Ent: 411630 B: 1412 P: 1453

Chad Montgomery Box Elder County Utah Recorder 05/14/2020 01:34 PM Fee \$40.00 Page 1 of 4 For TURNER PETROLEUM LAND SERVICES, INC. Electronically Recorded By SIMPLIFILE LC E-RECORDING

Producers 88 (Orig. 11/83) (PAID-UP)

OIL AND GAS LEASE

THIS LEASE AGREEMENT is	made EFFECTIVI	E as of the	26th	day of,		August	2019, Between
Innat I. Hatfield formerly	mown as lanet I.	Nollar individuall	v and as heir of S		erg Hatfield, deceas	sed, who was heir o	f William J. Wineberg,
Janet L. Hatfield, formerly known as Janet L. Nollar, individually and as heir of Sella A. Wineberg Hatfield, deceased, who was heir of William J. Wineberg, deceased; also as heir of William Roy Hatfield, deceased							
201 NW 52nd Street		·					
Vancouver, WA 98663							
As Lessor (whether one or more)	, and	Turner Petroleum	Land Services, I	nc., 9624 Sout	h Vance Court, Sou	th Jordan, UT 8400	9 ,as Lessee.
All printed portions of this lease prepared jointly by Lessor and L 1. Description. In consideration following described land, hereins	were prepared by essee. of a cash bonus in	hand paid and the	covenants herein	n contained, Le			
See Exhibit "A			•		e part hereof		
300 ===================================					•		
(including any interests therein warketing oil and gas, along wisimilar or dissimilar. The term "gescribed lessed premises this lessed premises the premise that the premise the premise that th	th all hydrocarbo gas" as used herein ease also covers ar	n and nonhydroca n includes helium, ecretions and any s	rbon substances carbon dioxide a mall strips or par	produced in a nd other comm reels of land no	ssociation therewith nercial gases, as well ow or hereafter owns	i, and all other mil I as hydrocarbon g ed by Lessor which	nerals or substances, whether ases. In addition to the above- are contiguous or adjacent to
the above-described leased preminstruments for a more complet hereunder, the number of gross a 2. Term of Lease. This lease shereby are produced in paying provisions hereof.	e or accurate des acres above specificall be in force for quantities from t	cription of the land fied shall be deemed r a primary term of the leased premises	d so covered. Fide correct, whether five (5) years or from lands	or the purpose or actually more from this date pooled therev	e of determining the e or less. , and for as long the vith or this lease is	e amount of any re ereafter as oil or ga otherwise maintai	oyalties and shut-in royalties is or other substances covered ned in effect pursuant to the
3. Payments. This is a PAID-U Lessor or to Lessor's credit in		event that paymen to Lessor at the			visions of this lease,	Lessee shall pay o	r tender such payments to
	at		•		, or its succes	ssors, which shall t	e Lessor's depository agent
for receiving payments regardle payments or tenders to Lessor of Lessor at the last address know to refuse to accept payment here recordable instrument naming at by paying the wrong person, the this lease shall continue in affect of written notice of the error frotender any payment at any time persons then or thereafter claims 4. Royalty payment. Royaltie liquid hydrocarbons separated at the wellhead or to Lessor's cred wellhead market price then prevere prevailing price) for production (1/8th) of the proceeds realized costs incurred by Lessee in delipurchase such production at the prevented in the same field, then in the near preceding date as the date on production therefrom are not out it were producing in paying qua DOLLAR per acre then covered the next ensuing anniversary daysold or purchased by Lessee of capable of producing in paying this lease unless Lessee shall hamount, together with a late or	or to the depositor to Lessee shall concender, Lessee shall concender, Lessee shall concender, Lessee shall concender institution are wrong depositor to as though such prometries and advance of its ang any part of such as on oil, gas and at Lessee's separate it at the oil purch railing in the same of similar grade a by Lessee from the very, processing, or prevaiting well herest field in which Lessee contained the purchase of the purchase of the purchase of this lease, are royalties on proquantities, and Leave failed for a pare to the same and the contained the cont	y by deposit in the nstitute proper pay, all not be held in d as depository agent y, or the wrong am payment had been panied by any doct due date to the Len payment. Other substances pror facilities, the rog aser's transportation of the sale thereof, lessor otherwise making damarket price path there is such of mmences its purch treby but such well to the Lessor and pose of maintaining the payment to be moduction therefrom essee's failure to preriod of thirty (30)	U.S. Mails on oment. If the depo- efault for failure to receive paymount, Lessee sha properly made, p ments and other essor then know roduced and savi- yalty shall be on facilities, prov s no such priced gas (including cass a proportionate g such gas or oth aid for productio prevailing price lasses hereunder, it is either shut-it if this lease is no g this lease whet ade to the Lesso before each an are not otherwis operly pay shut- o days after diso	or before the disitory should to make such ent. If on or I I I be uncondition to revidence neces in to Lessee as ed hereunder seeighth (1/81 ided that Less I then prevailir isinghead gas) are substances nof similar qui, pursuant to and (c) if a van or production to otherwise mer during or ar or to Lessor's niversary date be being paid in royalty shall	lue date in a stampe liquidate or be succe payment until 60 de before any due date le onally obligated to reoper payment shall bessary to enable Less provided in Paragraball be paid by the label of such production of such production of the same field, and all other substandiorem taxes and provided in the same field, and all other substandiorem taxes and provided in the same field, and all other substandiorem taxes and provided in the same field, and all other substandiorem taxes and provided in the same field, and all other substandiorem taxes and provided in the same field, and all other substandiorem taxes and provided in the same field, and all other substandiorem taxes and provided in the same field, and all other substandiorem taxes and provided in the same field, and the same field in the same field, such that the same field, and the same field in the same field, and the same field, and the same field in the same field, and th	d envelope address seeded by another in ays after Lessor ha lessee in good-faith make proper payme be made within 30 see to make proper aph 8 and such particularly and see to Lessor as on, to be delivered natinuing right to put then in the nearest naces covered herebeduction, severanced duction, severanced for if there is not contracts entere the well shall neverting, and Lessee shall tory designated about its shut-in or proper see shall tremain in e for the amount d	sed to the depository or to the stitution or for any reason fail is delivered to Lessee a proper makes an erroneous payment in the period involved and days after receipt by a Lessee payment. Lessee may pay or yment or tender shall bind all is follows: (a) for oil and other at Lessee's option to Lessor at inchase such production at the field in which there is such a y, royalty shall be one-eighth, or other excise taxes and the all have the continuing right to be such price then prevailing in do into on the same or nearest tooled therewith is capable of ased by Lessee or royalties on heless be considered as though pay a shut-in royalty of TWO ove, on or before 90 days after duction therefrom is not being force so long as such well is use but not operate to terminate

