AMENDMENT TO STATE OIL AND GAS LEASE P.R.C. 145.

Paragraph 8 of Exhibit "A" of State Oil and Gas Lease P.R.C. 145, dated July 3, 1944, is hereby stricken and deleted in entirety from said exhibit of said lease, and in lieu thereof, the following paragraph is substituted in said exhibit:

8. If at any time after the date of this amendment of said lease, a well is drilled and completed producing oil and/or gas in commercial quantities from the second deep zone, as herein defined, with any part of its producing interval in said second deep zone within five hundred (500) feet from the exterior boundary of this lease, then within thirty (30) days after the completion of said well, the Lessee shall commence operations for the drilling of a well on this lease to said second deep zone and shall continue the drilling of the same with due diligence until such well has penetrated said second deep zone to a sufficient depth to adequately test the possibilities of producing oil and/or gas from said second deep zone underlying this lease.

FULLERTON OIL COMPANY
By
John R. McMillan
Vice President
By
William A. Frazer
Secretary
LIDO PETROLEUM COMPANY
By
Mrs. A. P. M. Lord
Treasurer
By
William T. Kelly
Secretary
NEPTUNE CORPORATION
By
Charles B. Lawson
President
By
W. A. Bucci
Secretary

SEXTON CORPORATION
By
John Sexton
President
By
Alice Williams
Asst. Secretary
BELOIL CORPORATION, LTD.
By
G. E. Hatcher
Vice Pres.
By
S. Ream
Treasurer
STATE LANDS COMMISSION
By
Rufus W. Putnam
Executive Officer.
Dated: August 19, 1949.