COMMONWEALTH OF KENTUCKY

BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

AN INVESTIGATION OF ASHLAND) EXPLORATION, INC.) CASE NO. 91-396

ORDER

According to complaints filed with this Commission, attached hereto as Exhibit A, Ashland Exploration, Inc. ("Ashland") proposes to increase the price of natural gas delivered to its customers pursuant to KRS 278.485 or a lease or right-of-way agreement effective November 1, 1991. Ashland plans to disconnect gas service to those customers who fail to indicate acceptance of the revised rate by October 31, 1991. Ashland's proposed actions are detailed in a letter dated October 9, 1991, addressed to its customers, which is attached hereto as Exhibit B.

The Commission, having been advised of the proposed action of Ashland, finds that an investigation should be conducted into its actions.

IT IS THEREFORE CRDERED that:

1. Ashland shall immediately cease and desist the actions proposed in its letter to its customers dated October 9, 1991 to be effective November 1, 1991 until further order of the Commission. 2. Ashland shall maintain its present rates and service to each of its existing customers pursuant to KRS 278.485 or a lease or right-of-way agreement until further order of the Commission.

3. Ashland shall, within 10 days of the date of this Order, serve written notice upon each of the affected customers of the commencement of this investigation and that no discontinuance of service or change in rate shall take place until this investigation has concluded.

4. Within 10 days of the date of this Order, Ashland shall file with this Commission a written statement which shall include information on which it relies to show that the proposed rate increase is fair, just, and reasonable, and the authority that it has to discontinue service to those customers who fail to execute Ashland's proposed contract.

5. Ashland shall appear at a formal hearing to be held on December 4, 1991 at 10:00 a.m., Eastern Standard Time, in Hearing Room 1 of the Commission's offices at 730 Schenkel Lane, Frankfort, Kentucky, to present evidence that its proposed actions are fair, just, and reasonable, and in compliance with the Commission's rules and regulations.

-2-

PUBLIC SERVICE CONMISSION

Chai rman

Commissioner

ATTEST:

necrechen

Executive Director

EXHIBIT A

CARL C. PERKINS 7TH DISTRICT, KENTUCKY

.

1004 LONGWORTH BUILDING WASHINGTON, DC 20515-1707 (202) 225-4935

Congress of the United States

Douse of Representatives Mashington, DC 20315-1707 October 18, 1991 COMMITTEE EOUCATION AND LABOR CHAIRMAN, SUBCOMMITTEE ON EMPLOYMENT OPPORTUNITIES SCIENCE, SPACE, AND TECHNOLOGY

RECEIVED

OCT 2 1 1991 CHAIRMAN P.S.C.

Mr. George Edward Overbey Chairman Public Service Commission P.O. Box 615 Frankfort, KY 40602

Dear Mr. Chairman:

I am taking the liberty of referring to you a copy of message I received from Gelnn and Carol Matheny of Raccoon, Pike County, opposing the increase in gas prices.

I need your advice on Ashland Exploration's adjustment in price in gas delivered that will assist me in responding to the concerns of the people who live in Coon Creek.

With best wishes,

Sir Perkins, M.C. Carl

CCP:cm enc

P.S. Please FAX a response to this urgent situation: 202-225-1411, attention Mrs. Carmichael.

SENT BY: PERKINS PIKE 10-15-91 11:46AM 6864323496-Glenn & Carol Matheny 12022251411 # 1 (File DO 58 Mile Rd, # 51 10/16/91 Kaccoon Ky. 41557 Jh: Huge Increase: wants wie would wants wie would to beliqueed chied. to beliqueed chied. Usland Exploration Houston, Texas Called. 50 they & about 1,000 people on Coon Creek + John Creek are really upset. Shocked. Warried. Recid letter from AE that gas ruies be Joing up from 35¢ per 1,000 to \$5.25 per 1,000. I elderly are getting nervous that hey may freeze this winter. ley have intil Oct. 31 to sign contract in o gas service continued. that can they do ? They called rank ford - no results.

Dear Customer:

Please note that Ashland is consolidating your account into its existing residential sales. Therefore, it is necessary for you to execute this contract for continued service. This contract is similar to contracts signed by other Ashland customers.

This letter will serve as your contract ("Contract") with us whereby Ashland ("Company") agrees to continue to furnish and you ("Customer") agree to take and pay for natural gas subject to the terms and conditions attached hereto as Attachment I. This service is being provided by Company pursuant to either Xantucky Revised Statute (XRS) 278.485 or a lease or right-of-way agreement. Under the terms of the foregoing Ashland has the right to adjust the price to be paid by you for any gas delivered.

Therefore the adjusted price to be paid by you for the quantities of gas delivered to you as indicated by our sales mater is \$5.25 per thousand cubic feet (NCF) and becomes effective November 1, 1991. This rate is the same for all Ashland customers serviced pursuant to the above paragraph. Company continues to reserve the right to unilaterally establish a new price from time to time on fifteen (15) days prior written notice to you. You have the right to cancel this Contract at any time by written notice to us provided your account is up to date.

Please indicate your acceptance of this service and the terms and conditions under which it is being provided by signing and returning this letter to us in the enclosed envelope. A copy will be returned to you. Your failure to return this letter by October 31, 1991 will serve as notice to us of your rejection of this service allowing the Company to discontinue any existing service to you.

a de la companya de l

page 1 op 4

LAW OFFICES THORNSBURY & THOMPSON ATTORNEYS AT LAW

P.O. BOX 988 WILLIAMSON, WEST VIRGINIA 25661-0988

130 W. SECOND AVENUE RECEIVED October 25, 1991

MICHAEL THORNSBURY (KY & WV) LARRY E. THOMPSON (KY & WV) x

OCT 29 1991

PUBLIC SERVICE COMMISSION CONSUMER SERVICES

(304) 235-8004 TELECOPIER: (304) 235-3804

TELEPHONES:

(304) 235-5550

111

Public Service Commission 677 Comanche Trail Frankfort, KY 40601

ATT: Consumer Complaint Section

RE: Citizens' Complaint of Pike County Citizens For Justice vs. Ashland Exploration, Inc., a subsidiary of Ashland Oil, Inc.

To whom it may concern:

Please be advised that our office represents an organization of citizens in the Pike County, Kentucky area, Pike County Citizens for Justice.

This group of citizens is comprised of the individuals and families, which are identified on a list attached and marked as "Exhibit A".

Further, you will find a copy of a letter from Ashland Exploration, Inc. addressed to one of the citizens, who is a member of the Pike County Citizens for Justice. Similar letters have been sent to all of the members of the organization. The copy of the letter is attached and annexed as "Exhibit B".

You will note from the correspondence from Ashland Exploration, Inc., that they indicate they are taking action pursuant to KRS 278.485, or a lease or a right-of-way agreement. The letter further indicates that they intend to charge \$5.25 per thousand cubic feet (MCF), and state that this rate is effective November 1, 1991. They further indicate they reserve the right to unilaterally establish a new price from time to time, with fifteen (15) days prior written notice and that, unless the customer and addressee return a letter indicating acceptance of the service, they intend to discontinue any existing service to the customer.

October 25, 1991 Page -2-

The Pike County Citizens for Justice request that the Public Service Commission conduct an investigation of the unilateral actions of Ashland Exploration, Inc. and to hold any necessary hearing in order to address the grievance of the individuals comprising the Pike County Citizens for Justice.

You will note from a reading of KRS 278.485, a copy of which is attached as "Exhibit C", that the Public Service Commission does indeed, have jurisdiction in this matter, particularly with regard to the establishments of rates and minimum monthly charges. We are further, making a simultaneous complaint with the Federal Energy Regulatory Commission.

We would specifically note that many of these individuals who are members of the Pike County Citizens for Justice, have specific contractual agreements with the predecessors in title to Ashland Exploration, Inc. and those agreements specifically set forth a rate to be charged for the natural gas and those rates are substantially below the \$5.25 per thousand cubic feet (MCF) that Ashland Exploration, Inc. attempts to mandate in its letters to the customers. Apparently, Ashland Exploration, Inc. is attempting to unilaterally and without cause, terminate the contracts or simply ignore the contracts.

We would be most appreciative if you would look into this matter with a sense of urgency, particularly given the cutoff date of November 1, 1991, set forth in the letter from Ashland Exploration, Inc.

Your efforts in this matter will be sincerely and deeply appreciated.

With best regards, I am,

Sincerely yours, chael Thornsbur

MT: fv Enclosures

PIKE COUNTY CITIZENS FOR JUSTICE MEMBER LIST OF ORGANIZATION

.

1. Lois Hiers Box 189 Canada, KY 41519

•

- 2. Alta May 284 Upper Coon Road Raccoon, KY 41557
- 3. Mrs. Homer Goff 337 Upper Coon Road Raccoon, KY 41557
- 4. Ralph May HC 64 Box 145 Pinsonform, KY 41555
- 5. Otis Davis HC 64 250 Pinsonfork, KY 41555
- 6. Octavia Maynard by Edgar Maynard HC 64 Box 300 Pinsonfork, KY 41555
- 7. Floyd Francis Box 142 Pigeonroost Road Canada, KY 41519
- 8. Phil Justice Sidney, KY
- 9. Gomie Thacker 524 Meathouse Road Canada, KY 41519

- 10. Mrs. M. B. Blackburn 234 Meathouse Road Canada, KY 41519
- 11. Owens Chapman Canada, KY 41519
- 12. Walter Baldwin Canada, KY 41519 353-4992
- 13. Bob Blackburn Canada, KY 41519
- 14.
- 15. Jimmie Smith

.

