OIL AND CASTEASE

| OID AND GAS LEASE |
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| AGREEMENT, Made and entered into this 10th day of January 2011 by and between |
| American Heart Association of Michigan, f/k/a Michigan Heart Association |
| 27779 NOLUME 868411 DE 9-11 200-, 300CHT1810:-M144075 |
| ro Box 22035 _ |
| St. Petersburg, FL 33742 |
| Party of the first part, hereinafter called Lessor (whether one or more), and |
| |
| CONTINENTAL RESOURCES, INC., P.O. Box 1032, Enid, OK 73702-1032 |
| party of the second part, hereinafter called Lessee. |
| WITNESSETH, That the said Lessor, for and in consideration of TEN & MORE DOLLARS, cash in hand paid, the receipt of which is hereby acknowledged, and the covenants and agreements hereinafter contained, less granted, demised, lessed and let, and by these presents does grant, demise, lesse and let exclusively unto the said Lessee, the land hereinafter described, with the exclusive right for the purpose of mining, exploring by geophysical and other methods, and operating for and producing therefrom oil and all gas of whatsoever nature or kind, with rights of way and easements for laying pipe lines, and erection of structures thereon to produce, save and take care of said products, all that certain tract of land situated in the County of Williams State of North Dakota described as follows, to-wit: |
| Township 155 North, Range 103 West of the 5th P.M. Section 25: NEWNEW |
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| containing 40.00 acres more or less |
| 1. It is agreed that this lease shall remain in force for a term of Three (3) |
| from said leased premises or on acreage pooled therewith, or drilling operations are continued as hereinafter provided. If, at the expiration of the primary term of this lease, oil or gas is not being |
| being continuously prosecuted on the leased premises or ou acrease noted there with and operations are |
| between the completion or abandonment of one well and the beginning of one-string for the dilling of considered to be continuously prosecuted if not more than ninety (90) days shall elapse |
| of cessation of production or from date of completion of dry hale. If oil or case shall be discovered and excommences additional drilling or re-working operations within ninety (90) days from date |
| |
| any operations during the primary term. Lessee may at any time or times during or after the commence or continue |
| 3. In consideration of the premises the said Lessee covenants and screen |
| from the leased premises. The Giffen of cost, india tipeline to which Lesses may connect wells on said land, the equal three surreenths (3/16ths) part of all oil produced and saved |
| 2nd. To pay Lessor three-sixteenthe (2014) of the gross proceeds and have |
| 3rd. To pay Lessor for gas produced from any oil well and used off the service monthly at the prevailing market rate for gas. |
| proceeds, at the mouth of the well, payable monthly at the prevailing merket rate and used of the premises or in the manufacture of gasoline or any other product a royalty of three sixteenths (3/14ths) of the |
| 4. Where gas from a well capable of producing gas only is not sold or used, Lessee may pay or tender as royalty to Lessor One Dollar per year per net royalty acre retained hereunder, such |
| date of this lease during the period such well is shut in. If such payment or tender is made it will be considered that the date such well is shut in and thereafter on or before the anniversary |
| provided for shall be paid the said Lessor only in the proportion which Lessor; interest beers to the whole the simple estate therein, then the royalties (including any shut-in gas royalty) herein |
| 6. Lessee shall have the right to use, fiee of cost, gas, oil and water produced on said land for Lessee's operation thereon, except water from the wells of Lessor. 7. When requested by Lessor, Lessee shall bury Lessee's pipe line below plow depth. |
| 8. No well shall be drilled nearer than 500 feet to the house or her new on said our line to the form of the house of her new on said our |
| 10. Lessee shall have the right at any time to remove all machines and Gitters and Gitters. |
| 10. Lessee shall have the right at any time to remove all machinery and fixtures placed on said premises, including the right to draw and remove casing. 11. The rights of Lessor and Lessee hereunder may be assigned in whole or part. No change in ownership of Lessor's interest (by assignment or otherwise) shall be binding on Lessee until |
| and then only with respect to payments thereafter made. No other kind of record title from Lessor. |
| different portions or parcels of said land shall operate to enterne the obligations and different portions or parcels of said land shall operate to enterne the obligations and the obligation of Lesson's ownership as to |
| 12. Lessee, at its option, is hereby given the right and power at any time and owner. |
| immediate vicinity for the production of oil and pas or separately for the analystic of the production of oil and pas or separately for the analystic of the |
| sunitar to this exists with respect to such other land lease or lease of whether authority |
| unit. Any unit may include land upon which a well has thereto fine hours and the state of the unit may include land upon which a well has thereto fine hours and the unit may include land upon which a well has thereto fine hours and the unit may include land upon which a well has thereto fine hours and the unit may include land upon which a well has thereto fine hours and the unit may include land upon which a well has the contract of the unit may include land upon which a well has the contract of the unit may include land upon which as well has the contract of the unit may include land upon which as well has the contract of the unit may include land upon which as well has the contract of the unit may include land upon which as well has the contract of the unit may include land upon the upon the upon the unit may include land upon the unit may include land upon the upon the upon the unit may include land upon the up |
| or a well shut in for want of a market anywhere on a unit which includes all an area of the land of a shut in for want of a market anywhere on a unit which includes all an area of the land of the shut in for want of a market anywhere on a unit which includes all any area of the land of the shut in for want of a market anywhere on a unit which includes all any area of the land of the shut in for want of a market anywhere on a unit which includes all any area of the land of the shut in for want of a market anywhere on a unit which includes all any area of the land of the shut in for want of a market anywhere on a unit which includes all any area of the land of the shut in for want of a market anywhere on a unit which includes all any area of the shut in |
| production allocated to this lease, such allocation shall be their recognition of the portion of such |
| number of surface acres in such unit. In addition to the foresting I acres to the total |
| approval, to modify, change or terminate any such plan or accessment and lime, with like |
| and provisions of such approved cooperative or unit play of development or conditions, |
| Combination with the national and development sections of the setting by |
| described lands or any part thereof, shall be reafter be operated under our wall bear and under our many part thereof, shall be reafter be operated under our wall bear and un |
| described lands or any part thereof, shall hereafter be operated under any such cooperative or unit plan of development or operation whereby the production therefrom is allocated to different portions produced from the particular tract of land shall, for the purpose of computing the royalities to be paid hereunder to Lessor, be regarded as having been allocated. Lessor shall formally express Lessor's consent to any other tract of land, and the royality payments to be made hereunder to Lessor shall be based upon production only as so |

