First Revision 11-1-02 Second Revision 9-1-03 Third Revision 10-1-04	sion 8-1-06	Working Interest	*	**	* *	# * *	* * *
First Revision 11-1-02 Second Revision 9-1-0 Third Revision 10-1-04	Fourth Revision 8-1-06	Overriding <u>Royalty</u>	**5.075892%	**5.075892%	**5.075892%	**5.075892%	**5.075892%
12766		Lessee of Record	•	*	•	*	*
	VNERSHIP AGREEMENT W Mexico	Basic <u>Royalty</u>	12.5%	12.5%	12.5%	12.5%	12.5%
EXHIBIT B	SCHEDULE OF OWNERSHIP CAT HEAD MESA UNIT AGREEMENT Socorro County, New Mexico	Lease No. and Expiration Date	NM 91532 8-31-03	NM 91533 8-31-03	NM 91534 8-31-03	NM 91535 8-31-03	NM 91636 8-31-03
	Ö	Acres	2,400.76	2,240.00	2,406.76	2,388.27	2,320.00
	SEP 1 1 2006	Oil Conservation Division 1220 S. St. Francis Drive Santa Fe, NM 87505 <u>Tact No. Description</u>	FEDERAL LANDS 1 T. 4 S., R. 8 E. Sec. 3: Lots 1-4, S2, S2N2 (All) Sec. 10: All	Sec. 11: All Sec. 14: S2N2, S2 2	Sec. 24: All 3	(6)	Sec. 18: Lots 1-4, E2, E2W2 (All) T. 4 S., R. 9 E. Sec. 10: All Sec. 13: W2, W2SE Sec. 14: All Sec. 15: All

Unit
Mesa
Head
Cat

Working Interest	*	* * * * * * * * * * * * * * * * * * *	* * *	**	* *	* *	* *	* * *
Overriding Royalty	**5.075892%	**5.075892%	**5.075892%	**5.075892%	**5.075892%	**5.075892%	**5.075892%	**5.075892%
Lessee of Record	*	*	*	*	*	*	*	*
Basic Royalty	12.5%	12.5%	12.5%	12.5%	12.5%	12.5%	12.5%	12.5%
Lease No. and Expiration Date	NM 91537 8-31-03	NM 91538 8-31-03	NM 91539 8-31-03	NM 91540 8-31-03	NM 91587 9-30-03	NM 93025 8-31-03	NM 93026 8-31-03	NM 93028 8-31-03
Acres	2,395.88	2,440.00	2,480.00	2,551.84	1,756.28	320.00	320.00	240.00
. Description	T, 4 S., R, 9 E. Sec. 19: Lots 1-4, E2, E2S2, (All) Sec. 20: N2NE, W2NW, S2 Sec. 21: All Sec. 22: All	T. 4 S., R. 9 E. Sec. 23: All Sec. 24: W2E2, W2, SESE Sec. 25: All Sec. 26: All	T. 4 S., R. 9 E. Sec. 27: All Sec. 33: All Sec. 34: N2, N2S2, S2SW Sec. 35: All	T. 4 S., R. 9 E. Sec. 28: All Sec. 29: All Sec. 30: Lots 1-4, E2, E2W2 (All) Sec. 31: Lots 1-4, E2, E2W2 (All)	T, 3 S., R, 9 E. Sec. 31: Lots 1-4, E2, E2W2 (All) T, 4 S., R, 9 E. Sec. 3: Lots 1-4, S2N2, N2S2 Sec. 11: All	T. 3 S., R. 8 E. Sec. 35: S2	T. 3 S., R. 9 E. Sec. 33: S2	T. 4 S., R. 8 E. Sec. 15: S2NE, SE
Tract No.	ဖ	~	ω	တ	01	=	12	55

