Survey, Abstract 327, a distance of 483. 2 warss to the place of beginning and containing 21.84 acres of land.

As to said 85-acre, 85.02-acre and 21.84-acre tracts, said lease, as ratified, will remain in force, unaffected by this instrument.

III.

For valuable consideration received, Shell hereby releases, relinquishes and surrenders all of its right, title and interest in the following described oil, gas and mineral leases, except as to the above described (under II) 85.02-acre and 21.84-acre tracts in Lavaca County, Texas:

Lesse dated September 6, 1933, recorded in Volume 17, page 351, Lesse Records of Levaca County, Texas, between E. S. Cook, lessor, and Shell Petroleum Corporation, lessee, as confirmed by instrument dated January 2, 1940, recorded in Volume 26, page 398, of said records,

Lease dated June 11, 1933, recorded in Volume 17, page 54, Lease Records of Levacs County, Texas, between E. A. Palmer and H. Seekamp, lessors, and Shell Petroleum Corporation, lessee.

Lease dated January 15, 1940, recorded in Volume 26, page 461, Lease Records of Lavaca County, Texas, between E. S. Cook, guardian of the estate of Doris Cook, leasor, and Shell Oil Company, Incorporated, leasee.

As to said 85.02-screend 21.84 scre tracts, said lesses shall continue in full force, unaffected by this instrument.

IV.

For valuable consideration received, Shell hereby releases, relinquishes and surrenders all of its right, title and interest in an oil, gas and mineral lease dated September 23, 1948, recorded in Volume 57, page 347, Lease Records of Lavaca County, Texas, between William G. McManus et al, leasors, and Shell Oil Company, Incorporated, lease, except as to the following described 21.67-acre tract in Lavaca County, Texas:

21.67 acres of land out of the Alexander Adams Survey, Abstract 69, more particularly described by the following metes and bounds: BEGINNING at the north corner of the Leslie Carroll 111.75 acre tract; being an interior corner of the Wm. G. McManus et al 160.0 acre tract as described in said McManus lesse described above. THENCE south 42° 29' west with a northwest line of the said Carroll tract a distance of 7.1 vares to a south corner of the said Wm. G. McManus et al 160.0 acre tract; THENCE north 45° 26' west with a southwest line of the said McManus 160.0 acre tract a distance of 3.2 varus to a corner of same; THENCE north 440 34' east with a northwest line of the said McManus 160.0 acre tract a distance of 45.7 varas to an interior corner of same; THENCE north 45° 34° west with a line which is a southeasterly projection of the northeast line of the Sebastian Martin Survey, Abstract 327, a distance of 463.5 varas to a point for corner on the southeast line of the Julia Bailey McDonald 164.70 acre tract (called 160.0 acres); THENCE north 43° 51' east with the southeast line of the said McDonald tract a distance of 255.6 varas to a point for corner; THENCE south 280 18; east a distance of 990.1 varas to the south corner of the sforesaid McManus 160.0 acre tract, being a point on the upper northeast line of the aforesaid Leslie Carroll 111.75 sore tract; THENCE north 450 25, west with the upper northeast line of the said Carroll tract a distance of 239.4 varus to an angle corner in same; THENCE north 46° 06° west continuing with the upper northeast line of the said Carroll tract a distance of 233.5 yerss to the place of beginning and containing 21.67 scres of land.

As to said 21.67 acre tract, said lesse shall continue in effect, uneffected by this instrument.

Executed as of this 25th day of July, 1951.

SHELL OIL COMPANY

By B L Ryan Attorney in Fact