OIL AND GAŞ LEASE
This Lease, made and entered into this 15 day of JUNE, A.D. 2008 by and between HAROUN A. SHAFE
WOOD LANE W JACKSOMILLE FL 32257
NORNEW, INC., a New York Corporation, 1412 Sweet Home Road, Suite 12, Amherst, New York 14228 hereinafter called "Lesser", and
WITNESSETH, that Lessor, for and in consideration of the sum of One Dollar (\$1.00) and other good and valuable consideration paid by Lessee, the receipt and sufficiency is hereby acknowledged, and in further consideration of the covenants and agreements herein contained on the part of Lessee, to be paid, kept and performed:
LEASING CLAUSE - the Lessor has granted, demised, leased and let, and by these presents does grant, demise, lease and let unto Lessee, its successors and assigns for its exclusive use and possession, for the purposes of (1) mining, exploring for (including geophysical and other exploration activities), producing, treating, drilling for and operating for oil and gas, in any and all strata, (2) storing gas in any underlying strata of the premises and withdrawing
therefrom gas whether or not originally produced from other lands, and all stata, (2) soming gas in any underlying stata of the premises and withdrawing wells, pipelines, tanks, stations, roads, cathodic protection devices, water (except from Lessor's wells), oil and gas necessary for construction and other supplies, devices, structures, equipment and facilities that are now or may in the future be necessary for or convenient in producing, withdrawing, storing and transporting oil and gas across and through said lands from the subject and other lands the above named products by pipelines or otherwise, in and under the following described lands:
DESCRIPTION - all that tract or parcel of land situated in the Town of PORTVILLE County of CATT and State of New York, bounded substantially as follows:
On the North by: $95.003 - 1 - 6$ On the East by: $95.003 - 1 - 8.1$
On the East by: 95.003-/-8-/
On the South by: 95.003-1-9.2
On the West by: HASKELL RD.
Deed Book & Page (for ref. Only) 962 -/64 Tax ID No. (For ref. Only) 95.003 -/- 2/ containing for the purpose of calculating rentals and royalties, 1675 acres whether actually containing more or less. In addition to the above described land, any and all strings or parcels of land adjoining or contiguous to the above described land and owned or claimed by Lessor are hereby leased to Lessee. All tracts or parcels of land leased to Lessee herein, including strata and horizons underneath the surface thereof, are herein referred to as "the premises."
For purposes of this Lease, oil and gas includes all hydrocarbons and other substances produced or associated therewith.
LEASE TERM - It is agreed that this Lease shall remain in full force and effect for Five (5) years until midnight on the anniversary of the date hereof (the primary term) and as long thereafter as (1) drilling operations continue with due diligence, provided that Lessee has commenced drilling operations on any portion of the premises or any lands pooled or unitized therewith, within the primary term, (2) an application for a drilling operations on any appropriate authorities, and Lessee, after grant of such permit, commences drilling operations within a reasonable time thereafter and continues same with due diligence, provided said permit application was filed prior to the expiration of the primary term, (3) oil and gas or either of them is produced or withdrawn from any portion of the premises or any lands pooled or unitized therewith, (4) gas storage operations are conducted in or on any portion of the premises or any lands pooled or unitized therewith, but for acts of God, unavailability or interruption of markets or pipelines, or any other causes, which have caused Lessee not to commence production from such well.
