	OIL, G	CAS AND MIN	ERAL LEASE	•
THIS AGREEMENT made this	19th	day of	August	19 <u>82</u> ledword
L. B.	Brasher and	his wife,	Lounell W. Brasher	
lessor (whether one or more), whose address is: AMOCO PRODUCTION			liver, Alabama 35176 0879, New Orleans, La	
1. Lessor, in consideration of Ten of which is hereby acknowledged, and of the coveraging of exploring, drilling, mining and operating for land, lay pipe lines, establish and utilize facilities for and other structures on said land, necessary or useful	and Other V nts and agreements of lessee her, producing and owning nil, postface or subsurface dispress in lessee's operations in explore	Valuable Comparison of the contained and the contained, does her gas, sulphur and all other minus of salt water, construct roads ring, drilling for, producing, tr	nsideration (\$10.00 & eby grant, lease and let unto lessee the land covered hereberals (whether or not similar to those mentioned), together and bridges, dig canals, build tanks, power stations, power eating, storing and transporting minerals produced from the call have	ovc) Dollars, receipt oy for the purpose and with the exclusive r with the right to make surveys on said or lines, telephone lines, employee houses be land covered hereby or any other land
adjacent thereto. The land covered hereby, herein of the land covered hereby, hereby h	alled "said land", is located i		упстуу.	Slate
	TOWNSHIP	18 SOUTH,	RANGE 1 EAST	
North	, along the	East line	of the NE 1/4 of the of said quarter-quarallel to the South lib feet; thence South, warter-quarter section to the point of begint at a point 212 feet	ter section

Section 12: Beginning at the NW corner of the S 1/2 of the NW 1/4 of the NW 1/4; thence South 420 ft.; thence East, parallel to the North line of said Section 210 feet; thence North, parallel to the West line 420 feet; thence West along the North line of said South 1/2 of the NW 1/4 of the NW 1/4 to the point of beginning.

South 250 feet to the point of beginning.

SThis lease does not cover coal, iron ore or any other hard rock minerals.

It is agreed and understood between the Lessor and the Lessee that wherever the term 1/8 appears in paragraph 3 below, this lease is amended to read 1/6.

SE corner of the NE 1/4 of the NE 1/4; thence West 110 feet;

thence North 100 feet to the South right-of-way of Highway

#50; thence Northeast along said right-of-way 179 feet; thence

It is further agreed and understood that the Lessee will begin no operations on the above described property without obtaining the prior written consent of the surface owner.

This lease also covers and includes, in addition to that above described, all land, if any, contiguous or adjoining the land above described and (a) owned or claimed by lesser by limitation, prescription, possession, reversion occurrecorded instrument or (b) as to which lessor has a preference right of acquisition. Lessor agrees to execute any supplemental instrument requested by lesser for a more complete or accurate description of said land. For the purpose of determining the amount of any bonus or other payment hereunder, said land shall be deemed to contain

acres, whether actually containing more or less, and the above recital of acreage in any tract shall be deemed to be the true acreage thereof. Lessor accepts the 2. Unless sooner terminated or longer kept in force under other provisions hereof, this lesse shall remain in force for a term of the date hereof, hereinafter called "primary term", and as thereafter as operations, as hereinafter defined, are conducted aron sold lovel with an amount of the many term (as) homes as himp rum consideration for this lease and all rights, and options hereunder.

long thereafter as operations, as hereinafter defined, are conducted upon said land with no cessation for more than ninety (90) consecutive days.