- 16. Eunice Runyon
- 17. Bobby L. Runyon HC 64 - 98 Pinsonfork, KY 41555
- 18. David G. McCoy HC 64 Pinsonfork, KY 41555
- 19. Doug Blackburn Sidney, KY 41564
- 20. David Runyon Box 25 Canada, KY 41519
- 21. Kenny Leedy HC 60 Box 49 Canada, KY 41519

22. Larry C. Varney 337 Meathouse Road Canada, KY 41519

•

- 23. Larry Thornsbury Meathouse Road Canada, KY 41519
- 24. William Sturgill 205 Meathouse Road Canada, KY 41519
- 25. Hazel Sturgill 205 Meathouse Road Canada, KY 41519
- 28. Joe B. Thacker Meathouse Road Canada, KY 41519
- 29. Ance Varney, Jr. 664 Meathouse Fork Road Canada, KY 41519
- 30. Donnie Thornsbury Vanita Thornsbury 199 Meathouse Road Canada, KY 41519
- 31. Mrs. Everett Smith 109 Benton Fork Road Canada, KY 41519
- 32. Ethel Hardy HC 64 Box 35 Pinsonfork, KY 41555

- 33. Pearl Hardy HC 64 Box 30 Pinsonfork, KY 41555
- 34. Billie J. Phillips P. O. Box 27 Pinsonfork, KY 41555
- 35. David W. Carter Deborah A. Carter 218 Benton Fork Road Canada, KY 41519
- 36. Mary Blackburn P. O. Box 95 Canada, KY 41519
- 37. Sidney Missionary Baptist J. T. Lafferty, Pastor P. O. Box 187 Sidney, KY 41564
- 38. Donnie Pinson, Jr. Martha Sue Pinson Box 638 Meathouse Road Canada, KY 41519
- 39. Bobby L. Runyon Mary Lou Runyon HC 64 - 98 Pinsonfork, KY 41555
- 40. Willis Justice, Jr. 355-A Upper Coon Raccoon, KY 41557
- 41. Lester Collins 280 Upper Coon Road Raccoon, KY 41501
- 42. Thomas R. Collins 276 Upper Coon Road Raccoon, KY 41557

43. Willie Stanley Canada, KY

•

- 44. Goldie Hankins Box 115 Sidney, KY
- 45. Clarence Blackburn HC 64 Box 175 Huddy, KY 41535
- 46. Ray Harlow HC 64 Box 160 Huddy, KY 41535
- 47. Pearl Fields P. O. Box 463 Turkey Creek, KY 41570
- 48. Fannie White HC 66 Turkey Creek, KY 41570
- 49. Highland Presbyterian Church P. O. Box 128 Canada, KY 41519
- 50. Mrs. Helen Francis Box 62 Canada, KY 41519
- 51. Alfred Reed Canada, KY 41519
- 52. Vernon Goff P. O. Box 198 Raccoon, KY 41557
- 53. Paul Goff Raccoon, KY 41557

- 54. Johnny Goff Box 50A Raccoon, KY 41557
- 55. Everett Varney Box 151 Canada, KY 41519
- 56. Robert W. Pauley HC 61 Box 135 Forest Hills, KY 41527
- 57. Paris Canada P. O. Box 133 Canada, KY 41519
- 58. Jimmy Robinette HC 60 - 355 Canada, KY 41519
- 59. Mr. and Mrs. Edgar Thacker Box 520 Meathouse Road Canada, KY 41519
- 60. Mr. and Mrs. Ronny L. West HC 60 - 239 Canada, KY 41519
- 61. Lola West Box 157 Meathouse Canada, KY 41519
- 62. Goldie Hankins General Delivery Canada, KY 41519
- 63. Floyd Canada, Jr. HC 60 - Box 129 Canada, KY 41519
- 64. Lestle Varney Box 218 Kimper, KY 41539

65. Leona Baldwin Box 131 Canada, KY 41519

- 66. John Thornsbury Canada, KY 41519
- 67. Herb Thornsbury Canada, KY 41519
- 68. Lisa Robinson Canada, KY 41519
- 69. Ruby Ferrell Canada, KY 41519
- 70. Andrew Clevenger Canada, KY 41519
- 71. Cecil Varney Lenna Jean Varney HC 64 - 95 Pinsonfork, KY 41555
- 72. LaGrand Parsons Sharon Parsons HC 64 - Box 90 Pinsonfork, KY 41555
- 73. June Maynard HC 64 - Box 45 Pinsonfork, KY 41555
- 74. Yvonne Bogar Box 142 Sidney, KY 41564
- 75. Bill Sparks 100 Dix Fork Sidney, KY 41564

76. Maudie Reed 125 Benton Road Canada, KY 41519

- 77. Andrew Clevenger Canada, KY 41519
- 78. David G. Varney Box 1888 Kimper, KY
- 79. Garland Varney Box 1872 .Kimper, KY
- 80. Robbie J. Porter Box 1874 Kimper, KY
- 81. Melvin Varney Box 1868 Kimper, KY
- 82. Jonah May 222 Elkhorn Road Kimper, KY
- 83. Newell Childers 5022 Upper Johns Creek Road Kimper, KY
- 84. Mr. and Mrs. Arnold Lowe P. O. Box 25 McAndrews, KY
- 85. Mr. and Mrs. Jimmy Blackburn HC 64 Box 180 McAndrews, KY

86. Margaret Blackburn HC 64 Box 174 McAndrews, KY

- 87. Ollie M. Smith HC 64 - Box 85 Pinsonfork, KY 41555
- 88. Donnie Johnson
 P. O. Box 239
 Raccoon, KY 41557
- 89. Glenn Matheny #51 58 Mile Road Raccoon, KY 41557
- 90. Eddie Johnson Emma Johnson #24 Raccoon, KY 41557
- 91. Carolyn Matheny 58 Mile Road, #51 Raccoon, XY 41557
- 92. Lana Varney 58 Mile Road, #67 Raccoon, KY 41557
- 93. Stella Johnson 58 Mile Road, Box 42 Raccoon. KY 41557
- 94. Brian Lowe HC 61 Box 128 Turkey Creek, KY 41570

95. Donald Ray HC 61 Box 120 Turkey Creek, KY 41570

.

- 96. Maxie Cline HC 61 Box 500 Turkey Creek, KY 41570
- 97. Elzie Smith Box 653 Canada, KY 41519
- 98. Gladus Thacker General Delivery Canada, KY 41519
- 99. Richard Baldwin P. O. Box 3 Canada, KY 41519
- 100. Dorothy Nelson Turkey Creek, KY
- 101. Monroe Murphy Kimper, KY
- 102. Charlie May Kimper, KY
- 103. Erma Thornbury Kimper, KY
- 104. Mrs. Kenny Thornbury Kimper, KY
- 105. Avery Murphy 304 Grapevine Road Phyllis, KY

- 106. James M. Murphy 302 Grapevine Road Phyllis, KY
- 107. Dover Francis Box 102 Sidney, KY
- 108. Richard Hughes Box 66 Turkey Creek, KY
- 109. Bobby D. Varney HC 61 Box 150 Turkey Creek, KY
- 110. Dewey Nelson HC 61 Box 460 Turkey Creek, KY
- 111. Johnny Cline HC 61 Box 450 Turkey Creek, Ky
- 112. Tolby McCoy HC 61 Box 592 Turkey Creek, KY
- 113. Robert E. William for Taylor Francis Canada, KY 41519
- 114. Kenneth H. Smith Box 54 Canada, KY 41519
- 115. Harold F. Bogar P. O. Box 74 Sidney, KY
- 116. Mr. and Mrs. Bruford Coal Box 481 Belfry, KY

117. Fred Charles Lola Charles Box 468 Belfry, KY

٠

.

- 118. Billy May Box 4050 Kimper, KY 41539
- 119. Donnie Canada Box 4040 Kimper, KY 41539
- 120. Rush Ratliff Box 4038 Kimper, KY 41539
- 121. Laurene Coleman Box 8528 Kimper, KY 41539
- 122. Robert J. Sanders 8644 Uppers John Creek Kimper, KY 41539
- 123. Gary K. Young Box 171 Sidney, KY 41564
- 124. Donald Fields HC 64 Box 60 Pinsonfork, KY 41555
- 125. George Davis Box 163 Hardy, KY
- 126. Fred Runyon HC 64 Box 200 Pinsonfork, KY 41555

:

- 127. George Dotson Ransom, KY
- 128. Nelson Tackett Box 32 Canada, KY 41519
- 129. Franklin Roberts Canada, KY 41519
- 130. Larry T. Smith HC 60 - 418 Canada, KY 41519
- 131. Leroy Smith HC 60 - 440 Canada, KY 41519
- 132. R. T. Thacker HC 60 - 160 Canada, KY 41519
- 133. Dennis H. Phillips P. O. Box 45 Pinsonfork, KY 41555
- 134. John L. Williamson Box 504 Canada, KY
- 135. Gary B. Thacker P. O. Box 153 Canada, KY 41519
- 136. F. Cecil Hurley HC 64 Box 145 McVeigh, KY
- 137. George M. Coley Belfry, KY
- 138. Jenny Nelson Belfry, KY

- 139. Jim Martin Forest Hills, KY
- 140. Janet Todd HC 60 Box 544 Canada, KY 41519
- 141. Charles May HC 76 Box 1480 Ransom, KY
- 142. David G. McCoy HC 64 - 65 Pinsonfork, KY

.

.

~

•

, ·



Ashland Exploration, Inc.

SUBSIDIARY OF ASHLAND OIL, INC.

P O BOX 218330, HOUSTON, TEXAS 77218-8330 + (713) 531-2900

10/09/1991

John Thornsbury Hc60 175 Meathouse Rd. Canada, KY 41519

Account #:

Dear Customer:

Please note that Ashland is consolidating your account into its existing residential sales. Therefore, it is necessary for you to execute this contract for continued service. This contract is similar to contracts signed by other Ashland customers.

This letter will serve as your contract ("Contract") with us whereby Ashland ("Company") agrees to continue to furnish and you ("Customer") agree to take and pay for natural gas subject to the terms and conditions attached hereto as Attachment I. This service is being provided by Company pursuant to either Kentucky Revised Statute (KRS) 278.485 or a lease or right-of-way agreement. Under the terms of the foregoing Ashland has the right to adjust the price to be paid by you for any gas delivered.

Therefore the adjusted price to be paid by you for the quantities of gas delivered to you as indicated by our sales meter is \$5.25 per thousand cubic feet (MCF) and becomes effective November 1, 1991. This rate is the same for all Ashland customers serviced pursuant to the above paragraph. Company continues to reserve the right to unilaterally establish a new price from time to time on fifteen (15) days prior written notice to you. You have the right to cancel this Contract at any time by written notice to us provided your account is up to date.

