THER RESUMBER RELEATION

(ila-10877

OIL, GAS AND MINERAL LEASE			
THIS ACREEMENT made this 11th day of August 1981 , between Allen J. Koslin	Rita S. Koslin and her husbar		
lessor (whether one or more), whose address is: Circle K Ranch 3509 S. Brookwood Cir	Birmingham, Alabama 35223		
and ATLANTIC RICHFIELD COMPANY, A PENNSYLVANIA CORPORATION, P	.O.Box 2819 Dallas Texas 75221		
1. Lessor, in consideration of Ten and more of which is hereby acknowledged, and of the covenants and agreements of lessee hereinafter contained, does hereby grapurposes and with the exclusive right of exploring, drilling, mining and operating for, producing and owning oil, gas those mentioned), together with the right to make surveys on said land, lay pipe lines, establish and atilize facilities for and bridges, dig canals, build tanks, power stations, power lines, telephone lines, employee houses and other structure exploring, drilling for, producing, treating, storing and transporting minerals produced from the land covered here	Dollars, receiptions, lease and let unto lessee the land covered hereby for the sulphur and all other minerals (whether or not similar to surface or subsurface disposal of salt water, construct roades on said land, necessary or useful in lessee's operations in the land covered by or any other land adjacent thereto. The land covered		
hereby, herein called "said land", is located in the County of Shelby State of Alabam	a, and is described as follows:		
TOWNSHIP 22 SOUTH, RANGE 2 WEST, SECTIONS 5 and 6:			
SECTION 5: NW4SW4	19811120000124250 Pg 1/4 .00 Shelby Cnty Judge of Probate,AL 11/20/1981 00:00:00 FILED/CERTIFIED		
SECTION 6: NE4SE4	117207 1501 00.00.00 7 1515 00.00.00 7 1515 00.00 7 1515		
and being same lands described in Deed dated May 27th, 1967 to Rita S. Koslin, and recorded in Deed Book 249, Page 58.	, from Steaba Dunston, a widow		
This lease also covers and includes, in addition to that above described, all land, if any, contiguous or adjacent to or action by lessor, by limitation, prescription, possession, reversion or unrecorded instrument or (b) as to which lessor has a proposition of said land. For the purposition of said land. For the purposition of said land, if any, contiguous or adjacent to or action of the purposition of said land. For the purposition of said land, if any, contiguous or adjacent to or action of the purposition of said land.	reference right of acquisition. Lessor agrees to execute an see of determining the amount of any bonus, delay rental b		
other payments hereunder, said land shall be deemed to contain 80.00 acres, whether actually contact shall be deemed to be the true acreage thereof. Lessor accepts the bonus and agrees to accept the delay rental as lumbereunder.	np sum considerations for this lease and all rights, and option		
2. Unless sooner ter ninated or longer kept in force under other provisions hereof, this lease shall remain in force for a "primary term", and as long thereafter as operations, as hereinafter defined, are conducted upon said land with no cessation.	on for more than ninety (90) consecutive days.		
3. As royalty, lessee covenants and agrees: (a) To deliver to the credit of lessor, in the pipe line to which lessee may cound saved by lessee from said land, or from time to time, at the option of lessee, to pay lessor the market price of such one-pipe line or storage tanks, lessor's interest, in either case, to bear one-eighth of the cost of treating oil to render it marketable gas or other gaseous substances, produced from said land and sold or used off the premises for the extraction of gasoline computed at the mouth of the well of the gas so sold or used; provided that on gas sold by Lessee the market value shall not computed at the mouth of the well, and on gas sold at the well the royalty shall be one-eighth of the cash proceeds reaminerals mined and marketed or utilized by lessee from said land, one-tenth either in kind or value at the well or mine at the royalty shall be one dollar (\$1.00) per long ton. If, at the expiration of the primary term or at any time or times thereal land or any portion thereof has been pooled, capable of producing gas or any other mineral covered hereby, and all such we as though operations were being conducted on said land for so long as said wells are shut-in, and thereafter this lease may coven into an agrees to use reasonable diligence to produce, utilize, or market the minerals capable of being produced from the bobligated to install or furnish facilities other than well facilities and ordinary lease facilities of flow lines, separator, as or to market gas upon terms unacceptable to lessee. If, at any time or times after the expiration of the primary term, all such during such time there are no operations on said