98-2208

VOL. 1024PAGE 108

OIL, GAS & MINERAL LEASE

OFFICIAL RECORDS FAYETTE COUNTY, TEXAS

April

PROD 88 (REV 8/93) PAID UP

THIS LEASE AGREEMENT is made effective the 7 th	day of	Aprii	<u>, 19, </u>
between Patricia Smith McCanlies, a single woman			
		<u> </u>	<u></u>
	T) (70000	<u> </u>	*
as Lessor (whether one or more), whose address is 4721 Andreas, Carmine,	TX 78932	<u> </u>	, as Lessee,
and UNION PACIFIC RESOURCES COMPANY			, as Lessee, . All printed,
whose address is 801 CHERRY STREET, FORT WORTH, TX 76102 portions of this lease were prepared by Lessee, but all other provisions (including the	completion of blank spaces) were prepar	red jointly by Lessor and Lessee.	An prince,
1. <u>Description.</u> Lessor, in consideration of Ten Dollars And No Cents		<u> </u>), in hand paid,
of the royalties herein provided and the coverants herein contained, hereby grant and marketing oil and gas, along with all hydrocarbon and nonhydrocarbon subst	s, leases and lets exclusively to Lessee ances produced in association therewith	ii iiioiddii.b iioiioii., oo o o o o o o o	reloping, producing
gases as well as hydrocarbon gases (referred to herein as "covered minerals"), the fo	llowing described land (the "leased pren	nises") in	<u> </u>
FAYETTE County, Texas, its wit: 37.023 acres of land, more or less, out of the A.E. Baker Survey from Chester R. Lucherk, et ux to Patricia Smith McCanlies, recontrol Texas.	orged in volume 554, Page 572	Z Of title Deed Records of a dyon	
This lease also covers accretions and any small strips or parcels of lar premises whether or not such parcels are known to exist by Lessor or Lesses additional or supplemental instruments for a more complete or accurate desc	e, and for the aforementioned consideration of the land so covered. For	the purpose of determining the amo	assees request any
and similar toyandes indication, said tails stail to accuracy to the firm of		ally comprises more or less.	
2. Term of Lease. This lease shall be in force for a primary term of mineral is produced in paying quantities from the leased premises or this lease is off	Y 130 4 Hall turned in chrose parameters		
3. Royalty. Royalties on covered minerals produced and saved hereunder s	hall be paid by Lessee to Lessor as fol	llows: (a) For oil and other liquid hyd	rocarbons separated
at Lessee's held separator facilities, the royalty shall be	e shall have the continuing right to pusame field, then in the nearest field in oduction severance, or other excise ta	axes, (b) for gas (including casinghead	e) for production of digas) and all other
taxes and production, severance, or other excise taxes, provided that Lessee sharpaid for production of similar quality in the same field (or if there is no such proprice) less a proportionate part of ad valorem taxes and production, severance, or premises or lands pooled therewith are capable of producing oil or gas or oth production therefrom is not being sold by Lessee for a period of 90 consecutive lease, such payment to be made to Lessor on or before the end of said 90-day well or wells are shut-in and it shall be considered that such well is producing tendered; provided that if this lease is otherwise being maintained by the payment quantities, no shut-in royalty shall be due until the end of the 90-day period new case may be. Lessee shall have free use of oil, gas, water, and other substate hereunder, and Lessor's royalty shall be computed after deducting any so used.	ice then prevailing in the same field, the or other excise taxes and (c) if during her substances covered hereby in paying days, then Lessee may pay shut-in reperiod and thereafter on or before each in paying quantities for all purposes hat of rentals or by operations, or if a wat following the end of the rental period mess produced from said land, exceptions	or after the primary term one or more or after the primary term one or more or guantities, but such well or wells a coyalty of one dollar per acre of land to ch anniversary of the end of said 90-defereof during any period for which such or wells on the leased premises is od or the cessation of such operations of water from Lessor's wells or ponds	is such a prevailing wells on the leased are either shut-in or then covered by this lay period while the ch shut-in royalty is producing in paying or production, as the s, for all operations
4. Operations. If, after expiration of the primary term, Lessee drills a driftom any cause either voluntary or involuntary (and if this lease is not otherwise other operations on the leased premises within 90 days thereafter. If, at or after engaged in drilling, reworking or other operations calculated to obtain or restore are conducted with no cessation of more than 90 consecutive days and, if such from the leased premises. After production has been established on the leased under the same or similar circumstances to (a) develop the leased premises as the leased premises from uncompensated drainage by a well producing a covere shall be no covenant to drill exploratory wells or any additional wells except as expensive terms.	r expiration of the primary term, this e production from the leased premises, operations result in the production of a premises, Lessee shall drill such add to formations then capable of producing a mineral in paying quantities located pressly provided herein.	lease is not otherwise being maintaine this lease shall remain in effect so lon a covered mineral, as long thereafter a litional wells as a reasonably prudent g in paying quantities on the leased prowithin 330 feet of and draining the lease	ad but Lessee is then ig as such operations is there is production operator would drill emises or (b) protect ased premises. There
