THE REPORT OF THE PARTY OF THE

## OIL, GAS AND MINERAL LEASE

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day of	October	19 82 Jetween
THIS AGREEMENT MARE THE THE THE STATE OF STATE O	n: Cathern W. Parker and hus	band, Rudolph Parker;
John W. Watson and wife, Virginia watson; D. Alice Aderholt and husband, Ralph Aderholt;	Linda Buth Knight and husbe	and. Roger Knight:
Alice Aderholt and husband, Raibh Aderholt,	nfree Walter Marion Watson &	and wife, Rebecca Watson
Alice Aderholt and husband, Ralph Aderholt; Christine W. Manfre and husband, Leonard Ma	Alabama	
P. O. Roy I. Vangive	r a La Galler	
Amoco Production Company, F. U. Box 3007	71 1104 02200	lesser, WITNESSETH:
- 1 37-/400 and athor	valuable considerations	Dollars, secrept
I. Lessor, in consideration of Ten and No/ 100 & HQ O CHEL. of which is hereby acknowledged, and of the covenants and agreements of lessee hereinafter contained of which is hereby acknowledged, and of the covenants and agreements of lessee hereinafter contained on the production of the covenant and all countries of the covenant and all covening oil, gas, sulphur and all	d, does hereby grant, lease and let unto lessee the land covered h	ereby for the purpose and with the exclusive when with the right to make surveys on said
I. Lessor, in consideration of the covenants and agreements of lessee hereinafter contained which is hereby acknowledged, and of the covenants and agreements of lessee hereinafter contained of which is hereby acknowledged, and of the covenants and agreements of lessee hereinafter contained of exploring, drilling, mining and operating for, producing and owning oil, gas, sulphur and all land, lay pipe lines, establish and utilize facilities for surface or subsurface disposal of salt water, contained, lay pipe lines, establish and utilize facilities for surface or subsurface disposal of salt water, contained to be access operations in exploring, drilling for, producing the contained of the covenants and agreements of lessee hereinafter contained of which is hereby acknowledged, and of the covenants and agreements of lessee hereinafter contained of which is hereby acknowledged, and of the covenants and agreements of lessee hereinafter contained of which is hereby acknowledged, and of the covenants and agreements of lessee hereinafter contained of the covenants.	other minerals (whether or not similar to trees the many to struct made and bridges, dig canals, build tanks, prover stations, proved stations	power lines, telephone lines, employee houses
still other structures on sain mind, excessity to marrie in	Shallmr	State
Special thereto. The land covered bereby, becein called "said land", is located in the County of		
Alabama and is described as follows.		

## TOWNSHIP 18 SOUTH, RANGE 1 EAST

Section 24: North half of the South West Quarter of the Southwest Quarter.  $(N_{\overline{2}}^{\frac{1}{2}})$  of  $SW_{4}^{\frac{1}{4}}$  of  $SW_{4}^{\frac{1}{4}}$ )

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

It is agreed and understood between Lessor and Lessee that wherever the fraction 1/8 appears in Paragraph No. 3 it is decreed to read 1/6.

This lease also covers and includes, in addition to that above described, all land, if any, contiguous or adjacent to or adjoining the land above described and (a) owned or claimed by lessor by limitation, prescription, presention, reversion or unrecorded 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 prescription, presention, reversions or unrecorded 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 prescription of said land. For the purpose of determining the amount of any bonus or other payment hereunder, said land shall be deemed to contain 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 the 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

brons as lump sum consideration for this lease and all rights, and options bereaf, this lease shall remain in force for a fermi organ to be date hereof, hereinafter called "primary term", and as 2. Unless somes terminated or longer kept in force under other provisions hereof, this lease shall remain in force for a fermi organ to be date hereof, hereinafter called "primary term", and as image thereafter as operations, as hereinafter defined, are conducted upon said land with no cessation for more than ninety (90) consecutive days.

3. As royalty, lessee covernants and agrees: (a) To deliver to the credit of lessor, in the pipe line to which lessee may connect its wells, the equal one-righth part of all oil produced and saved by lessee from said and, or from time to time, at the option of lessee, to pay lessor, the average posted market price of such one-righth part of such oil at the wells as of the day it is run to the pipe line or storage tanks, lessor a land, or from time to time, at the option of lessee, to pay lessor, the average posted market price of such one-righth part of such oil at the wells as of the day it is run to the pipe line or storage tanks, lessor a land, or from time to time, at the option of lessee, to pay lessor, the average posted in the market all of such pass and casingheed gas produced from said land (1) when sold by lessee, the average posted in the mouth of the well, or (2) when used by lessee from said land, one-tenth either in kind or value at the mouth of the well, or (2) when used by lessee from said land, one-tenth either in kind or value at the well or mine at lessee's election, eighth 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 mine at lessee's election, eighth of such gas and casingheed gas; (c) To pay lessor on all other mineral such passes of said land, one-tenth either in kind or value at the well on said land or on lands except that on sulphus mined and marketed the royalty shall be one dollor (\$1.00) per long to relate the expiration of the primary term or at any time or times thereafter, there is any well on said land or on portion thereof has been pooled, capable of producing gas or any other mineral covered hereby, and all such wells are shut-in, this lessee shall, nevertheless, continue in force as though one said land or on portion thereof has been gooded, capable of producing gas or any other mineral covered hereby, and all such wells are shut-in had occurred.

