

AFTER RECORDING RETURN TO:

Mr. Greg Daggett
 COG Operating LLC
 550 W. Texas, Suite 100
 Midland, Texas 79701

[COG, et al Assignment]

ASSIGNMENT AND BILL OF SALE

THIS ASSIGNMENT AND BILL OF SALE (this "*Assignment*"), dated effective as of 7:00 a.m. on October 1, 2010 (the "*Effective Time*"), is made from MARBOB ENERGY CORPORATION, a New Mexico corporation, PITCH ENERGY CORPORATION, a New Mexico corporation, COSTAPLENTY ENERGY CORPORATION, a New Mexico corporation and JOHN R. GRAY, LLC, a New Mexico limited liability company (collectively, "*Assignors*," or individually an "*Assignor*"), all having an address at P. O. Box 810, Artesia, New Mexico 88210, to COG OPERATING LLC, a Delaware limited liability company and CONCHO OIL & GAS LLC, a Texas limited liability company (collectively, "*Assignees*," or individually an "*Assignee*"), both having an address at 550 West Texas Avenue, Suite 100, Midland, Texas 79701.

ARTICLE I

Granting and Habendum

Section 1.01 Assets. For Ten Dollars (\$10.00) and other good and valuable consideration, the receipt, and sufficiency of which are hereby acknowledged, Assignors do hereby grant, bargain, sell, transfer, convey, set over, assign and deliver unto Assignees, in the proportions of Ninety-Five Percent (95%) to COG Operating LLC and Five Percent (5%) to Concho Oil & Gas LLC, effective for all purposes as of the Effective Time and subject to the matters set forth herein, the Assets. The term "*Assets*" means all of each Assignor's undivided interest, whether legal or equitable, in and to the following (and shall not, for the avoidance of doubt, include the Excluded Assets):

(a) (i) the oil, gas and/or mineral leases described or referred to in Exhibit A attached hereto, together with all amendments, supplements, renewals, extensions or ratifications thereof (the "*Leases*"), (ii) all surface rights and estates, oil, gas and/or mineral leasehold, fee mineral, royalty, overriding royalty and other oil, gas and/or mineral interests in and to the lands described in Exhibit A attached hereto or the lands covered by the Leases, assignments and other instruments described or referred to in Exhibit A attached hereto (the "*Lands*"), (iii) all Leases and Lands related to the Wells (defined below) and (iv) any other oil, gas and/or mineral leases, operating rights, surface rights and estates, oil, gas and/or mineral leasehold, fee mineral, royalty, overriding royalty or other oil, gas and/or mineral interests and similar interests owned by any Assignor wherever located, including, without limitation, all such interests owned by any Assignor located in the State of New Mexico (collectively, the "*Subject Interests*," or singularly, a "*Subject Interest*");

(b) all reversionary, back-in, net profits, carried, convertible, non-consent, operating rights and other interests in, incident to or appurtenant to the Subject Interests or Wells;

(c) all rights incident to the Subject Interests, including, without limitation, (i) all rights with respect to the use and occupation of the surface of and the subsurface depths under the Subject Interests and (ii) all rights with respect to any pooled, communitized or unitized acreage by virtue of any Subject Interest being a part thereof, including all Hydrocarbons (defined below) produced after the Effective Time attributable to the Subject Interests or any such pool or unit allocated to any such Subject Interest;

(d) all wells located on the Lands or on lands with which the Subject Interests may have been pooled, communitized or unitized (whether producing, shut in or abandoned, and whether for production, injection or disposal), including, without limitation, the wells described in Exhibit B attached hereto (such wells, together with the behind pipe, proved developed nonproducing, proved undeveloped and unproved wells or well locations identified on Exhibit B being collectively called the "*Wells*");

(e) all easements, rights-of-way, surface leases, surface use agreements, surface fee or other surface or subsurface interests and estates related to or used or useful in connection with the Subject Interests (the "*Surface Rights*"), including, without limitation, the Surface Rights described or referred to in Exhibit A attached hereto (including any appendixes thereto describing or referring to particular surface interests or estates);