3. As royalty, besee covenants and agrees: (a) To deliver to the credit of lessor, in the pipe line to which lessee may connect its wells, the equal of the part of all oil produced and saved by lessee from wild land, or from time to time, at the option of lessee, to pay lessor, the average posted market price of such one-eighth part of such oil at the wells as of the day it is run to the 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 pipe line oil. (b) To pay lessor on gas and casinghead gas produced from said land (1) when sold by lesser, one-entitle of the amount realized by lessee, computed at the mouth of the well, or (2) when used by lessee off said land or in the manufacture of gasoline or other products, the market value, at the mouth of the well of oneeighth of such gas and casingheed gas; (c) To pay lessor on all other minerals mined and marketed or utilized by lessee from said land, one tenth either in kind or value at the well or minerals mined and marketed or utilized by lessee from said land, one tenth either in kind or value at the well or minerals mined and marketed or utilized by lessee from said land, one tenth either in kind or value at the well or minerals mined and marketed or utilized by lessee from said land, one tenth either in kind or value at the well or minerals mined and marketed or utilized by lessee from said land, one tenth either in kind or value at the well or minerals mined and marketed or utilized by lessee from said land, one tenth either in kind or value at the well or minerals mined and marketed or utilized by lessee from said land, one tenth either in kind or value at the well or minerals mined and marketed or utilized by lessee from said land, one tenth either in kind or value at the well or minerals mined and marketed or utilized by lessee from said land, one tenth either in kind or value at the well or minerals mined and marketed or utilized by lessee from said land, one tenth either in kind or value at the well or minerals mined and marketed or utilized by lessee from said land, one tenth either in kind or value at the well or minerals. except that on subbut mined and marketed the royalty shall be one dollar (\$1.00) per long too. If, at the expiration of the primary term or at any time or times thereafter, there is any well on said igned or on lands with which said land or any portion thereof has been pooled, capable of producing gas or any other mineral covered hereby, and all such wells are shut-in, this lease shall, nevertheless, continue in force as though operations were bring conducted on said fand for so joing as said wells are shut-in, and thereafter this lease may be continued in force as if no shut-in had occurred. Lessee convenants and agrees to use reasonable diligence to produce, utilize, or market the minerals capable of being produced from said wells, but in the exercise of such diligence, lessee shall not be obligated to install or formish facilities other than well facilities and ordinary lesse facilities of flow lines, separator, and lesse lank, and shall not be required to settle labor trouble or to market gas upon terms unacceptable to lessee. If, at any time or times after the expiration of the primary term, all such wells are shul-in for a period of minety consecutive days, and during such time there are no operations on said land, then at or before the expiration of said musty day. period, lessee shall pay or tender, by check or druft of lessee, as royalty, a sum equal to one dollar (\$1,00) for each acre of land then covered hereby. Lessee shall make like payments or tenders at or before the end of each anniversary of the expiration of said ninety day period if upon such anniversary this lease is being continued in force solely by reason of the provisions of this sub-paragraph. Each such payment or trader shall be made to the parties who at the time of payment would be entitled to receive the royalties which would be paid under this lease if the wells were producing, or may be deposited to such parties credit in

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_____, or its successors, which shall continue as the depositories, regardless of changes in the ownership of shut-in royalty. If at any time that lessee pays or tenders shut-in royalty, two or more parties are, or claim to be, entitled to receive same, lessee may, in lieu of any other method of payment berein. provided, pay or tender such shul-in royalty, in the manner above specified, either jointly to such parties or separately to each in accordance with their respective ownerships thereof, as lessee may cleen. Any payment bereinder may be made by check or draft of lessee deposited in the mail or delivered to the party entitled to receive payment or to a depository bank provided for above on or before the last date for payment. Nothing herein shall impair lessey's right to release as provided in paragraph 5 hereof. In the event of assignment of this lease in whole or in part, liability for payment hereunder shall not exclusively on the then owner or owners of this lease, severally as to acreage owned by each.

