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207

| | UIL & GAS LEASE | • | B 0 | OK ZO (P/ | AUE OOK |
|--|--|---|---|--|--|
| THIS AGREEMENT made this 6th day of December | . 19 | .85 between | | | |
| See Exhibit "A" attached l | | | n by ref | erence | |
| See Exhibit A accadiled i | nereto una riicorpor | acca merci | n by ici | CICICC | · · · · · · · · · · · · · · · · · · · |
| | , | | ······································ | | |
| | | of | ! | | |
| | | | (| Post Office Addres | 36) |
| herein called lessor (whether one or more) and McKay Oil Co | orporation, P.O. Bo | x 2014, Ro | swell, N | IM 8 8201 | , lesses; |
| 1. Lessor, in consideration of TEN AND OTHER DOLLARS in hand pai berein contained, hereby grants, lesses and lets exclusively unto lesses; | d, receipt of which is here acknowledge for the purpose of investigating, explori nes, storing oil, building tanks, roadway | ed, and of the royalt | ies herein provid | ed and of the agree | ements of the lessee |
| take care of, treat, process, store and transport sald minerals, the following | og described land in | naves | | | Ordw Mexico, to-wit: |
| and the second of the second o | e de la companya de | | wen 1 | JEC, | |
| Township 6 Sc | outh, Range 23 East | . NMPMSEC | EINED. | | |
| 10wn3112p 0 00 | | HA Par | | • | |
| Section 19: | Lots 1.2. E/2NW/4. | NE/4SW/4. | | | |
| 4 00 4 2011 231 | N/2SE/4, SE/4SE/4 | , , . , | | | |
| Section 30: | S/2NE/4, NE/4SE/4, | S/2SE/4. | SE /4NW /4 | | 4 |
| | NW/4SE/4, E/2SW/4 | | ,, . | • | |
| • | NW/4NE/4 | | | | |
| 3 | | | | | |
| Said land is estimated to comprise 1,360.00 acres, wheth | ner it actually comprises more or less. | | | | |
| Subject to the other provisions herein contained, this lease shall remining thereafter as oil or gas is produced from said land or from land with | ain in force for a term of <u>three</u> h which said land is pooled. | 1/4 | years from | this date (called "p | rimary term") and as |
| The royalties to be paid by lessee are: (a) on oil, and other liquid hydrosame to be delivered at the wells or to the credit of lessor in the pipeline | to which the wells may be connected; | | of ti casinghead gas | hat produced and s or other gaseous s | aved from said land, substance produced |
| from said land and used off the premises or used in the manufacture of gas | soline or other products, the market valu | e at the well of | 1/4 | | of the gas used, |
| provided that on gas sold on or off the premises, the royalties shall be not variadated by other provisions hereof and there is a gas and/or condens shut in, either before or after production thereform, then on or before 90 dequal to \$1.00 per net acre of lessor's gas acreage then held under this le shall not terminate and it shall be considered under all clauses hereof that to the party or parties who at the fine of such payment would be entitled tender of royalties and shut-in royalties may be made by check or draft. A which is erroneous in whole or in part as to parties or amounts, shall never made if lessee shall correct such error within 30 days after lessee has rece written instruments (or certified copies thereof) as are necessary to enable established by the gas sales contract entered into in good faith by lessee anet amount received by lessee after giving effect to applicable regulatory the event lessee compresses, treats, purifies, or dehydrales such gas (| sate well on said land, or land pooled the lays after said well is shut in, and therea lays by the carty making such payment it gas is being produced from the leased d to receive the royalties which would I kny timely payment or tender of shut-in richelass be sufficient to prevent termina slived written notice thereof by certified e leasee to make proper payment. The a and gas purchaser for such term and un orders and after application of any appli whether on or off the leased premises. | erewith, but gas or catter at annual interv. or tender, and so to premises in paying the paid under this le royalty which is mastion of this lease in mail from the party o mount realized from der such conditions il cable price a diustine a discounter a diustions. | condensate Is not als, lessee may p als, lessee may p ng as said shut-in quantities. Each sease if the well we do not also also and in a bona fide the same manner parties entitled the sale of gas o as are customary nents specified in | being so sold or usay or tender an ad- n royalty is paid or such payment shall yere in fact product attempt to make p pras though a prope to receive paymen n or off the premis- in the industry. "Pra- p such contract or. | ance shut-in royally tendered, this lease the paid or tendered ing. The payment or roper payment, but it payment had been it together with such es shall be the price rice. Shall ment the reculatory means to |