Ent: 411630 B: 1412 P: 1454 Page 2 of 4

5. Operations. If Lessee drills a well which is incapable of producing in paying quantities (hereinafter called "dry hole") on the leased premises or lands pooled therewith, or if all production (whether or not paying quantities) ceases from any cause, including a revision of unit boundaries pursuant to the provisions of Paragraph 6 or the action of any governmental authority, then in the event this lease is not within its primary term for it is not otherwise being maintained in force it shall nevertheless remain in force if Lessee commences operations for reworking an existing well or for drilling an additional well on the leased premises or lands pooled therewith within 90 days after the completion of operations on such dry hole or within 90 days after such secession of all production. If at the end of the primary term, oil, gas or other substances covered here by are not being produced in paying quantities from the leased premises or lands pooled therewith, but Lessee is then engaged in drilling, reworking or any other operations reasonably calculated to obtain or restore production therefrom, this lease shall remain in force so long as such operations are prosecuted with no secession of more than 90 consecutive days, and if any such operations result in the production of oil or gas or other substances covered hereby, as long thereafter as there is production in paying quantities from the leased premises or lands pool therewith. After completion of a well capable of producing in paying qualities hereunder, Lessee shall drill such additional wells on the leased premises or lands pooled therewith as a reasonably prudent operator would drill under the same similar circumstances to (a) develop the leased premises as to formations then capable of producing paying quantities on the leased premises or lands pooled therewith, or (b) protect the lease premises from uncompensated drainage by any well or wells located on other lands not pooled therewith. There shall be no covenant to drill exploratory wells or any addi