Unit	
Mesa	
Cat, Head	

Working Interest	* * * *	* * * *		‡	*	*	* *	*	‡	* *	*	‡
Overriding <u>Royalty</u>	**5.075892%	**5.075892%		**5.075892%	**5.075892%	**5.075892%	**5.075892%	**5.075892%	**5.075892%	**5.075892%	**5.075892%	**5.075892%
Lessee of Record	*	*		*	*	*	*	*	*	*	*	*
Basic <u>Royalty</u>	12.5%	12.5%		12.5%	12.5%	12.5%	12.5%	12.5%	12.5%	12.5%	12.5%	12.5%
Lease No. and Expiration Date	NM 93029 3-31-04	NM 97648 9-30-06		LH 4434 6-1-03	LH 4437 6-1-03	LH 4439 6-1-03	LH 4440 6-1-03	LH 4442 6-1-03	LH 4446 6-1-03	LH 4447 6-1-03	LH 4448 6-1-03	LH 4449 6-1-03
Acres	320.00	1,920.00		320.00	320.00	640.24	640.52	640.00	320.00	640.60	640.00	160.00
Tract No. Description	T. 4 S., R. 9 E. Sec. 12: W2	T. 5 S., R. 9 E. Sec. 3: S2, S2NW Sec. 4: SE, S2NE Sec. 9: E2 Sec. 10: All Sec. 11: N2	ANDS	T. 3 S., R. 8 E. Sec. 36: S2	T. 3 S., R. 9 E. Sec. 32: S2	T. 4 S., R. 8 E. Sec. 1: Lots 1-4, S2, S2N2 (All)	T. 4 S., R. 8 E. Sec. 2: Lots 1-4, S2, S2N2 (All)	T. 4 S., R. 8 E. Sec. 25: All	T. 4 S., R. 8 E. Sec. 36: E2	T. 4 S., R. 9 E. Sec. 2: Lots 1-4, S2, S2N2 (All)	T. 4 S., R. 9 E. Sec. 16: All	T. 4 S., R. 9 E. Sec. 17: E2W2
Tract No	14	5	STATE LANDS	91	17	18	9	20	21	22	23	24

Unit	
Mesa	
Head	
Cat	•

**Ownership of the 5.075892% overriding royalty interest of all 31 Tracts in the Unit Area is as follows: *The Lessee of Record of all 31 Tracts in the Unit Area is Inter-American Corporation.

Bowerman Energy Company	0.065965	JMA Exploration, Ltd.	0.070963
Bright & Company	0.060908	Mabel, LLC	0.250000
Jonegan, LLC	0.500000	MJR Investment Corporation	0.064851
E. S. Mayer & Sons, Ltd.	0.070963	Nolan, LLC	0.250000
Frizzell Exploration Company II	0.895076	Saxon Oil Company	0.047314
Robert D. and Frances E. Gunn	0.671306	The Rudman Partnership	0.156120
Velson Bunker Hunt	0.250000	The Rudman Partnership	0.075892 +
ntegras Resources, Inc.	0.250000	Tejon Exploration Company	0.070963
Jacobs Exploration, Ltd.	0.171510	Tucker-Scully Interests, Ltd.	0.223769
JHJ Exploration, Ltd.	0.671306	Warren, Inc.	0.258986

Operating, Inc. (0.001402%), Tejon Exploration Company (0.02218%) and Warren, Inc. (0.007627%) working interests. +The Rudman Partnership 0.075892% overriding royalty interest is payable out of the Benson-Montin-Greer Drilling Corporation (0.008561%), CO-2 Norway AS (0.000695%), Element Markets, Inc. (0.000695%), GHG Partners, LLC (.002088%), Max Alan Hale (0.000696%), Inter-American Corporation (0.012750%), MJR Investment Corporation (0.011956%), Paisano Partners LP. (0.001414%), Reliant Processing, Ltd. (0.005977%), Primero