Please indicate your acceptance of this service and the terms and conditions under which it is being provided by signing and returning this letter to us in the enclosed envelope. A copy will be returned to you. Your failure to return this letter by October 31, 1991 will serve as notice to us of your rejection of this service allowing the Company to discontinue any existing service to you. Questions concerning your <u>contract</u> should be directed to J. F. Kilver at (606) 329-5780. Please call collect. Should you have any questions concerning <u>service</u> feel free to call our offices at (606) 437-7359.

Dated this 9th day of October, 1991, but effective beginning November 1, 1991.

Ashland Exploration, Inc.

By:

M. D. Pierce, Vice President

Customer:_____

٠

Address:_____

Please return the executed contract to:

Ashland Exploration, Inc. P.O. Box 218330 Houston, Texas 77218-8330 Attention: J. F. Kilver

WARNING!

THE NATURAL GAS SOLD UNDER THIS AGREEMENT IS DANGEROUS IF BREATHED, AND MAY CAUSE SERIOUS PERSONAL INJURY OR DEATH; FURTHER, THE GAS MAY CONTAIN DELETERIOUS SUBSTANCES WHICH, WHEN BURNED, MAY RELEASE TOXIC OR POISONOUS SUBSTANCES INTO THE AIR WHICH MAY CAUSE SERIOUS PERSONAL INJURY, DEATH OR DAMAGE TO PROPERTY. THE GAS SOLD HEREUNDER IS NOT ARTIFICIALLY ODORIZED AND ITS FRESENCE MAY NOT BE DETECTABLE BY YOU.

NOTWITHSTANDING ANYTHING IN THIS AGREEMENT TO THE CONTRARY, THE NATURAL GAS DELIVERED HEREUNDER IS BEING SOLD BY ASHLAND EXPLORATION, INC., TO YOU "AS IS" WITHOUT RECOURSE, COVENANT, OR WARRANTY OF ANY KIND, EXPRESS, IMPLIED OR STATUTORY. ASHLAND EXPLORATION, INC. EXPRESSLY DISCLAIMS AND NEGATES (A) ANY IMPLIED OR EXPRESS WARRANTY OF MERCHANTABILITY, (B) ANY IMPLIED OR EXPRESS WARRANTY OF FITNESS FOR A PARTICULAR PURPOSE, (C) ANY OTHER WARRANTY OF ANY KIND OR NATURE WHATSOEVER, WHETHER THE SAME BY EXPRESS, IMPLIED OR STATUTORY.

ATTACHMENT 1 TERMS AND CONDITIONS

I. ESTABLISHING DOMESTIC SERVICE

a. Customer represents and agrees that the gas delivered by Company shall be used either (1) for domestic use in a residence, or (2) in a commercial establishment in amounts less 50 mcf on a peak day. Any other use by Customer shall give Company the right to terminate this Contract. The meter and service tap, including saddle and first service shut-off valve shall be furnished and maintained by and remain the property of the Company. All other equipment and material required for service pursuant to this Contract, including the stops, drip and regulators, shall be furnished, installed and maintained by Customer at his expense and shall remain Customer's property.

b. The character and arrangements of the pipes and appliances through which the gas is transported from the point of connection to the point of consumption shall be of sufficient size so as to permit any regulator or meter to function at proper pressures, and shall meet the requirements of any laws, rules and/or regulations governing same. The Company shall be under no obligation or duty at any time to inspect any of said connections, service pipes, appliances, equipment, or regulators or be responsible in any manner for the selection, use and maintenance of same, and shall have no duty or obligation with respect to their care, maintenance or supervision. The Company shall repair all leaks which occur between the point of connection and the meter, when such leaks are discovered by or reported to it; provided, however, that the Customer shall pay the Company for any repair or replacement parts incidental to such repairs.

c. The Customer assumes all risk from the outlet side of the meter caused by defects in his service lines, connections and appliance and from all causes incidental to the use of gas. The Customer shall not change the regulator settings, nor change in any way the installation made by the Company. The Customer shall at his own expense, furnish and lay service pipes, fittings, valves, automatic gas regulators, and appliances between the meter and the point of consumption of the gas. The Customer shall maintain all of the same in good condition and repair, and remove the same when necessary, furnish such materials, labor and supervision as may be necessary to conduct and burn the gas with safety, and shall be liable for any failure to do so.

II. GAS MEASUREMENT

The measurement of gas by meter shall be conclusive upon the Customer and the Company, except when such meter ceases to register, proves to be defective, or is found by test not to be accurate within the limitations specified in the rules of the Kentucky Public Service Commission or a successor governmental authority. In such cases, the consumption for the period in question shall be estimated. Company will, upon written application, of Customer, have the meter removed, sealed and tested, and a certificate of the test given the Customer. If the meter so tested shall be found to be accurate within the limits specified in the rules of the Kentucky Public Service Commission, the Customer shall, upon presentation of a bill, pay the Company for such test according to the schedule of charges for testing meters formulated by the said Commission or a successor governmental authority.

III. BILLS AND PAYMENT THEREOF

a. The Customer agrees to pay the Company for all natural gas delivered hereunder as computed by meter at the point of connection. The Company will render invoices to the Customer at regular monthly intervals for the natural gas delivered. The Company shall have the right, if it so elects, to require a cash deposit or other guaranty from the Customer to secure payment of bills. Should the Customer fail to pay for gas delivered within thirty (30) days after the date of the invoice, or otherwise default and fail or refuse to comply with any of the terms of this contact, the Company shall have the right to apply the above-mentioned deposit, if any, to the amount due and discontinue service upon fortyeight (48) hours written notice without liability for any injury or damage to persons or property resulting therefrom. This Contract shall thereupon terminate and be of no further force or effect.

b. Failure to enforce any remedies under this contract or at law shall not act as a waiver of those remedies. Should it become necessary to obtain counsel as a result of a disagreement between Company and Customer and Company prevails, then Company shall be entitled to payment from Customer for all legal fees and court costs.

IV. ACCESS TO PREMISES

The Company shall have the right to enter upon the premises of the Customer to read, repair, change or remove the meter, or inspect regulators, and shall also have the right to reciaim any of the procepty of the Company which may be on the premises.

V. TAMPERING

Where the service facilities or other equipment have been tampered with, resulting in improper measurement of the service supplied, the Customer shall be required to pay for such gas service as the Company may estimate from available information to have been used but not registered by the Company's meter, and in addition thereto shall be required to bear all costs incurred by the Company for investigations and inspections and for such protective equipment as, in the judgment of the Company, may be necessary. Company reserves the right to also terminate this Contract.

VI. LIABILITY FOR DAMAGE

a. The Company shall not be responsible for maintaining any fixed or specified gas pressure, nor shall it be liable for damages caused by its failure to deliver gas arising from any cause whatever or for any damage to property or injury or death to persons arising or accruing in any manner whatsoever from the use of gas. Neither shall the Company be liable for any accident or accidental injuries or damages which may result from any defect or failure of any automatic gas regulator or for any leakage or other defect or failure of any service line installed or constructed by Customer.

b. The Company shall be and is hereby released by Cassomer from any and all claims for damage direct or indirect, present or prospective, accrued or which may hereafter accrue, resulting from the failure of gas or insufficient supply thereof, or from the construction, operation and maintenance of its pipelines, plants, facilities, or other operations. The Cassomer agrees to indemnify and save the Company free and harmless from any and all loss, damage, claims, or demands of any kind or character, including but not limited to, loss or damage to property, real or personal, or injuries to, or death of, any person, predicated upon or in any way connected with, gas or other obligations imposed by this Contract, regardless of whether such liability shall arise from negligence of the Company in whole or in part.

c. The Customer shall use all due care to prevent wasts of gas and the responsibility for detection of defects or leaks between the point of connection and the point of consumption of gas is upon the Customer. In case of failure or deficiency of gas, irregular supply, leakage, excessive pressure, and other developments incident to handling gas under pressure, the Customer agrees to give immediate notice thereof to the Company, and his failure to do so, should loss follow, shall be conclusive evidence of negligence on the part of the Customer. The right of access to Customer's property, provided hereinabove, shall not relieve Customer of the foregoing obligation.

VIL SHUT OFF PROVISIONS

The authorized agents of the Company shall at all times have access to the premises of the Customer with the right to shut off the gas and remove its property from the premises upon reasonable notice for any of the following reasons; for repairs or because of leakage; for non-payment of any bills due under the existing or a predecessor contract: for failure to make a cash deposit, if such be required; for any breach of the Contract or violations of any applicable rules or regulations of Kentucky Public Service Commission; for fraudulent representation in relation to Customer's consumption of gas; moving of Customer from the premises; for fraudulent tampering with the meter, regulators or connections; for shortage of gas or reasons of safety; for increay of gas; for any action by the Customer to secure through his meter gas for purposes other than these requested or contracted for pursuant to paragraph I(a), or for any other party without the written consent of the Company; or for fake representation with respect to the ownership of property to which service is furnished or upon which lines are located.

VIIL DISCONTINUANCE OF SERVICE.

The Company shall not be linkin to the Castomer for discontinuance of service retaiting from the plugging and abandonment or change in the use of any of its well. It is understood and agreed that the line from which the Company supplies gas is not permanent and that service to the Customer by Company may cease, either temporarily or permanently, if Company in its sole discretion discontinues transportation of gas through that line. Upon the abandonment or removal of the last of the lines from the leads of the Customer or from lands within one-half air mile of the Castomer, unless otherwise previously terminated, this Contract and all rights therewader shall therewpon terminate and service to the Castomer be discontinued. Either party hereto may cancel this Contract on fifteen (15) days' written notice without prejudice to the right of the Company to coatinue to supply gas to other customers; and the Company shall not be liable for any deficiency in the supply caused by the use of pumping stations, breakage of lines, or other causes, or for any claim for damage on account of any matters set forth in this paragraph.

IX. GENERAL PROVISIONS

a. No agent or employee of this Company has authority to make any promise, agreement, or representation inconsistent with this Contract; and no such promise, agreement, or representation shall bind the Company, unless in writing and signed by an executive officer thereof.

b. This Contract is entered into between the Company and the Castomer in order that service can be provided to those residents eligible to receive natural gas pursuant to KRS 278.485.

10/6/91

278.480

1.

PUBLIC UTILITIES

Exhibit C."

NOTES TO DECISIONS

ANALYSIS

Duties of pipeline company.