4. Lessee is bereby granted the right, at its option, to prod or unitize all or any part of said land and of this lease as to any or all minerals or horizons thereunder, with other lands, lease or leases, or portion or portions thereof, or mineral or horizon thereunder, so as to establish units containing not more than 80 surface acres plus 10% acreage tolerance, provided, however, a unit may be established or an existing anit may be enlarged to contain not more than 640 acres plus 10% acreage tolerance, if unitized only as to gas and liquid hydrocarbons (condensate) which are not a liquid in the subsurface reservoir. If larger muts are required, under any governmental rule or order, for the drilling or operation of a well at a regular location, or for obtaining maximum allowable, from any well to be drilled, drilling, or already drilled, and such unit may be established or enlarged, to conform to the size required by such governmental order or rule. Lessee shall exercise said option as to each desired unit by executing an instrument identifying such unit and filing it for record to the public office in which this lease is recorded. Each of said options may be exercised by lessee from time to time, and whether before or after production has been established either on said land or on the portion of said land included in the unit or on other land unitized therewith and any such unit may include any well to be drilled, being drilled or already completed. A unit established hereunder shall be valid and effective for all purposes of this lease even though there may be land or mineral, royalty or leasehold interests in land within the unit which are not proved or mineral. Any operations conducted on any part of such unitized land shall be considered, for all purposes, except the payment of royalty, operations conducted under this lease. There shall be allocated to the land covered by the lease. included in any such unit that proportion of the total production of unitized minerals from wells in the unit, after deducting any used to lease or unit operations, which the number of surface acres in the family covered by this lease included in the unit bears to the total number of surface acres in the unit. The production so allocated shall be considered for all purposes, including the payment or delivery of society. overriding royalty, and any other payments out of production, to the entire production of unitized minerals from the portion of said land covered bereby and included in such unit in the same payment as though produced from said land under the terms of this lease. The owner of the revisionary estate of any term royalty or mineral estate agrees that the accrual of royalties pursuant to the paragraph or of shot-in royalties. from a well on the unit shall satisfy any limitation of term respiring production of oil or gas. The formation of such unit shall not have the effect of changing the ownership of any shut-in production regular which may become payable under this lease. Neither shall it impair the right of lessee to release from this lease all or any portion of said land, except that lessee may not so release as to lands within a unit while there are operations thereon for unitized minerals unless all profed leases are released as to lands within the unit. Lessee may dissolve any unit established becominder by filing for record in the public office where this lease is recorded a declaration to that effect. If #1 that time no operations are being conducted thereon for unitized minerals. Subject to the provisions of this paragraph 4, a unit once established berequiler shall remain in force so long as any lease subject thereto shall remain in force. A unit may be so established, modified or dissolved during the life of this loase.

5. Lessey 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 any mineral or horizon thereunder, and thereby relieved to all obligations at he the released acreage or interest

6. This is a PAID-UP LEASE. In consideration of the down cash payment, Lessor agrees that Lessee shall not be obligated except as otherwise provided becein, to commence or continue any operations during the primary term. Whenever used in this lease the word "operations" shall mean operations for and any of the following: drilling, testing, completing, reworking, recompleting, deepening, plugging back or repairing of a well in search for or in an encleavor to obtain 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. Leases shall have the use, free from myalty, of water, other than from lessor's water wells, and of oil and gas produced from said land in all operations bereinder. Lessee shall have the right at any time to remove all muchinery and fixtures placed on said land, including the right to draw and remove casing. No well shall be drilled nearer than 200 feet to the house or bern 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.