(f) all permits, licenses, franchises, registrations, certificates, exemptions, consents, approvals and other similar rights and privileges related to or used or useful in connection with the ownership or operation of the Subject Interests, the Wells or the Surface Rights (the "*Permits*");

(g) all personal property, equipment, fixtures, inventory and improvements located on or owned, used or useful in connection with the Subject Interests, the Wells or the Surface Rights or with the production, treatment, gathering, transportation, compression, storage, sale, or disposal of oil, gas or other hydrocarbons (collectively, "*Hydrocarbons*"), byproducts or waste produced therefrom or attributable thereto, including, without limitation, (i) wellhead equipment, pumps, pumping units, Hydrocarbon measurement facilities, flowlines, gathering systems, piping, pipelines, compressors, tanks, buildings, treatment facilities, injection facilities, disposal facilities, compression facilities, and other materials, supplies, computers, software programs, furniture, equipment, trailers, rolling stock, facilities and machinery and (ii) vehicles, tools, and communication equipment used by or useful for Scheduled Employees (as such term is defined in the Purchase Agreement (defined below)) (collectively, the "*Personal Property*");

(h) all contracts, agreements, and other written arrangements, including, without limitation, all production sales contracts, farmout agreements, operating agreements, service agreements, equipment leases, division orders, unit agreements, gas gathering and transportation agreements, candidate conservation agreements, water acquisition or disposal agreements and other similar agreements, but only to the extent the same relate to the Subject Interests, the

Wells, the Surface Rights, the Permits, the Personal Property, or the G&G Data (defined below) (collectively, the "*Contracts*");

(i) originals (or copies to the extent that (A) Assignors do not own or possess originals or (B) any of the following principally relates to the financial, tax and accounting records or other personal matters of owners of the Assignors) of all books, records, files, muniments of title, reports and similar documents and materials that relate to the foregoing interests or any employees of Assignors that accept offers of employment with an Assignee or any affiliate of an Assignee and that are, in each case, in the possession or control of, or maintained by, any Assignor or any affiliate of any Assignor, including, without limitation, all contract files, title files, title records, title opinions, abstracts of title, property ownership reports, well files, well logs, well tests, maps, engineering data and reports, health, environmental and safety information and records, regulatory records, accounting and financial records, production records, tax records, personnel records and operational records (the "*Records*");

(j) all claims, rights and causes of action including, without limitation, causes of action for breach of warranty, against third parties, asserted and unasserted, known and unknown, but only to the extent such claims, rights and causes of action affect the value of any of the foregoing interests after the Effective Time, and where necessary to give effect to the assignment of such rights, claims and causes of action, each Assignor grants to Assignees the right to be subrogated to such rights, claims and causes of action;

(k) all geological, geophysical and seismic data (including, without limitation, raw data and interpretive data whether in written or electronic form) relating to the Subject Interests, other than such data which cannot be transferred without the consent of or payment to any third party (the "*G&G Data*"); and

(l) all rights and benefits arising from or in connection with any wellhead gas imbalances or pipeline imbalances attributable to Hydrocarbons produced from the Wells as of the Effective Time.

TO HAVE AND TO HOLD the Assets, together with all and singular the rights, privileges, contracts and appurtenances, in any way appertaining or belonging thereto, unto Assignees, their respective successors and assigns, forever, subject to the matters set forth herein.

Section 1.02 Excluded Assets. Notwithstanding anything to the contrary in this Assignment, nothing in this Assignment will constitute a sale, transfer, assignment or conveyance to Assignees of, and Assignees will not acquire any of any Assignor's right, title and interest in and to, the assets set forth on Exhibit C attached hereto (the "*Excluded Assets*").

ARTICLE II

Special Warranty of Title and Disclaimers

Section 2.01 Special Warranty of Title. Assignors hereby agree to WARRANT AND FOREVER DEFEND all and singular the title to the Assets (to the extent of the interests set forth on Exhibit B attached hereto with respect to the Wells and related Subject Interests) unto

Assignees, their respective successors and assigns, against every person whomsoever lawfully claiming or to claim the same or any part thereof, by, through or under Assignors, but not otherwise; subject to the Permitted Encumbrances (as such term is defined in the Purchase Agreement) and the other matters set forth herein.