land, then at or before the expiration of said ninety day period, lessee she equal to the amount of annual delay rental provided for in this lease. Lessee shall make like payments or tenders at or befor day period if upon such anniversary this lease is being continued in force solely by reason of the provisions of this paragray who at the time of payment would b	reighth part of such oil at the wells as of the day it is run to the de pipe line oil; (b) To pay Lessor on gas, including casinghears or other product therefrom, one-eighth of the market value texceed the cash proceeds received by the Lessee for such gastized by Lessee from such sale. (c) To pay lessor on all other lessee's election, except that on sulphur mined and marketer fiter, there is any well on said land or on lands with which said rells are shut-in, this lease shall, nevertheless, continue in force as if no shut-in had occurred. Lesse om said wells, but in the exercise of such diligence, lessee shall and lease tank, and shall not be required to settle labor trouble had wells are shut-in for a period of ninety consecutive days, and all pay or tender, by check or draft of lessee, as royalty, a surfice the end of each anniversary of the expiration of said ninet, sph. Each such payment or tender shall be made to the parties were producing, and may be deposited in a depository ban assignment of this lease and in whole or in part, liability for the price of any mineral or substance upon which royalt or substance for the purpose of computing royalty hereunder		
4. Lessee is hereby granted the right, at its option, to pool or unitize all or any part of said land and of this lease as to lease or leases, or portion or portions thereof, or mineral or horizon thereunder, so as to establish units containing not mor however, a unit may be established or an existing unit may be enlarged to contain not more than 640 acres plus 10% acres inquid hydrocarbons (condensate) which are not a liquid in the subsurface reservoir. If larger units are prescribed or perm operation of a well at a regular location, or for the obtaining of a maximum allowable, from any well to be drilled, dril enlarged to conform to the size prescribed or permitted by such governmental order or rule. Lessee shall exercise said identifying such unit and filing it for record in the public office in which this lease is recorded. Each of said options may be after production has been established either on said land or on the portion of said land included in the unit or on other land to be drilled, being drilled or already completed. A unit established hereunder shall be valid and effective for all purposes for leasehold interests in land within the unit which are not pooled or unitized. Any operations conducted on any part of such payment of royalty, operations conducted under this lease. There shall be allocated to the land covered by this lease incompleted in the total number of surface acres in the unit. The production so allocated to the land covered by this lease incomplete in the total number of surface acres in the unit. The production so allocated shall be considered for all purposes, incomplete in the total number of surface acres in the unit. The production of unitized minerals from the portion of said land as though produced from said land under the terms of this lease. The owner of the reversionary estate of any term royalty to this paragraph or of shut-in royalties from a well on the unit shall satisfy any limitation of term requiring production of of changing the ownership of any delay rental or shut	re than 80 surface acres plus 10% acreage tolerance; provided eage tolerance, if unitized only as to gas or only as to gas an aitted under any governmental rule or order for the drilling of alling, or already drilled, any such unit may be established of option as to each desired unit by executing an instrument exercised by lessee from time to time, and whether before on dunitized therewith and any such unit may include any well of this lease even though there may be land or mineral, royalt such unitized land shall be considered, for all purposes, exceptleded in any such unit that proportion of the total production ace acres in the land covered by this lease included in the uncluding the payment or delivery of royalty, overriding royalty covered hereby and included in such unit in the same manner or mineral estate agrees that the accrual of royalties pursuant oil or gas. The formation of such unit shall not have the effect. Neither shall it impair the right of lessee to release from the cions thereon for unitized minerals unless all pooled leases are office where this lease is recorded a declaration to that effect h 4, a unit once established hereunder shall remain in force soft this lease.		