2. Refusel to accept oil for transportation.

3. Public consumption.

I. Duties of Pipeline Company.

Neither this section declaring a pipeline company to be a common carrier, nor the common law, imposes upon a pipeline company the duty of a supplier or wholesaler and, such duty, if it exists, must be found in KRS 278.010 to 278.450 governing public utilities generally and providing for their regulation by the public service commission. City of Bardstown v. Louisville Gas & Elec. Co., 383 S.W.2d 918 (Ky. Ct. App. 1964).

2. Refusal to Accept Oil for Transportation.

Pipeline company operating as a pipeline is bound to accept oil for transportation to the extent of its reasonable facilities and to deliver it upon the order of the consignor unless prevented by court order, and may be subject to damages or perhaps a criminal penalty for refusal. Cumberland Pipeline Co. v. Commonwealth ex rel. Sheriff of Estill County, 258 Ky. 90, 79 S.W.2d 366 (1934).

3. Public Consumption.

This section and KRS 278.490 apply only to companies engaged in the transportation of gas "for public consumption" — that is, for ultimate use by Kentucky customers; thus, those regulatory statutes did not apply to a ges producer which sold its gas only through interstate pipelines, which it owned, to another interstate pipeline company. Huddleston v. Equitable Life Assurance Soc'y (In re Langford), 32 Bankr. 746 (Bankr. W.D. Ky. 1982).

Collateral References. 13 Am. Jur. 2d, Carriers, \$ 19.

13 C.J.S., Carriers, 1 11.

278.480. Pipeline companies may deliver oil or gas on order of person in possession. — Any common carrier of crude petroleum or gas by pipeline may accept for transportation any oil or gas offered to it for that purpose by a person in possession, and shall redeliver it upon the order of the consignor unless prevented by order of a court of competent jurisdiction, and shall not be liable therefor to a true owner out of possession, except from the time that the order of court is served upon it in the same manner as a summons in a civil action. (3766b-1a.)

NOTES TO DECISIONS

1. Liability of Carrier.

Law providing that pipeline companies could transport and deliver oil for persons in possession and not be liable to the true owner thereof except when served with a court order in the manner of summons in a civil action changed the common-law rule of liability relating to acceptance and redelivery of oil by pipeline companies and did not affect liability for oil transported before the law was passed. Hall v. Cumberland Pipeline, Co., 193 Ky. 728, 237 S.W. 405 (1922).

278.485. Gas pipeline company to furnish gas — When — Rates — Duty of person applying for gas service and gas pipeline company — Abandonment of gas wells — Discontinuance of service. — Every gas pipeline company obtaining gas from producing wells located within this state, upon the request of the owner of the property on or over which any producing well or gas gathering pipeline is located or the owner of real estate whose property and point of desired service is located within one-half (1/2) air-mile of said company's producing gas well or gas gathering pipeline, shall furnish gas service to such owner and applicant, subject to and upon the following terms, conditions and provisions, to-wit:

(1) The gas service shall be furnished at rates and minimum monthly charges determined by the public service commission.

(2) The applicant for such gas service shall construct or cause to be constructed, and shall maintain and keep in good repair, the service lines, and shall provide and install or cause to be installed, and keep in good repair, the necessary automatic gas regulators, and shall pay the entire cost thereof. The company, at its own expense, shall provide, install and maintain the necessary gas meters.

(3) The construction of each service line, the installation, type and number of automatic gas regulators and gas meter or meters and the connection thereof with the gas producing well or pipeline shall be under the supervision of the public service commission or an agent thereof; and, shall conform to such standards of safety, location and convenience as may be prescribed by said commission.

(4) Neither the gas producer nor the gas pipeline company shall be responsible for maintaining any fixed or specified gas pressure. Neither the gas producer nor the gas pipeline company shall be liable for any accident or accidental injuries or damages which may result from any defect or failure of any automatic gas regulator or for any leakage or other defect or failure of any service line installed or constructed by the applicant.

(5) Nothing in this section shall be construed as requiring any gas pipeline company to serve any such owner of property or applicant from any line or lines that have been held to be subject to federal jurisdiction by order of the federal energy regulatory commission or a court of competent jurisdiction. The provisions of this section shall apply only to producing gas wells and to gas pipelines commonly known as gathering lines.

(6) Nothing in this section shall be construed to restrict the right of any gas pipeline company to abandon any gas well or any gathering pipeline, or any part thereof, and to remove any such abandoned pipeline or lines. If service to any customer is terminated because of lack of gas for a period of six (6) months in a pipeline or line which served him, the company shall remove a portion of the main line so as to render it inoperable.

(7) Subject to the rules and regulations of the public service commission, any service may be disconnected and discontinued by the company for failure of the customer to pay any bill as and when due and payable. (Enact. Acts 1952, ch. 160; 1956, ch. 49; 1978, ch. 379, § 51, effective April 1, 1979; 1982, ch. 82, § 47, effective July 15, 1982; 1982, ch. 242, § 5, effective July 15, 1982; 1984, ch. 212, § 1, effective July 13, 1984.)

NOTES TO DECISIONS

ANALYSIS

- 1. Bankruptcy.
- 2. Quality of gas.
- 3. Regulatory responsibility.
- 4. Diversion of interstate gas.
- 5. Federal law controla.

1. Bankruptcy.

Trustee in bankruptcy of pipeline company cannot be compelled by property owner to furnish oil and gas service as required by this section without the consent of the bankruptcy court. Price v. Williamson, 305 S.W.2d 276 (Ky. Ct. App. 1956).

2. Quality of Gas.

Where gas companies which had been furnishing gas to persons entitled thereto under this section sought to discontinue gas service because the gas in the gathering pipelines contained a harmful impurity, the commission had no authority to allow discontinuance of service since the commission was without power to regulate or control the quality of gas furnished. Public Serv. Comm'n v. Kentucky

278.490

PUBLIC UTILITIES

W. Va. Gas C2d 491 (Ky. Ct. App. 1975).

Although tion has no authority to regulate the gas furnished pur-suent to thispensible interpretasupprise to this enable interpreta-tion of the stellimit its application to gas that ally usable and not unreasonably to the health and safety of their Serv. Comm'n v. Kentucky Wo., 591 S.W.2d 491 (Ky. Ct. Apr

3. Regulatinibility. The Federals Act assigns to the federal energy commission exclu-sive regulately for transporta-tion of an intime company's natural gas from through gathering lines; that reincludes the power to prohibit detural gas for which no certificaton vanience and necessity has bublic Serv. Comm'n v. Federal Estory Comm'n, 610 F.2d 439 (61

4. Diversion Gas. The stateshout federal autho-rization, div interstate market supplies of for the use of state residents on v. Comm'n v. Fed-ma Economic Stor F 2d eral Energy Comm'n, 610 F.2d 439 (6th Ci

5. Federal Law Controls.

Inasmuch as this section seeks to recerve a supply of natural gas to certain state recidents, it, independent of federal regulatory control, denies to consumers outside of Kentucky and to Kentuckians whose real estate lies beyond one-half mile of wellheads and gathering lines the equal access that they otherwise would enjoy to Kentucky natural gas: and if pursued by many or all producing states in times of extraordinary scarcity, the Kentucky policy would impede, if not prohibit altogether, accomplishment of the congressional desire to provide an adequate supply of natural gas for the entire nation: therefore, this section is in conflict with the federal regulatory scheme and is unenforceable. Public Serv. Comm'n v. Federal Energy Regulatory Comm'n, 610 F.2d 439 (6th Cir. 1979).

Transportation through gathering lines and sales to local residents by an interstate pipeline company under this section are subject to federal jurisdiction. Public Serv. Comm'n v. Federal Energy Regulatory Comm'n, 610 F.2d 439 (6th Cir. 1979).

Collateral References. 13 Am. Jur. 2d. Carriers, \$\$ 142-174.

38 C.J.S., Gas, 11 12, 19-37, 44, 49, 50.

278.490 ortation of oil or gas received from connecting lines. — any engaged in the receipt, transportation or delivery of oil or n for public consumption shall at all reasonable times receive, fitation and delivery, from such pipes as may be connected upmain or tributary line, all oil or gas that may be held and store or delivery, if the main or tributary line has the means or capacite, transport or deliver the oil or gas that is offered. If the main y line is operating to such capacity that it is impossible or impraceceive or transport all the oil or gas offered from the connecting company operating the main or tributary line shall receive at the oil or gas that is offered on a proportionate basis. based on poduction of each producer whose oil or gas is offered for transport6b-1c, 3766b-1d.)

NOTES TO DECISIONS

Constru

Public 2.

1. Constr

This secupon the company only the du or transporter and not the dutier or supplier. City of Bardstove Gas & Elec. Co., 383 S.W.24 App. 1964).

2. Publics. KRS 278 ection apply only to

companies engaged in the transportation of gas "for public consumption" - that is, for ultimate use by Kentucky customers; thus, those regulatory statutes did not apply to a gas producer which sold its gas only through interstate pipelines, which it owned, to another interstate pipeline company. Huddleston v. Equitable Life Assurance Soc'y (In re-Langford), 32 Bankr. 748 (Bankr. W.D. Ky. 1982).

408

278.490

W. Va. Gas Co., 531 S.W.2d 491 (Ky. Ct. App. 1975).

Although the commission has no suthority to regulate the quality of gas furnished pursuent to this section, a sensible interpretation of the statute would limit its application to gas that is commercially usable and not unreasonably dangerous to the health and safety of the user, Public Serv. Comm'n v. Kentucky W. Va. Gas Co., 531 S.W.2d 491 (Ky. Ct. App. 1975).

3. Regulatory Responsibility.

The Federal Natural Gas Act assigns to the federal energy regulatory commission exclusive regulatory responsibility for transportation of an interstate pipeline company's natural gas from wellheads through gathering lines; that responsibility includes the power to prohibit deliveries of natural gas for which no certificate of public convenience and necessity has been issued. Public Serv. Comm'n v. Federal Energy Regulatory Comm'n, 610 F.2d 439 (6th Cir. 1979).

4. Diversion of Interstate Gas.

The states may not, without federal authorization, divert from the interstate market supplies of natural gas for the use of state residents only. Public Serv. Comm'n v. Federal Energy Regulatory Comm'n, 610 F.2d 439 (6th Cir. 1979).

