		OIL, GAS AND			3		•
THIS ACREES	AENT made this	27th	day of	March			34 between
	James E.	Campbell and h	is wife. J	eanette Ca	mpbell		
************	~~ <b>-</b>				6		
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Lensor (whether or	e or more) whose address is	P.O. Box C.	illsonvill		<b>L</b>		
and bas	CITI	ES SERVICE COMPA	3NX	*===,	*	Tomas Commence 1	WIINESSETH:
1. Lessor in (	consideration of	Ten_and_More	<del></del>			<del></del>	Dollars.
exclusively unto Lo	roads, tanks, power stations	ne royalties herein provided estigating, exploring, prosp telephone lines and other	ecting, drilling an	reement of Lessend mining for an	e herein contained, d producing oil, ga	s rois all atoms in	bases and lete
products, and house	ing its employees, the follow	ing described land in	Shel	by	rave, take care of,	County All	biss to bis
		TOWNSHIP 21 SOL					
			1011010		•		
•	Section 2:	All that part o	of $S/2$ of $S$	Section ly	ing South c	of Southern	
80		Railroad, less	and excep	t 15 acres	in $E/2$ of	SE/4 of SE	143
90		containing 58 a	icres, more	s or less.		•	<u>-</u>
PAGE	Section 11:	NW/4, less 2 ac	cres in NW	corner of	NW/4: and	NW/4 of NE	5/4.
<b>5</b> 5							
83		TOUNGUED OF COL	TOTALE - DANCES	~ Tal com			
ري د	•	TOWNSHIP 20 SOL	JIN, NAMES	Z EAST	19810515000054 Shelby Cnty Jud	dge of Probate,	
	Section 31:	14 acres lying	west of H	ighway in	05/15/1981 00:0 SE/4 of SW/	00:00 FILED/CER	TIFIED
<b>B00</b> K							•
	withdow boards to the acces	nama da da banabar	'A.S	•		b	
in kind. Within t	ything herein to the contribition (30) days after rece	ipt of notice from the or	mer of the leas	e of the comple	tion of a well cal	لتصييف أفرد مرادا فرود	:
to rave ura toleri	upon the lessed premises of y share of gas in kind or	or the efection to stion	SUCH OWNER TO A	LEDOSA Of Such .	roualty share of i	<b>然来说:"你有些,还有我们的</b>	w at a mount to
elects to take his	m his election to such own royalty share of gas in k	ind, delivery of such gas	shall be made	at the well to !	him or his design.	ste free of ones	a manaa and .
for the sale of se	owner of the lease. If a r	conditions under which s	such owner dispo	ity share of gas	s in kind, the ow produced and the :	ner of the lease royalty owner's	any contract "
A."gas well" as us	reafter be based upon the sed in Paragraph #3 hereof	price received therefor he shall be construed as a w	well capable of	producing gas a	nd/or condensate .		1
\$ 5 × .	in commercial quantities,			_			
Makaris acurant" Str 2014	riand owned or claimed by Les	MOF. Adjacent or contiguous t	to the land particu	ilarly described ab	ove whether the sai	the he tre restrict sever	de consideration
	noney payment bereunder, the		•				•
stated to such assign.	Reds of Justender.	ot antiapper tietempdes, the	sessioned of surrence	reted bossion of be	krious systi pe deem	ed to compate the .	withing to recent
ettecestrer av oif Ri	the other provisions herein ous or other mineral is produced to be paid by Lessee are:	ed from said land or lands	with which said	and is pooled b	erenndet.		-
paying the market	price therefor prevailing for	the field where produced	on the date of m	y from time to urchase in either	time purchase and	royalty mil in	ma possession,
from said land and	unmerchantable oil to rend and sold or used off the prenders so sold or used, provide	der it merchantable as cr tises or in the manufactur	ude; (b) on gas re of gasoline o	, including casis or other product	ighead gas or oth	er gallona andint	sace, produced
. Fas is being produc	ed within the meaning of F	court may pay as royalty aragraph 2 hereof: and (	5100.00 per well c) on all other	per year and if	such payment is a	made it will the determination	mandered that
free use of oil ga	, at Lessee's election, except to	that on suiphur mined and m said land, except water	marketed, the re	raity shall be f	ifty cents (50c) p	er long was. Era	nee strail have
Lessee, at	ited after deducting any so inside lights in the principal in the principa	he right and power to po	I any surplus gar ol or combine th	s not needed for	operations hereund	ier. 	
erate said premises	in compliance with any law	tnersor, when in Lassee's ful spacing rules which m	Judgment it is no	cecssary or advise for the field in	able to do so in or whick this lesse is	der properly to di	avelep and op-
· sour historian reset	to do so would, in the judge se shall execute in writing ar r all purposes exempt the pay	i instrument identifying an	d describing the	Docied acresse.	The outire ecroses	en manhad laws a	. Henrich am ennich
not In lieu of the	royalties elsewhere herein and	production is had from this cified. Lassor shall receive	s lease, whether t on production in	the well or wells on a unit so re	be located on the project only	remines consessed in	me this lease or
nait involved.	et of his acreage placed in the	e unit of his royalty invere	of therein on an.	acresge basis bes	ure to the total acr	exte so pooled im	the particular
· crain, receive weart class	i carresporte up to socuration	w, unicat on or before auc	g sprivement co	te Lessee skall p	ay or tender to La	CESOF OF THE STATE OF	make of Language
I BER HEAD BROW!	Pirst National Ba	nt and bhell continue as tr	ie depository for	all retitals bave	ble bereunder rega	rdiese of change	Alabama.
of said land or the	rentals) the sum of Ninet	y and No/100				د جمع خاله مین خاله جند، هجه حمی خوبر <sub>سی م</sub> دی د خد ۱۹۵۰ که حد خدجه میگذیده خبر <u>ت بسیست</u> رسی ۱	Dollars.