6. Pooling. Lessee, at its option, is hereby given the right and power at any time and from time to time as a recurring right, either before or after production, as to all or any part of the land of describes here in and as to any one or more of the formations here under, to pool or unitizes the leasehold estate and the mineral estate covered by this lease with other land, lease or leases in the immediate vicinity for the production of oil and gas, or separately for the production of either, when in Lessees judgment is necessary or advisable to do so, and irrespective of whether authority similar to this exists with respect to such other land, lease or leases. Likewise, units previously formed to include formations not producing oil or gas, maybe reformed to exclude such non-producing formations. The forming or reforming of the units shall be accomplished by Lessee executing in the filing of record a declaration of such unitization or reformation, which declaration shall describe the unit. Any unit may include land upon which a well has theretofore been completed or upon which operations for drilling have theretofore been commenced. Production, drilling or reworking operations or a well shut-in for want of a market anywhere on the unit which includes all or a part of this lease shall be treated as if it were production, drilling or reworking operations or a well shut-in for want of a market under this lease. In lieu of the royalties elsewhere here in specified, including shut-in gas royalties, Lessor shall receive on production from a unit so pooled royalties only on the portion of such a production allocated to this lease; such allocation shall the that proportion of the unit production that the total number of surface acres covered by this lease and included in the unit bears to the total number of surface acres in such unit. In addition to the forgoing, Lessee shall have the right to unitize, pool, or combine all or any part of the above described lands as to one or more of the formations thereunder with other land in the same general area by entering into a cooperative or unit plan of development or operation approved by any government, Indian or Tribal authority and, from time to time, with like approval, to modify, change or terminate any such plan or agreement and, in such event, the terms, conditions, and provisions of this lease shall be deemed modified to conform to the terms, conditions, and provisions of such approved cooperative or unit plan of development or operation and, particularly, all drilling and development requirements of this lease, express or implied, shall be satisfied by compliance with the drilling and development requirements of such plan or agreement, and this lease shall not terminate or expire during the life of such plan or agreement. In the event that said above described lands or any part thereof, shall hereafter be operated under any such cooperative or unit plan of development or operation whereby the production therefrom is allocated to different portions of the land covered by said plan, then the production allocated to any particular tract of land shall, for the purpose of computing the royalties to be paid hereunder to Lessor, be regarded as having been produced from the particular tract of land to which it is allocated and not to any other tract of land; and the royalty payment to be hereunder to Lessor shall be based upon production only as so allocated. Lessor shall formally express Lessor's consent to any cooperative or unit plan of development or operation adopted by Lessee and approved by any governmental agency by executing the same upon request of Lessee.

7. Lesser Interest. 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 for any well on any part of the leased premises or lands pooled therewith shall be reduced to the proportion that Lessor's mineral interest is such part of the leased premises bears to the full mineral estate in such part of the leased premises.

8. Ownership Changes. The interest of either Lessor or Lessee hereunder may be assigned, devised or otherwise transferred in whole or in part, by area and/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, by registered US mail at Lessee's principal place of business, of the documents establishing such change of ownership to the satisfaction of Lessee or until Lessor has satisfied the notification requirements contained in Lessee's usual form of division order. 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 descendent or descendant's estate in the depository designated above. If at any time two or more persons are entitled to shut-in royalties hereunder, Lessee may pay or tender such shut-in royalties to such persons or to their credit in the depository, 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 transferred to satisfy such obligation 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 average interest in this lease then held by each.