5. Federal Law Controls.

Insamuch as this section seeks to recerve a supply of natural gas to cartain state residents, it, independent of federal regulatory control, denies to consumers outside of Kentucky and to Kentuckians whose real estate lies beyond one-half mile of wellheads and gathering lines the equal access that they otherwise would enjoy to Kentucky natural gas; and if pursued by many or all producing states in times of extraordinary scarcity, the Kentucky policy would impede, if not prohibit altogether, accomplishment of the congressional desire to provide an adequate supply of natural gas for the entire nation; therefore, this section is in conflict with the federal regulatory scheme and is unenforceable. Public Serv. Comm'n v. Federal Energy Regulatory Comm'n, 610 F.2d 439 (6th Cir. 1979).

Transportation through gathering lines and sales to local residents by an interstate pipeline company under this section are subject to federal jurisdiction. Public Serv. Comm'n v. Federal Energy Regulatory Comm'n, 610 F.2d 439 (6th Cir. 1979).

Collateral References. 13 Am. Jur. 2d. Carriers, 55 142-174.

38 C.J.S., Gas, # 12, 19-37, 44, 49, 50.

278.490. Transportation of oil or gas received from connecting lines. — Each company engaged in the receipt, transportation or delivery of oil or natural gas for public consumption shall at all reasonable times receive, for transportation and delivery, from such pipes as may be connected up with any main or tributary line, all oil or gas that may be held and stored or ready for delivery, if the main or tributary line has the means or capacity to receive, transport or deliver the oil or gas that is offered. If the main or tributary line is operating to such capacity that it is impossible or impracticable to receive or transport all the oil or gas offered from the connecting lines, the company operating the main or tributary line shall receive and transport the oil or gas that is offered on a proportionate basis, based on the daily production of each producer whose oil or gas is offered for transportation. (3766b-1c, 3766b-1d.)

NOTES TO DECISIONS

ANALYSIS

Construction.

2. Public consumption.

1. Construction.

This section imposes upon the company only the duty of a carrier or transporter and not the duty of a wholesaler or supplier. City of Bardstown v. Louisville Gas & Elec. Co., 383 S.W.2d 918 (Ky. Ct. App. 1964).

2. Public Consumption. KRS 278.470 and this section apply only to companies engaged in the transportation of gas "for public consumption" — that is, for ultimate use by Kentucky customers; thus, those regulatory statutes did not apply to a gas producer which sold its gas only through interstate pipelines, which it owned, to another interstate pipeline company. Huddleeton v. Equitable Life Assurance Socy (In re Langford), 32 Bankr. 746 (Bankr. W.D. Ky. 1982).

RECEIVED

OCT 22 1991

OctoRer 17, 1991

PUBLIC SERVICE COMMISSION

Public Service Commission Frankfort, KY

Gentlemen:

I have received natural gas at a rate of 35¢ per thousand cubic feet for as long as I have lived at my present address. Ashland Exploration, Inc. now owns the gas company and has just this week informed me by mail that the rate will be increased to \$5.25 per thousand cubic feet as of November 1, 1991. As you can see, this is auite an increase. Could you please check on this matter and decrease the anount of increase if there must be one.

May I please hear from you soon, as I must return ny signed contract by Movemker 1, 1991.

Sincerely,

Justice

Foster I. Justice 58 Nile Road, Box 28 Raccoon, K4 41557

わってい Best no.

09-6371

10-19-91 atthe Bob Davis; Abort and Deconingfus ein fair netice franche askend Gan Co. in this area. We Strongly disception of the ptic, of Daid Co. By & Jow of the mony Customers in this are we and the Dignal petition to you to Show aus despleasure of Daid. matter please Respond ernon Hale

6

PETITION

PUBLIC SERVICE PUBLIC SERVICE COCOMMISSION to review and investigate the Attached documents concerning the customer contracts of Ashland Exploration, Inc. a subsidiary of Ashland Oil, Inc.

NAME emolds p

RECEIVED

OCT 21 1991

ADDRESS HC. 60 Box 4095 HO InD BOX 6065HHCar H HO , HOX y FlC HA 4 60 Ð 90 ·801 \mathcal{H} +11 D HO 60 50~ 4060

PHONE



. Ashiand Exploration, inc.

SUBBIDIARY OF ASHLAND OIL, INC.

P. D. BOX 218330, HOUSTON, TEXAS 77218-8350 . (713) 531-2900

10/09/1991

Vernon Hall Hc 60 Box 4095 Littcarr, KY 41834

Account #:

Dear Customer:

.

Please note that Ashland is consolidating your account into its existing residential sales. Therefore, it is necessary for you to execute this contract for continued service. This contract is similar to contracts signed by other Ashland customers.

This letter will serve as your contract ("Contract") with us whereby Ashland ("Company") agrees to continue to furnish and you ("Customer") agree to take and pay for natural gas subject to the terms and conditions attached hereto as Attachment I. This service is being provided by Company pursuant to either Kentucky Revised Statute (KRS) 278.485 or a lease or right-of-way agreement. Under the terms of the foregoing Ashland has the right to adjust the price to be paid by you for any gas delivered.

Therefore the adjusted price to be paid by you for the quantities of gas delivered to you as indicated by our sales meter is \$5.25 per thousand cubic feet (MCF) and becomes effective November 1, 1991. This rate is the same for all Ashland customers serviced pursuant to the above paragraph. Company continues to reserve the right to unilaterally establish a new price from time to time on fifteen (15) days prior written notice to you. You have the right to cancel this Contract at any time by written notice to us provided your account is up to date.

Please indicate your acceptance of this service and the terms and conditions under which it is being provided by signing and returning this letter to us in the enclosed envelope. A copy will be returned to you. Your failure to return this letter by October 31, 1991 will serve as notice to us of your rejection of this service allowing the Company to discontinue any existing service to you. Questions concerning your <u>contract</u> should be directed to J. F. Kilver at (606) 329-5780. Please call collect. Should you have any questions concerning <u>service</u> feel free to call our offices at (606) 437-7359.

Dated this 9th day of October, 1991, but effective beginning November 1, 1991.

Ashland Exploration, Inc.

M. D. Pierce, Vice President

Customer:_____

Address:_____

Please return the executed contract to:

Ashland Exploration, Inc. P.O. Box 218330 Houston, Texas 77218-8330 Attention: J. F. Kilver

WARNING!

THE NATURAL GAS SOLD UNDER THIS AGREEMENT IS DANGEROUS IF BREATHED, AND MAY CAUSE SERIOUS PERSONAL INJURY OR DEATH; FURTHER, THE GAS MAY CONTAIN DELETERIOUS SUBSTANCES WHICH. WHEN BURNED, MAY RELEASE TOXIC OR POISONOUS SUBSTANCES INTO THE AIR WHICH MAY CAUSE SERIOUS PERSONAL INJURY, DEATH OR DAMAGE TO PROPERTY. THE GAS SOLD HEREUNDER IS NOT ARTIFICIALLY ODORIZED AND ITS PRESENCE MAY NOT BE DETECTABLE BY YOU.

NOTWITHSTANDING ANYTHING IN THIS AGREEMENT TO THE CONTRARY, THE NATURAL GAS DELIVERED HEREUNDER IS BEING SOLD BY ASHLAND EXPLORATION, INC., TO YOU "AS IS" WITHOUT RECOURSE, COVENANT, OR WARRANTY OF ANY KIND, EXPRESS, IMPLIED OR STATUTORY. ASHLAND EXPLORATION, INC. EXPRESSLY DISCLAIMS AND NEGATES (A) ANY IMPLIED OR EXPRESS WARRANTY OF MERCHANTABILITY, (B) ANY IMPLIED OR EXPRESS WARRANTY OF FITNESS FOR A PARTICULAR PURPOSE, (C) ANY OTHER WARRANTY OF ANY KIND OR NATURE WHATSOEVER, WHETHER THE SAME BY EXPRESS, IMPLIED OR STATUTORY.
ATTACHMENT 1 TERMS AND CONDITIONS

ESTABLISHING DOMESTIC SERVICE

a. Customer represents and agrees that the gas delivered by Company shall be used either (1) for domestic use in a residence, or (2) in a commercial establishment in amounts less 50 mcf on a peak day. Any other use by Customer shall give Company the right to terminate this Contract. The meter and service tap, including saddle and first service shut-off valve shall be furnished and maintained by and remain the property of the Company. All other equipment and material required for service pursuant to this Contract, including the stops, drip and regulators, shall be furnished, installed and maintained by Customer at his expense and shall remain Customer's property.

b. The character and arrangements of the pipes and appliances through which the gas is transported from the point of connection to the point of consumption shall be of sufficient size so as to permit any regulator or meter to function at proper pressures, and shall meet the requirements of any laws, rules and/or regulations governing same. The Company shall be under no obligation or duty at any time to inspect any of said connections, service pipes, appliances, equipment, or regulators or be responsible in any manner for the selection, use and maintenance of same, and shall have no duty or obligation with respect to their care, maintenance or supervision. The Company shall repair all leaks which occur between the point of connection and the meter, when such leaks are discovered by or reported to it; provided, however, that the Customer shall pay the Company for any repair or replacement parts incidental to such repairs.

c. The Customer assumes all risk from the outlet side of the meter caused by defects in his service lines, connections and appliance and from all causes incidental to the use of gas. The Customer shall not change the regulator settings, nor change in any way the installation made by the Company. The Customer shall at his own expense, furnish and lay service pipes, fittings, valves, automatic gas regulators, and appliances between the meter and the point of consumption of the gas. The Customer shall maintain all of the same in good condition and repair, and remove the same when necessary, furnish such materials, labor and supervision as may be necessary to conduct and burn the gas with safety, and shall be liable for any failure to do so.

II. GAS MEASUREMENT

The measurement of gas by meter shall be conclusive upon the Customer and the Company, except when such meter ceases to register, proves to be defective, or is found by test not to be accurate within the limitations specified in the rules of the Kentucky Public Service Commission or a successor governmental authority. In such cases, the consumption for the period in question shall be estimated. Company will, upon written application, of Customer, have the meter removed, sealed and tested, and a certificate of the test given the Customer. If the meter so tested shall be found to be accurate within the limits specified in the rules of the Kentucky Public Service Commission, the Customer shall, upon presentation of a bill, pay the Company for such test according to the schedule of charges for testing meters formulated by the said Commission or a successor governmental authority.