***Ownership of the 100.0% working interest of all 31 Tracts in the Unit Area is as follows.

Benson-Montin-Greer Drilling Corporation	11.177673
CO-2 Norway AS	1.015758
Element Markets, Inc.	1.015758
Bill Fenn	5.268774
GHG Partners, LLC.	3.047273
Max Alan Hale	1.015758
Inter-Amercian Corporation	18.610640
JMA Oil Properties, Ltd.	2.515268
MJR Investment Corporation	10.000000
Paisano Partners LP.	1.846756
Reliant Processing, Ltd.	5.078789
Primero Operating, Inc.	1.875857
Tejon Exploration Company	27.531696
Warren, Inc.	10.00000

****The per cent ownership of the 12.5% Basic Royalty of Tract No. 31 is as follows:

Knollene L. McDaniel Trust	17.240830
Roe Lovelace	25.000002
Judith Ann Lovelace	4.740834
Carole Lynn Lovelace	1.580278
Noel Holt Lovelace	1.580278
Dru Wynn Lovelace King	1.580278
Joan Collinson Deming	15.518355
Jean Collinson Suggs	15.518335
Carl L. Johnson	8.620415
Claude Freeman	0.350558
Harry L. Bevers	2.901073
Marion Blake Trust #1	3.512586
Jack W. Russell	2.110356

SUMMARY

Per Cent of Unit Area	70.97 17.5	11.53
Acres	26,499.79 6 632 38	4,306.87
	Federal Lands	Patented Lands

BEN DONEGAN 3224 CANDELARIA NE ALBUQUERQUE, NEW MEXICO 87107

Phone

505 884-2780

Fax

505 888-2621

September 5, 2006

Attention: Alexis Swoboda Bureau of Land Management 2909 West Second Street Roswell, NM 88201

Attention: Ed Martin New Mexico Oil Conservation Division 1220 South St. Francis Drive Santa Fe, New Mexico 87503

Re: Cat Head Mesa Unit Agreement

Ladies and Gentlemen

Enclosed to update your records are copies of our (1) Eighth Affirmation of Ownership of the oil and gas leases subject to the Cat Head Mesa Unit Area Agreement, No. NMNM 106852X, Lincoln and Socorro County, New Mexico executed by all of the lease Owners and (2) the Fourth Revision (8-1-06) of Exhibit B, Schedule of Ownership of the Cat Head Mesa Unit Agreement.

Very truly yours,

Primero Operating, Inc.

By:

Ben Donegan, Agent

Attention: Pete Martinez

310 Old Santa Fe Trail

Santa Fe, NM 87501-2708

Commissioner of Public Lands

Oil, Gas and Mineral Division

New Mexico State Land Office

BD/nn Encl.

EIGHTH AFFIRMATION OF OWNERSHIP

This EIGHTH AFFIRMATION OF OWNERSHIP is made and entered into effective August 1, 2006 by and between Benson-Montin-Greer Drilling Corporation ("BMG"), CO-2 Norway AS ("CO-2"), Element Markets, Inc. ("EMI"), Bill Fenn ("Fenn"), GHG Partners, LLC. ("GHG"), Max Alan Hale ("Hale"), Inter-American Corporation ("IAC"), JMA Oil Properties, Ltd. ("JMA"), MJR Investment Corporation ("MJR"), Paisano Partners L.P. ("Paisano"), Primero Operating, Inc. ("POI"), Reliant Processing, Ltd. ("Reliant"), Tejon Exploration Company ("Tejon"), Warren, Inc. ("Warren"), The Rudman Partnership Ltd. d/b/a The Rudman Partnership ("Rudman") and Ben Donegan ("Donegan").

WHEREAS under the terms of the Exploration Agreement effective August 3, 1999 by and between the Owners, Farmees, Operator and Ben Donegan covering certain lands situated in Lincoln and Socorro Counties, New Mexico, as more particularly described in said agreement ("1999 Exploration Agreement"); as affirmed by those Affirmations of Ownership through the Seventh Affirmation of Ownership effective February 1, 2004 (collectively the "Seven Affirmations"), the Unit Agreement for the Development and Operation of the Cat Head Mesa Unit Area, Socorro County, New Mexico No. NMNM 106852X dated November 1, 2001 ("Unit Agreement") and the Cat Head Mesa Unit Operating Agreement effective November 1, 2001 ("Unit Operating Agreement");