5. Pooling. Lessee shall have the continuing and recurring right, but not lands, leases or interests, as to any or all depths or zones, and as to any or all it necessary or proper to do so in order to prudently explore, develop or operal lands, leases or interests. A unit formed by such pooling for an oil well which 10%, and for an oil well which is a horizontal completion or a gas well shall be formed for an oil well or a gas well, whether or not horizontally complete authority having jurisdiction over such matters. The terms "oil well" and "gas-authority which has jurisdiction over such matters. The terms "horizontal concompletion interval exceeds 100 feet in length. Lessee may pool or combine lastrata and as to gas in any one or more strata. Units formed by pooling as to or strata, and oil units need not conform as to area with gas units. To exercise and the effective date of pooling shall be the date of filing unless provided of before or after commencing operations for or completing an oil or gas well on upon which a well producing or capable of producing oil or gas in paying commenced. Production, drilling or reworking operations anywhere on a unit secured or such drilling or reworking operations were commenced before or all purposes (except the payment of royalties on production from the pooled references herein to production from or operations on the leased premises shall that if after creation of a pooled unit a well is drilled on land within the unit unit was created (oil, gas or other minerals as the case may be), such well provisions hereof. If a gas well on a gas unit, which includes all or a portion within the unit (other than the lands on which the well is located), the date applying the provisions of this lease covering additional drilling and reworking production which the net acreage covered by this lease and included in the un production is sold by Lessee. Pooling in one or more instances shall not extending right but not the obligation to revise any unit formed hereunder by conform to the we	te the leased premises, whether or not it is not a horizontal completion shall not exceed 640 acres plus a maximum ted, in order to conform to any well well" shall have the meanings prescribe apletion" shall mean an oil well or a and covered by this lease or any portion any stratum or strata need not conform the its pooling rights hereunder, Lessee sherwise in such declaration. Lessee will lands lying within a unit and any unit and quantities has theretofore been conwhich includes all or any part of the after the execution of this lease or the dunit) as if they were production, drawed (other than the leased premises) we shall be considered a dry hole for part of the leased premises, is reclassified of such reclassification shall be considered a dry hole for part of the leased premises, is reclassified to such reclassification shall be considered a dry hole for part of the leased premises, is reclassified to such reclassification on which Lessor's remains the production on which Lessor's remains the production of the total gross acreage in the naust Lessee's pooling rights hereunder expansion or contraction or both, eith authority having jurisdiction or to contraction or to contraction.	similar pooling authority exists with not exceed 80 acres plus a maximum acreage tolerance of 10%; previded spacing or density pattern permitted bed by applicable law or by regulations gas well in which the horizontal corons thereof, as above provided as to oil min size or area with units formed as shall file of record a written declaration holly at its option may exercise its au may include, but is not required to insuppleted, or upon which operations he leased premises, regardless of whether instrument designating the pooled unitialling or reworking operations on the or operations on any portion of such which well is not classified as the type purposes of applying the additional declared as the date of cessation of productive acreage determine to any productive acreage determine form to any productive acreage determine to any productive acreage determined to any productive acreage determined to the control of the productive acreage determined to the control of the	respect to such other acreage tolerance of that larger units may by any governmental of the gross of the governmental amponent of the gross of in any one or more to any other stratum of describing the unit, athority to pool either clude lands or leases have theretofore been such production was at, shall be treated for eleased premises and pooled unit; provided of well for which the rilling and reworking ds which are included action for purposes of ortion of the total unit uch proportion of unit er of Lessor, have the production, in order to mination made by such