IIL BILLS AND PAYMENT THEREOF

a. The Customer agrees to pay the Company for all natural gas delivered hereunder as computed by meter at the point of connection. The Company will render invoices to the Customer at regular monthly intervals for the natural gas delivered. The Company shall have the right, if it so ciects, to require a cash deposit or other guaranty from the Customer to secure payment of bills. Should the Customer fail to pay for gas delivered within thirty (30) days after the date of the invoice, or otherwise default and fail or refuse to comply with any of the terms of this contact, the Company shall have the right to apply the above-mentioned deposit, if any, to the amount due and discontinue service upon fortyeight (48) hours written notice without liability for any injury or damage to persons or property resulting therefrom. This Contract shall thereupon terminate and be of no further force or effect,

b. Failure to enforce any remedies under this contract or at law shall not act as a waiver of those remedies. Should it become necessary to obtain counsel as a result of a disagreement between Company and Customer and Company prevails, then Company shall be entitled to payment from Customer for all legal fees and court costs.

IV. ACCESS TO PREMISES

The Company shall have the right to enter upon the premises of the Customer to read, repair, change or remove the meter, or inspect regulators, and shall also have the right to reclaim any of the prosprty of the Company which may be on the premises.

V. TAMPERING

Where the service facilities or other equipment have been tampered with, resulting in improper measurement of the service supplied, the Customer shall be required to pay for such gas service as the Company may estimate from available information to have been used but not registered by the Company's meter, and in addition thereto shall be required to bear all costs incurred by the Company for investigations and inspections and for such protective equipment as, in the judgment of the Company, may be necessary. Company reserves the right to also terminate this Contract.

VI. LIABILITY FOR DAMAGE

a. The Company shall not be responsible formaintaining any fixed or specified gas pressure, nor shall it be liable for damages caused by its failure to deliver gas arising from any cause whatever or for any damage to property or injury or death to persons arising or accruing in any manner whatsoever from the use of gas. Neither shall the Company be liable for any accident or accidental injuries or damages which may result from any defect or failure of any automatic gas regulator or for any leakage or other defect or failure of any service line installed or constructed by Customer.

b. The Company shall be and is hereby released by Customer from any and all claims for damage direct or indirect, present or prospective, accrued or which may hereafter accrue, resulting from the failure of gas or insufficient supply thereof, or from the construction, operation and maintenance of its pipelines, plaats, facilities, or other operations. The Customer agrees to indemnify and save the Company free and harmless from any and all loss, damage, claims, or demands of any kind or character, including but not limited to, loss or damage to property, real or personal, or injuries to, or death of, any person, predicated upon or in any way connected with, gas or other obligations imposed by this Contract, regardless of whether such liability shall arise from negligence of the Company in whole or in part.

c. The Customer shall use all due care to prevent wasts of gas and the responsibility for detection of defects or leaks between the point of connection and the point of consumption of gas is upon the Customer. In case of failure or deficiency of gas, irregular supply, leakage, excessive pressure, and other developments incident to handling gas under pressure, the Customer agrees to give immodiate notice thereof to the Company, and his failure to do so, should loss follow, shall be conclusive evidence of negligence on the part of the Customer. The right of access to Customer's proeprty, provided hereinabove, shall not relieve Customer of the foregoing obligation.

VII. SHUT OFF PROVISIONS

The authorized agents of the Company shall at all times have access to the premises of the Customer with the right to shut off the gas and remove its property from the premises upon reasonable notice for any of the following reasons; for repairs or because of leakage; for non-payment of any bills due under the existing or a predecessor contract; for failure to make a cash deposit, if such be required; for any breach of the Contract or violations of any applicable rules or regulations of Kentucky Public Service Commission; for fraudulent representation in relation to Customer's consumption of gas; moving of Customer from the premises; for fraudulent tampering with the meter, regulators or connections; for shortage of gas or reasons of safety; for larceny of gas; for any action by the Customer to secure through his meter gas for purposes other than those requested or contracted for pursuant to paragraph I(a),or for any other party without the written consent of the Company; or for faise representation with respect to the ownership of property to which service is furnished or upon which lines are located.

VIII. DISCONTINUANCE OF SERVICE

The Company shall not be liable to the Concomer for discontinuance of service resulting from the plagging and abandonment or change in the use of any of its wells. It is understood and agreed that the line from which the Company supplies gas is not permanent and that service to the Costomer by Company may cease, either temporarily or permanently, if Company in its sole discretion discontinues. transportation of gas through that line. Upon the abandonment or removal of the last of the lines from the lands of the Customer or from lands within one-half air mile of the Customer, unless otherwise previously terminated, this Contract and all rights thereunder shall thereupon terminate and service to the Castomer be discontinued. Either party hereto may cancel this Contract on fifteen (15) days' written notice without prejudice to the right of the Company to continue to supply gas to other customers; and the Company shall not be liable for any deficiency in the supply caused by the use of pumping stations, breakage of lines, or other causes, or for any claim for damage on account of any, matters set forth in this paragraph.

IX. GENERAL PROVISIONS

a. No agent or employee of this Company has authority to make any promise, agreement, or representation inconsistent with this Contract; and no such promise, agreement, or representation shall bind the Company, unless in writing and signed by an executive officer thereof.

b. This Contract is entered into between the Company and the Customer in order that service can be provided to those residents eligible to receive natural gas pursuant to KRS 278.485.

104/71

RECEIVED

OCT 21 1991

PUBLIC SERVICE COMMISSION

355-A Upper Con Raccon, Ky 41557 Qct. 17, 1991

Public Aerrice Commission Frankfert, Ky.

he: adland Exploration, Inc. account #

Gentlemen :

I am writing in regard to my account with Ashland Exploration, Inc. We have received Matural gas at this resultance for 15 years at 35 + per thrusand MCF. We have just received notice by much that the price will be \$5.25 per MCF beginning 11/1/71. I feel that the increase is unjustifiely high.

Can your office do anything to stop or at least decimase this high price we are now being changed. May I please hear from you is soon as passible. I must return my signed contract by Now. 1 to continue service

Syncerely Willie Justice , Jr.

QA. 18, 1991 Win Sins: RECEIVED Lang a cuildant 3 and achdand Exploration line. I have just received natice of a rate increase from 354 per Thousand Cubic feit 615.25 can your opice do ongelling to stop this large rate increase. I must hear from you soon, as I must mail them my signed crantaact by nov. 1, 1991 Singrely, fauther Justice acct. #



RECEIVED Oct. 18-1991 OCT 21 1991 PUBLIC SERVICE COMMISSION lar Sur I am a customer of ashland liplaration, they have just raised my natural gas kill from 354 to 5,25° per Thousand Cubic Deet, I am a midan 74 yrs old, on a fifed income. this large increase will place me in a financial hardship. Could your affire Check into This rate increase to see if it can be stopped. I must return my signed contract to them by now 1st Sincerely? Mrs Ireland Justice 371 2pper Coon Raccoon Ny 41557

acct. no

Public Service Commission Frankfort, K4

Gentlemen:

RECEIVED · OCT 2 1 1991

He. the undersioned, receive natural gas from Ash Constitution, Inc. of Houston, Texas. He now pay 35% per thousand cutic feet and was just informed by mail this week that as of November 1, 1991 we will be charged \$5.25 per thousand cufic feet. This is an unlelievably high increase and will certainly place a financial hardship on each of us. He request that your office do whatever is possible to stop on at least Necronse the amount of the price increase.

lle must hear something dron you soon, as we must return our signed contracts to Ashland Exploration, Inc. By November 1, 1991 in order to continue service.

Sincerely,

Robert Cartes	Acct. #
Eminiq contr	
Bennie Duch	
Jenis Coliman	
m. Homer Soft	
Joranita Hozz Rannie Hozz	
Thomas R. Collins	· · · · · · · · · · · · · · · · ·
Sester Collin	
Cail Doff.	



Ashland Exploration, Inc.

BUBBIDIARY OF ABHLAND OIL, INC.

P. O. BOX 218330, HOUSTON, TEXAS 77218-8330 + (713) 531-2900

.

10/09/1991

Dear Customer:

Please note that Ashland is consolidating your account into its existing residential sales. Therefore, it is necessary for you to execute this contract for continued service. This contract is similar to contracts signed by other Ashland customers.

This letter will serve as your contract ("Contract") with us whereby Ashland ("Company") agrees to continue to furnish and you ("Customer") agree to take and pay for natural gas subject to the terms and conditions attached hereto as Attachment I. This service is being provided by Company pursuant to either Kentucky Revised Statute (KRS) 278.485 or a lease or right-of-way agreement. Under the terms of the foregoing Ashland has the right to adjust the price to be paid by you for any gas delivered.

Therefore the adjusted price to be paid by you for the quantities of gas delivered to you as indicated by our sales meter is \$5.25 per thousand cubic feet (MCF) and becomes effective November 1, 1991. This rate is the same for all Ashland customers serviced pursuant to the above paragraph. Company continues to reserve the right to unilaterally establish a new price from time to time on fifteen (15) days prior written notice to you. You have the right to cancel this Contract at any time by written notice to us provided your account is up to date.

Please indicate your acceptance of this service and the terms and conditions under which it is being provided by signing and returning this letter to us in the enclosed envelope. A copy will be returned to you. Your failure to return this letter by October 31, 1991 will serve as notice to us of your rejection of this service allowing the Company to discontinue any existing service to you. Questions concerning your <u>contract</u> should be directed to J. F. Kilver at (606) 329-5780. Please call collect. Should you have any questions concerning <u>service</u> feel free to call our offices at (606) 437-7359.

Dated this 9th day of October, 1991, but effective beginning November 1, 1991.

Ashland Exploration, Inc.

By:

M. D. Pierce, Vice President

Customer:

Address:_____

Please return the executed contract to:

Ashland Exploration, Inc. P.O. Box 218330 Houston, Texas 77218-8330 Attention: J. F. Kilvar

WARNING!