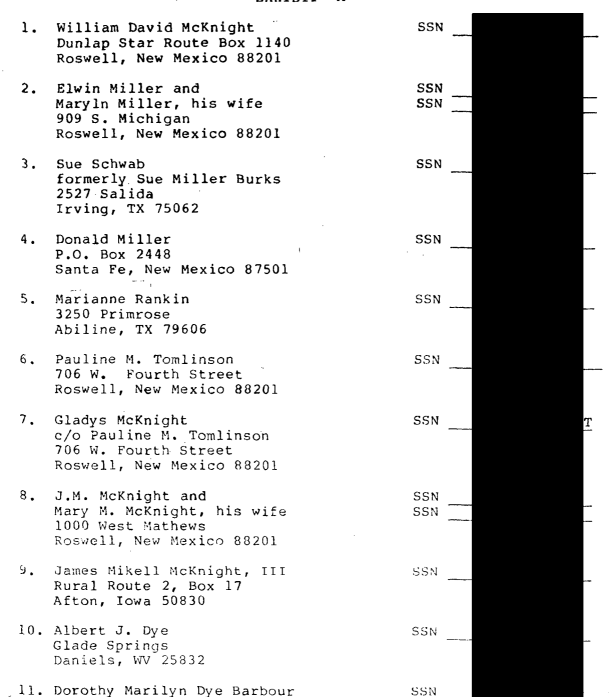
- 4. This is a paid-up lease and lessee shall not be obligated during the primary term hereof to commence or continue any operations of whatsoever character or to make any payments hereunder in order to maintain this lease in force during the primary term; however, this provision is not intended to relieve lesses of the obligation to pay royalties on actual production pursuant to the provisions or Paragraph 3 hereof.
- 5. Lessee is hereby granted the right and power, from time to time, to pool or combine this lesse, the land covered by it or any part or horizon thereof with any other land, lesses, mineral estates or parts thereof for the production of oil or gas. Units peoled hereunder shall not exceed the standard profition unit fixed by law or by the Oil Conservation Division or the Energy and Minerals Department of the State of New Mexico or by any other lawful authority for the pool or area in which said land is situated, plus a tolerance of ten percent. Lessee shall file written unit designations in the country in which the premises are located and such units may be designated from time to time and either before or after the completion of wells. Drilling operations on or production from any part of any such unit shall be considered for all purposes, except the payment of royalty, as operations conducted upon or production from the land occurred by this lease. There shall be allocated to the land occurred by this lease included in any such unit that portion of the total production of pooled minerals from wells in the unit, often educting any used in late or unit operations, which the net oil or gas acreage in the land occurred by this lease included in the unit bears to the total number of surface acres in the unit. The production so allocated shall be considered for all purposes, including the payment or delivery of royalty, to be the entire production of pooled minerals from the portion of said land occurred hereby and in strated in taid unit in the same manner as though produced from said land under the terms of this lease. Any pooled unit designated by lessee, as provided herein, may be disserted by recording an appropriate institutement in the County where the land is situated at any time after the completion of any pole or production on said unit sesse unit entire in in force so long as obsertations are prosecuted with no cessation of more inhan 60 consecutive days, whether such operations be on the same well or on
- 7. Lesses shall have free use of oil, gas and water from said land, except water from lessor's wells and tanks, for all operations hereunder, and the royalty shall be computed after deducting any soluced. Lessee shall have the right at any time during or after the expiration of this lease to remove all property and fixtures placed by lessee on said land, in clining the right to draw and remove all casing. When required by lessor, lessee will bury all pipe lines on cultivated lands below ordinary plow debth, and no well shall be drilled within two hundred teet (200 ft.) of any residence or barn now on said land without lessor's consent. Lessor shall have the privilege; at his risk and expense, of using gas from any gas well on said land for stoves and inside lights in the privilegal dwelling thereon, out of any surplus gas not needed for operations hereunder.
- lights in the principal dwelling thereon, out of any surplus gas not needed for operations hereunder.

