920 OIL, GAS AND MINERAL LEASE

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THIS AGREEMENT made this.	23rd	day of	April	
······································	Roger Bra	sher and wife,	Dean B. Brasher	
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	Poute 1 P	0 Box 60 Ve	ndiver, Alabama 35176	
inson behinther one or more), whose address is: and \ Amoco Production			w Orleans, La. 70150	lessee, WITNESSETH
I Lesson, in consulteration of	Ten and r	no/100 and other herel does herel	r valuable consideration by grant, lease and let unto lessee the land covered here als two their or not similar to those mentioned), together	de for the purpose and with the exclusive with the reclusive we with the right to make surveys on said.
ting), lay pape lines, establish and ididize samilism and other structures on said land, recessary or us	s tor surface or musiciface dispo eful in lesser's operations in exp	say or sail water, construct roots a during, drilling for, producing, tree	ting, storing and transporting minerals produced from	the book enemed hereby or any other build
adjacent thereto. The land covered hereby, here	in called "said land", is located and is desc		Sherby	State
			₩ ₄ of Section 12, Towns	
Range 1 East and run of beginning; thence a point; thence run a point; thence run a point; thence run the point of beginning	north along to continue northeast and paral south and paral west and paral ng.	the west line of the wealing the wealing the wealing the sallel with the salle	f said forty acres 70 yest line of said forty acouth line of said forty west line of said forty outh line of said forty	ards to the point cres 210 feet to acres 105 feet to acres 210 feet to acres 105 feet to
It is agreed and undel/8th appears in par-	erstood betwee agraph #3, it	en the Lessor a is hereby amen	nd the Lessee that where ded to read 1/6th.	ls.
This lease does not	cover coal, i	ron ore, or any	other hard rock minera	1s. 7 77.112

356 356 ESE 5.04 ESE

AmSouth Bank N.A

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, 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 (or a more complete or accurate description of table land. For the purpose of determining the amount of any bonus or other payment hereunder, said land shall be deemed to contain

bonus as himp sum consideration for this lease and all rights, and options beread, this lease shall remain in force for a term of \$2000 years from the date hereof, hereinafter called "primary term", and as

3. As rowally, letter covenants and agrees: (a) To deliver to the credit of lessor, in the pipe line to which lessee may connect its wells, the equal one-eighth part of all oil produced and saved by lessee from said 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 hear one-eighth of the cost of treating of to render it marketable price of such one-eighth of the wells as of the day it is run to the pipe line or storage tanks, lessor's interest, in either case, to hear one-eighth of the cost of treating of to render it marketable price of such one-eighth of the wells of the amount realized by lessee, compared at the month 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 month of the well or noine at lessees and casinghead gas, (c) To gay 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 lessees, of eighth of such gas and casinghead gas, (c) To gay 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 lessees, of eighth of such gas and casinghead gas, (c) To gay lessor on all other minerals mined and marketed or utilized by lessee in market gas and casinghead gas produced from said land or or lands with which said land or an support in the case of the market gas and casinghead gas produced gas, (c) To gay lessor on all other mineral covered hereby, and all such wells are shul-in and utilized by lessee from said land, one-tenth either shull market gas gas or any other mineral covered hereby, and all such wells are shull-in force as though operations were being conducted or said land for so long as said wells are shull-in, and thereafter this lesse may be continu

or its successors, which shall continue as the depositories, regardless of changes in the ownership of slant-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 slout-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 payment hereinder 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 lessee'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 rest exclusively on the then owners or owners of this lease, severally as to accesse owned by each

4. Lessee is hereby 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 partions thereof, or mineral or horsem thereusaler, 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 set more than 640 acres plus 10% acres plus 10% acres plus a to gas and liquid bydrocarbons (condensate) which are not a liquid in the subsurface reservoir. If larger muts are respired, under any governmental role 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 tent 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 in the public office in which this lease is recorded. Each of said opnors may be exercised by lease from time to time, and whether before or after production has been established either on said lated or on the portion of said lated 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 must established hereunder shall be valid and effective for all purposes of this lease even though there may be land or nuneral, royalty or leasehold interests in land within the unit which are not probed or unitized. 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 adocated to the land covered by this lease methoded in any such unit that proportion of the total production of motived 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 hears 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 regulty. exerciding regulty, and any other payments out of production to the entire production of unitized numerals 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 recisionary estate of any term rosulty or mineral estate agrees that the accrual of royalites pursuant to the paragraph or of shut-in regulture from a well on the unit shell satisfy any limitation of term requiring prediction of or gas. The formation of such unit shall not have the effect of changing the ownership of any shut-in production royalty which may become payable maker this lease. Seither shall it impair the right of lesses from this lease all or any portion of said land, except that lesses may not so release as to lands within a unit while there are operations therein for outlived minerals unless all peoled leaves are released as to lands within the unit. Lessee may dissolve any unit established becomed to the public office where this leave is recorded 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 becomined in force so long as any lease sobject thereto shall remain in force. A unit may be so established, modified or dissolved during the life of this lease.

5. Leaves may at any time and from time to time execute and deliver to lessor or file for record a release or release of this lease as to any part or all of said land or of any mineral or horizon theremoder, and thereby released of all obligations as to the released agreege or interest.