THE NATURAL GAS SOLD UNDER THIS AGREEMENT IS DANGEROUS IF BREATHED, AND MAY CAUSE SERIOUS PERSONAL INJURY OR DEATH; FURTHER, THE GAS MAY CONTAIN DELETERIOUS SUBSTANCES WHICH, WHEN BURNED, MAY RELEASE TOXIC OR POISONOUS SUBSTANCES INTO THE AIR WHICH MAY CAUSE SERIOUS PERSONAL INJURY, DEATH OR DAMAGE TO PROFERTY. THE GAS SOLD HEREUNDER IS NOT ARTIFICIALLY ODORIZED AND ITS PRESENCE MAY NOT BE DETECTABLE BY YOU.

NOTWITHSTANDING ANYTHING IN THIS AGREEMENT TO THE CONTRARY, THE NATURAL GAS DELIVERED HEREUNDER IS BEING SOLD BY ASHLAND EXPLORATION, INC., TO YOU "AS IS" WITHOUT RECOURSE, COVENANT, OR WARRANTY OF ANY KIND, EXPRESS, IMPLIED OR STATUTORY. ASHLAND EXPLORATION, INC. EXPRESSLY DISCLAIMS AND NEGATES (A) ANY IMPLIED OR EXPRESS WARRANTY OF MERCHANTABILITY, (B) ANY IMPLIED OR EXPRESS WARRANTY OF MERCHANTABILITY, (B) ANY IMPLIED OR EXPRESS WARRANTY OF MERCHANTABILITY, (C) ANY OTHER WARRANTY OF ANY KIND OR MATURE WHATSOEVER, WHETHER THE SAME BY EXPRESS, IMPLIED OR STATUTORY.

ATTACEMENT I: TERMS AND CONDITIONS

ESTABLISHING DOMESTIC SERVICE

a. Contours represents and agrees that the gas delivered by Company shall be used either (1) for domestic use is a residence, or (2) in a commercial establishment is amounts less 50 mer on a peak day. Any other use by Contours shall give Company the right to terminate this Contract. The meter and service top, including saddle and first service shut-off valve shall be furnished and maintained by and remain the property of the Company. All other equipment and material required for service pursuant to this Contract, including the stops, drip and regulators, shall be furnished, installed and maintained by Contourser at his expense and shall remain Customer's property.

b. The character and arrangements of the pipec and appliances through which the gas is transported from the point of connection to the point of consumption shall be of sufficient size so as to permit any regulator or meter to function at proper pressures, and shall meet the requirements of any laws, rules and/or regulations governing same. The Company shall be under no obligation or duty at any time to inspect any of said connections, service pipes, appliances, equipment, or regulators or be responsible in any manner for the selection, use and maintenance of same, and shall have no duty or obligation with respect to their care, maintenance or supervision. The Company shall repair all leaks which occur between the point of connection and the meter, when such leaks are discovered by or reported to it; provided, however, that the Customer shall pay the Company for any repair or replacement parts incidental to such repairs.

c. The Customer assumes all risk from the outlet side of the meter caused by defects in his service lines, connections and appliance and from all causes incidental to the use of gas. The Customer shall not change the regulator settings, nor change in any way the installation made by the Company. The Customer shall at his own expense, furnish and hy service pipes, fittings, valves, automatic gas regulators, and appliances between the meter and the point of consumption of the gas. The Customer shall maintain all of the same in good condition and repair, and remove the same when necessary, furnish such materials, labor and supervision as may be necessary to conduct and burn the gas with safety, and shall be liable for any failure to do so.

IL GAS MEASUREMENT

The measurement of gas by meter shall be conclusive upon the Customer and the Company, except when such meter cesses to register, proves to be defective, or is found by test not to be accurate within the limitations specified in the rules of the Kantucky Public Service Commission or a successor governmental authority. Is such cases, the consumption for the period in question shall be estimated. Company will, upon written application, of Customer, have the meter removed, scaled and tested, and a certificate of the test given the Customer. If the meter so tested shall be found to be accurate within the limits specified in the rules of the Kentucky Public Service Commission, the Customer shall, upon presentation of a bill, pay the Company for such test according to the schedule of charges for testing meters formulated by the said Commission or a successor governmental authority.

IIL BILLS AND PAYMENT THEREOF

a. The Castomer agrees to pay the Company for all natural ms delivered hereunder at computed by motor at the point of connection. The Company will render involues to the Cattomer at regular monthly intervals for the matural gas delivered. The Company shall have the right, if it ap slects, to require a cash deposit or other gearanty from the Customer to secure payment of bills. Should the Customer fall to pay for gas delivered within thirty (30) days after the date of the invoice, or otherwise default and fall or refuse to comply with any of the terms of this contact, the Company shall have the right to apply the above-mentioned deposit. if any, to the amount due and discontinue service upon fortysight (48) hours written notice without liability for any injury or damage to persons or property retuiting therefrom. This Contract shall thereupon terminate and be of no further force or effect.

b. Pailure to saforce any remedies under this contract or at law shall not act as a waiver of those remedies. Should it become necessary to obtain counsel as a result of a disgressment between Company and Customer and Company prevails, then Company shall be entitled to payment from Customer for all legal free and court costs.

IV. ACCESS TO PREMISES

The Company shall have the right to enter upon the premises of the Castomer to read, repair, change or remove the meter, or inspect regulators, and shall also have the right to reciaim any of the prosprty of the Company which may be on the premises.

V. TAMPERING

Where the service facilities or other equipment have been tampered with, resulting in improper measurement of the service supplied, the Castomer shall be required to pay for such gas service as the Company may estimate from available information to have been used but not registered by the Company's meter, and in addition thereto shall be required to beer all costs incurred by the Company for investigations and inspections and for such protective equipment as, in the judgment of the Company, may be necessary. Company reserves the right to also terminate this Contract.

VI. LIABILITY FOR DAMAGE

a. The Company shall not be responsible for maintaining any fixed or specified gas pressure, nor shall it be liable for damages caused by its failure to deliver gas arising from any cause whatever or for any damage to property or injury or death to persons arising or accruing in any manner whatever from the use of gas. Neither shall the Company be liable for any accident or accidental injuries or damages which may result from any defect or failure of any automatic gas regulator or for any leakage or other a or failure of any service line installed or constructed by-

b. The Company shall be and is hereby released by Contours from any and all claims for damage direct or indirect, present or prospective, accrued or which any hereafter accrue, seculting from the failure of gas or insufficient supply thereof, or from the construction, operation and uninterance of its pipelines, pinnts, facilities, or other operations. The Contours agrees to indemnify and save the Company free and harmines from any and all loss, damage, claims, or demands of any kind or character, including but not limited to, has or damage to property, real or personal, or injuries to, or death of, any person, predicated upon or is any way connected with, gas or other obligations imposed by the Contract, regardless of whether such liability shall arise from negligence of the Company is whole or in part.

c. The Castomer shall use all due care to prevent wasts of gas and the responsibility for detection of defects or locks between the point of connection and the point of consumption of gas is upon the Customer. In case of failure or definiteary of gas, irregular supply, leakage, excentive pressure, and other developments insident to handling gas under pressure, the Castomer agrees to give insteadints notice thereof to the Company, and his failure to do so, should has follow, shall be conclusive evidence of negligence on the part of the Customer. The right of access to Castomer's prosprty, provided hereinabove, shall not relieve Castomer of the foregoing obligation.

VIL SHUT OFF PROVISIONS

The authorized agents of the Company shall at all times have access to the premises of the Company with the right to skut off the gas and remove its property from the premises upon reasonable notice for any of the following reasons; for repairs or because of leakage; for non-payment of any bills due under the existing or a predecessor construct; for failure to make a cash deposit, if such be required; for any breach of the Construct or violations of any applicable rules or regulations of Kontucky Public Service Commission; for fraudulent representation in relation to Consomer's consumption of gas; moving of Consoner from the premises; for shortage of gas or reasons of anisty; for incomer (or any action by the Customer to secure through his measur gas for any action by the Customer to secure through his measur gas for purposes other than those requested or contracted for purposes of the Company; or for any other party without the written connecting of property to which service is furnished or upon which lines are located.

VIII. DESCRIPTION OF STRATE

The Company shall not be liable to the Canton discontinuous of service servicing from the ping ment of change in the use of any of in w sheeds nonnod and agreed that the line from whi the gas & not permanent and that serv Company su the Outomo e by Company way even, other u permanentie, # Company in in sois die in he gas through that Inc. U at or removal of the last of the lines bo lands of the Costomer or from lands while one-half air mil of the Customer, unless otherwise providently term Contrast and all rights therewaster shall the and service to the Customer be discontinue hereto may cancel this Constract on filmen (15) days' webte notice without prejudice to the right of the Company t continue to supply gas to other custometry and the Compar-shall not be links for any definitenty in the supply exceed by the use of pumping stations, breakage of lines, or othe ocurse, or for any siain for damage on account of an matters out forth in this paragraph.

DL. GENERAL PROVISIONS

a. No agent or employee of this Company has authority to make any promise, agreement, or representation incomment with this Contract; and no such promise. agreement, or representation shall blad the Company, unless in writing and signed by an exceptive officer thereof.

b. This Constant is entered into between the Company and the Customer in order that service can be provided to those recisionts eligible to receive natural gas pursuant to KRS 278.485.

186/91

EXHIBIT B

•



Ashland Exploration Inc.

EUBBIDIARY OF ASHLAND OIL INC.

P O 60X 818330, HOUBTON, TEXAS 77816-8390 + (713) 631-8900

10/09/1991

John Thornsbury Hc60 175 Meathouse Rd. Canada, KY 41519

Account #:

Dear Customer:

Please note that Ashland is consolidating your account into its existing residential sales. Therefore, it is necessary for you to execute this contract for continued service. This contract is similar to contracts signed by other Ashland customers.

This letter will serve as your contract ("Contract") with us whereby Ashland ("Company") agrees to continue to furnish and you ("Customer") agree to take and pay for natural gas subject to the terms and conditions attached hereto as Attachment I. This service is being provided by Company pursuant to either Kentucky Revised Statute (KRS) 278.485 or a lease or right-of-way agreement. Under the terms of the foregoing Ashland has the right to adjust the price to be paid by you for any gas delivered.

Therefore the adjusted price to be paid by you for the quantities of gas delivered to you as indicated by our sales meter is \$5.25 per thousand cubic feet (MCF) and becomes effective November 1, 1991. This rate is the same for all Ashland customers serviced pursuant to the above paragraph. Company continues to reserve the right to unilaterally establish a new price from time to time on fifteen (15) days prior written notice to you. You have the right to cancel this Contract at any time by written notice to us provided your account is up to date.