 8. The rights of either party hereunder may be assigned in whole or in part and the provisions hereof shall extend to their helps, executors, administrators, successors and assigns, but no change in the concernity of the tand or the tand or the tand or the tand or the tand of the tand or the
- 9. Should lessee be prevented from complying with any express or implied covenant of this lease, or from conducting drilling or reworking operations hereunder, or from producing oil or gas hereunder by reason of scarcity or inability to obtain or use equipment or material, or by operation of force majeure, or by any Federal or state law or any order, rule or regulation of governmentmental authority, then while so prevented, lessee's duty shall be suspenced, and lessee shall not be liable for failure to comply therewith; and this lease shall be extended while and so long as lessee is prevented by any such cause from conducting drilling or reworking operations or from producing oil or gas hereunder; and the time while lessee is so prevented shall not be counted against lessee, anything in this lease to the contrary not withstanding.
- 10. Elessor hereby warrants and agrees to defend the little to said land and agrees that lessee at its option may discharge any tax, mortgage or other lien upon said land, and in the event lessee does so it shall be subrogated to such tien with the right to enforce same and to apply royalties and shut-in royalties payable hereunder toward satisfying same. Without impairment of lessee's rights under the warranty, if this lease covers a less interest in the oil or gas in all or any part of said land than the entire and undivided fee simple estate (whether lessor's interest is never that or not) then the royalties, shut-in royalty, and other payments, if any, accruing from any part as to which this lease covers less than such full interest, shall be paid only in the proportion which the interest therein, if any, covered by this lease, bears to the whole and undivided fee simple estate therein. Should any one or more of the parties named above as lessors feet to execute this lease, it shall nevertheless be binding upon the party or parties executing the same.
- 11 Lesses, its or his successors, heirs and assigns, shall have the right at any time to surrender this lease, in whole or in part, to lessor or his heirs, successors, and assigns by delivering or mailing a release thereof to the lesser, or by placing a release thereof of record in the county in which said land is situated; thereupon lesses shall be relieved from all obligations, expressing a release to conseque so surrendered, and the stiffer the shut in royalty payable hereunder shall be reduced in the proportion that the acreage covered hereby is reduced by said release or releases.

See items 1-4 Addendum to Lease of McKnight Heirs with McKay Oil Corporation attached hereto and incorporated herein for all purposes.

MCKNIGHT LEASE

EXHIBIT "A"



2511 N. Montana

Roswell, New Mexico 88201

ADDENDUM TO LEASE OF MCKNIGHT HEIRS

WITH MCKAY OIL CORPORATION

DATED: December 6, 1985

- l. Lessee shall commence the drilling of at least one well, on a legal location of its choice, on this acreage within 60 days from the execution of this lease. The well shall be drilled to a depth sufficient to test the Abo formation. For the purpose of this lease the term "on this acreage" shall mean acreage which would be included in a drilling proration unit as defined by the New Mexico Oil Conversation Commission and acreage communitized. In the event that said well is not drilled within 60 days from the execution of this lease, this lease shall be null and void as to all acreage included herein.
- 2. Upon the official completion of the initial well as a dry hole or a producer, Lessee shall have the option, but not the obligation, for a period of 180 days, to commence a continuous drilling program on this acreage. For the purpose of this lease, the term "continuous drilling program" shall mean that no more than one hundred eighty (180) consecutive days shall expire between the official completion of one well as a dry hole or a producer and the commencement of drilling operations of another well on this acreage of a legal location of Lessee's choice. Further, for the purpose of this lease, time between wells shall be cumulative. (For example, if two or more wells are drilled within less than 180 days, the unexpired days shall be added to the next 180 day drilling requirement.) In the event that the time for the continuous drilling program has elapsed, this lease shall expire as to all acreage covered hereby, save and except producing proration units defined by the New Mexico Oil Conservation Commission.
- 3. Payment of shut-in royalties as provided in Paragraph 3 hereof shall not extend this lease more than three (3) years beyond the primary term.
- 4. This lease may be executed in any number of counterparts, each of which shall be considered an original for all purposes.

ATTACHED AND HEREBY MADE APART OF THAT CERTAIN OIL AND GAS LEASE DATED DECEMBER 6, 1985 BY AND BETWEEN MCKNIGHT HEIRS AND MCKAY OIL CORPORATION. Elwin Miller Maryln Miller Sue Schwab Donald Miller Marianne Rankin, Pauline M. Tomlinson Gladys McKnight by: J.M. McKnight Mary M. McKnight James Mikell McKnight, III Albert J. Dye Dorothy Marilyn Dye Barbour STATE OF NEW MEXICO) ss: COUNTY OF CHAVES This instrument was acknowledged before me this 107 day of December 171.985, by William D. McKnight. ss: COUNTY OF CHAVES

This instrument was acknowledged before me this day of

ATTACHED AND HEREBY MADE APART OF THAT CERTAIN OIL AND GAS LEASE DATED DECEMBER 6, 1985 BY AND BETWEEN MCKNIGHT HEIRS AND MCKAY OIL CORPORATION.