Section 2.02 Disclaimer. EXCEPT AS OTHERWISE SET FORTH IN THE PURCHASE AGREEMENT OR THIS ASSIGNMENT OR ANY OTHER DOCUMENT EXECUTED PURSUANT TO THE PURCHASE AGREEMENT, ASSIGNEES ACKNOWLEDGE THAT NO ASSIGNOR HAS MADE, AND EACH ASSIGNOR HEREBY EXPRESSLY DISCLAIMS AND NEGATES, AND ASSIGNEES HEREBY EXPRESSLY WAIVE, ANY REPRESENTATION OR WARRANTY, EXPRESS, IMPLIED, AT COMMON LAW, BY STATUTE OR OTHERWISE RELATING TO (a) PRODUCTION RATES, RECOMPLETION OPPORTUNITIES, DECLINE RATES, OR THE QUALITY, QUANTITY OR VOLUME OF THE RESERVES OF HYDROCARBONS, IF ANY, ATTRIBUTABLE TO THE ASSETS, (b) THE ACCURACY, COMPLETENESS OR MATERIALITY OF ANY INFORMATION, DATA OR OTHER MATERIALS (WRITTEN OR ORAL) NOW, HERETOFORE OR HEREAFTER FURNISHED TO ASSIGNEES BY OR ON BEHALF OF ANY ASSIGNOR, AND (c) THE ENVIRONMENTAL CONDITION OF THE ASSETS. EXCEPT FOR THE EXPRESS REPRESENTATIONS OF ASSIGNORS SET FORTH IN THE PURCHASE AGREEMENT OR THIS ASSIGNMENT OR ANY OTHER DOCUMENT EXECUTED PURSUANT TO THE PURCHASE AGREEMENT, EACH ASSIGNOR EXPRESSLY DISCLAIMS AND NEGATES, AND EACH ASSIGNEE HEREBY WAIVES, AS TO PERSONAL PROPERTY, EQUIPMENT, INVENTORY, MACHINERY AND FIXTURES CONSTITUTING A PART OF THE ASSETS (i) ANY IMPLIED OR EXPRESS WARRANTY OF MERCHANTABILITY, (ii) ANY IMPLIED OR EXPRESS WARRANTY OF FITNESS FOR A PARTICULAR PURPOSE, (iii) ANY IMPLIED OR EXPRESS WARRANTY OF CONFORMITY TO MODELS OR SAMPLES OF MATERIALS, (iv) ANY RIGHTS OF PURCHASERS UNDER APPROPRIATE STATUTES TO CLAIM DIMINUTION OF CONSIDERATION OR RETURN OF THE PURCHASE PRICE, (v) ANY IMPLIED OR EXPRESS WARRANTY OF FREEDOM FROM DEFECTS, WHETHER KNOWN OR UNKNOWN, AND (vi) ANY AND ALL IMPLIED WARRANTIES EXISTING UNDER APPLICABLE LAW, IT BEING THE EXPRESS INTENTION OF ASSIGNEES AND ASSIGNORS THAT, SUBJECT TO THE EXPRESS REPRESENTATIONS OF ASSIGNORS IN THE PURCHASE AGREEMENT OR IN THIS ASSIGNMENT OR ANY OTHER DOCUMENT EXECUTED PURSUANT TO THE PURCHASE AGREEMENT, THE PERSONAL PROPERTY, EQUIPMENT, INVENTORY, MACHINERY AND FIXTURES INCLUDED IN THE ASSETS SHALL BE CONVEYED TO ASSIGNEES, AND ASSIGNEES SHALL ACCEPT SAME, AS IS, WHERE IS, WITH ALL FAULTS AND IN THEIR PRESENT CONDITION AND STATE OF REPAIR. ASSIGNORS AND ASSIGNEES AGREE THAT, TO THE EXTENT REQUIRED BY APPLICABLE LAW TO BE EFFECTIVE, THE DISCLAIMERS OF CERTAIN WARRANTIES CONTAINED IN THIS SECTION ARE "CONSPICUOUS" DISCLAIMERS FOR THE PURPOSES OF ANY APPLICABLE LAW, RULE OR ORDER.