or its successors, which shall continue as the depository, regardless of changes in ownership of delay rental, royalties, or other moneys, the sum of s 80.00 , 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 moneys, 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 made in an attempt to make proper payment, but 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 computed in accordance therewith shall thereupon be reduced in the proportion that the acreage released bears to the acreage which was covered by this lease immediately prior to such release.

First

subject to the further provisions hereof, pay or tender to lessor or to lessor's credit in the

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 or tender of delay rental; provided, however, if such anniversary date is at the end of the primary term, or if there is no further anniversary date of the primary term, this lease shall 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 operations or (2) the thut in well provisions of paragraph 3 or the provisions of paragr applicable. Whenever used in this lease the word "oper " " " Il mean operations for and any of the folk ing, testing, completing, reworking, recompleting, dee gging back or repairing of a well in search for or in an c oil, gas, sulphur or outer minerals, excavating a mine, production of oil, gas, sulphur or other mineral, whether or not in paying quantities. obtain production of

Bank at Alabaster, Alabama

35007

7. Lessee shall right at any time t		l and gas produced from said land in all operations here———————————————————————————————————	l have the e house or
8. The rights considerations of the land, royalties, del location and drilling no change or division record owner of the notice of such chandivision, and of such division. If any such chandivision.	and estate of any party hereto may be assigned from time to time in this lease shall extend to and be binding upon the parties hereto, their heilay rental, or other moneys, or any part thereof, howsoever effected, shang of wells and the measurement of production. Notwithstanding any other ion in the ownership of said land or of the royalties, delay rental, or other his lease until thirty (30) days after there has been furnished to such recording or division, supported by either originals or duly certified copies of the court records and proceedings, transcripts, or other documents as shall the change in ownership occurs by reason of the death of the owner, lessee to	I by its operations to growing crops and timber on said land, whole or in part and as to any mineral or horizon. All of the covenants, obligates, successors, assigns, and successive assigns. No change or division in the owners I increase the obligations or diminish the rights of lessee, including, but not limiter actual or constructive knowledge or notice thereof of or to lessee, its successors moneys, or the right to receive the same, howsoever effected, shall be binding upon owner at his or its principal place of business by lessor or lessor's heirs, successor, a instruments which have been properly filed for record and which evidence such the necessary in the opinion of such record owner to establish the validity of such may, nevertheless pay or tender such royalties, delay rental, or other moneys, or patient of this lease as to any part (whether divided or undivided) of said land, the defended or undivided of said land, the	tions, and hip of said ted to, the or assigns, n the then or assigns, change or change or at thereof,
payment by one sl 9. In the even in what respects b	hall not affect the rights of other leasehold owners hereunder. It lessor considers that lessee has not complied with all its obligations here essee has breached this contract. Lessee shall then have sixty (60) days al	y according to the surface area or undivided interests of each, and default in default i	pecifically part of the
lapse of sixty (60) of the deemed an admediate this paragraph that ascertainment that has been judicially which there are of designated by less a pooled unit on which any mortgage.	days after service of such notice on lessee. Neither the service of said not nission or presumption that lessee has failed to perform all of its obligation at lessee has failed to comply with any implied obligation or covenant here it such failure exists and lessee has then been afforded a reasonable time to determined to be in default. If this lease is cancelled for any cause, it shoperations to constitute a drilling or maximum allowable unit under applice as nearly as practicable in the form of a square centered at the well, or which there are operations. Lessee shall also have such easements on said lesses, taxes or other liens, or interest and other charges on said land, but less est, taxes or other liens, or interest and other charges on said land, but less	ny action by lessor on said lease for any cause, and no such action shall be broughtice nor the doing of any acts by lessee aimed to meet all or any of the alleged bresh hereunder. Should it be asserted in any notice given to the lessee under the proof, this lease shall not be subject to cancellation for any such cause except after find o prevent cancellation by complying with and discharging as obligations as to we all nevertheless remain in force and effect as to (1) sufficient acreage around each icable governmental regulations, (but in no event less than forty acres), such acre in such shape as then existing spacing rules require; and (2) any part of said land if and as are necessary to operations on the acreage so retained. I all persons whomsoever. Lessor's rights and interests hereunder shall be charged or agrees that lessee shall have the right at any time to pay or reduce same for less amounts so paid from royalties or other payments payable or which may become	ches shall ovisions of al judicial high lessee well as to eage to be ncluded in primarily sor, either
lessor and/or assign or any other party in the oil, gas, sulp therein, then the r interest therein, if be paid out of the Lessor agrees that	gns under this lease. Lessee is hereby given the right to acquire for its own contends is outstanding and not covered hereby and even though such or phur, or other minerals in all or any part of said land than the entire and usualties, delay rental, and other moneys accruing from any part as to which any, covered by this lease, bears to the whole and undivided fee simple expression of the provided. This lease shall be binding upon each party we	benefit, deeds, leases, or assignments covering any interest or claim in said land we utstanding interest or claim be invalid or adverse to lessor. If this lease covers a least individed fee simple estate (whether lessor's interest is herein specified or not), or the this lease covers less than such full interest, shall be paid only in the proportion state therein. All royalty interest covered by this lease (whether or not owned by lease on executes it without regard to whether it is executed by all those named herein third party without first giving Lessee the right to acquire such top lease on the said	hich lessee ess interest no interest which the essor) shall n as lessor.
been unitized, cap determined to be in hereof shall be ext by operations as if	after the expiration of the primary term hereof, and while this lease is in for pable of producing oil or gas, and lessee is not conducting operations or invalid) or (2) any other cause, whether similar or dissimilar, (except finance tended until the first anniversary date hereof occurring ninety (90) or more f such delay had not occurred. SEE EXHIBIT "A" FOR E SEE EXHIBIT "B" FOR E	rce, there is no well on said land, or on lands with which said land or any portion (said land by reason of (1) any law, order, rule or regulation, (whether or not suital) beyond the reasonable control of lessee, the primary term and the delay rental days following the removal of such delaying cause, and this lease may be extended URTHER PROVISIONS OF THIS LEASE.	bsequently provisions
LEASE	S WHEREOF, this instrument is executed on the date first above written. PREPARED BY:	Rita S. Koslin S.S.#	<u> </u>
Herber	t Williams		<u> </u>
Huntsv	Box 1474 ille, TX 77340	Allen J. Koslin S.S.	
8			
STATE OF Ala	ıbama	JOINT OR SINGLE ACKNOWLE (MISSISSIPPI-ALABAMA-FLO	
COUNTY OF			
duly authorized is	n the state and county aforesaid to take acknowledgments, personally app	Rita S. Koslin and her husband,	
to me known to b	Koslin Dersons describ	ed in and who executed the foregoing instrument andthey	he
and delivered the	epithin and regertly instrument on the day and year therein mentioned.	the same, they he volunta	rily signed
,	hand and official seal, this	day of August, AD, 19_8	31
(Affix Scal)		Nether & Carlon Notary Public	
My commission e	xpires My Commission Expires February 4, 1985	in and for Mate at Lary County, Stati at La	~<1.

