as follows: All that certein tract of land situated in the County of DeWitt, State of Texas, described as follows, to-wit: Being a part of the Chas.P.Delmas survey, and described by metes and described as follows, to-wit: Being a part of the Chas.P.Delmas survey, and described by metes and bounds as follows: BEGINNING at a stake set on the southwest boundary line of the Delmas survey, said stake being the South corner of 51.5 acres owned by Amos Hill, and also being a corner of the McManus 175.4 acres; Thence N 41 W 81% vrs. to a stake for corner, said stake being the south corner of 176 acres owned by W.A.Goode; Thence N 42 E with the S.E.lire of said 176 acres to a stake for corner, said stake being the west cor.of the McManus 175.4 acres; Thence S.42-15 E 833 vrs.to a stake for corner, being also a corner of the McManus 175.4 acres; Thence S 45 W 358 vrs.to the ribed by me of the Delmas survey, place of beginning, and containing 51.5 acres of land, more or less.

And which such description was believed by Lessor and Lessee to cover, and was intended by Lessor and Lessee to cover all land and interest in dand owned by Lessor as hereinafter described;

and

Whereas, since the execution of said lesse it has been discovered that such description as contained in said lesse does not perfectly and adequately described the property lessed and intended by Lessor and Lessee to be lessed thereby, and it is the desire of Lessor and Shell Oi

intended by Lessor and Lessee to be lessed thereby, and it is the desire of Lessor and Shell Oil Company, Incorporated, to amend and correct such description so as to correctly show the land and interest in land intended by the parties to be lessed thereby.

NOW, THEREFORE, for and in consideration of the sum of One Dollar (\$\pi\$1.00) to me in hand paid, the receipt of which is hereby fully acknowledged and confessed, and the further consideration of the obligations and agreements in such lesse contained, I,H.H.Cooper, Lessors, for the purnoses above set forth, hereby acknowledge and agree that such lesse covers and was intended to cover the following described land, to-wit: All that certain tract or parcel of land situated in DeWitt County, Texes, a part of the Charles P.Delmas 1/3 League and more particularly described by metes and bounds, as follows, to-wit: BEGINNING at a 2" iron pipe, such point being the West corner of the tract here described and also an "inside" corner of the old Roy Hollan 194 acre tract, and by Mrs.Lue Goode and her children; Thence North 43 deg.35' East at 18.0 varas passing said Goode's corner, and continuing on a total distance of 347.2 varas along and with the fence dividing this tract and the Lue Goode et al 176 acre tract, to a 2" iron pipe, it being the North corner of this tract and the Lue Goode et al 176 acre tract, to a 2" iron pipe, it being the North corner of this tract and the South and along the fence line separating this tract and the D.G.McManus 175.4 acre tract owned by D.G.McManus; Thence South 43 deg.

O' East 830.2 varas with and along the fence line separating this tract and the D.G.McManus 175.4 acre tract to the intersection of the fence line its meanders, as follows: North 46 deg.54' west 81.0 varas; North 25 deg.57' West 83.8 varas; its meanders, as follows: North 46 deg.54' west 81.0 varas; North 25 deg.57' West 83.8 varas; North 42 deg.53' West 351.4 varas to a fence corner; such corner being the East corner of the above mentioned Roy Hollan 194 acre tract, and also the North corner of the Edwin Steinmann 173 acre tract; Thence North 43 deg.21' West along the fence line separating this tract and the 194 acre Roy Hollan tract 304.3 waras to the place of beginning and containing 53.5 acres of land, more or less.

And the description contained in such lease is hereby amended and corrected as above in in order to show the true agreement of the parties. And Lessor does hereby ratify, adopt and confirm said lease and extend the same to cover the land as herein correctly described, the same as though such description had been originally written therein, and does grant, lease and let exclusively unto Shell Oil Company, Incorporated, its successors or assigns, such immediately above described land for the purposes and upon the terms, conditions, provisions and agreements in such lease contained and to which reference is here made therefor, it not being intended hereby, however, to successors or assigns, such immediately above described land and to which reference is here made therefor, it not being intended hereby, however, to successed or novate in any way such lease as to the land leased therein, and intended to be leased therein and such lease is expressly affirmed ratified and declared to be effective and hinding for therein, and such lease is expressly affirmed, ratified and declared to be effective and binding for all purposes as of the date of its execution. Witness our hands, this 19th day of September, A.D.1939.

H.H.Cooper. Shell Oil Company, Incorporated, By B.S.Long; Agent.Lessee

The State of Texas County of Bexar ( Before me, the undersigned authority, a Notary Public, in and for said County and State, on this day personally appeared H.H.Cooper, known to me to be the person whose name is subscribed to the foregoing instrument, and acknowledged to me that he executed the same for the purposes and consideration therein expressed.

Given under my hand and seal of office this 19th day of September, A.D. 1939.

Seal.

Julia Neidhart, Notary Public, in

I hereby certify that the foregoing instrument was filed for record on the 7th day of Oct. 1939 at 8:00 o'clock A.M. and recorded on the 10th day of Oct.1939 at 4:00 o'clock P.M. County Cleby DeWitt County Texas.

By J. Drilges

Dewitter

Seel.

Earl B. Hollan et wy

Description Stipulation to

Shell Oil Co.

State of Texas County of DeWitt

1 12154 - 1 Amend ment

Whereas, on July 6th, 1933, a certain Oil, Gas and Mineral Lease was executed by A.P.Hill and wife, M.J.Hill, as Lessor (whether one or more) to Shell Petroleum Corporation, as Lessee, and now owned and held by Shell Oil Company, Incorporated, formerly Shell Petroleum Corporation, said lease being duly recorded in Volume 9, pages 12 et seq., of the Oil & Gas Lease Records of DeWitt County,

Whereas, said lease contains a description of the land and interest in land covered thereby as follows:

All that certain tract of land situated in the County of DeWitt, State of Texas, described as follows, to-wit: Being an undivided 1/2 interest in the following described; Being a part of Chas.P.Delmas Survey, and described by metes and bounds as follows: BEGINNING at a stake set on the Southwest boundary line of the Delmas survey, said stake being the South corner of 51.5 acres owned by Amos Hill, and also being a corner of the McManus 175.4 acres; Thence N 41 W 817 vrs. to a stake for corner, said stake being the south corner of 176 acres owned by W.A.Goode; 42 E with the S.E.line of said 176 acres to a stake for corner, said stake being the west cor.of the McManus 17.5.4 acres; Thence S 42-15 E 833 vrs.to a stake for corner, being also a corner of the McManus 175.4 acres; Thence S.45 W 358 vrs.to the place of beginning, and containing 51.5 acres of land, more or less. And which such description was believed by Lessor and Lessee to cover, and