| | | • | |
|-------------------------------|------------------------|----------|---|
| William D. McKnight | | | |
| Eline Miller | | | |
| Elwin Miller | | | |
| manula milland | | | |
| Maryln Miller | | | |
| - Land | | | |
| Sue Schwab | | | |
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| Donald Miller | ••• · | | |
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| Marianne Rankin, | | | |
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| Pauline M. Tomlinson | | | |
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| Gladys McKnight by: | | | |
| | | | |
| J.M. McKnight | | , | |
| • | | | |
| Mary M. McKnight | | | |
| | | | |
| James Mikell McKnight, III | | | |
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| Albert J. Dye | | | |
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| Dorothy Marilyn Dye Barbour | | | |
| | | | |
| STATE OF NEW MEXICO) , ss: | | | |
| COUNTY OF CHAVES) | | | |
| This instrument was acknow | wledged before me this | dav o | f |
| December, 1985, by William D. | McKnight. | _ uu, o. | _ |
| MY COMMISSION EXPIRES: | | | |
| | | | |
| | Notary Public | | |
| | - | | |
| STATE OF NEW MEXICO) | | | |
|) ss: | | | |

This instrument was acknowledged before me this 26 day December, 1985, by Elwin Miller and Maryln Miller, his wife.

COUNTY OF CHAVES

ATTACHED AND HEREBY MADE APART OF THAT CERTAIN OIL AND GAS LEASE DATED DECEMBER 6, 1985 BY AND BETWEEN MCKNIGHT HEIRS AND MCKAY OIL CORPORATION.

| William D. McKnight | | | | | |
|--|---|-------------------------|-------------|-----|-------------|
| Elwin Miller | | | | | |
| Maryln Miller | | | | | |
| Sue Schwal | | | | | |
| Donald Miller | | 1 | | | |
| Marianne Rankin | | | | | |
| Pauline M. Tomlinson | | | | | |
| Gladys McKnight by: | | | | | |
| J.M. McKnight | | | | | |
| Mary M. McKnight | | | | | |
| James Mikell McKnight | , III | | | | |
| Albert J. Dye | | | | | |
| Dorothy Marilyn Dye Ba | arbour | | | | |
| STATE OF NEW MEXICO |)) ss:) | | | | |
| This instrument was December, 1985, by Wil | ′ as acknowle lliam D. Mo | edged before Knight. | e me this _ | day | of |
| MY COMMISSION EXPIRES | : | - | | | |
| | * · • · · · · · · · · · · · · · · · · · | Nota | ry Public | | |
| · · |) | | | | |
| COUNTY OF CHAVES |) ss:) | | | | |

This instrument was acknowledged before me this day of December. 1985; by Liwin Miller and Marvln Miller, his wife.

examin min

EXHIBIT "C"

ATTACHED AND HEREBY MADE APART OF THAT CERTAIN OIL AND GAS LEASE DATED DECEMBER 6, 1985 BY AND BETWEEN MCKNIGHT HEIRS AND MCKAY OIL CORPORATION.

| William D. McKnight |
|--|
| Elwin Miller |
| Maryln Miller |
| Sue Schwab |
| Donald Miller |
| Marianne Rankin |
| Pauline M. Tomlinson |
| Gladys McKnight by: |
| J.M. McKnight |
| Mary M. McKnight |
| James Mikell McKnight, III |
| Albert J. Dye |
| Dorothy Marilyn Dye Barbour |
| STATE OF NEW MEXICO)) ss: |
| COUNTY OF CHAVES) |
| This instrument was acknowledged before me this day of December, 1985, by William D. McKnight. |
| MY COMMISSION EXPIRES: |
| Notary Public |
| STATE OF NEW MEXICO)) ss: COUNTY OF CHAVES) |

This instrument was acknowledged before me this day of December 1985 by Elwin Miller and Marvln Miller, his wife

ATTACHED AND HEREBY MADE APART OF THAT CERTAIN OIL AND GAS LEASE DATED DECEMBER 6, 1985 BY AND BETWEEN MCKNIGHT HEIRS AND MCKAY OIL CORPORATION.