- (1) MJR has assigned 6.151630% undivided working interest ("UWI") to Reliant in the paid-up leases covering lands located outside of the Cat Head Mesa Unit Area ("CHMUA") and 5.0% UWI to Reliant in all of the other leases covering lands located inside and outside of the CHMUA subject to these agreements);
- (2) IAC has assigned 3.219742% UWI to GHG and 1.073247% UWI each to David L. Coleman, CO-2, EMI and Hale in the paid-up leases covering lands located outside of the CHMUA subject to these agreements and has assigned 3.0% UWI to GHG and 1.0% each to David L. Coleman, CO-2, EMI and Hale in all of the other leases covering lands located inside and outside of the CHMUA subject to these agreements;

- (3) Casa Blanca, Inc. has assigned all of its 1.2841728% UWI to Paisano in the paid-up leases covering lands located outside of the CHMUA and its 1.846756% UWI to Paisano in all of the other leases covering lands located inside and outside of the CHMUA subject to these agreements;
- (4) Slash Four Enterprises, Inc. has assigned all of its 1.284728% UWI to POI in the paidup leases covering lands located outside of the CHMUA and its 1.846756% UWI to POI in all of the other leases covering lands located inside and outside of the CHMUA subject to these agreements and
- (5) David L. Coleman has assigned all of his 1.073247% UWI in the paid-up leases covering lands located outside of the CHMUA subject to these agreements to CO-2 (0.019043%), EMI (0.019043%), Fenn (0.103175%), GHG (0.057130%), Hale (0.019043%), IAC (0.348911%), POI (0.022796%), Reliant (0.109153%), and Tejon (0.0374953%) and has assigned all of his 1.000000% UWI in all of the other leases covering lands located inside and outside of the CHMUA subject to these agreements to CO-2 (0.010101%), EMI (0.010101%), Fenn (0.052394%), GHG (0.030303%), Hale (0.010101%), IAC (0.544057%), POI (0.018654%), Reliant (0.050505%), and Tejon (0.273784); and

WHEREAS the Operating Agreement of the 1999 Exploration Agreement was terminated by the parties to the Unit Agreement; and

WHEREAS all of the oil and gas leases originally covered by the 1999 Exploration Agreement have expired except those leases extended by the Unit Agreement including small portions of the lands covered by the Unit leases that are located outside of the Unit Area but are held by the Unit Agreement, i.e., the N2NW of Section 15 and the E2E2 of Section 22 of T. 4 S., R. 8 E., NMPM and the N2N2 of Section 14 and the NENE of Section 15 of T. 5 S., R. 9 E., NMPM portion of the Harvey Mineral Trust leases and Lot 4 of Section 18, Lots 1,2,3,4 of Section 19, E2W2 and W2SW4 of Section 30 and Lots 1,2, SENW, S2SE of T. 4 S., R. 9 E., NMPM portion of the Knollene Lovelace McDaniel leases; and

WHEREAS IAC is now record title owner of all leases covering lands subject to these agreements;

The parties hereto, each by execution of this EIGHTH AFFIRMATION OF OWNERSHIP. for good and sufficient consideration which is acknowledged, (1) ratify and approve the assignments of UW1 described above, (2) waive the provisions of ARTICLE IX MISCELLANEOUS PROVISIONS, (A) Assignability and (G) Right of First Refusal of the Exploration Agreement, as amended, insofar and only insofar as the provisions may apply to the relinquishments, surrenders, assignments and the acquisitions of ownership acknowledged herein, (3) agree to the accuracy of the ownership of the oil and gas lease interests described in Exhibit A Ownership of the Undivided Working Interest in the Oil and Gas Leases Subject to the Cat Head Mesa Area Unit Agreement, Covering Lands Located Inside and Outside of the Unit Area, attached hereto, and to the accuracy of the Fourth Revision 8-1-06 of EXHIBIT B of the CAT HEAD MESA UNIT AREA AGREEMENT No. NMNM 106852X; and (4) agree to the termination of the 1999 Exploration Agreement and all of the provisions thereof.