produced from the particular tract of land to which it is ellocated and not to any other tract of land, and the royalty payments to be made hereunder to Lessor, we regarded as naving over allocated. Lessor shall formally express Lessor's consent to any cooperative or unit plan of development of Dessee.

13. All express or implied covenants of this lesse shall be subject to all Federal and State Law Executive Orders, Rules or Regulations, and this lesse shall not be terminated, in whole or in part, nor Lessee held liable in damages, for failure to comply therewith, if compliance is prevented by, or if such failure is the result of, any such Law, Order, Rule or Regulation.

14. Lessor hereby warrants and agrees to defend the title-to-the-lands herein-desoribed, and agrees that the Lessee shall have the right at any time to redeem for Lessor, by payment, any mortgages, taxes or other liens on the above described lands, in the event of default of payment by Lessor and be subrogated to the rights at any time to redeem for Lessor, for any way affect the purposes for which this lesse is made, as recited herein.

15. Should any one or more of the parties hereinabove named as Lessor fail to execute this lesse, it shall nevertheless be binding upon all such parties who do execute it as Lessor. The of Lessor and Lessee, shall mean any one or more or all of the parties who execute this lesse as Lessor. All the provisions of this lesse shall be binding on the heirs, successors and assigns. IN WITNESS WHEREOF, this instrument is executed as of the date first above written.

AMERICAN HEART ASSOCIATION, OF MICHIGAN, F/K/A-MICHIGAN-HEART-ASSOCIATION.

Estate Settlement resident of

| STATE OF Florida | |
|--------------------|--|
| COUNTY OF Pinellas | |

CORPORATE ACKNOWLEDGMENT

Before me the undersigned, a Notary Public, in and for said County and State, on this day of Ornor , 201 , personally appeared, Average Tussing foregoing instrument as its Schlick and acknowledged to me that the seal affixed to said instrument is the corporate seal of said corporation and that he executed the same as his free and voluntary act and deed and as the free and voluntary act and deed of such corporation, for the uses and purposes set forth.

Given under my hand and seal of office the day and year last above written

(SEAL)

My commission Expires July 6

Notery Public

(REC 108: 3341. , 0,473)