William drad, "[TQ], ministry	. In like manner and upon	nat deliments of tenders	EDUCATION THE COM	imencement of dr	filling operations n	and his formations dis-	discount to a second
or delivered to Less other bank, or for	or or to said bank on or before to	ore such dute of payment.  eccept rental. Lesses sha	If such bank (o	r any successor l default for failur	p be made by the bank) should fail.	theck or drack of liquidate or be su	Lessee mailed
down cash baymen	t is consideration for this l	case according to its term	nstrument, namin a and shall not l	ig another bank :	es agent to receive	such payments a	r benders. The
scribed premises at	d deliver to Lessor or to the deliver to the lesson described by surrender this lesson ayable bersunder shall be re	arpository above named or b	place of record a ortions and be re	release or releas elieved of all obl	ce covering any por	tion or portions o	d the above de-
after discovery of	discovery of out, gas or other oil gas or other mineral, the	r mineral on said land or production thereof should	cease from any	d therewith Less cause this lesse	ee should drill a d	iry hole or holes	thereon, or if
Mendes operations	or drilling or reworking on	energatter or it it be withing or before the rental naving	n the primary te date next ensui	rm, commences of	r resumes the paym	ent or tender of	ENTERNIS OF COM-
COVERY of oil, gas of	or other mineral on said land to keep the lease in force	oursequent to sixty (80) de . Or on acreage poeled thei during the remainder of t	rewith, Lessee sh he primary term	ould drill a dry	hole thereon, no re	mary turns and posterior	some to the dis-
completed a dry ho	le thereon within sixty (60)	days prior to the end of t	ut Lessee is them	the lease shall	ling or reworking o	operations thereor	m or shall have
or other mineral is	produced from said land or acent land and within one	pompegutive gays, and if the acreace pooled therewith. I	n the event a	production of oil, reli or wells are	gas or other mine:	is, so long threem	offer as oil, gas
7. Lessee shal	his as a reasonably procent of have the right at any tir	perator would drill under the el	the same or simil kniration of this	ar circumstances.	ell moments and di	Terroren erinado Nos	
shall be drilled wit	hin two bundred (200) feet o	i casing. When required by	y Lessor, Lessee ow on said land	Will bury all pi L without Lesson	perlines below ord	linary plaw dupts	رافع المستحد ا
assigns; but no ch	of either party hereunder names or division in ownershi	nay be assigned in whole p of the land, rentals or	or in part, and rovalties, however	the provisions	hereof shall extend hall operate to emi	to their fining,	man and Africa the their
registered U. S. mi	e; and no change or division ail at Lessee's principal place	IN such ownership shall be of business with a certifi	e binding on Less ied copy of recou	see until thirty (. rded instrument .	30) days after Lea or instruments eri	tee shall bushe he	en durnished by
of who commits and	th whole of in part Habbity i	or present of any obligation	nereunder shall	rest exclusively	upon the owner of	this lease or of a	s soution thereof
administrator of the	e estatu, or if there be none,	then until Lessee is furnish	eq mith enigence	er evidence of the	t as to the heirs	Do services of the	e december of
to which each part	icipant is entitled may be pa	their joint credit in the de id or tendered to him sepa	pository named h	separate credit i	n said depository:	proportionate pant	C of said cental
tion of said land, t	cintly to such persons of to cipant is entitled may be partition of the rentals hereunder al payment by one shall not withhold payment thereof un	shall be apportionable as baffect the rights of other	my to such particles the sever lessehold owners	zi leasehold own bereunder. If al	or assignment of t ers ratably accordi x or more pertin	no lease as in many to the sales of the sale	magreera and parell.
terve payment for	withhold payment thereof un	less and until furnished wi	ith a recordable	instrument execut	ted by all such par	ties designating a	and which the result
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3. The breech by Leroce of any obligation bereunder shall not work a forfeiture or termination of this lease nor be cause for cancellation hereof in whole . or in part save as herein expressly provided. If the obligation should require the drilling of a well or wells, Leases shall have affecty (90) days after the receipt of written notices by Lenees from Lessor specifically stating the breach alleged by Lessor within which to begin operations for the drilling of any such well or wells; and the only penalty for failure so to do shall be the termination of this lease save as to forty (40) scree for each well being worked on or producing oil or gas, to be selected by Lessee so that each forty (40) acre tract will embrace one such well. After the discovery of all, gas or other mineral in paying quantities on said premises. Lessee shall reasonably develop the acresse retained hereunder, but in discharging this obligation it shall in no event be required to drill more than one well per terty (46) acres of the area retained berounder and capable of producing cil. gos of other mineral is paying quantitics.