may be produced from the leased premises. In making such a revision, Lessee shall file of record a written declaration describing the revised unit and the effective date of revision shall be the date of filing unless provided otherwise in such declaration. To the extent any portion of the leased premises is included in or excluded from the unit by virtue of such revision, the proportion of unit production on which royalties are payable hereunder shall thereafter be adjusted accordingly, and such adjustment shall be made effective as of the effective date of the revision. Lessee may at any time dissolve any unit formed hereunder by filing a written declaration describing the unit, and the effective date of dissolution shall be the date of filing unless provided otherwise in such declaration. If this lease now or hereafter covers separate tracts, no pooling or unitization of royalty interests as between any such separate tracts is intended or shall be implied or result merely from the inclusion of such separate tracts within this lease but Lessee shall not entirely to pool or unitize as provided in this paragraph with consequent allocation of production as herein provided. As used herein the words "separate tracts" mean any tract with royalty ownership differing, now or hereafter, either as to parties or amounts, from that as to any other part of the leased premises. Pooling hereunder shall not constitute a closs-conveyance of interests.

6 Ancillary Rights. In exploring for, developing, producing and marketing oil, gas and other substances covered hereby on the leased premises, in primary or enhanced recovery. Lessor hereby grants and conveys to Lessee the right of ingress and egress along with the right to conduct such operations on the leased premises as may be reasonably necessary for such purposes, including but not limited to geophysical operations, the drilling of wells, and the construction and use of roads, canals, pipelines, tanks, water wells, disposal wells, injection wells, pits, electric and telephone lines, power stations, and other facilities deemed necessary by Lessee to discover, produce, store, treat and transport production in exploring, developing, producing or marketing from the leased premises, the ancillary rights granted herein shall apply (a) to the entire leased premises described in raragraph 1 above, notwithstanding any partial release or other partial termination of this lease; and (b) to any other lands in which Lessor now or hereafter has authority to grant such rights in the vicinity of the leased premises. No surface location for a well shall be located less than 200 feet from any house or barn now on the leased premises or other lands used by Lessee hereunder without Lessor's consent, and Lessee shall pay for actual damage caused by its operations to buildings and other improvements too on the leased premises, or such other lands, and to commercial timber and growing crops thereon. Lessee shall have the right at any time to remove its fixtures, equipment and materials, including well casing, from the leased premises or such other lands during the term of this lease or within 180 days following the expiration thereof.