EXTENSION OF PRIMARY TERM - If this lease is not being otherwise extended pursuant to the provisions hereof, Lessee is hereby given the option to extend the primary term of this lease, as to all or any portion of the premises, for an additional years from the expiration of the primary term. This option may be exercised by Lessee, at Lessee's sole discretion, at any time during the least year of the primary term by paying or tendering to Lessor, it heirs, successors or assigns (subject to the provisions of this lease regarding changes in ownership) the sum of \$ \( \frac{\text{Primary term}}{\text{Lessee}} \) be not extended. If, after the first extension, this lease is not being otherwise extended pursuant to the provisions hereof, Lessee is hereby given an additional option to extend the primary term of this lease, as to all or any portion of the premises, for an additional years from the expiration of first extension of the primary term. This option may be exercised by Lessee, at Lessee's cole discretion, at any time during the last year of the first extension of the primary term by paying or tendering to Lessor, it heirs, successors or assigns (subject to the provisions of this lease regarding changes in ownership) the sum of \$ \( \frac{\text{Primary term}}{\text{Discretion}} \) per net mineral acre for the portion of the lease to be so extended. Additionally, Lessee shall, within thirty (30) days of such extension.
IN CONSIDERATION OF THE PREMISES:
A. The LESSEE covenants and agrees as follows:  1-To complete a well on the premises within twelve months of the date hereof or pay to Lessor on or before such twelve month anniversary and annually thereafter the sum of \$_Paio_UR_per acre leased for each 12-months for which completion of a well is delayed (such payment may be hereinafter referred to as a delay rental); and it is agreed that completion of a well shall be a full liquidation of all delay rental under this provision during the remainder of the term of this lease.  2-To pay to Lessor an amount equal to one-eighth (1/8) of the revenue realized by Lessee for all gas and the constituents thereof produced and marketed from the Leasehold, less all reserved gas used in accordance with paragraph C-5 herein below and the cost to transport, market, treat and compress the gas to point of measurement that determines the revenue realized by Lessee and less all applicable excise taxes, including production, severance and windfall profits taxes realized from the sale of gas produced or withdrawn from those strata or horizons of the premises not used for storage of gas, and from the sale of oil produced or withdrawn from the premises which gas and oil is sold and used off the premises. Lessee may withhold Royalty payment until such time as the total withheld exceeds one hundred dollars (\$100.00).  3-In the event all wells on the leased property, or, where applicable, all wells on property pooled with the leased property, are shut-in for any reason for a continuous period of twelve months, including, without limitation, inability to obtain a satisfactory market for production or failure of transportation for such production, then on or before the end of the calendar year during which such twelve month period is concluded and each anniversary thereafter if the wells are continuously shut-in, Lessee shall pay Lessor a shut-in payment of Text Dollar per year per acre then covered by this lease, and this lease shall continue in full force and effect, as if oil, gas and
per acre for the utilization of one or more strata in the premises for storage operations, for so long as any stratum is so utilized, and to give to Lessor written notice of the use of the premises for storage operations; and it is agreed that said storage rental is in lieu of delay rental and royalty payments, except that attrage rental and royalty payments shall be paid simultaneously by Lessee if Lessee simultaneously conducts storage operations in one or more strata in the premises and produces oil or gas from one or more other strata; and it is further agreed that the reimination of gas storage operations shall be a full liquidation of all storage rental during the remainder of the term of the lease.
5-To correct any damages Lessee may cause to crops, fences or structures as a result of its operations, and to restore, as near as possible, all surface used by Lessee to its condition existing prior to drilling, or, at Lessee's option, to pay to LESSOR reasonable damages, provided that Lessee has received written notice from Lessor specifying the damages.  6-To drill no well within two hundred (200) feet of any dwelling or barn now on the premises without the written consent of the Lessor.  The consideration, lesse bonus or royalties paid and to be paid, as provided in this lease, are and will be accepted by the Lessor as adequate and full consideration for all the rights granted to the Lessee and the further right of drilling or not drilling on the leased premises, whether to offset producing wells on adjacent or adjoining lands or otherwise, as the Lessee may elect.