ARTICLE III Miscellaneous

Section 3.01 Construction. The captions in this Assignment are for convenience only and shall not be considered a part of or affect the construction or interpretation of any provision of this Assignment. Assignors and Assignees acknowledge that they have participated jointly in the negotiation and drafting of this Assignment and as such they agree that if an ambiguity or question of intent or interpretation arises hereunder, this Assignment shall not be construed more strictly against one party than another on the grounds of authorship.

Section 3.02 No Third Party Beneficiaries. Nothing in this Assignment shall provide any benefit to any third party or entitle any third party to any claim, cause of action, remedy or right of any kind, it being the intent of the parties hereto that this Assignment shall otherwise not be construed as a third party beneficiary contract.

Section 3.03 Assignment. This Assignment shall be binding upon and inure to the benefit of the parties hereto and their respective successors, assigns and legal representatives.

Section 3.04 Counterpart Execution. This Assignment may be executed in any number of counterparts, each of which shall be deemed an original and all of which together shall constitute but one and the same instrument.

Section 3.05 Recording. To facilitate the recording or filing of this Assignment, the counterpart to be recorded in a given county may contain only that portion of the exhibits that describes Assets located in that county. In addition to filing this Assignment, the parties hereto shall execute and file with the appropriate authorities, whether federal, state or local, all forms or instruments required by applicable law to effectuate the conveyance contemplated hereby. Said instruments shall be deemed to contain all of the exceptions, reservations, rights, titles and privileges set forth herein as fully as though the same were set forth in each such instrument. The interests conveyed by such separate assignments are the same, and not in addition to the Assets conveyed herein. Where such separate assignments have been, or will be, executed for filing with the appropriate authorities, any such separate assignments (a) shall evidence the assignment of the applicable Assets herein made, and shall not constitute any additional assignment of the Assets, (b) are not intended to modify, and shall not modify, any of the terms, covenants and conditions, or limitations on warranties, set forth in this Assignment or the Purchase Agreement and are not intended to create and shall not create any representations, warranties or additional covenants of or by Assignors to Assignees, and (c) shall be deemed to contain all of the terms and provisions of this Assignment, as fully and to all intents and purposes as though the same were set forth at length in such separate assignments.

Section 3.06 Purchase Agreement. This Assignment is made subject to all of the terms and conditions of that certain Asset Purchase Agreement dated July 19, 2010, by and between Assignors and Concho Resources Inc., as amended (the "*Purchase Agreement*"), which Purchase Agreement has been partially assigned by Concho Resources Inc. to Assignees. The terms and conditions of the Purchase Agreement, are incorporated herein by reference, and in the event of a conflict between the provisions of the Purchase Agreement and this Assignment, the

provisions of the Purchase Agreement shall control. The execution and delivery of this Assignment by Assignors, and the execution and acceptance of this Assignment by Assignees, shall not operate to release or impair any surviving rights or obligations of Assignors or Assignees under the Purchase Agreement.

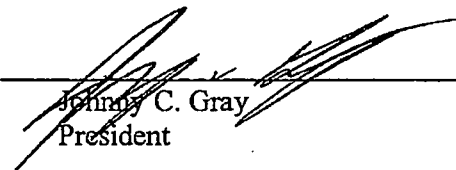
Section 3.07 JURY WAIVER. EACH PARTY HERETO WAIVES, TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, ANY RIGHT IT MAY HAVE TO A TRIAL BY A JURY IN RESPECT OF ANY ACTION, SUIT OR PROCEEDING ARISING OUT OF OR RELATING TO THIS ASSIGNMENT.

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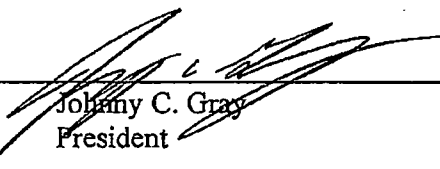
IN WITNESS WHEREOF, this Assignment is executed by the parties on the dates of their respective acknowledgments below, but shall be effective for all purposes as of the Effective Time.