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 area covered by this lease or any depths or zones thereunder, and shall thereupon be relieved of all obligations there after 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 rentals and shut-in royalties shall be proportionately reduced in accordance with the net acreage interest retained hereunder.

10. Ancillary Rights. In exploring for, developing, producing and marketing oil, gas or other substances covered hereby on the leased premises of lands pooled or unitized therewith, in primary and/or enhanced recovery, Lessee shall have 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 the exclusive right to conduct 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/or transport production. Lessee may use in such operations, free of cost, any oil, gas, water and/or other substances produced on leased premises, except water from lessor's wells or ponds. The right of ingress and egress granted hereby shall apply to the entire leased premises described in Paragraph 1 above, notwithstanding any partial release or other termination of this lease with respect thereto. When requested by Lessor in writing, Lessee shall bury its pipelines below plow depth. No well shall be located less than 200 feet from any house or barn now on the leased premises without lessor's consent, and Lessee shall have the right at any time to remove its fixtures, equipment and materials, including well casing, from the leased premises during the term of this lease or within a reasonable time thereafter.

11. Regulation and Delay. Lessee's obligations under this lease, whether express or implied, shall be subject to all applicable laws, rules, regulations and orders of any governmental authority having jurisdiction including the restrictions on drilling and production of Wells, and the price of oil, gas and other substances covered hereby. 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 by purchasers or carriers to take or transport such production, or by any other cause not reasonably within lessee's control, 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.

Ent: 411630 B: 1412 P: 1455 Page 3 of 4

22. Breach or Default. No litigation should be initiated by lessor with respect to a breach or default by Lessee hereunder, for a period of at least ninety (90) days after Lessor has given Lessee written notice, by registered or certified U.S. mail addressed to the principle place of Business of Lessee, fully describing the breach or default, and then only if Lessee fails to remedy or commence to remedy all or any part of breach or default within such period. Neither the service of said notice nor the doing of any acts by Lessee aimed to meet all or any part of the alleged breach or default shall be deemed an admission or presumption that Lessee has failed to perform all its obligations hereunder. In the event the matter is litigated and there is a final judicial determination that a breach or default has occurred, the lease shall not be forfeited or cancelled 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. It this lease is cancelled for any cause, it shall nevertheless remain in force and effect as to (1) sufficient acreage around each well as to which there are operations to constitute a drilling or maximum allowable unit under applicable governmental regulations (but in no event less than forty (40) acres), such acreage to be designated by Lessee as nearly as practicable in the form of a square centered as the well or in such a shape as then existing spacing rules require; and (2) any part of said land including in a pooled unit on which there are operations. Lessee shall also have such easements on said land as are necessary for operation on the acreage so retained. This Paragraph 12 shall not apply to erroneous payment of rental.

13. Warranty of Title. Lessor hereby warrants and agrees to defend title conveyed to Lessee hereunder, and agrees that Lessee at Lessee's option may pay and discharge any taxes, mortgages or liens existing, levied or assessed on or against the leased premises. If Lessee exercises such option, 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 rentals, royalties or shut-in royalties otherwise payable to Lessor hereunder. In the event Lessee is made aware of any claim inconsistent with Lessor's title, Lessee may suspend the payment of rentals, royalties and shut-in

royalties hereunder, without interest, until Lessee has been furnished satisfactory evidence that such claim has been resolved.