| William D. McKnight | | |
|--|--------------------------|-----|
| | | |
| Elwin Miller | | |
| Maryln Miller | | |
| | | |
| Sue Schwab | | · i |
| Donald Miller | | |
| Marianne Rankin | | |
| Pauline M. Tomlinson | | |
| Gladys McKnight by: | | |
| J.M. McKnight | | |
| Mary M. McKnight | | |
| James Mikell McKnight, III | | |
| Albert J. Dye | | |
| Dorothy Marilyn Dye Barbour | | |
| STATE OF NEW MEXICO) | | |
| COUNTY OF CHAVES) | | |
| This instrument was acknowledg December, 1985, by William D. McKr | ged before me this day o |)£ |
| MY COMMISSION EXPIRES: | | |
| | Notary Public | |
| STATE OF NEW MEXICO) | | |
| COUNTY OF CHAVES) | | |
| This instrument was acknowledg | ged before me this day o | f |

ATTACHED AND HEREBY MADE APART OF THAT CERTAIN OIL AND GAS LEASE DATED DECEMBER 6, 1985 BY AND BETWEEN MCKNIGHT HEIRS AND MCKAY OIL CORPORATION.

| William D. McKnight | | _ | | | |
|---|-------------------------|-------------------------|-------------|-----|----|
| Elwin Miller | | - | | | |
| Maryln Miller | | • | | | |
| Sue Schwab | | | | | |
| Donald Miller | | • | | | |
| Marianne Rankin Muluul Pauline M. Tomlinson | lujou | | | ÷ | |
| Gladys McKnight by: | | | | | |
| J.M. McKnight | | | | | |
| Mary M. McKnight | | | | | |
| James Mikell McKnight | , III | | | | |
| Albert J. Dye | | | | | |
| Dorothy Marilyn Dye E | Barbour | | · | | |
| STATE OF NEW MEXICO |)) ss:) | | | | |
| This instrument w December, 1985, by Wi | vas acknow illiam D. | ledged bef McKnight. | ore me this | day | of |
| MY COMMISSION EXPIRES | ; : | | | | |
| | - | Ñ | otary Publi | C | * |
| STATE OF NEW MEXICO |)) ss: | | | | |
| COUNTY OF CHAVES |) | | | | |

This instrument was acknowledged before me this day of December, 1985, by Elwin Miller and Maryln Miller, his wife.

ATTACHED AND HEREBY MADE APART OF THAT CERTAIN OIL AND GAS LEASE DATED DECEMBER 6, 1985 BY AND BETWEEN MCKNIGHT HEIRS AND MCKAY OIL CORPORATION.

| William D. McKnight | | | | | |
|--|--|----------------------|-----------|-------|--------|
| Elwin Miller | | | | | |
| Maryln Miller | To-To-To-To-To-To-To-To-To-To-To-To-To-T | | | | |
| Sue Schwab | ·· | | | | |
| Donald Miller | li di kudhan ku u a - | ı | | | |
| Marianne Rankin | | | | : | |
| Pauline M. Tomlinson | 1 | 100 | | | |
| Glady's McKnight by: | auline | | Entry | pn) | |
| J.M. McKnight | | | | • | |
| Mary M. McKnight | | | | | |
| James Mikell McKnight, II | T | | | | |
| Albert J. Dye | | | | | |
| - | | | | | |
| Dorothy Marilyn Dye Barbo | ur | | | | |
| STATE OF NEW MEXICO) SOUNTY OF CHAVES) | s: | | | | • . |
| This instrument was a December, 1985, by Willian | cknowle | edged be cKnight. | efore me | chis | day of |
| MY COMMISSION EXPIRES: | | | | | |
| | | C | Notary Pu | ublic | |
| | s : | | | | |

This instrument was acknowledged before me this day of December, 1985, by Elwin are and Maryln Miller, his wife.

EXHIBIT "C"

ATTACHED AND HEREBY MADE APART OF THAT CERTAIN OIL AND GAS LEASE DATED DECEMBER 6, 1985 BY AND BETWEEN MCKNIGHT HEIRE AND MCKAY OIL CORPORATION.

| William D. McKnight | nte. |
|--|--|
| Elwin Miller | ~ |
| Maryln Miller | - |
| Sue Schwab | - |
| Donald Miller | - |
| Marianne Rankin | - |
| Pauline M. Tomlinson | - |
| Gladys McKnight by: AMM | right |
| J.M. McKnight JMMCKne | ift |
| Mary M. McKnight | |
| James Mikell McKnight, III | |
| Albert J. Dye | - |
| Dorothy Marilyn Dye Barbour | • · |
| STATE OF NEW MEXICO)) ss: COUNTY OF CHAVES) | |
| This instrument was acknow December, 1985, by William D. | ledged before me this day of McKnight. |
| MY COMMISSION EXPIRES: | |
| | Notary Public |
| STATE OF NEW MEXICO)) ss: COUNTY OF CHAVES) | |

This instrument was acknowledged before me this day December, 1985, by Elwin Miller and Maryln Miller, his wife.

