGE 447
800X

THIS LEASE DOES NOT COVER NOR INCLUDE COAL OR OTHER HARD ROCK MINERALS.

It is the intention of Lessor and, hence that this lease shall also include, and there is hereby included, granted, leased and let, for the purposes and consideration herein stated, all the land owned or claimed by Lessor, adjacent or contiguous to the land particularly described above, whether the same be in said section or sections, grant or grants, or in adjacent sections or grants, although not included with the boundaries of the land particularly described above. For the purpose of determining the amount of any money payment hereunder, the lands herein shall be treated as comprising 26 acres of the land particularly described above. For the purpose of determining the amount of any money payment hereunder, the lands herein shall be treated as comprising 26 acres, whether there be more or less, and in the event of a partial assignment of surrender hereunder, the assigned or surrendered portion or portions shall be deemed to contain the number of acres stated in such assignment or surrender.

The CITIZEN Book of LEEDS, ALA.
before such anniversary date Lessee shall pay or tender to Lessor or to the credit of Lessor in Alabama (which bank and its successors are Lessor's agent and shall continue as the depository for all rentals payable hereunder regardless of changes in ownership of said land or the rentals) the sum of DOLLARS.

TWENTY SIX AND NO/100

26. (b) (b)(6) (b)(7)(B) (b)(7)(C)

(b) (b)(6) (b)(7)(B) (b)(7)(C)

and thereby surrender this lease as to such portion or portions and be released from obligations as to the acreage so surrendered, the acreage covered hereby is reduced by said release or releases.

6. If prior to discovery of oil, gas or other mineral on said land or on acreage pooled therewith Lessor 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 commences 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 cessation 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, gas 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 hole thereon within sixty (60) consecutive days, and if they result in the production of oil, gas or other mineral so long thereafter as oil, gas or other mineral is produced from said land or acreage pooled therewith, the lease shall remain in force so long as operations are prosecuted 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 oil, gas or other mineral is produced from said land or acreage pooled therewith, Lessor agrees to drill such offset wells as a reasonably 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. Lessor agrees to drill such offset wells as a reasonably 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.

7. Lessee shall have the right at any time during or after the expiration of this lease to remove all property and fixtures placed by Lessor on said land, including the right to draw and remove all casing. When present operator would drill under the same or similar circumstances.

9. The breach by lessee of any obligation hereunder shall not work a forfeiture or termination of this lease nor be cause for cancellation hereof in whole or in part save as herein expressly provided. If the obligation should require the drilling of a well or wells, lessor shall have ninety (90) days after the receipt of written notice 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 be the termination of this lease save as to forty (40) acres for each well being worked on or developed under a lease to be selected by lessor so that each forty (40) acre tract will embrace one such well. After the discovery of oil, gas or other mineral in paying quantities on said premises, lessor shall at no time 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 lessor at its option may discharge any tax, mortgage or other lien upon said land, either in whole or in part, and in event lessor 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 lessor's rights under the warrants 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 lessor 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 lessor 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, lessor's obligation to comply with such covenant shall be suspended, and lessor shall not be liable in damages for failure to comply therewith, and this lease shall be extended while and so long as lessor 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 lessor is so prevented shall not be counted against lessor, anything 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, insofar 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.

13. In the event that lessor, during the primary term of this lease, receives a bona fide offer which lessor is willing to accept from any party offering to purchase from lessor a lease covering any or all of the substances covered by this lease and covering all or a portion of the land described herein, with the lease becoming effective upon expiration of this lease, lessor hereby agrees to notify lessor in writing of said offer immediately, including in the notice the name and address of the offeror, the price offered and all other pertinent terms and conditions of the offer. Lessee, for a period of fifteen days after receipt of the notice, shall have the prior and preferred right and option to purchase the lease or part thereof or interest therein, covered by the offer at the price and according to the terms and conditions specified in the offer. All offers made up to and including the last day of the primary term of this lease shall be subject to the terms and conditions of this Section. Should lessee elect to purchase the lease pursuant to the terms hereof, it shall so notify lessor in writing by mail or telegram prior to expiration of said 15-day period. Lessee shall promptly thereafter furnish to lessor the new lease for execution on behalf of lessor, along with lessor's sight draft payable to lessor in payment of the specified amount as consideration for the new lease, such draft being subject only to approval of title according to the terms thereof. Upon receipt thereof, lessor shall promptly execute said lease and return same along with the endorsed draft to lessee's representative or through lessor's bank of record for payment.

To WITNESS WHEREOF, this instrument is signed, sealed and delivered on the date first above written.

WITNESS

448
Part 441
341

STATE OF Alabama
COUNTY OF Shelby

S.S.# [REDACTED]

Jerry Joe Harris & Charlene Harris

JERRY JOE HARRIS & CHARLENE HARRIS (SEAL)

Johnny C. Harris Nancy C. Harris

JOHNNY C. HARRIS & NANCY C. HARRIS (SEAL)

Millard L. Harris Mary Faye Harris

MILLARD L. HARRIS & MARY FAYE HARRIS (SEAL)

Alma Jo Danner Nelson Danner

ALMA JO DANER & NELSON DANER (SEAL)

Margarette Alexander Bill Alexander

MARGARETTE ALEXANDER & BILL ALEXANDER (SEAL)

Marlin L. Harris & Mary Sue Harris

Marlin L. Harris & Mary Sue Harris (SEAL)

The Undersigned Authority

I, Jerry Joe Harris and wife, Charlene Harris; Johnny C. Harris and wife, Nancy C. Harris; Millard L. Harris and wife, Mary Faye Harris; Alma Jo Danner and husband, Nelson Danner; Margarette Alexander and husband, Bill Alexander; and Marlin L. Harris and wife, Mary Sue Harris, a Notary Public in and for said County, in said State, hereby certify that

whereas I, Jerry Joe Harris and wife, Charlene Harris; Johnny C. Harris and wife, Nancy C. Harris; Millard L. Harris and wife, Mary Faye Harris; Alma Jo Danner and husband, Nelson Danner; Margarette Alexander and husband, Bill Alexander; and Marlin L. Harris and wife, Mary Sue Harris, s are

whose names are signed to the foregoing instrument, and

whereas I, Jerry Joe Harris and wife, Charlene Harris; Johnny C. Harris and wife, Nancy C. Harris; Millard L. Harris and wife, Mary Faye Harris; Alma Jo Danner and husband, Nelson Danner; Margarette Alexander and husband, Bill Alexander; and Marlin L. Harris and wife, Mary Sue Harris, acknowledge before me on this day, that, being informed of the contents of the instrument, they executed the same voluntarily on the day the same bears date.

Given under my hand and Official Seal, the 30th day of June 1982.

Richard Hunt
Notary Public in and for
State of Ala at large

My Commission Expires 5/16/86

STATE OF _____

COUNTY OF _____

1982 JUL 28 AM 10:54

I, F. Thomas P. Donahue, Jr., a Notary Public in and for said County, in said State, do hereby certify that

on the 11 day of July, 1982 A.D., before me the within named

known to me to be the wife of the within named

within instrument, acknowledged that she signed the same of her own free will and accord, and without fear, constraint or threats on the part of her husband.

Given under my hand and Official Seal, the 11 day of July, 1982 A. D. 19.

Notary Public in and for _____ County,

No. Oil, Gas and Mineral Lease

FROM

TO

Date 19

County, Alabama

Term _____

Days _____

Months _____

Years _____

This instrument was filed for record on the 19 day of July, 1982

Month _____ Year _____

Recorded in _____

Book _____ Page _____

of the records of this office

Office No. _____

Official Title _____

Witnessed by _____