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B. The LESSOR covenants and agrees as follows:

1-To erect no dwelling or barn within two hundred (200) feet of any producing well drilled on the premises or any acreage pooled or unitized therewith, or within fifty (50) feet of any pipeline, without the written consent of the Lessee.

2-That Lessor has full title to the premises and to all the oil and gas therein at the time of granting this lease, and forever warrants title to the leasehold estate hereby conveyed to Lessee, that Lessee shall have exclusive, full and quiet possession of the premises for the purposes set forth herein, and that Lessor shall not interfere in the operations of Lessee hereunder.

C. It is mutually agreed by and between LESSOR and LESSEE as follows:

1-Lessee shall have the right at any time to redeem for Lessor, or otherwise acquire for payment, any mortgage or any other liens or encumbrances upon the premises that may in any manner affect the Lessee's interest therein, and Lessee shall be subrogated in full to all the rights of the

encumbrances upon me premises that may in any manner affect the Lessee's interest therein, and Lessee shall be subrogated in full to all the rights of the holder thereof the same as if Lessee were the original owner of said mortgage, lien or encumbrance, and Lessee may reimburse itself by applying to the discharge of any such mortgage, lien or other encumbrance any royalty or rental owned or accruing hereunder.

—2.Lessee shall have the exclusive right to employ all or any of the oil or gas strata in the premises for the storage of gas, and may reopen and creciain any and all abandoned wells on the premises that may have penetrated said strata, or drill new wells on the premises; for the purpose of freely introducing and storing gas in such strata and recovering gas therefrom. A wall read that the time of reclaimed on the premises in order for gas to be stored in the premises. Lessee shall be the stole judge as to whether gas is being stored in the premises, and its determination shall not diminish any of Lessee's other rights under this Lessee.

3-if Lesser is found to may less than the entire for extent that the constitution of the premises in order for a simple extent the charge of gas hereunder shall not diminish any of the service that rights under this Lessee.

3-if Lessor is found to own less than the entire fee simple estate, then the royalities and rents provided for herein shall be paid to the Lessor only in the proportion which such interest bears to the whole and undivided fee interest. If Lessee makes rental or royalty payments to Lessor in excess of Lessor's entitlement thereto, Lessor shall refund to Lessee such part of all such payments made by Lessee under this Lesse as shall be proportionate to the title not held by Lessor, and Lessee may reduce subsequent payments in the same proportion. If Lessor does not timely provide such refund, Lessee may also reduce payments to Lessor by the amount that should have been refunded.

4-in case of a conveyance or reservation of all or a part of or an undivided interest in the premises, Lessee shall apportion all entitlements or

A-In case of a conveyance or reservation of all or a part of or an undivided interest in the premises, Lessee shall apportion all entitlements or benefits under the Lease according to interest, acreage, or the terms of the conveyance as the case may be (except as provided in 5th hereof). Notwithstanding the above, Lessee may continue to pay or provide all such entitlements or benefits to Lessor, until furnished with the original or a certified copy of the deed of conveyance or other documents or proof of conveyance, so that Lessee may identify the land or interest conveyed as being all or part of the premises. In case of notice of an adverse claim to the premises or any portion thereof or interest therein, whether or not in connection with a conveyance, Lessee may withhold any or all entitlements or benefits under this lease until such claims, and the entitlements and benefits, are in Lessee's sole discretion, decided by compromise, or by final decree of a court of competent jurisdiction, and to this end Lessee may file a petition for interpleader.

Lessor hereby excepts and reserves from any one gas-producing well on the premises completed and operated by Lessee (excepting well) located on the premises, but not exceeding two hundred thousand (200,000) cubic feet of gas per year. Lessor may, at Lessor's sole cost, risk and Lessor shall use said reserved gas in safe and proper pipes and appliances, assumes the risk for obtaining reserved gas from such well, agrees that Lessee shall have the right to abandon such well at any time, and agrees the Lessee shall not be in any way liable for interruption of or insufficient supply of such reserved gas. Lessee shall have no obligation to furnish Lessor with gas in excess of the quantity reserved. Nevertheless, if Lessor in any year consumes gas in excess of the quantity reserved hereunder, Lessee, at its election, may deduct the value thereof from rentals, royalities or other payments due Lessor, or Lessee may bill Lessor the value thereof, in which case Lessor shall pa

reserved gas herein referred to shall be used only by the Lessor upon whose property the well is located.