ATTACHED AND HEREBY MADE APART OF THAT CERTAIN OIL AND GAS LEASE DATED DECEMBER 6, 1985 BY AND BETWEEN MCKNIGHT HEIRS AND MCKAY OIL CORPORATION.

| William D. McKnight | - |
|--|--|
| | |
| Elwin Miller | - |
| Maryln Miller | <u>-</u> |
| Sue Schwab | <u> </u> |
| Donald Miller | |
| Marianne Rankin, | - |
| Pauline M. Tomlinson | _ |
| Gladys McKnight by: | - |
| J.M. McKnight | · - |
| Mary M. McKnight James Mikell McKnight, III | <i>III</i> |
| Albert J. Dye | - |
| Dorothy Marilyn Dye Barbour | <u>-</u> |
| STATE OF NEW MEXICO)) ss: COUNTY OF CHAVES) | • |
| This instrument was acknow December, 1985, by William D. | ledged before me this day of McKnight. |
| MY COMMISSION EXPIRES: | |
| | Notary Public |
| STATE OF NEW MEXICO) | |
| COUNTY OF CHAVES) | |

This instrument was acknowledged before me this day of December, 1985, by Elwin Miller and Maryln Miller, his wife.

ATTACHED AND HEREBY MADE APART OF THAT CERTAIN OIL AND GAS LEASE DATED DECEMBER 6, 1985 BY AND BETWEEN MCKNIGHT HEIRS AND MCKAY OIL CORPORATION.

| William D. McKnight | |
|--|--------------------------------------|
| Elwin Miller | |
| Maryln Miller | |
| Sue Schwab | |
| Donald Miller | |
| Marianne Rankin | |
| Pauline M. Tomlinson | |
| Gladys McKnight by: | |
| J.M. McKnight | |
| Mary M. McKnight | |
| James Mikell Mokeyight, III Albert J. Dye | · |
| Dorothy Marilyn Dye Barbour | |
| STATE OF NEW MEXICO)) ss: COUNTY OF CHAVES) | • |
| This instrument was acknowl December, 1985, by William D. M | edged before me this day of cKnight. |
| MY COMMISSION EXPIRES: | |
| | Notary Public |
| STATE OF NEW MEXICO) OUNTY OF CHAVES) | |

This instrument was acknowledged before me this day of December, 1985, by Elwin Miller and Maryln Miller, his wife.

ATTACHED AND HEREBY MADE APART OF THAT CERTAIN OIL AND GAS LEASE DATED DECEMBER 6, 1985 BY AND BETWEEN MCKNIGHT HEIRS AND MCKAY OIL CORPORATION.

| | • |
|--|---|
| William D. McKnight | • |
| Elwin Miller | |
| Maryln Miller | • |
| Sue Schwab | |
| Donald Miller | |
| Marianne Rankin | |
| Pauline M. Tomlinson | |
| Gladys McKnight by: | |
| J.M. McKnight | |
| Mary M. McKnight | |
| James Mikell McKnight, III | |
| Albert J. Dye Mull Lydy Dorothy Marilyn Dye Barbour | about 1 |
| STATE OF NEW MEXICO)) ss: | |
| This instrument was acknow December, 1985; by William D. Docorus Min. Second Commission Expires: | ledged before me this 7 day of mcKnight. each |
| CHOTARY &C. | Mules to Coll Notary Public |
| STATSUNF NEW MEXICO) COUNTY OF CHAVES) | |

This instrument was acknowledged before me this day of

December, 1985, by Elwin Miller and Maryln Miller, his wife.