Please indicate your acceptance of this service and the terms and conditions under which it is being provided by signing and returning this letter to us in the enclosed envelope. A copy will be returned to you. Your failure to return this letter by October 31, 1991 will serve as notice to us of your rejection of this service allowing the Company to discontinue any existing service to you. Questions concerning your <u>contract</u> should be directed to J. F. Kilver at (606) 329-5780. Please call collect. Should you have any questions concerning <u>service</u> feel free to call our offices at (606) 437-7359.

Dated this 9th day of October, 1991, but effective beginning November 1, 1991.

Ashland Exploration, Inc.

By: 🥒

M. D. Pierce, Vice President

Customer:_____

Address:_____

Please return the executed contract to:

Ashland Exploration, Inc. P.O. Box 218330 Houston, Texas 77218-8330 Attention: J. F. Kilver

WARNING

THE NATURAL GAS SOLD UNDER THIS AGREEMENT IS DANGEROUS IT BREATHED, AND MAY CAUSE SERIOUS PERSONAL INJURY OR DEATH; FURTHER, THE GAS MAY CONTAIN DELETERIOUS SUBSTANCES WHICH, WHEN BURNED, MAY RELEASE TOXIC OR POISONOUS SUBSTANCES INTO THE AIR WHICH MAY CAUSE SERIOUS PERSONAL INJURY, DEATH OR DAMAGE TO PROPERTY. THE GAS SOLD HEREUNDER IS NOT ARTIFICIALLY ODORIZED AND ITS PRESENCE MAY NOT BE DETECTABLE BY YOU.

NOTWITHSTANDING ANYTHING IN THIS AGREEMENT TO THE CONTRARY, THE NATURAL GAS DELIVERED HEREUNDER IS BEING SOLD BY ASHLAND EXPLORATION, INC., TO YOU "AS IS" WITHOUT RECOURSE, COVENANT, OR WARRANTY OF ANY KIND, EXPRESS, IMPLIED OR STATUTORY. ASHLAND EXPLORATION, INC. EXPRESSLY DISCLAIMS AND NEGATES (A) ANY IMPLIED OR EXPRESS WARRANTY OF MERCHANTABILITY, (B) ANY IMPLIED OR EXPRESS WARRANTY OF FITNESS FOR A PARTICULAR PURPOSE, (C) ANY OTHER WARRANTY OF ANY KIND OR NATURE WHATSOEVER, WHETHER THE SAME BY EXPRESS, IMPLIED OR STATUTORY.

TERME AND CONDITIONS

1. ESTABLISHING DOMESTIC SERVICE

a. Customer represents and agrees that the gas delivered by Company shall be used either (1) for domestic use in a residence, or (2) in a commercial establishment in amounts less 50 mcf on a peak day. Any other use by Customer shall give Company the right to terminate this Contract. The meter and service tap, including saddle and first service shut-off valve shall be furnished and maintained by and remain the property of the Company. All other equipment and material required for service pursuant to this Contract, including the stops, drip and regulators, shall be furnished, installed and maintained by Customer at his expense and shall remain Customer's property.

b. The character and arrangements of the pipes and appliances through which the gas is transported from the point of connection to the point of consumption shall be of sufficient size so as to permit any regulator or meter to function at proper pressures, and shall meet the requirements of any laws, rules and/or regulations governing same. The Company shall be under no obligation or duty at any time to inspect any of said connections, service pipes, appliances, equipment, or regulators or be responsible in any manner for the selection, use and maintenance of same, and shall have no duty or obligation with respect to their care, maintenance or supervision. The Company shall repair all lasks which occur between the point of connection and the meter, when such lasks are discovered by or reported to it; provided, however, that the Customer shall pay the Company for any repair or replacement parts incidental to such repairs.

c. The Customer assumes all risk from the outist side of the meter caused by defects in his service lines, connections and appliance and from all causes incidental to the use of gas. The Customer shall not change the regulator settings, nor change in any way the installation made by the Company. The Customer shall at his own expense, furnish and lay service pipes, fittings, valves, automatic gas regulators, and appliances between the meter and the point of consumption of the gas. The Customer shall maintain all of the same in good condition and repair, and remove the same when necessary, furnish such materials, labor and supervision as may be necessary to conduct and burn the gas with safety, and shall be liable for any failure to do so.

II. GAS MEASUREMENT

The measurement of gas by meter shall be conclusive upon the Customer and the Company, except when such meter ceases to register, proves to be defective, or is found by test not to be accurate within the limitations specified in the rules of the Kentucky Public Service Commission or a successor governmental authority. In such cases, the consumption for the period in question shall be estimated. Company will, upon written application, of Customer, have the meter removed, sealed and tested, and a certificate of the test given the Customer. If the meter so tested shall be found to be accurate within the limits specified in the rules of the Kentucky Public Service Commission, the Customer shall, upon presentation of a bill, pay the Company for such test according to the schedule of charges for testing meters formulated by the said Commission or a successor governmental authority.

III. BILLS AND PAYMENT THEREOF

a. The Customer agrees to pay the Company for all natural gas delivered hereunder as computed by meter at the point of connection. The Company will render involces to the Customer at regular monthly intervals for the natural gas delivered. The Company shall have the right, if it so elects, to require a cash deposit or other guaranty from the Customer to secure payment of bills. Should the Customer fail to pay for gas delivered within thirty (30) days after the date of the invoice, or otherwise default and fail or refuse to comply with any of the terms of this contact, the Company shall have the right to apply the above-mentioned deposit, if any, to the amount due and discontinue service upon fortyeight (48) hours written notice without liability for any injury or damage to persons of property resulting therefrom. This Contract shall thereupon terminate and be of no further force or effect.

b. Failure to enforce any remedies under this contract or at law shall not act as a waiver of those remedies. Should it become necessary to obtain counsel as a result of a disagreement between Company and Customer and Company provails, then Company shall be entitled to payment from Customer for all legal fees and court costs.

IV. ACCESS TO PREMISES

The Company shall have the right to enter upon the premises of the Customer to read, repair, change or remove the meter, or inspect regulators, and shall also have the right to reclaim any of the prosprty of the Company which may be on the premises.

V. TAMPERING

Where the service facilities of other equipment have been tampered with, resulting in improper measurement of the service supplied, the Customer shall be required to pay for such gas service as the Company may estimate from available information to have been used but not registered by the Company's meter, and in addition thereto shall be required to bear all costs incurred by the Company for investigations and inspections and for such protective equipment as, in the judgment of the Company, may be necessary. Company reserves the right to also terminate this Contract.

VI. LIABILITY FOR DAMAGE

a. The Company shall not be responsible for maintaining any fited or specified gas pressure, nor shall it be liable for damages caused by its failure to deliver gas arising from any cause whatever or for any damage to property or injury or death to persons arising or accruing in any manner whatever from the use of gas. Neither shall the Company be liable for any accident or accidental injuries or damages which may result from any defect or failure of any automatic gas regulator or for any leakage or other defect or failure of any service line installed of constructed by Customer.

b. The Company shall be and is hereby released by Customer from any and all claims for damage direct or indirect, present or prospective, accrued or which may hereafter accrue, resulting from the failure of gas or insufficient supply thereof, or from the construction, operation and maintenance of its pipelines, plans, facilities, or other operations. The Customer agrees to indomnify and save the Company free and harmines from any and all loss, damage, claims, or demands of any kind or character, including but not limited to, loss or damage to property, real or personal, or injuries to, or death of, any person, predicated upon or in any way connected with, gas or other obligations imposed by this Contract, regardless of whether such limbility shall arise from negligence of the Company in whole or in part.

c. The Customer shall use all due care to prevent waste of gas and the responsibility for detection of defects or leaks between the point of connection and the point of consumption of gas is upon the Customer. In case of failure or deficiency of gas, irregular supply, leakage, excessive pressure, and other developments incident to handling gas under pressure, the Customer agrees to give immediate notice thereof to the Company, and his failure to do so, should loss follow, shall be conclusive evidence of negligence on the part of the Customer. The right of access to Customer's prosprty, provided hereinabove, shall not relieve Customer of the foregoing obligation.

VII. SHUT OFF PROVISIONS

The authorized agents of the Company shall at all times have access to the premises of the Castoger with the right to shut off the gas and remove its property from the premises upon reasonable notice for any of the following reasons, for repairs or because of leakage; for non-payment of any bills due under the existing or a predecessor contract; for fallure to make a cash deposit, if such be required; for any breach of the Contract or violations of any applicable rules or regulations of Kantucky Public Service Commission: for fraudulest representation is relation to Customer's consumption of gas; moving of Castomer from the premises; for fraudulent tampering with the meter, regulators or connections; for shortage of gas or reasons of safety; for incomy of gas; for any action by the Customer to secure through his motor me for purposes other than those requested or contracted for putstant to paragraph I(a), or for any other party without the written consent of the Company; or for faise representation with respect to the ownership of property to which service is furnished or upon which lines are located.

VIIL DISCONTINUANCE OF SERVICE.

The Company shall not be liable to the Castomer for discontinuance of service resulting from the plugging and abandonment or change in the use of any of its wells. It is understood and agreed that the line from which the Company supplies gas is not permanent and that service to the Costomer by Company stay cease, either test porarily or permanently, if Company in its sole discretion discontinues transportation of gas through that line. Upon the abandonment or removal of the last of the lines from the lands of the Customer or from lands within one-half air mile of the Castomer, unless otherwise previously terminated, this Contract and all rights theremader shall thereupon terminate and service to the Castomer be discontinued. Ekber party hereto may cancel this Contract on fifteen (15) days' written notice without prejudice to the right of the Company to continue to supply gas to other customers; and the Company shall not be inbia for any definitancy in the supply caused by the use of pumping stations, breakage of lines, or other causes, or for any claim for damage on account of any matters set forth in this paragraph.

DL. GENERAL PROVISIONS

a. No agent or employee of this Company has authority to make any promise, agreement, or representation inconsistent with this Contract; and no such promise, agreement, or representation shall bind the Company, unless is writing and signed by an executive officer thereof.

b. This Contract is entered into between the Company and the Castomer in order that service can be provided to those residents eligible to receive natural gas pursuant to KRS 272.485.

104/91