6-Lesses shall at any time, upon payment of all monies due hereunder up to such time, have the right to surrender this Lease as to all or part of the premises, and shall thereupon be released and discharged from all payments, obligations, terms, conditions and covenants contained herein, whereupon this Lease shall be null and void as to the entire premises or the part thereof as to which this surrender was made, and rental and royalty payments shall cease or be reduced accordingly.

7-Lessee is hereby granted the right to pool or unitize all or any part of the premises with any other leases, lands, mineral estates, or any of them whether owned by the Lessee or others, so as to create one or more drilling or production units. Such units shall not exceed 640 acres in extent. Lessee shall record a copy of the unit operation designation in the county in which the premises are located and mail a copy thereof to Lessor. In order to give effect to the known limits of the oil and gas pool, as such limits may be determined from available geological or scientific information or drilling operations, lessee may at any time increase or decrease that portion of the premises that is included in any drilling or production unit, or exclude it altogether, provided that written notice thereof shall be given to Lessor. As to each such unit, Lessee as grees to accept, in lieu of the royalty herein described, such proportion of such royalty as the acreage in the premises in such unit bears to the total acreage included in such unit. The commencement, drilling, completion of or production from a well on any portion of a unit including all or some of the premises shall have the same effect upon the term of this Lease as if a well were production from a well on any portion of a unit including all or some of the premises shall have the same effect upon the term of this Lease as if a well were commenced, drilled, completed or producing on the premises.

commenced, grised, completed or producing on the premises.

8-All expressed or implied covenants of this Lease shall be subject to all federal, state and local laws, orders, rules and regulation. If Lease is unable to fulfill any covenant hereunder because of such laws, orders, rules or regulations, acts of God (such as natural disasters), wars, civil disturbances, insurrections, riots, epidemics, floods, fire, storm, strike, differences with workmen, equipment or pipeline breakdown or freeze-up, or as a result of any other cause whatsoever beyond the control of Leasee, for such time as such situation exists, the term of this Lease shall be extended for an equal period of time, and Lease obligation to fulfill its covenants under this Lease shall be suspended for such period of time.

9-This Lease may be executed in counterparts each beyond the same validity as the original. Should siny one or more of the parties named as

9-This Lease may be executed in counterparts each having the same validity as the original. Should any one or more of the parties named as Lessor or owning a mineral interest in the premises fail to execute this Lease, it nevertheless shall be binding upon all such parties who do execute it as

Lessor.

10-Lessee shall have the right to assign this Lease or any Interest therein, and the assignee of Lessee shall have corresponding rights, privileges and obligations with respect thereto. All terms, conditions and covenants between the parties hereto shall extend to their respective heirs, successors, personal representatives and assigns. If Lessee assigns this Lease or any interest therein, Lessor will look solely to assignee for fulfillment of all obligations of the Lease or of the interest assigned, as the case may be. Representations offier than those contained herein shall not be binding on either party.

11-Lessee's exercise of any right or entitlement granted under this Lease shall continue this Lease in full force and effect as to all rights and entitlements granted herein, and each right and entitlement granted herein may be exercised by Lessee simultaneously with its exercise of one or more other rights and entitlements or singly, on a continuing basis. It is agreed that this lease shall not be forfeited or canceled for failure to perform in whole or in part any of its expressed or implied covenants, conditions, or stipulations until it shall have first been finally judicially determined that such failure exists, and after such final determination, the Lessee is given a reasonable time therefrom to comply with any such covenants, conditions or stipulations.