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or its successors, which shall continue as the depositories, regardless of changes in the ownership of shall-in royalty. If at any time that lessee pays or tenders shall-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 herein provided, pay or tender such shall-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 elect. Any provided, pay or tender such shall-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 elect. Any provided, pay or tender such shall-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 elect. Any provided, pay or tenders such shall-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 elect. Any provided payment hereined by eleck 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 hereined by eleck 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 hereined and the payment hereined as a coordance with their respective ownerships thereof, as lessee may elect. Any provided to receive payment or to a depository bank provided for above on or before the last date for payment hereined and the payment of the payment of the payment hereined and the payment of the paym

4. Lessee is hereby granted the right, at its option, to push or unitize all or any part of said land and of this lesse as to any or all minerals or horizons thereunder, with other lands, lesse or leases, or portion or postions 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 unit 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 units 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, any such unit may be established or enlarged, in 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 in 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 enther on and 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 these may be land or mineral, royalty or leasehold interests in land within the unit which are not peoled or unitized. Any operations considered on any part of such unitized land shall be considered, for all purposes, except the payment of royalty, operations conducted under this sease. There shall be allocated to the land covered by this lease meloded 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 land 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 royalty; overriding royalty, and any other payments out of production, to the entire production of unitized minerals from the portion of said land covered hereby and included in such unit in the same manner 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 requiring production of oil or gas. The formation of such unit shall not have the effect of changing the ownership of any shut-in production regulty 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 mitized minerals unless all probed lesses are released as to lands within the unit. Lesser may dissolve any unit established becounder by filing for record in the public office where this lease is operations the contract of the provisions of this paragraph 4, a unit once established hereunder shall remain in seconded a declaration to that effect, if at that time no operations are being conducted thereon for unitized minerals. Subject to the provisions of this paragraph 4, a unit once established hereunder 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 lease, so any port or all of said land or of any mineral or horizon thereunder, and 5. Lessee may at any time and from time to time execute and deliver to lessor or file for record a release of this lease as to any port or all of said land or of any mineral or horizon thereunder, and 5. Lessee may at any time and from time to time execute and deliver to lessor or file for record a release of this lease as to any port or all of said land or of any mineral or horizon thereunder, and

thereby relieved of all obligations as to the released acreage or interest.

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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 hereio, to commence or continue any operations during 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 hereio, to commence or continue any operations during 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 hereio, to commence or continue any operations during 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 hereio, to commence or continue any operations during 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 hereio, to commence or continue any operations during the payment of the following: drilling, testing, completing, recompleting, deepening, plugging back or the primary term. Whenever used in this lesse the word "operations" shall mean operations for any operations of the following: drilling, testing, completing, recompleting, deepening, plugging back or the primary term. Whenever used in this lesse the word "operations" shall mean operations for any other primary term. Whenever used in this lesse the word "operations" shall mean operations for any other primary term.

repairing of a well in search for or in an endeavor to obtain production of tal, gas, sulphur or other minerals, excavating a mine, produced from said land in all operations hereunder. Lessee shall have the me, free from royalty, of water, other than from lessor's water wells, and of oil and gas produced from said land in all operations hereunder. Lessee shall have the me, free from royalty, of water, other than from lessor's water wells, and of oil and gas produced from said land in all operations hereunder. Lessee shall have the me, free from royalty, of water, other than from lessor's water wells, and of oil and gas produced from said land in all operations for burn now on said land without the consent of the remove all machinery 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 burn now on said land without the consent of the remove all machinery 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 burn now on said land without the consent of the remove all machinery and fixtures placed on said land, including the right to draw and remove casing.

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first above written.	
WITNESS:	Boll Ra Har
	Billy Ray Watson  S.S.#  Frances S. Watson
	Cathern W. Parker S.S.#
	Rudolph Parker / William
	John W. Watson  S.S.#  Virginia Watson
	Donald M. Watson S.S.#
	Tinda Watson  Mary Alice Aderholt
	Ralph Aderholt
<u></u>	Linda Ruth Knight S.S.#
	Roger Knight  Roger Knight  Christine W. Manfre
Dend TAX 1.00 STATE OF ALA SHELBY CO.  Min 1.00 STATE OF ALA SHELBY CO.  TOTAL THIS HED	Leonard Manfre
17.00 183 APR -5 M & 13	Walter Marion Watson S.S.#
STATE OF AIABAMA	Rebecca Watson
hereby certify that Billy Ray Watson and husband, Rudolph Parker; John W. Watson and wife, Linda Watson; Mary Alice Aderholt as husband, Roger Knight; Christine W. Manfre and wife, Rebecca Watson whose names are	ry Public in and for said County, in said Statwife, Frances S. Watson; Cathern W. Parker and and wife, Virginia Watson; Donald M. Watson and husband, Ralph Aderholt; Linda Ruth Knight e and husband, Leonard Manfre; Walter Marion Vaigned to the foregoing instrument, and who are is day, that being informed of the contents of the conte
	rily on the day the same bears date. , this day 24 of February, 1983
	Notary Public in and for  State y Ala At Luye County
My Commison Expires 5/16/86	

In Witness Whereof, this instrument is signed, sealed and delivered or, this date