ASSIGNORS:

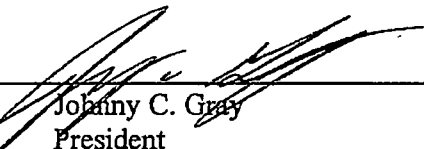
MARBOB ENERGY CORPORATION

By: 
Johnny C. Gray
President

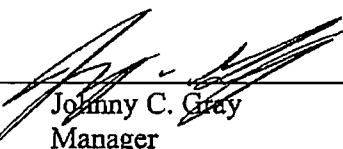
PITCH ENERGY CORPORATION

By: 
Johnny C. Gray
President

COSTAPLENTY ENERGY CORPORATION

By: 
Johnny C. Gray
President

JOHN R. GRAY, LLC

By: 
Johnny C. Gray
Manager

ASSIGNEES:

COG OPERATING LLC

By: Gregory K. Daggett
Gregory K. Daggett
Attorney-in-Fact

CONCHO OIL & GAS LLC

By: Gregory K. Daggett
Gregory K. Daggett
Attorney-in-Fact

STATE OF TEXAS §
COUNTY OF MIDLAND §

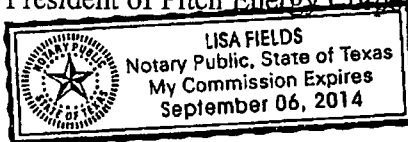
This instrument was acknowledged before me this 6th day of October, 2010, by Johnny C. Gray, President of Marbob Energy Corporation, a New Mexico corporation, on behalf of said corporation.



Lisa Fields
Notary Public – State of Texas

STATE OF TEXAS §
COUNTY OF MIDLAND §

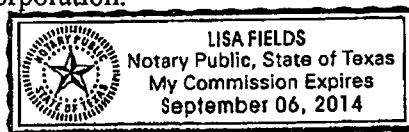
This instrument was acknowledged before me this 6th day of October, 2010, by Johnny C. Gray, President of Pitch Energy Corporation, a New Mexico corporation, on behalf of said corporation.



Lisa Fields
Notary Public – State of Texas

STATE OF TEXAS §
COUNTY OF MIDLAND §

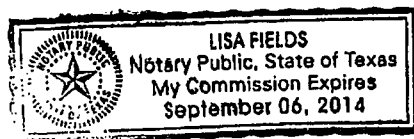
This instrument was acknowledged before me this 6th day of October, 2010, by Johnny C. Gray, President of Costaplenty Energy Corporation, a New Mexico corporation, on behalf of said corporation.



Lisa Fields
Notary Public – State of Texas

STATE OF TEXAS §
COUNTY OF MIDLAND §

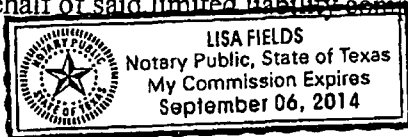
This instrument was acknowledged before me this 6th day of October, 2010, by Johnny C. Gray, Manager of John R. Gray, LLC, a New Mexico limited liability company, on behalf of said limited liability company.



Lisa Fields
Notary Public – State of Texas

STATE OF TEXAS §
COUNTY OF MIDLAND §

This instrument was acknowledged before me this 6th day of October, 2010, by Gregory K. Daggett, Attorney-in-Fact of COG Operating LLC, a Delaware limited liability company, on behalf of said limited liability company.



Lisa Fields
Notary Public – State of Texas

STATE OF TEXAS §
COUNTY OF MIDLAND §

This instrument was acknowledged before me this 6th day of October, 2010, by Gregory K. Daggett, Attorney-in-Fact of Concho Oil & Gas LLC, a Texas limited liability company, on behalf of said limited liability company.



