ASSIGNMENT

STATE OF TEXAS
COUNTIES OF DE WITT AND LAVACA

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VOL 146

For the sum of ten dollars (\$10.00) cash and other valuable consideration paid to Shell 011 Company, herein called "Shell", by W. C. English, Jr., of Harris County, Texas, herein called "Assignee", receipt of which is hereby acknowledged, Shell hereby transfers, assigns, conveys, sells and delivers unto Assignee the oil, gas and mineral leases, royalty interests and mineral interests described below, insofar only as said leases, royalty interests and mineral interests cover and pertain to the respective tracts of land as herein below indicated as to depths thereunder from the surface down to, but not below, 15,000 feet below the surface; together with the other property described below, all situated in DeWitt and Lavaca Counties, Texas:

[All recording references herein below, unless otherwise specified, refer to the Lease Records, of Lavaca County, and to the Oil and Gas Records of DeWitt County. References to all leases and pooling agreements herein include references, respectively, to all amendments, ratifications, extensions and/or supplements of such leases and pooling agreements of record in DeWitt and/or Lavaca Counties, Texas.]

(1) (T-9909) - Lease dated June 10, 1933, between D. G. McManus et ux., as lessors, and Shell Petroleum Corporation (predecessor of Shell), as lessee, recorded in Volume 17, at page 72, Lavaca County, and Volume 9, at page 3, DeWitt County, as amended by Lease Amendment dated December 8, 1939, executed by D. G. McManus et ux. and Shell Oil Company, Incorporated, recorded in Volume 15, at page 369, DeWitt County, and Volume 26, at page 364, Lavaca County, as further amended by letter agreement dated November 20, 1953 (accepted December 2, 1953), signed by Shell and Charles B. McManus