- 7. Ownership Charges. The interest of either Lessor or Lessee hereunder may be assigned, devised or otherwise transferred in whole or in part, by area or by depth or zone, and the rights and obligations of the parties hereunder shall extend to their respective heirs, devisees, executors, administrators, successors and assigns. No change in Lessor's ownership shall have the effect of reducing the rights or enlarging the obligations of Lessee hereunder, and no change in ownership shall be binding on Lessee until 60 days after Lessee has been furnished the original or certified or duly authenticated copies of the documents establishing such change of ownership to the satisfaction of Lessee. In the event of the death of any person entitled to shut in royalties hereunder, Lessee may pay or tender such shut-in royalties to the credit of decedent or decedent's estate. If at any time two or more persons are entitled shut in royalties hereunder, Lessee may pay or tender such shut-in royalties to such persons, either jointly or separately, in proportion to the interest which each owns. If Lessee transfers its interest hereunder in whole or in part, Lessee shall be relieved of all obligations thereafter arising with respect to the transferred interest, and failure of the transferse to satisfy such obligations with respect to the transferred interest shall not affect the rights of Lessee with respect to any interest not so transferred. If Lessee transfers a full or undivided interest in all or any portion of the area covered by this lease, the obligation to pay or tender shut-in royalties hereunder shall be divided between Lessee and the transferee in proportion to the net acreage interest in this lease then held by each.
- 8. Warranty of Title. Lessor hereby warrants and agrees to defend title to the interest conveyed to Lessee hereunder. Lessee, at its option, may pay or discharge any tax, mortgage or lien existing against the leased premises and, in the event that it does so, Lessee shall be subrogated to the rights of the party to whom payment is made and, in addition to its other rights, may reimburse itself out of any royalties or shut-in royalties otherwise payable to Lessor hereunder. If Lessor owns less than the full mineral estate in all or any part of the leased premises, payment of royalties and shut-in royalties hereunder shall be reduced proportionately to the amount that Lessor's interest in the leased premises bears to the entire mineral estate in the leased premises.
- 9. Release of Lease. Lessee may, at any time and from time to time deliver to Lessor or file of record a written release of this Lease as to a full or undivided interest in all or any portion of the leased premises or any depths or zones thereunder, and shall thereafter be relieved of all obligations thereafter arising with respect to the interest so released. If Lessee releases all or an undivided interest in less than all of the area covered hereby, Lessee's obligation to pay or tender shut-in royalties shall be proportionately reduced in accordance with the net acreage interest retained hereunder.
- 10. Regulation and Delay. Lessee's obligations under the lease, whether express or implied, shall be subject to all applicable laws, rules, regulations and orders of any governmental authority having jurisdiction including restrictions on the drilling and production of wells. Notwithstanding the provisions of paragraph 2 above, when drilling, reworking, production or other operations are prevented or delayed by such laws, rules, regulations or orders, or by inability to obtain necessary permits, equipment, services, material, water, electricity, fuel, access or easements, or by fire, flood, adverse weather conditions, war, sabotage, rebellion, insurrection, riot, strike or labor disputes, or by inability to obtain a satisfactory market for production or failure of parchasers or carries to take or transport such production, or by any other cause not reasonably within Lessee's control (commonly referred to as "force majeure"), this lease shall not terminate because of such prevention or delay and, at Lessee's option, the period of such prevention or delay shall be added to the term hereof. Lessee shall not be liable for breach of any express or implied covenants of this lease when drilling, production or other operations are so prevented, delayed or interrupted.
- 11. Breach or Default. An alleged breach or default by Lessee of any obligation hereunder of the failure of lessee to satisfy any condition or limitation contained herein shall not work a forfeiture or termination of this lease nor cause a termination or reversion of the estate created hereby nor be grounds for cancellation hereof in whole or in part, and no litigation shall be initiated by Lessor with respect to any alleged breach or default by Lessee hereunder, for a period of at least ninety (90) days after Lessor has given Lessee written notice fully describing the breach or default, and then only if Lessee fails to remedy or commence to remedy the breach or default within such period. In the event the matter is litigated and there is a final judicial determination that a bleach or default has occurred, this lease shall not be forfeited or canceled in whole or in part unless Lessee is given a reasonable time after said judicial determination to remedy the breach or default and Lessee fails to do so. Nothing in this instrument or in the relationship created hereby shall be construed to establish a fiduciary relationship, a relationship of trust or confidence or a principle agent relationship between Lessor and Lessee for any purpose.

IN WITNESS WHEREOF, this lease is executed effective the date first written above, and upon execution shall be binding upon the signatory whether or not the lease has been executed by all parties named herein as Lessor.