Lisa Fields
Notary Public – State of Texas

EXHIBIT A

Attached to and made a part of that certain Assignment and Bill of Sale dated effective October 1, 2010,
from Marbob Energy Corporation, et al, as Assignors to COG Operating LLC and Concho Oil & Gas LLC, as Assignees

LESSOR/GRANTOR	LESSEE/GRANTEE	AGENCY NO	INSTRUMENT DATE	BOOK	PAGE	STATE	COUNTY	TWP	RNG	SECTION	DESCRIPTION
STATE OF NEW MEXICO	MARBOB ENERGY CORP	LG16371	3/1/1944			NEW MEXICO	EDDY	T19S	R29E	18	E2
STATE OF NEW MEXICO	MEWBOURNE OIL CO	LG28383	6/1/1975			NEW MEXICO	EDDY	T19S	R27E	26	NWNW
STATE OF NEW MEXICO	MARBOB ENERGY CORP	LG37442	9/1/1976			NEW MEXICO	EDDY	T19S	R28E	21	SWSE
STATE OF NEW MEXICO	MARBOB ENERGY CORP	LG59932	11/1/1978			NEW MEXICO	EDDY	T17S	R28E	23	SESW
STATE OF NEW MEXICO	OXY USA INC	LG63412	2/1/1979			NEW MEXICO	EDDY	T24S	R24E	2	SWNE, E2SE, SWSE
STATE OF NEW MEXICO	CHEVRON MIDCONTINENT LP	LG66322	6/1/1979			NEW MEXICO	EDDY	T22S	R27E	16	N2N2, SWNE, S2SW, NESW, E2SE
STATE OF NEW MEXICO	HERMAN J LEDBETTER	LO53581	4/1/1971			NEW MEXICO	EDDY	T16S	R29E	35	SESE
STATE OF NEW MEXICO	NORTH CNTRL OPER INC & KERR MCGEE	LO63814	7/1/1971			NEW MEXICO	EDDY	T22S	R27E	16	S2NW, NWSW, W2SE, SENE
USA	CTV OG NM LLC	NMLC 0001148	5/1/1950			NEW MEXICO	EDDY	T21S	R28E	31	W2NE, E2SE
USA	CTV OG NM LLC		5/1/1950			NEW MEXICO	EDDY	T21S	R28E	32	NENW, N2NE
USA	CTV OG NM LLC		5/1/1950			NEW MEXICO	EDDY	T21S	R28E	33	N2
USA	EOG RESOURCES INC	NMLC 0028446A	7/25/1929			NEW MEXICO	EDDY	T17S	R28E	5	E2, E2W2
USA	BARNSDALL OIL COMPANY	NMLC 0028731A	7/1/1963			NEW MEXICO	EDDY	T17S	R29E	14	W2SW, SESW
USA	BARNSDALL OIL COMPANY		7/1/1963			NEW MEXICO	EDDY	T17S	R29E	15	SE
USA	BARNSDALL OIL COMPANY		7/1/1963			NEW MEXICO	EDDY	T17S	R29E	22	S2SE, NWSE, SESW
USA	BARNSDALL OIL COMPANY		7/1/1963			NEW MEXICO	EDDY	T17S	R29E	22	NENE, S2NE, NESE
USA	BARNSDALL OIL COMPANY	NMLC 0028731B	1/1/1960			NEW MEXICO	EDDY	T17S	R29E	10	E2, E2W2

