

RATIFICATION  
and  
RENTAL DIVISION ORDER

L-621547-1

WHEREAS, under date of June 20, 1972  
V. L. Looney and Patricia E. Looney, husband and wife  
as lessor S, executed and delivered to Humble Oil & Refining Company  
as lessee, an oil, gas and mineral lease which is recorded in Volume       , Page       , of the        Records  
of Sublette County, Wyoming  
covering certain land in said County and State which is described in said lease. Reference to said lease and the record  
thereof is here made for all purposes.

AND WHEREAS, said lease is now owned by Humble Oil & Refining Company, insofar as said lease  
covers

Township 33 North, Range 109 West, 6th P.M.  
Section 11: E $\frac{1}{2}$ NE $\frac{1}{4}$ , Except 4 acres as described in Miscellaneous Book 23,  
Page 147, Sublette County, Wyoming records.  
Section 12: SW $\frac{1}{4}$ NW $\frac{1}{4}$ , W $\frac{1}{2}$ SW $\frac{1}{4}$

AND WHEREAS the undersigned desire to adopt, ratify and confirm said lease insofar as it covers the right, title  
and interest of the undersigned in and to the above described land and to agree upon the division of interests in and  
to any rental payments which may be made under said lease.

NOW THEREFORE, in consideration of \$1.00 (One Dollar) cash in hand paid by Humble Oil & Refining <sup>Co.</sup> unto  
each of us, receipt of which is hereby acknowledged, and other good and valuable consideration, the undersigned parties  
hereby adopt, ratify and confirm said oil and gas lease and recognize the full validity of the same insofar as it affects  
the right, title and interest of the undersigned in and to the above described land, hereby granting, leasing and letting  
said land subject to and in accordance with the terms and conditions set forth in said lease. For the same consideration,  
it is agreed: (a) The respective amounts to which each of the undersigned is entitled in any delay rental which the  
owner of said lease may elect to pay under said lease are as set out below opposite their respective names; and (b) The  
depository to which any delay rental may be paid or tendered to the credit of any rental owner signing this agreement  
shall be as below set opposite the name of such owner, provided that if no depository is designated herein opposite the  
name of any such owner, then the depository as to such owner shall remain as specified by said oil and gas lease or by  
subsequent amendment thereof.

<u>CREDIT TO</u>	<u>ADDRESS</u>	<u>AMOUNT</u>	<u>DEPOSITORY</u>
<u>V. L. Looney and Patricia E. Looney</u>	<u>Box 322 Pinedale, Wyoming</u>	<u>\$196.00</u>	<u>State Bank of Big Piney, Big Piney, Wyoming</u>

None of the provisions of said oil and gas lease shall be affected or modified hereby except to the extent necessary  
to give effect to the provisions hereof.

The above division covers only the payment of delay rentals under said lease as to said land and does not purport  
to cover royalty payments or other payments provided for by said lease.

This agreement shall be binding upon the heirs, devisees, personal representatives, successors and assigns of the  
parties hereto and each of the undersigned hereby releases and relinquishes any and all rights of homestead and  
dower insofar as necessary to effectuate the purposes hereof. This instrument is binding on all of the undersigned re-  
gardless of whether all parties named in the above division of interests or all interest owners join in its execution.

WITNESS our hands and seals this 25th day of June, 1972.

WITNESSES:

Joseph Feltner  
Joseph Feltner

Joanne Feltner  
Joanne Feltner

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