14. Subsequent Leases. In the event that Lessor, during the primary of this lease, receives a bona fide offer which Lessor is willing to accept from any party offering to purchase from Lessor a lease covering any or all of the substances covered by this lease and covering all or a portion of the land described herein, with the lease becoming effective upon expiration of this lease, Lessor hereby agrees to notify Lessee in writing of said offer immediately, including in the notice the name and address of the offeror, the price offered and all other pertinent terms and conditions of the offer. Lessee, for a period of fifteen (15) days after receipt of the notice, shall have the prior and preferred right and option to purchase the lease or part thereof or interest therein, covered by the offer at the price and according to the terms and conditions specified in the offer. All offers made up to and including the last day of the primary term of this lease shall be subject to the terms and conditions of this Paragraph. Should Lessee elect to purchase the lease pursuant to the terms hereof, it shall notify Lessor in writing by mail or telegram prior to the expiration of said rifteen (15) day period. Lessee shall promptly thereafter furnish to lessor the new lease for execution on behalf of Lessor along with Lessee's draft payable to Lessor in payment of the specified amount as consideration for the new lease, such draft being subject to approval of title according to the terms thereof. Upon receipt thereof, Lessor shall promptly execute said lease and return same along with the endorsed draft to Lessee's representative or through Lessor's bank or record for payment.

15. Lease Extension. This lease may, at LESSEE'S option, be extended for an additional primary term of five (5) years commencing on the date that the lease would have expired but for the extension. LESSEE may exercise its option by paying or tendering to LESSOR the sum equal to the original bonus per net mineral acre payment for the land then covered by the extended lease. If LESSEE exercises this option, the primary term of this lease shall be amended from a five (5) year primary term to a ten (10) year term. All terms, provisions and conditions of the lease shall remain in full force and effect. LESSEE'S option to extend said lease shall expire upon expiration of the primary term of said lease.

16. Homestead Exemption. Lessor hereby expressly releases dower or curtsy rights and releases and waives all right under or by virtue of the Homestead Exemption

Laws as far as they may in any way affect the purposes for which this lease is made.

SHELBY WADE Notary Public State of Washington

IN WITNESS WHEREOF, this lease is executed to be effective as of the date first written above, but upon execution shall be binding on the signatory and the signatory's heirs, devisees, executors, administrators, successors and assigns, whether or not this lease has been executed by all parties hereinabove named as Lessor.

Janet & Datried 03/28/2020							
Janet L Hatfield							
STATE OF WOSNINGTON ACKNOWLEDGMENT							
COUNTY OF COUNTY OF SS. (For use in all states)							
BEFORE ME, the undersigned, a Notary Public, in and for said County and State on this 28th day of							
, personally appeared							
to me known to be the identical person(s) described in and who executed the within and foregoing instrument of writing and acknowledged to me that duly executed the same as the free and voluntary act and deed for the purposes therein set forth.							
IN WITNESS WHEREOF, I have hereunto set my hand and affixed my notarial seal the day and year last above written.							
My commission expires: U OU 2022 AUU Notary Public Notary Public							
Address: (OII W COLUMBIA WOLU							
Vancouver, WA 98440							
My Commission Expires June 6, 2022							

Ent: 411630 B: 1412 P: 1456 Page 4 of 4

Exhibit "A"

To Oil and Gas Lease dated <u>August 26, 2019</u> by and between Janet L. Hatfield, as Lessor, And Turner Petroleum Land Services, Inc., as Lessee, covering the following lands in Box Elder County, Utah.

Township 10 North, Range 13 West, SLB&M

Section 13: All, less and except Railroad Right of Way 04-011-0008

Section 15: All 04-011-0066, 0067

Section 17: All 04-011-0012

Section 21: All 04-011-0058, 0059, 0060, 0061

Section 23: All, less and except Railroad Right of Way 04-011-0068, 0070, 0072, 0073

Section 25: All 04-011-0017

Section 27: All, less and except Railroad Right of Way 04-011-0018

Section 29: All, less and except Railroad Right of Way 04-098-0001, 0002, 0004

Section 33: All 04-011-0025

Section 35: All 04-011-0063, 0074, 0076 thru 0084, 0086, 0087

Containing 6,179.918 Acres, more or less