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LESSOR/GRANTOR	LESSEE/GRANTEE	AGENCY NO	INSTRUMENT DATE	BOOK	PAGE	STATE	COUNTY	TWP	RNG	SECTION	DESCRIPTION
USA	BARNSDALL OIL COMPANY	NMLC 0028731B	1/1/1960			NEW MEXICO	EDDY	T17S	R29E	11	W2
USA	BARNSDALL OIL COMPANY		1/1/1960			NEW MEXICO	EDDY	T17S	R29E	14	E2, NW, NESW
USA	BARNSDALL OIL COMPANY		1/1/1960			NEW MEXICO	EDDY	T17S	R29E	15	NE
USA	ATLANTIC RICHFIELD CO	NMLC 0028772A	6/21/1939			NEW MEXICO	EDDY	T18S	R29E	7	LOTS 1, 2, E2NW
USA	KHODY LAND & MINERALS CO	NMLC 0028772C	6/21/1939			NEW MEXICO	EDDY	T18S	R29E	7	N2NE
USA	GRAYBURG OIL COMPANY	NMLC 0028784A	2/18/1930			NEW MEXICO	EDDY	T17S	R29E	13	NESE, S2S2
USA	GRAYBURG OIL COMPANY		2/18/1930			NEW MEXICO	EDDY	T17S	R29E	24	NE, N2NW, SWNW, N2S2
USA	GRAYBURG OIL COMPANY	NMLC 0028784B	11/14/1930			NEW MEXICO	EDDY	T17S	R29E	23	NE, SW
USA	GRAYBURG OIL COMPANY		11/14/1930			NEW MEXICO	EDDY	T17S	R29E	24	S2SW
USA	GRAYBURG OIL COMPANY		11/14/1930			NEW MEXICO	EDDY	T17S	R29E	25	N2NW
USA	GRAYBURG OIL COMPANY		11/14/1930			NEW MEXICO	EDDY	T17S	R29E	26	E2
USA	GRAYBURG OIL COMPANY		11/14/1930			NEW MEXICO	EDDY	T17S	R30E	18	LOTS 1,2,3, E2NW, NESW
USA	GRAYBURG OIL COMPANY		11/14/1930			NEW MEXICO	EDDY	T17S	R30E	19	LOT 4, SESW
USA	GRAYBURG OIL COMPANY		11/14/1930			NEW MEXICO	EDDY	T17S	R30E	30	LOTS 1,2, E2NW

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LESSOR/GRANTOR	LESSEE/GRANTEE	AGENCY NO	INSTRUMENT DATE	BOOK	PAGE	STATE	COUNTY	TWP	RNG	SECTION	DESCRIPTION
USA	WESTERN PRODUCTION CO., INC	NMLC 0028784C	9/26/1933			NEW MEXICO	EDDY	T17S	R29E	12	SESE
USA	WESTERN PRODUCTION CO., INC		9/26/1933			NEW MEXICO	EDDY	T17S	R29E	13	N2, N2SW, NWSE
USA	WESTERN PRODUCTION CO., INC		9/26/1933			NEW MEXICO	EDDY	T17S	R29E	24	S2SE
USA	WESTERN PRODUCTION CO., INC		9/26/1933			NEW MEXICO	EDDY	T17S	R29E	25	E2, SW, S2NW
USA	WESTERN PRODUCTION CO., INC		9/26/1933			NEW MEXICO	EDDY	T17S	R29E	26	W2
USA	GRAYBURG OIL COMPANY	NMLC 0028793A	2/18/1930			NEW MEXICO	EDDY	T17S	R30E	18	LOT 4, SESW, S2SE
USA	GRAYBURG OIL COMPANY		2/18/1930			NEW MEXICO	EDDY	T17S	R30E	19	LOTS 1,2,3, NESW, E2NW, NE, N2SE
USA	WESTERN PRODUCTION CO., INC	NMLC 0028793C	9/21/1933			NEW MEXICO	EDDY	T17S	R29E	23	NW, SE
USA	WESTERN PRODUCTION CO., INC		9/21/1933			NEW MEXICO	EDDY	T17S	R30E	18	NE, N2SE
USA	WESTERN PRODUCTION CO., INC		9/21/1933			NEW MEXICO	EDDY	T17S	R30E	19	S2SE
USA	WESTERN PRODUCTION CO., INC		9/21/1933			NEW MEXICO	EDDY	T17S	R30E	30	LOTS 3,4, E2SW, E2
USA	EOG RESOURCES INC	NMLC 0029339B	1/17/1936			NEW MEXICO	EDDY	T17S	R30E	1	NE
USA	JONES CHARLES E	NMLC 0029358	1/1/1940			NEW MEXICO	EDDY	T19S	R31E	24	SE, E2NE
USA	LEWIS H DELMAR LIVING TRUST	NMLC 0029415A	5/18/1936			NEW MEXICO	EDDY	T17S	R31E	13	S2S2