1) This is a PAID-UP LEASE. In consideration of the down cash payment. Leaser agrees that Lessee shall not be obligated except as otherwise provided herein, to commence or continue any operations during the primary term. Whenever used in this lease the word "operations whall mean operations for and any of the following, drilling, testing, completing, reworking, recompleting, therefore, plugging back or requiring of a well in search for or in an embessue to obtain production of oil, gas, subplier or other mineral, whether or not in paying quantities.

7 Leave shall have the use, free from rocalty, of water, other than from lessor's water wells, and of oil and gas produced from said land in all operations bereunder. Leave shall have the right at any time to remove all machinery and finitures placed on and land, including the right to draw and remove casing. No well shall be drilled nearer than 200 feet to the bosse or larn now on said land without the cranent of the leave shall guy for damages caused by its operations to growing crops and timber on said land.

This instrument prepared by: Adolphus B. Baker 5376 Fairway St. JAckson, MS 39211

So 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 of the coverants, obligations, and considerations of this lesse shall extend to and he londing upon the parties bereto, their heirs, successors, assigns, and successore assigns. No change or division in the ownership of said land, royalites, or other moneys, or any part thereof, however effected, shall increase the obligations or chromosh the rights of lesses, including, but not builted to, the location and drilling of wells and the measurement of production. Notwithstanding any other actual or constructive knowledge or notice thereof of or to lesses, its successors or assigns, no change or division in the ownership of said land or of the royalites, or other moneys, or the right to receive the same, however effected, shall be building upon the their 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 biomess by lesses or lesses is been furnished to such record owner at his or its principal place of biomess by lesses or lesses or division, 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 no monerality occurs by reason of the death of the owner, lesses 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 above

9 to the event lesser that lesser has not complied with all its obligations bereinder, both express and implied, lessor shall notify lesser in writing, setting out specifically in what respects lesser has breached this contract. Lessee shall then have sixty (60) days after receipt of sold notice within which to meet or commence to meet all or any part of the breaches alleged by lessor. The service of sold notice not the bringing of any action by lessor 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 lesser. Neither the service of said notice nor the dung of any acts by lesser aimed to meet all or any of the alleged breaches shall be deemed an admission or presumption that lessee has laded to perform all its obligations bereinder. Should it be asserted in any notice given to the lesser and 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 concellation for any such cause except after final judicial accertainment that such failure exists and lessee has then been afforded a reasonable time to prevent cancellation by complying with and discharging its obligations are which lessee 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 accesses amended as which there are operations to constitute a drilling or maximum allowable moit under applicable governmental regulations, (but in no event less than forty acres), such as reage to be designated by lessee shall also have north constitute a drilling or maximum allowable moit under applicable governmental regulations (but in no event less than forty acres), such as reage to be designated by lesser as nearly as practicable in the lorn of a square centered at the well, or in such shape as then existing spacing rules require; and (2) any part of said land inclinded unit on which there are o

10 Losser her dos warrants and agrees to defend tothe to said land against the claims of all persons whomsnever. Lessor's rights and interests hereinder shall be charged primarily with any mortgages, taxes or other hone, or interest and other charges on said land, but lessor agrees that lessee 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 as paid from royalties or other payments payable or which may become payable to lessor and/or assigns under this lease. Lessee is hereby given the right to acquire for its non-levelit, 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 movaled or adverse to lessor. If this lease covers a less interest in the oil, gas, sulphur, or other minerals in all or any part of said land then the entire and undivided fee simple estate (whether lessor's interest to which this lease covers less than such full interest, shall be paid 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 paid out of the royalty herein proyaled. This lease shall be bonding upon each party who executes it without regard to whether it is executed by all those named herein as lessor.

If it while this leave 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 leave 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 financial) beyond the reasonable control of leases, the primary term hereof shall be extended until the first anniversary date hereof occurring ninety (90) or more days following the removal of such delaying cause, and the leave may be extended thereafter by operations as if such delay had not occurred

12 to the event that Lessor, during the primary term of this lease, receives a home lide ofter 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 Luid described herein with the lease becoming effective upon expiration of this lease. Lessor hereby agrees to notify Lessee in writing of said offer moundately, 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 bection. Should Lessee elect to purchase the lease pursuant to the terms hereof, it shall so notify Lessor to writing by mail or telegram prior to expiration of said 15-day period. Lessee shall promptly thereafter furnish to Lessoe the new lease for execution on behalf of Lessorts) along with Lessoe is

STATE OF COUNTY OF I berely certically authorized and to me known to be used for the within and for Civen under (Affix Seal)	Alabama Ala	reme along with recented on the day and year there this	STAT INSTR 1984 JOIN No sow ledgments, personally of the same, rein mentioned.	E OF ALA. SHELL CERTIFY TO UMENT WAS UNION OF PROBA	Roger B Dean B. BY CO. IS FILED OWLEDGEMENT AFLORIDA)	Brasher SS	fe, Dear	Oil, Gas and Mineral I
	ta turneu ja	Pagrrecurits of t	ark and duly re		19			Lease

2. 《中国大学》 等。 "我就是一个**没有**多。"