SS# AND/OR TAX ID #		LESSOR:	
458-56-0117		Patricia Smith McCan	lies a single woman
		Patricia Sillia Ivicia	ines, a single wontan
STATE OF TEXAS	_) _ ss.		
COUNTY Fayette	ore me this 9 th day of April	1098 by Patrice	La Smith Mc Caulies
This instrument was acknowledged before	ore me uns 7 day of 77777		un Donna
My Commission Expires:	2/8/V	ZACH TONROY IOTARY PUBLIC State of Texas mm Exp. 10-23-2000	otary Public
STATE OF) Corte Co	mm Exp. 10-23-2000	
COUNTY	_) ss. _)		
This instrument was acknowledged bef	fore me this day of	, 19, by	
		$\overline{\mathbf{N}}$	otary Public

My Commission Expires:

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Attached hereto and made a part hereof that certain Oil and Gas Lease dated April 7, 1998 by and between Patricia Smith McCanlies, a single woman, as Lessor, and UNION PACIFIC RESOURCES COMPANY as Lessee.

Exhibit A

NO OPERATIONS

By acceptance hereof, Lessee agrees that no drilling, prospecting or mining operations will be conducted, nor any pipelines or any structures or any type facilities will be constructed upon the surface of the herein leased premises without the written consent of the Lessor herein; but Lessee shall have the right to prospect, drill, mine and produce said minerals from said tand to perations which it may conduct on adjoining or nearby lands through the drilling, operating and maintaining of diffect/oral wells on such adjoining or nearby lands, or by operations which it may conduct upon lands with which the herein leased premises or any part thereof may be pooled.

OIL & GAS ONLY/EXÇLUDED MINERALS

Notwithstanding anything herein to the contrary, this Lease covers only oil and gas, including other liquid and gaseous hydrocarbons, as well as such other minerals or substances as may be produced incidental to and as a part of or mixed with oil, gas and other liquid or gaseous hydrocarbons, but this lease does not cover gravel, uranium, fissionable materials, coal, lignite or any hard rhinerals or substances of any type which shall be produced from the leased premises separate and apart from, or independently of, oil, gas or other liquid and gaseous hydrocarbons.

POOL ALL

Notwithstanding anything contained herein to the contrary, in the event that a unit is created pursuant to Paragraph 5 of this lease, it is agreed that all of the leased premises shall be included in such unit.

PUGH HORIZONTAL

Notwithstanding any provision herein to the contral upon the expiration of the primary term of this Lease (or the expiration of any extension or renewal thereof), or upon the expiration of ninety (90) days following the completion of the last well drilled on the leased premises or acreage pooled therewith (whether completed as a well capable of production in paying quantities or as a dry hole), whichever is the later date, this Lease shall terminate as to any lands not included in a pooled unit, proration unit or other unit from which any well located thereon is producing or may be capable of producing in paying quantities, or upon which drilling, reworking or other operations calculated to restore production are being pursued as herein provided. After the expiration of the primary term of this Lease, if production on any pooled, proration or other unit permanently ceases from any cause either voluntary or involuntary (and if this Lease is not otherwise being maintained), this Lease shall terminate as to such unit unless Lessee within ninety (90) days thereafter commences reworking operations or the actual drilling of a new well thereon. In such event, this Lease will continue in effect as to such unit so long as such drilling or reworking is prosecuted with no cessation of such operations for more than ninety (90) consecutive days until production is restored.

TIMELY ROYALTY PAYMENTS

The first payment of the royalty shall be made within one hundred twenty (120) days following commencement of production from, or allocation of production to the leased premises. In the event any rolyalty payment is not correctly or timely made, such royalty payment or unpaid portion thereof shall bear interest at the rate of 10% per annum beginning as of the date by which payment should have been made and running until paid.

APR 9 - 1998

CAROLYN KUBOS ROBERTS

CO. CLERK, FAYETTE CO., TEXAS

Charge to: \$13.00 UPRC

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Filed by & Hand: Mark Godwin

COUNTY OF FAYETTE STATE OF TEXAS I hereby certify that this instrument was FILED on the date and at the time stamped hereon by me; and was duly RECORDED in the Volume and Page of the Named RECORDS of Fayets County, Texas as stamped hereon by me, on-

APR 0 9 1998

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CAROLYN KUBOS POBERTI COUNTY CLERK, PAYETTE COUNTY, TEXAS.

LESSOR INITIALS

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