DOYLE HARTMAN

Oil Operator 3811 TURTLE CREEK BLVD., SUITE 200 DALLAS, TEXAS 75219

> (214) 520-1800 (214) 520-0811 FAX

Via Facsimile (915) 571-5063 and FedEx

April 1, 1998

Pioneer Natural Resources USA, Inc. 303 W. Wall, Suite 101 P.O. Box 3178 Midland, TX 79702-3178

Attn: Richard C. Winchester

te: 6-Month Modified "Producers 88" Lease McCasland 18 Fee No. 11 Well

NE/4SW/4 Section 18, T-20-S, R-39-E, N.M.P.M.

Lea County, New Mexico

Gentlemen:

Reference is made to your proposed McCasland 18 Fee No. 11 well which well is scheduled to be drilled as an 8,000' Abo formation oil test at an orthodox location consisting of 1,980' FSL and 1,980' FWL of Section 18, T-20-S, R-39-E, N.M.P.M., Lea County, New Mexico.

In regard to the proposed McCasland 18 Fee No. 11 well, pleased find enclosed an executed free 6-month 25%-royalty oil and gas lease covering Pioneer's proposed 40-acre Abo drill site, which executed lease is on the modified "Producers 88" lease form that was submitted to us by your agent Bobby Floyd on July 10, 1997.

Since we have now provided to Pioneer, on Pioneer's proposed lease form, an executed lease covering the proposed 40-acre drill site, it is hereby understood that the compulsory pooling action now pending before the New Mexico Oil Conservation Division (Case No. 11932) corresponding to the McCasland 18 Fee No. 11 well, as it relates to our mineral interest, will be immediately withdrawn. Moreover, it is further understood that our executed lease to Pioneeer, as enclosed

NEW MEXICO
OIL CONSERVATION DIVISION

EXHIBIT 6

CASE NO. 11932

HEARING DATE: 1/2/96

Pioneer Natural Resources USA, Inc. April 1, 1998 Page 2

herewith, is also subject to us being furnished with all pertinent well information and data including but not limited to the information described on Exhibit "A" to the subject lease.

Very truly yours,

DOYLE HARTMAN, Oil Operator

Doyle Hartman

enclosures

res wpdoes/corresp.dh/mecasil,and

cc: M. Craig Clark
500 W. Texas, Suite 1175
Midland, TX 79701
Via Facsimile (915) 682-6773 and FedEx

M. Craig Clark
c/o Hinkle, Cox, Eaton, Coffield & Hensley, L.L.P.
218 Montezuma (87501)
P.O. Box 2068
Santa Fe, NM 87504
Via Facsimile (505) 982-8623 and FedEx

Michael E. Stogner, Chief Hearing Officer New Mexico Oil Conservation Commission 2040 S. Pacheco Santa Fe, NM 87505 Via Facsimile (505) 827-8177and FedEx

J.E. Gallegos Gallegos Law Firm 460 St. Michaels Drive, Building 300 Santa Fe, NM 87505 Pioneer Natural Resources USA, Inc. April 1, 1998 Page 3

> Michael J. Condon Gallegos Law Firm 460 St. Michaels Drive, Building 300 Santa Fe, NM 87505

OIL & GAS LEASE	
THIS AGREEMENT made this day of between Dovid Hariman and wife, Margaret Hariman	
3611 Turde Creek Bird., Suite 200, Dallas, Texes 75219	
Value willed leave (whether one or more) and Pioneer Natural Resources USA Inc. P.O. Roy 3178, Middand TY 70702, 3178	

Lessor, in consideration of TEN AND OTHER DOLLARS in hand paid, receipt of which is here acknowledged, and of the royalties herein provided and of the five lessee herein contained, hereby grants, lessee and lets exclusively unto lessee for the purpose of investigating, exploring, prospecting, drilling, and operating for your lessee the purpose of investigating, exploring, prospecting, drilling, and operating for your lessees, the called a substance of the purpose of investigating on the called and in the country new floation, and other structures are not produce, save, take care of, treat, process, store and transport said minorals, the following described land in the Country, New floation, to-wit:

NE/4 SW/4 Section 18, T-20-S, R-39-E

Said land is estimated to comprise 40 ac	cres, whether it actually comprises more or less.
--	---

2. Subject to the other provisions herein contained, this lease shall remain in force for a term of 6. months
from this date (called "primary term") and as long thereafter as oil or gas is produced, from said land or from land with which said land is pooled.

