CTL. GAS AND NEWBRAL TRASE

Agreement, Made and entered into the 23rd day of March 1933 by and between Arch MacDonald of Postoffice address is 501, Chronicle Building, Houston, Texas, hereinafter called lessor one or more) and Shell Petroleum Corporation hereinafter called lessee:

1: Witnesseth: That the said lessor for and in consideration of Ten & No/100(\$10.00)
11 ars cash inhand paid, receipt of which is her by acknowledged, and of the covenants and
1. rements hereinafter centa ned on the part of lessee to be paid, kept and performed, has
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1. rements does and let, andby these presents does grant, lease unto the said lessee
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- 2. and lessor expressly agrees to deliver to lessee any supplemental instrument deemed cossary or requested by lessee for more complete or accurate description of said land and interests.
- 3. It is agreed that this lease shall remain in force for a term of seven(7) years from is date, said term being hereinafter called "Primary term" and as long thereafter as either il, gas, sulphur or any other mineral is produced from s id land by lessee.
 - 4. In consideraton of the premises lessee covenants and grees:
- (A) To deliver to the credit of lessor, free of cost in the pipe line to which lessee as connect its or his wells, the equal one-eighth part of all oil produced and saved by from the leased premises, or from time to time, at the option of lessee, to pay lessor a everage of the posted market price of such one-eighth of such oil as of the day it is run the pipe line or storage tanks.
- (B) To pay lessor, as royalty for gas from each well where gas only is found, while the is being sold or used off the premises, one-eighth of the market price at the wells of amount so sold or used. While gos from any well producing gas only is being used or sold lessee, lessor may have enough of such gas for all stoves and inside lights in the printial dwelling house on soid lend by making lessor's own connections with the well at lessor's risk and expense.
- (C) To pay lessor as royalty for gas—produced from any oil well and used by lessee the manufacture of gosoline, one-eighth of the marketvalue of such gas. If such gas is told by lessee then les ceagres to pay lessor, as royalty, one-eighth of the net proceeds for ived from the sale of said casinghead gas at the wells.

(D)To pay lesser One Dollar per long ton (2240 pounds) on all sulphur produced and Arkoted from the land horeby leased.

(E) To pay lessor on all otherminerals mined and marketed by lessee from the leased pie-

mises one-tenth either in kind or value at the well or mine at Lessee's wlection.