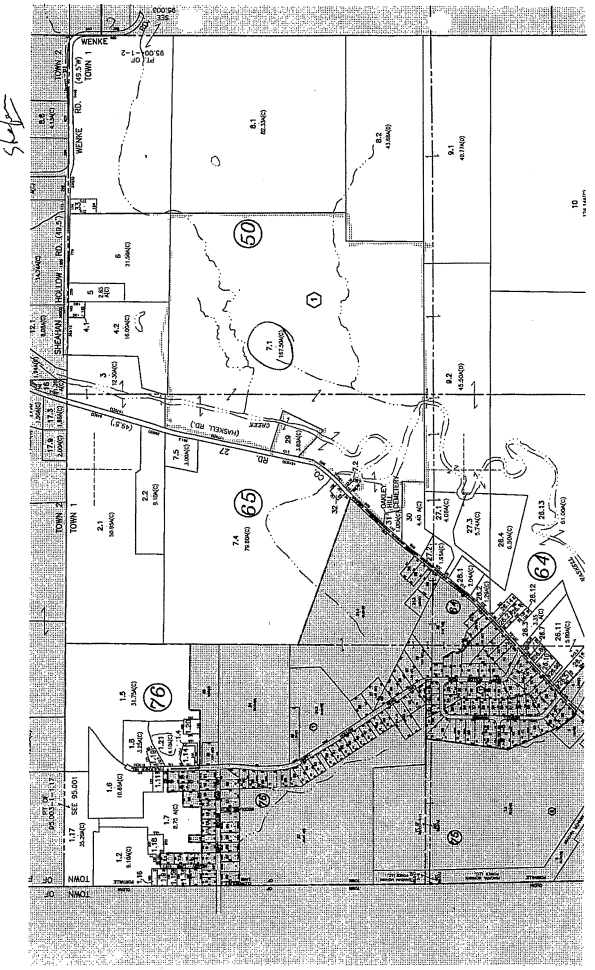
IF THIS LEASE BECOMES FORFEITED, TERMINATED OR EXPIRES, THE LESSEE, OR IF THE LEASE HAS BEEN ASSIGNED, THE ASSIGNEE IS REQUIRED TO PROVIDE A DOCUMENT CANCELING THE LEASE AS OF RECORD, AT NO COST TO THE CURRENT LANDOWNER. IF THE LESSEE OR ASSIGNEE FAILS TO CANCEL THE LEASE, THE CURRENT LANDOWNER MAY COMPELL A CANCELLATION PURSUANT TO SECTION 15-304 OF THE GENERAL OBLIGATIONS LAW.

THIS IS A LEASE OF OIL AND GAS RIGHTS, NOT A SALE, CONTAINING TERMS THAT MAY BE NEGOTIATED BY YOU. YOU HAVE THE RIGHT TO CANCEL THIS LEASE WITHIN THREE BUSINESS DAYS AFTER EXECUTION OF THE LEASE BY NOTIFYING THE LESSEE THAT YOU HAVE CANCELLED THIS CONTRACT. IN ORDER TO CANCEL THIS LEASE, YOU MUST EXECUTE A NOTICE OF CANCELLATION IN THE FORM PROVIDED BELOW.

NOTICE O	F CANCELLATION	
WWE HEREBY CANCEL THIS LEASE. DATED:		
SIGNATURE(S):		
MAIL IT TO THE LESSEE AND DEELIND ALL AMOUNT		 

AMOUNTS PAID TO YOU BY THE LESSEE WITHIN THE THREE DAY CANCELLATION PERIOD. THE MAILING MUST BE POSTMARKED WITHIN THE THREE DAY CANCELLATION PERIOD TO BE

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## ADDENDUM

THIS ADDENDUM, attached to and made a part hereof to the	ne Oil and Gas Lease	dated the
day of June, 2008, by and between Harrows	A. SHAFER	
	·•	, Lessor(s),
and NORNEW, INC., Lessee, as follows:	:	