C in paying quantities

3. The royalties to be paid by leasee are: (a) on oil, and other liquid hydrocarbons saved at the well, 25% of that produced and saved from said land, same to be delivered at the wells or to the credit of leaser in the pipeline to which the wells may be connected; (b) on gas, including casinghead gas or other gaseous substance produced from said and ruled off the premises or used in the manufacture of gasoline or or other produce at the well of 25% of the gas used, provided that on gas sold on or off the premises, the royaltes shall be 25% of the amount realized from such sale; (c) and at any time when this lease is not validated by other provisions hereof and there is a gas and/or condensate well on said land, or land pooled therewith, but gas or condensate is not being so sold or used and such well is shullin, either before or after production thereform, then on or before 90 days after said well is whullin, and thereafter at annual intervals, leases may pay or lender an advance shull in royalty equal to 31.00 per not acre of issaor's gas acreage than held under this lease by the party making such payment or tender, and as long as said shull-in royalty is paid or tendered to the paymor or parties who at the time of such payment would be artified to receive the royaltes which would be paid under this lease if the well were in fact producing. The payment or tender of cryalities and shull-in royalties may be made by check or draft. Any timely payment or tender of shut-in royalty which is made in a borse fide attempt to make proper payment had been made if leasee shall correct such error within 30 days after leasee has received written notice thereof by certified mall from the party or parties entitled to receive payment together with

- 4. This is a paid-up lease and lease shall not be obligated during the primary term hereof to commence or continue any operations of whatsoever character or to make any payments hereunder in order to maintain this lease in force during the primary term; however; this provision is not intended to relieve leasee of the obligation to pay royalities on actual production pursuant to the provisions or paragraph 3 hereof.
- 5. Lesse is hereby granted the right and power, from time to time, to pool or combine this lesse, the land covered by it or any part or horizon ihereof with any other land, lesses, mineral estates or parts thereof for the production of oil or gas. Units pooled hereunder shall not exceed the standard proration unit fixed by law or by the Oil Conservation Division of the Energy and Minerals Department of the State of New Mexico or by up other fawful authority for the pool or area in which sale land is situated, plus as telerance of fan percent. Lesses shall file written unit designations in the county in which the premises are located and such units may be designated from time to time and either before or after the completion of the wells. Drilling operations on or production from any part of any part of any such unit shall be considered for all purposes, except the payment of repairs, as operations conducted upon or production from the land described in this lesse. There shall be allocated to the land covered by this lesse included in any such unit that portion of the total production of pooled minerals from walk in the unit. The production so allocated shall be considered for all purposes, including the payment or delivery of royalty, to be the erfor production of pooled minerals from the portion of said land covered hereby and included in said unit in the same manner as though produced from said land units is situated at any time after the completion of a dry hole or the cessation of production, on said unit.

 6. If all the exploration of the primary term there is no well upon said land copyeted by lessee by recording an appropriate instrument in the County where the tand is situated at any time after the completion of a dry hole or the cessation of production, or of more then 80 consecutive days, whether such operations for additional or new or additional wall or wells, and if they result in the production of oil or gas, so long thereafter as oil or gas is produced from said land. If, after the expiration of

- 8. The rights of either party hereunder may be assigned in whole or in part and the provisions hereof shall extend to their heirs, executors, administrators, successors and assigns, but no change in the ownership of the fend or in the ownership of, or rights to receive, royalties or shut-in royalties, however accomplished shall operate to enlarge the obligations or diminish the right of lessee: and no such change or division shall be binding upon lessee for any purpose until 30 days after lessee has been furnished by certified copies thereof constituting the chain of title from the original lessor. If any such change in ownership occurs through the death of the owner, lessee may, at its option, pay or lender any royalties or shut-in royalties in the name of the decessed or to his estate or to his heirs, executor or administrator until such time as lessee has been furnished with evidence satisfactory to lessee as to the persons entitled to such sums. An essignment of this lesse in whole or in part shall; to the extent of such assignment, relieves and discharge lessee of any obligations hereunder and, if lessee or resignment of the proportionste part of royalty or shut-in royalty due from such lessee or assignee or fall to comply with any of the provisions of this lesse, such default shall not affect this lesse insofer as it covers a part of said lands upon which lessee or any assignee thereof shall properly comply or make such payments,
- 9. Should lessee be prevented from complying with any express or implied covenant of this lesse, or from conducting drilling or reworking operations hereunder, or from producing oil or gas hereunder by reason of scarcity or inability to obtain or use equipment or material, or by operation of force majeure, or by any Federal or state law or any order, rule, or regulation of governmental suthority, then while so prevented, lesse's duty shall be suspended, and lessee shall not be liable for failure to comply therewith; and this fease shall be actuated while and so long as lessee is prevented by any such cause from conducting ling or reworking operations or from producing oil or gas hersunder; and the time while lessee is so prevented shall not be counted egainst lessee, anything in this lesse to the contrary notwithstanding.
- 10. Lessor hashumanatheed agrees to defend the Wite to seld land and agrees that lessee at its option may discharge any tax, mortgage or any other lien upon said and in the event lessee does so it shall be subtogated to such lien with the right to enforce same and to apply royalties and shuf-in royalties payable hereunder toward astisying. Without impelment of lessee's rights under the warranty, if this lesse covers a less interest in the off or gas in all or any part of said land than the entire and undivided fee entate (whether lesses's interest is herein specified or not) then the royalties, shuf-in royalty, and other payments, if any, according from any part as to which this lesse covers han such fulf interest, shall be paid only in the proportion which the interest therein, if any, covered by this lesse, bears to the whole and undivided (see simple estats therein, if any covered by this lesse, bears to the whole and undivided (see simple estats therein, if any covered by this lesse, it shall nevertheless be binding upon the party or parties executing the same.
- 11. Lessee, its or his successors, helrs and essigns, shall have the right at any time to surrender the lesse, in whole or in part, to lessor or his helds, successors and delivering or malting a release thereof to the lessor, or by placing a release thereof of record in the county in which said land is situated; thereupon lesses shall be relieved figations, expressed or implied, of this agreement as to acresse so surrendered, and thereafter the shut-in royalty payable hereunder shall be reduced in the proportion creage covered hereby is reduced by said release or releases.