	Term day of Book, of the	Dated 76	Produc With P Mississi
	s instru		ers 88 ooling ppi, A
	S in the state of	Gas	(10-80) (Provisional, labama,
	t was filed 19 clock When rec		OE ion i, Florida
	for reco		
	Page 1 and 1	ner;	
	record c		
	of this off	ease	
	eputy Clerk in		

• • •

EXHIBIT "A"

Attached to and by reference made a part of that certain oil, gas and mineral lease made and entered into by and between Rita S. Koslin and her husband,

Allen J. Koslin

COMPANY, A PENNSYLVANIA CORPORATION, as Lessee, under date of August 11th,

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.

SIGNED FOR IDENTIFICATION

Rita S. Koslin

Allen J. Koslin

336 PAGE 381

Attached to and by reference made a part of that certain oil, gas and mineral lease made and entered into by and between Rita S. Koslin and her husband, , as Lessor, and ATLANTIC RICHFIELD Allen J. Koslin COMPANY, A PENNSYLVANIA CORPORATION, as Lessee, under date of August 11th, 1981 to-wit:

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 paymental 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.

and the second of the second o

SIGNED FOR IDENTIFICATION

THE THIS IS NOT THIS

1931 NOV 20 PH 12: 36

HOGE OF FIRMAN

Deed 1.50 mueul 4.00

Rita S. Koslin