| This instrument was December, 1985, by | s acknowledged before me this day of |
|---|--|
| STATE OF NEW MEXICO) COUNTY OF CHAVES) | ss: |
| | Notary Public |
| MY COMMISSION EXPIRES: | |
| December, 1985, by Pau separate property. | s acknowledged before me this day of line M. Tomlinson dealing in her sole and |
| COUNTY OF CHAVES) | er en |
| STATE OF NEW MEXICO) | s s: |
| | Notary Public |
| MY COMMISSION EXPIRES: | |
| December, 1985, by Mar separate property. | s acknowledged before me this day of ianne Rankin dealing in her sole and |
| COUNTY OF) | 55. |
| STATE OF TEXAS) | ss: |
| | Notary Public |
| MY COMMISSION EXPIRES: | |
| This instrument wa December, 1985, by Don property. | s acknowledged before me this day of ald Miller dealing in his sole and separate |
| COUNTY OF) | SS: My Commission Expired Tolerand |
| STATE OF NEW MEXICO) | MARTHA HANCOCK, Notary Public in and for the State of Texas My Commission Expires 10/31/38 |
| 10-31-88 | Mariha Hancock Notary Public |
| MY COMMISSION EXPIRES: | |
| December, 1985, by Sue | s acknowledged before me this $\frac{q^2}{4}$ day of Schwab, formerly Sue Miller Burks, a in her sole and separate property. |
| COUNTY OF Lallae) | |
| amamin on movac | · · |

| | • | | |
|---|--------|-----------------|--|
| STATE OF TEXAS |) | | , , |
| COUNTY OF | _) | ss: | |
| | ue | Schwab, formerl | pefore me this day of y Sue Miller Burks, a separate property. |
| MY COMMISSION EXPIRE | s: | | |
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| | | | Notary Public |
| omanna on MUH MUVTOO | 1 | | |
| state of New Mexico |) | ss: | |
| COUNTY OF Davida- | (ع | • | |
| | ona | | pefore me this <u>red</u> day of ng in his sole and separate |
| OFFICIAL SEAL | | | |
| COMMISSFOWEXPARS | s: | | |
| NOTARY PUBLIC - STATE OF NEW MEX | ico | | Notary Public |
| y Commission Expires <u>5 ~5-8</u> | 4 | | Notary Public |
| STATE OF TEXAS |) | • | |
| COUNTY OF |)) | ss: | |
| This instrument December, 1985, by M separate property. | | | efore me this day of ling in her sole and |
| MY COMMISSION EXPIRE | S: | | |
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| | | | Notary Public |
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| STATE OF NEW MEXICO |) | | |
| COUNTY OF CHAVES |) . | SS: | |
| | | | efore me this day of n dealing in her sole and |
| MY COMMISSION EXPIRE | S: | | |
| | | | |
| | | | Notary Public |
| STATE OF NEW MEXICO | ١ | | |
| |) | ss: | |
| COUNTY OF CHAVES |) | | |

This instrument was acknowledged before me this ____ day of December, 1985, by

| STATE OF TEXAS COUNTY OF |)) ss:) | 1 | |
|---|-----------------|--|-------------------------|
| | ue Schwab, fo | ged before me this rmerly Sue Miller and separate prop | Burks, a |
| MY COMMISSION EXPIRE | S: | | |
| | | Notary Publi | |
| | | NOCATY PUDIT | |
| STATE OF NEW MEXICO |)) ss: | | |
| COUNTY OF | • | | |
| This instrument December, 1985, by D property. | | ged before me this dealing in his sol | |
| MY COMMISSION EXPIRE | S: | | |
| | | Notary Publi | c |
| STATE OF TEXAS |) | | |
| COUNTY OF Layler |) ss:) | | |
| This instrument December, 1985, by M separate property. | | ged before me this n dealing in her s | |
| MY COMMISSION EXPIRE | S: | | |
| 9-9-89 | | Landral | & Petter 3 |
| | | Notary Publi | |
| STATE OF NEW MEXICO |) | | Terration in the second |
| COUNTY OF CHAVES |) ss:) | | |
| This instrument pecember, 1985, by Paseparate property. | | ged before me this linson dealing in | |
| MY COMMISSION EXPIRE | S: | | |
| | | Notary Publi | C |
| | | | |
| STATE OF NEW MEXICO |)) ss: | | |
| COUNTY OF CHAVES |) | | |
| This instrument December, 1985, by | was acknowled | ged before me this | day of |