414-68-3626

DOYLE HAT

The second of the second secon

Margaret Hartonan

REBA J. RICKS tary Public, State of Texas Commission Expires 5-28-00

Attached to and made a part of that certain Qil & Gas Lease dated April 1, 1998 from Dovie Hartman, et ux. Lessor and Pioneer Natural Resources USA, Inc., Lessor.

Not withstanding anything stated herein to the contrary, it is understood and agreed as follows:

- 12. This lease shall terminate at the end of the primary term, subject to being extended by Lessee complying with the provisions of Paragraph 2 hereof, as to any part of the above described land that is not included in a "producing well spacing unit" as prescribed by the New Mexico Oil Conservation Division. In addition, this lease shall terminate at the end of the primary term as to such producing well spacing units as to all rights in each such unit 100 feet below the deepest producing perforation. Lessor or Lessee may file an instrument reflecting such termination.
- 13. Lessor shall have the option of setting his net part of all production to the same purchasers and under the same terms as agreed to by Lessee. Lessee shall promptly give all information relative to such proposed sales to Lessor (including copies of all contracts) and Lessor shall have 90 days in which to agree to such terms or make other arrangements for the sale of his net part of all production. If necessary in making such arrangements, Lessee shall furnish to Lessor free of cost all well data including, but not limited to, copies of all logs.
- 14. No part of this lease shall be maintained in force solely by the payment of shut-in gaz royalty for a period in excess of 2 years past the expiration of the primary term (as the same may be extended under paragraph 12 above).

OGLIerm

EXHIBIT "A"

Attached to and made a part of that certain lease from Doyle and Margaret Hartman to Pioneer Natural Resources USA, Inc. dated April 1, 1998 and covering NE/4 SW/4 Section 18, T-20S, R-39-E, Lea County, New Mexico.

GEOLOGICAL AND GEOPHYSICAL DATA REQUIREMENTS

Hartman will require the following data on the subject well(s) to be furnished for its examination:

A. REPORTS AND NOTIFICATIONS

A daily progress report by 8:30 a.m. telecopied to (915) 682-7616 and (214) 520-0811, with a follow-up sent by mail. Said report shall include footage drilled, present operations, shows or indications of oil and/or gas, formation tops picked, results of coring, drill stem tests, API Well Number, cumulative cost and NGPA gas category as soon as available.

Sufficient advance notice of DST's, cores and electric logging should be called to the person(s) listed below in order that Hartman representative may be present at wellsite should Hartmanso desire. Advance notice is also required if the well is to be prugged and abandoned or if production casing is to be set.

Name Steve Hartman	Office 915/684-4011	After Hours & Weekend 915/694-6176
All such notices and well data		J
Steve Hartman	Do	oyle Hartman
Steve Hartman 500 N. Main Street	Do 38	oyle Hartman 11 Turtle Creek Ste. 200
Steve Hartman	Do 38 Dr	oyle Hartman

B. WELL REQUIREMENTS

	COPIES		
	LAND DEPARTMENT (Telecopied daily to number above)	FINAL (Mailed to address above)	
Prognosis		2	
State regulatory agency forms, including permits, plats, completion and initial production forms	2		
Drill stem test charts and analysis	2	3	
Core analysis reports (if taken)		3	
Hydrocarbon (mud) logs	1	2	
Electric logs* Reproducible Film for Induction log Sepias for all other logs LIS Format Digital Tape of the Log		3 2 2 2 2	
Final Well Summary Sheets (daily reports an completed well)	nd	3	
Paleo Reports (where applicable)		3	

^{*} Electric logs shall include a minimum of 1) Dual Induction Laterlog-RXO and 2) CNL with Bore Hole Compensated Density Log-Gamma Ray - Caliper.

. ;

C. SAMPLE REQUIREMENTS

- 1. Representative formation samples taken at 30 foot intervals from the base of the surface casing down to total depth.
- 2. Representative core samples (if taken).

D. SUBSEQUENT REQUIREMENTS

All secondary recovery, workover and recompletion information, including but not limited to:

Daily production reports for 90 days & monthly production reports thereafter Reports and Charts of all BHP tests Reports and results of all rework operations

Two copies of each shall be sent to the individuals listed above.

E. OTHER REQUIREMENTS

None

All of the tests and operations required in this exhibit shall be done at leasee's sole risk and expense.

Hartman may conduct a velocity survey, run a dipmeter or any additional testing which does not mechanically affect the well(s), at it sole risk and expense, and shall notify. lessor of its intentions to perform same.

In the event any well(s) drilled pursuant to the agreement shall be drilled on a unit or contemplated unit which includes any of the lease acreage covered hereby, all of the provisions of this exhibit shall apply.