- on or before the 23d day of March 1934 this lease shall terminate as to both parties, unless lessee on or before that date shall payor tender by the check or draft of lessee, to letter, or to lessor's credit in the First National Bank at Houston, Texas, or its successors, or the National Bank of Commerce at Houston, Texas, or its successors which shall continue and depository, regardless of changes in ownership of said land, thesem of One &50/100(\$1.50) to acre which shall operate as rental and gover the privilege of deferring commencement or commence which shall operate as rental and gover the privilege of deferring commencement or commence and upon like payments or tenders the commencement of such operations may be further deferred for lime periods of the same number of months successively. And it is understooded agreed that the consideration first recited herein covers not only the privileges granted to the date when said first rental is payable as aforesaid, but also lessee's option of extender, that period as aforesaid, and any and all other rights conferred.
- 6. If on any date there be neither operations in progress for the drilling of a well, excavating a mine on said land, nor production therefrom, because of voluntary shutdown, recanny other reason, this lease shall terminate, unless lesse on or before said date shall all or resume the payment of rentals as herein set forth; provided if such operations be alamaned within a period of ninety(90)days proor to any rental date or if production coases within a ninety(90)days period, lessee shall have a period of ninety(90)days after such abandonment of operations or cesseiton of production within which to commence re-working operations or operations for the drilling of another well or excavating a mine, or within which to make said rental payment, and the commencement of such operations or the payment of such rental within said ninety(90)days period shall have the same force and effect as though commenced or said or before said rental date.
- other mineral is being produced on the leased premises, , but lessee is then engaged in drilling or oil or gas or mining for sulphur or other minerals, then this lease shall continue in for so long as drilling or mining operations are being continuously prosecuted in the leased premises; and drilling or mining operations shall be considered to be continuously prosecuted if not more than ninety(90)days shall elapse between the completion or abandonment of one produced or mine and thebaginning of operations for the drilling of a subsequent well or excavations a subsequent mine. If oil, gas, sulphur or other minerals shall be discovered and produced from any such well or wells drilling or being drilled or sulphur be discovered and produced from eny mine or mines excavated or being excavated at or after the expiration of the primary term of this lease, this lease shall continue in force so long as oil, gas, sulphur or eligible minerals shall be produced from the leased premises.
- 8. It is specially agreed that in event oil, gas, sulphur or other minerals, in held duced or is obtained from said premises after the expiration of the primary term hereof and said production shall for any reason cease or terminate, lessee shall have the right at any time within ninety(90)days from the cesation of such production to resume drilling or minimal operations in the effort to make said leasedpremises again produce oil, gas, sulphur or other minerals, in which event this lease shall remain in force so long as such operations are different indicated of oil, gas, sulphur or other minerals, so long thereafter as oil, gas, sulphur or other rilling of oil, gas, sulphur or other minerals, so long thereafter as oil, gas, sulphur or other rilling of oil, gas, sulphur or other minerals, so long thereafter as oil, gas, sulphur or other rilling of oil, gas, sulphur or other minerals, so long thereafter as oil, gas, sulphur or other rilling of oil, gas, sulphur or other minerals, so long thereafter as oil, gas, sulphur or other rilling of oil, gas, sulphur or other minerals, so long thereafter as oil, gas, sulphur or other rilling of oil, gas, sulphur or other minerals, so long thereafter as oil, gas, sulphur or other rilling of oil, gas, sulphur or other minerals, so long thereafter as oil, gas, sulphur or other rilling of oil, gas, sulphur or other minerals, so long thereafter as oil, gas, sulphur or other minerals.
- 9. If said lessor owns a less interest in the leased premises than the entire and undirected ded fee simple estate, or no interest therein, then the royal ties, rentals, and other moneys be provided for shall be paid lessor only in the proportion which less or a interest bears to the

the whole and undivided fee.

- Lessee shall have the right to use free of cost, gas, oil, and water produced on said for all operations thereon, except from water wells of lessor. When requested by lessor shall bury its pipe lines below plow depth. No well shall be drilled nearer than 200 to the house or barn now on said premises without the consent of the lessor. Lessee shall are for damages caused by all operations to growing crops on said land. Lessee shall have the constant at any time to remove allmachinery and fixtures placed on said premises, including the cent to draw and remove casing.
- 11. It is agreed that the estate of either party hereto may be assigned in whole or in the order to any mineral. All the convenants, obligations, and considerations of the eithin test shall extend to and be binding upon the parties hereto, their heirs, executors, administrators, successors, assigns, and successove assigns. It is expressly agreed, with reference to every change or division whatsoever, and howsoever, arising or affected, in the owner-into of said land, royalties or rental or other moneys, or any part of the same, that no such sange or division shall operate to increase the obligations or diminish the rights of lessee decounder. If the ownership of the royalty becomes changed into sepatate divided portions and land and the own ers of such royalty edesire separate gauges for production from such separate tracts, they shall furnish and set separate measuring and receiving tanks and connections therefor at their sole cost and expense. Lessee shall not be required to offset wells as separate measuring or receiving tanks; and notwithstanding any other actual or constructive knowledge or notice whatsoever thereof, of or tolessee, no such change or division shall
- the binding upon the owner of the lease unless and until after thirty days written notice thereof, fromtoth lessor and lessor's successor or successors in interest, their successors and essigns, in which all such parties in interest concur, anduntil such transfers or assignments to been properly recorded in the county or parish where the land lies and copies thereof setified by the County Clerk or Recorder, shall have been delivered to the record owner of the lease on the date of recordation of such transfers or assignments, said notice and copies to in delivered to said record owner at his or its principal place of business. In event of assignment of this as to any part(whether divided or undivided) of said land, the remais payable for ounder shall be apported onable as between the several leasehold owners ratably according to the surface area or undivided interest of each, and default in rental payment by one shall first affect the rights of other leasehold owners hereunder. If six or more parties become and the recordable instrument executed by all such parties designating an agent to receive
- 12. Lessee shall have the exclusive right to build, operate and maintain pits, reservoirs, lickup stations and plants for the purpose of picking up and conserving the waste oil that flows down the creeks ravines and across the land embraced in the lease, whether said dil is freduced from land covered by this lease or other lands, and lessor shall be entitled to retail the royal ty hereinbefore reserved on all such oil so saved.
- 13. In case of cancellation or termination of this lease for any cause, lessee shall have the right to retain under the terms hereof twenty five (25) acres of land around each oil or well or mine producing, being worked on, or drilling hereunder, as long as such operations continued in good faith, such tract to be designated by lessee in asnear square form as tracticable.
- 14. In the event lessor considers that lesse e has not complied with all its obligations. hereunder, noth express and implied, lessor shall notify lessee in writing setting out specifically in what respects lessee has breached this contract. Lessee shall then have