- Lessee hereby agrees to fairly compensate Lessor for any marketable timber damaged by Lessee's operations and Lessee agrees to have all timber cruised by a professional forester before removing said timber due to its drilling operations. Lessee further agrees to cut and stack all timber removed by its drilling operations in a prudent like manner, said timber to remain the property of Lessor.
- 2. Prior to drilling, Lessor and Lessee hereby agree that all drill sites, pipelines and ingress and egress to Lessor's property will be mutually agreed upon by Lessor and Lessee and Lessor agrees that said approval of drill sites and ingress and egress will not be unreasonably withheld.
- 3. Lessee shall indemnify and save harmless Lessor against and from all liabilities, obligations, damages penalties, claims, costs and expenses, including reasonable attorneys fees, paid suffered, or incurred as a result of Lessee's operations, Lessee's agent, contractors, employees, invitees, or licensees, of any covenant on condition of this lease agreement, or the carelessness, negligence or improper conduct of Lessee, Lessee's agents, contractors, employees invitees or licensees.
- 4. Lessee hereby agrees to test Lessor's domestic water wells or water supplies before commencing its drilling operations on Lessor's property and in the event Lessee's operations damage the quality or quantity of water produced from Lessor's domestic water wells, cisterns, or other water supplies including natural springs used by Lessor for domestic purposes then Lessee agrees to repair or replace Lessor's said water wells, cisterns, or other water supplies used by Lessor to its previous condition as depicted by the water test conducted before Lessee commenced its drilling operations.
- 5. Lessee hereby agrees to install farm gates and locks on all access roads to its producing well sites and furnish Lessor with keys to all locks installed on said gates.
- 6. Lessee hereby agrees that in the event Lessor is unable to accept free gas according to the free gas provisions as set forth in this lease, the Lessee agrees to pay Lessor an amount equal to the 200,000 cubic feet of free gas times the average well head price on a per annum basis.
- 7. Lessee's operations shall be in compliance with all current and future laws, codes, rules, and regulations including but not limited to those required by the New York Department of Environmental Conservation and by any federal, state or regulatory agency having jurisdiction.
- 8. Upon completion of any drilling and related operations upon the leased premises, Lessee agrees at its sole cost to restore the lease premises as nearly as reasonably possible to the condition that existed prior to commencement of Lessee's operations hereunder. Lessee further agrees to conduct its operations in a manner that shall take into consideration and attempt to minimize soil erosion.
- 9. This lease does not include the right to store gas or other product on, in or under the premises. Additionally, this lease does not include the right to use any portion of the leased premises for the transmission of gas or other product through pipes or pipelines unless such gas or other product is produced on the leased premises.
- 10. Lessee's rights under this lease are subject to all rights of way, easements, covenants and restrictions of record.

- 11. Lessee shall give Lessor prompt notice of the following occurrences arising with regard to the portion of the leased premises on which access roads, drill sites or other production activity are located:
  - a. any spill, release, threatened release, or other occurrence that would constitute a violation of the provisions of any applicable laws, rules or regulations,
  - b. any notices, claims or allegations of environmental violations or contamination received from any federal, state or local governmental agency or authority or the filing or commencement of any judicial or administrative proceeding by any such agency; or
  - c. the filing or threatened filing of any judicial or administrative proceeding by any private agency alleging injury or threat of injury to the land on which the access roads, drill site or other production activity is located, or to the health, safety or the environment.
- 12. Lessee shall maintain with financially sound and reputable insurance companies or associations, insurance in an amount of not less than \$1,000,000.00 or such larger amount which a reasonable, prudent operator would deem sufficient to satisfy all damage and indemnity claims that may arise hereunder and provide coverage to Lessor for all claims arising as a result of Lessee's operations during the lease term or within one year of the termination of said lease. Lessee shall provide to Lessor, from time to time, at Lessor's request, evidence of maintenance of any required insurance.

If there is a conflict between the provisions in this Addendum and those in the accompanying Oil and Gas Lease, the provisions in this Addendum will be controlling.

NORNEW, INC	
By: Market Jordannes	LESSOR LESSOR
	LESSOR