W. W. BECKETT

OIL PROPERTIES · - P. O. BOX 385

BRUCE, MISS, 38915

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 borizon. All of the covenants, obligations, and considerations of this leave shall extend to and be blinking upon the parties herein, their heirs, successors, assigns, and successive assigns. No change or division in the ownership of said land, royalties, or other moneys, or any part thereof. howsever effected, shall increase the obligations or diminish the rights of lessee, including, but not limited to, the location and deilling of wells and the measurement of production. Notwittenanting any other at trust or constructive knowledge or notice thereof of or to lessee, its successors or assigns, no change or division in the ownership of said land or of the royalties, or other moneys, or the right to receive the same, how server effected, shall be binding upon the then record owner of this lease until thirty (30) days after there has been furnished to such record owner at his or its principal place of business by lessor or lessor's herrs, successors, or assigns, notice of such change or division, supported by either originals or duly certified copies of the instruments which have been properly filed for record and which evidence such change or division, and of such court records and proceedings, transcripts, or other documents as shall be necessary in the opinion of such record owner to establish the validity of such change or division. If any such change in on nership occurs by reason of the death of the owner, lessee may, nevertheless, pay or tender such royalties, or other moneys, or part thereof, to the credit of the decedent in a depository bank provided for ulane 9. In the event lessor considers that lesser has not complied with all its obligations bereinder, both express and implied, lessor shall notify lessee in writing, setting out specifically in what respects lesser has breached this contract. Lessre shall then have sixty (60) days after receipt of said notice within which to meet or commence to meet all or any part of the breaches alleged by lessor. The service of said notice shall he precedent to the bringing of any action by lesser on said lease for any cause, and no such action shall be brought until the lapse of sixty (60) days after service of such notice on lessee. Neither the service of said notice nor the doing of any acts by lessee aimed to meet all or any of the alleged breaches shall be deemed an admission or presumption that lessee has failed to perform all its obligations bereinder. Should it be asserted in any notice given to the lesser under the provisions of this paragraph that lessee has failed to comply with any implied obligation or covenant hereof, this lease shall not be subject to carnellation for any such cause except after final judicial ascertainment that such failure exists and lessee has then been afforded a reasonable time to prevent cancellation by complying with and docharging its obligations as to which besser has been judicially determined to be in default. If this lease is cancelled for any cause, it shall nevertheless remain in force and effect as to (1) sufficient acreage around each well as to which there are operations to constitute a drilling or maximum allowable unit under applicable governmental regulations, that in no event less than forty acres), such acreage to be designated by lesses as nearly as practicable in the form of a square centered at the well, or in such shape as then existing spacing rules require, and (2) any part of said land included in a pooled unit on a high there are operations. Lessee shall also have such operations on said land as are necessary to operations on the acreage so retained 10. Lessor hereby warrants and agrees to defend title to said land against the claims of all persons whomsoever. Lessor's rights and interests hereunder shall be charged primarily with any mortgages, taxes or other hers, or interest and other charges on said land, but lesser agrees that lesser shall have the right at any time to pay or reduce same for lessor, either before or after maturity, and be subrogated to the rights of the holder thereof and to deduct amounts so paid from royalties or other payments payable or which may become payable to lessor and/or assigns under this base. Lessee is berely given the right to acquire for its own berefit, deeds, leases, or assignments covering any interest or claim in said land which lessee or any other party contends is outstanding and not covered bereby and even though such outstanding interest or claim be invalid or adverse to lessor. If this lease covers a less interest to the oil, gas, sulphur, or other minerals to all or any part of said land then the entire and undivided fee simple estate (whether lessor's interest is become specified or not), or no interest therein, then the royalties, and other moneys accruing from any part as to which this lease covers less than such full interest, shall be gaid only in the proportion which the interest therein, if any covered by this lease, hears to the whole and undivided fee simple estate therein. All royalty interest covered by this lease (whether or not owned by lessor) shall be pand out of the royalty become provided. This lease shall be binding upon each party who executes it without regard to whether it is executed by all those manual herein as lessor. • 11 If, while this lease is in force at, or after the expiration of the primary term hereof, it is not being continued in force by reason of the shut-in well provisions of paragraph 3 hereof, and lesses is not conducting operations on said land by reason of (1) any law, order, rule or regulation (whether or not subsequently determined to be invalid) or (2) any other cause, whether similar or dissimilar, (except himsecial) beyond the reasonable control of losses, the primary term bereof shall be extended until the first anniversary date hereof occurring ninety (90) or more days following the removal of such delaying cause, and this base may be extended thereafter by operations as if such delay had not occurred. 12 In the event that Lessor, during the primary term of this lease, receives a bona fule lifer 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 Lesser in writing of said offer immediately, including in the native the name and address of the offerer, 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 bereed, it shall so metify Lessor in writing by mail or telegram prior to expiration of said 15-day period. Lessee shall promptly thereafter furnish to Lessor in writing by mail or telegram prior to expiration of said 15-day period. Lessee's sight draft payable to Lessor in payment of the specified amount as consideration for the new lessee, such draft being subject only to approval of title according to the terms thereof. Upon receipt thereof, Lesson(s) shall promptly execute said lease and return some along with the endorsed draft to Lessee's representative or through Lessor(s) bank of record for payment. WITNESS WHEREOF, this instrument is executed on the date first above written. WITNESS: (SEAL) SS# Brasher (SEAL) W. Brasher Lounell (SEAL) 出名了这种伦特了 智力多个化134 1982 SEP -1 AN IC: 51 JUDGE OF PROBATE BOOK JOINT OR SINGLE ACKNOWLEDGEMENT (MISSESSIPPI-ALABAMA-PLORIDA) **ALABAMA** SHELBY COUNTY OF-Notary Public . I berebyl chilly, that on this day, before me, a duly withorized in the state and county aforesaid to take acknowledgments, personally appeared ZL/B. Brasher and his wife. Lounell W. Brasher rie the known to be the Berson & who are described in and who executed the foregoing instrument and _ inchnowledged before the that being informed of the contents of the same, the within and foregoing instrument on the day and year therein mentioned soluntarily signed and delivered Given under to hand and official seal, this. NOUST (Affix Seal) Notary Public
(Title of Official) in and for State of Al. Country at large My commission expires BIGBS, JACKSON, MISS Ö Ñ g Provision Mississippi-Alabama-Floridas led return to Mineral Lease

County Clerk,