| | - · · · · · · · · · · · · · · · · · · · |
|--|---|
| STATE OF TEXAS | 1 |
| COUNTY OF) | ss: |
| December, 1985, by Sue | acknowledged before me this day of Schwab, formerly Sue Miller Burks, a n her sole and separate property. |
| MY COMMISSION EXPIRES: | · |
| | |
| | Notary Public |
| STATE OF NEW MEXICO) | |
| COUNTY OF | ss: |
| majorità que que de la compansa del compansa de la compansa del compansa de la co | |
| This instrument was December, 1985, by Dona property. | acknowledged before me this day of ld Miller dealing in his sole and separate |
| MY COMMISSION EXPIRES: | |
| | Notary Public |
| | |
| STATE OF TEXAS) | ss: |
| COUNTY OF | |
| This instrument was December, 1985, by Mari separate property. | acknowledged before me this day of anne Rankin dealing in her sole and |
| MY COMMISSION EXPIRES: | |
| | Notary Public |
| | , |
| STATE OF NEW MEXICO) | |
| COUNTY OF CHAVES | ss: |
| COUNTY OF CHAVES 7 | |
| December, 1985, by Paul separate property. | acknowledged before me this 9th day of ine M. Tomlinson dealing in her sole and |
| MY COMMISSION EXPIRES: | Λ |
| May 26, 1986 | Ollie V atteron |
| May 26, 1986 | Notary Public |
| STATE OF NEW MEXICO) | |
| COUNTY OF CHAVES) | ss: |
| This instrument was December, 1985, by | acknowledged before me this day of |

| STATE OF TEXAS | |
|--|--|
| COUNTY OF |) ss:) |
| December, 1985, by Su | vas acknowledged before me this day of e Schwab, formerly Sue Miller Burks, a in her sole and separate property. |
| MY COMMISSION EXPIRES | : |
| <u> </u> | Notary Public |
| STATE OF NEW MEXICO |)) ss:) |
| This instrument w | as acknowledged before me this day of nald Miller dealing in his sole and separate |
| MY COMMISSION EXPIRES | : |
| | Notary Public |
| STATE OF TEXAS COUNTY OF |)) ss:) |
| This instrument w December, 1985, by Ma separate property. | as acknowledged before me this day of rianne Rankin dealing in her sole and |
| MY COMMISSION EXPIRES | • |
| | Notary Public |
| STATE OF NEW MEXICO |) ss:) |
| This instrument was December, 1985, by Parseparate property. | as acknowledged before me this day of uline M. Tomlinson dealing in her sole and |
| MY COMMISSION EXPIRES | : |
| STATE OF NEW MEXICO | Notary Public |
| COUNTY OF CHAVES |) ss:) |

This instrument was acknowledged before me this 9th day of

BOOK 287 PAGE PROPEC

EXHIBIT "C'

| STATE OF NEW MEXICO) COUNTY OF CHAVES) | ss: |
|---|---|
| | acknowledged before me this 9th day of McKnight and Mary M. McKnight, his wife. |
| May 26, 1986 | Opling Patting |
| ALIC A CONTROL OF THE STATE OF | Notary Public |
| STATE OF IOWA) COUNTY OF) | ss: |
| | acknowledged before me this day of s Mikell McKnight, III dealing in his sole |
| MY COMMISSION EXPIRES: | |
| | Notary Public |

| | · · |
|---|---|
| STATE OF NEW MEXICO) | ss: |
| COUNTY OF CHAVES) | |
| | acknowledged before me this day of McKnight and Mary M. McKnight, his wife. |
| MY COMMISSION EXPIRES: | |
| | Notary Public |
| | |
| COUNTY OF WOOD | ss: |
| This instrument was December, 1985, by James and separate property. | acknowledged before me this $\frac{a}{a}$ day of Mikell McKnight, III dealing in his sole |
| MY COMMISSION EXPIRES: | Mola Bulloch |
| La di Company | Notary Public |

| STATE OF NEW MEXICO) | ss: |
|--|--|
| COUNTY OF CHAVES) | |
| | s acknowledged before me this day of . McKnight and Mary M. McKnight, his wife. |
| MY COMMISSION EXPIRES: | |
| | Notary Public |
| STATE OF IOWA) COUNTY OF) | ss: |
| This instrument was December, 1985, by Jame and separate property. | s acknowledged before me this day of es Mikell McKnight, III dealing in his sole |
| MY COMMISSION EXPIRES: | |
| | Notary Public |
| STATE OF WEST VIRGINIA) COUNTY OF RALEIGH) | ss: |
| This instrument was acknowledge, 1985, by Albert J. property. | nowledged before me this 10th day of Dye, dealing in his sole and separate |
| MY COMMISSION EXPIRES: | Donnie J Shumote |
| May 15, 1990 | Notary Public/ |
| OFFICIAL SEAL NOTARY PUBLIC STATE OF WEST VIRGINIA BONNIE J. SHUMATE BOX Z Beckley, WV 25801 My Commission Expires 5/15/90 | |

State of New Mexico, County of Chaves } ss FILED FOR RECORD

FEB 6 - 1986