sixty(60) days after receipt of said notice within which to meet or commence to meet all or a proof of the breaches alleged by lessor. The service of said notice shall be precedent to the brought ing of any action by lessor on said lease for any cause, and no such action shall be brought until the lapse of sixty(60) days after the service of such notice on lessee. Neither the service of said notice nor the doing of any acts by lessee aimed to meet all or any of the alleged breaches shall be deemed an admission or presumption that lessee has failed to perform all the obligations hereunder.

lessor until there is a complete, absolute and intentional abandonment by lessee of each and all of the purposes, expressed or implied, of this lease and every part and parcel of the process described in this lease. Lessee may, at any time and from time to time, execute and deliver to lessor, or place of record, a release or reaeases covering any portion or portion of the above described premises, or any mineral thereunder, and thereby surrender this lesse as to such portion or portions, or as to such mineral and be relieved of all obligations are rentals as to the acreage, or mineral, surrendered.

16. Lessor hereby warrants and agrees to defend title to the leased premises and Live, that lessee shall have the right at any time to pay or reduce for lessor either before or neither maturity, any mortgages, taxes or other liens or interest and other charges on said lands agree be subroga ted to the rights of the holder thereof and to deduct amounts so paid from regality, or other payments due or which maybecome due to lessor and/or assigns under this lease.

In Testimony Whereof, we sign as of the day year first above written.

WITNESSES:

Arch MacDonald

THE STATE OF TEXAS | COUNTY OF HARRIS |) (

Before me, the undersigned authority, a Notary Public in and for said County and Strie. It this day personally appeared Arch MacDonald known to me to be the person whose name is substructed 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 the 30th day of Mch. A.D. 1933.

(SEAL)

H.J. Pickrel

Notary Fublic in and for Marris

County, Texas.

Filed for record in my office on the 31st day of March 1933 at 11 oclock A.M., and most this day duly recorded at 4:25 oclock P.M., in Vol. 10 Pages 405, et seq., Oil and Cas Later Records of said County.

Witness my hand and official seal at office in Livingston, this 31st day of Earch 1927.

(SEAL)

Alex Jones Clerk County C ourt Folk County,

By agnese Hood Dopus

THE STATE OF TEXAS
COUNTY OF POLK

I, ALINE STEPHENSON, COUNTY CLERK IN AND FOR POLK COUNTY, STATE OF TEXAS, DO HEREBY CERTIFY THAT THE WITHIN AND FOREGOING IS A TRUE AND CORRECT COPY OF:

Oil, Gase & Mineral Lease From: Arch MacDonald

To: Shell Petroleum Corporation

| AS | THE | SAME | APPE | ARS | OF | RECO | ORD | IN | MY | OFFIC | EI | N O | il & | Gas | e | |
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AT MY OFFICE IN THE CITY OF LIVINGSTON, COUNTY OF POLK, STATE

OF TEXAS, ON THIS THE 10th DAY OF October A.D. 1983

ALINE STEPHENSON COUNTY CLERK POLK COUNTY, TEXAS

Shirley Caja

DEPUTY