10. Leasor hereby warrants and agrees to defend the title to said hand and agrees that Leason at its option may discharge any tax, mortgage or other lien upon said land, either in whole or in part, and in event Lessee does so, it shall be subrogated to such lies with right to enforce same and apply rentals and royalties accraing bersunder toward autisfying same. Without impairment of Lessee's rights under the warranty in event of failure of title. It his agreed that if Lamor owns an interest in said land less than the antire see simple estate, then the royalties and rentale to be paid Lessor shall be reduced proportionately. Failure of Lessee to reduce rental paid bereunder aball not impair the right of Lessee to reduce All revulty interest covered by this lease (whether or not owned by lessor) shall be paid out of the royalty herein provided.

11. Should Laure be prevented from complying with any express or implied covenant of this lease, from conducting drilling or veworking convenience thereon or from producing oil or gas therefrom by reason of scarcity of or inability to obtain or to use equipment or material, or by operation of force majeure, or any Federal or state law or any order, rule or regulation of governmental authority, then while so prevented, Lessee's obligation to comply with such covenant shall be suspended, and Lessee shall not be liable in damages for failure to comply therewith; and this lesse shall be extended while and so long as Lessee is prevented by any such cause from conducting drilling or reworking operations on or from producing oil or ses from the leased premises; and the time while Lessee is so prevented shall not be counted against Lessee, anything in this lease to the contrary notwithstanding.

12. The undersigned Lessor, for himself and his heirs, successors and assists, hereby surrenders and releases all rights of homesteed in the premises berein described, in so fer as said rights of homestead may in any way affect the purpose for which this lease is made as tecited herein, and agrees that the annual drilling deferment rental payments made to Lessor as herein provided will fully protect this lesse as to the full interests of the underwigned.

In WITNESS WHEREOF, this instrument is signed, sealed and delivered on the date first above written

If, upon the expiration of the primary term hereof, this lease is not continued in force and effect under and pursuant to any provision hereof. Lessee shall have and is hereby given and granted an option to renew and extend this lease for an additional period of five (5) years from the expiration of said primary term. Said option shall be exercised by Lessee's paying or tendering to Lessor no less than thirty (30) days before the expiration of said primary term the sum \$10.00 Dollars per net mineral acre for each acre retained of hereunder. Said payment or tender may be made to the Lessor or to the depository bank named hereinabove. If such payment or tender is made, the provisions of the paragraph contined hereinabove relating to the payment of delay rentals shall in all things be applicable to the primary terms as extended pursuant to this paragraph in the same manner as if such extended term were a part of the original primary term set forth hereinabove; provided, however, that said (1) payment or tender shall be considered both as bonus consideration (2) for the extended period and rental for the sixth(6th) lease year Co of this lease.

SIGNED FOR IDENTIFICATION:

RETURN TO CITIES SERVICE COMPANY LAND DEFT. THE A OKLAHOMA 74102

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