Persons signing this EIGHTH AFFIRMATION OF OWNERSHIP certify that they have the authority to bind the party or entity to this EIGHTH AFFIRMATION OF OWNERSHIP.

This EIGHTH AFFIRMATION OF OWNERSHIP may be executed in any number of counterparts, no one of which needs to be executed by all of the parties hereto and shall be binding upon and effective as to each of the parties hereto executing such a counterpart.

BENSON-MONTIN-GREER DRLLING CORPORATION	CO-2 NORWAY AS
By:	By:
Date:	Date:
ELEMENT MARKETS, INC.	
	BILL FENN
By:	As his sole and separate property
Date:	Date:

The parties hereto, each by execution of this EIGHTH AFFIRMATION OF OWNERSHIP, for good and sufficient consideration which is acknowledged, (1) ratify and approve the assignments of UWI described above, (2) waive the provisions of <u>ARTICLE IX MISCELLANEOUS PROVISIONS</u>, (A) <u>Assignability</u> and (G) <u>Right of First Refusal</u> of the Exploration Agreement, as amended, insofar and only insofar as the provisions may apply to the relinquishments, surrenders, assignments and the acquisitions of ownership acknowledged herein, (3) agree to the accuracy of the ownership of the oil and gas lease interests described in Exhibit A Ownership of the Undivided Working Interest in the Oil and Gas Leases Subject to the Cat Head Mesa Area Unit Agreement, Covering Lands Located Inside and Outside of the Unit Area, attached hereto, and to the accuracy of the Fourth Revision 8-1-06 of EXHIBIT B of the CAT HEAD MESA UNIT AREA AGREEMENT No. NMNM 106852X; and (4) agree to the termination of the 1999 Exploration Agreement and all of the provisions thereof.

Persons signing this EIGHTH AFFIRMATION OF OWNERSHIP certify that they have the authority to bind the party or entity to this EIGHTH AFFIRMATION OF OWNERSHIP.

This EIGHTH AFFIRMATION OF OWNERSHIP may be executed in any number of counterparts, no one of which needs to be executed by all of the parties hereto and shall be binding upon and effective as to each of the parties hereto executing such a counterpart.

BENSON-MONTIN-GREER DRLLING CORPORATION	CO-2 NORWAY AS
By: Michael Dunous hos.	Ву:
Date: 8/14/06	Date:
ELEMENT MARKETS, INC.	
Ву:	BILL FENN As his sole and separate property
Date:	Date:

The parties hereto, each by execution of this EIGHTH AFFIRMATION OF OWNERSHIP, for good and sufficient consideration which is acknowledged, (1) ratify and approve the assignments of UWI described above, (2) waive the provisions of <u>ARTICLE IX MISCELLANEOUS PROVISIONS</u>, (A) <u>Assignability</u> and (G) <u>Right of First Refusal</u> of the Exploration Agreement, as amended, insofar and only insofar as the provisions may apply to the relinquishments, surrenders, assignments and the acquisitions of ownership acknowledged herein, (3) agree to the accuracy of the ownership of the oil and gas lease interests described in Exhibit A Ownership of the Undivided Working Interest in the Oil and Gas Leases Subject to the Cat Head Mesa Area Unit Agreement, Covering Lands Located Inside and Outside of the Unit Area, attached hereto, and to the accuracy of the Fourth Revision 8-1-06 of EXHIBIT B of the CAT HEAD MESA UNIT AREA AGREEMENT No. NMNM 106852X; and (4) agree to the termination of the 1999 Exploration Agreement and all of the provisions thereof.

Persons signing this EIGHTH AFFIRMATION OF OWNERSHIP certify that they have the authority to bind the party or entity to this EIGHTH AFFIRMATION OF OWNERSHIP.

This EIGHTH AFFIRMATION OF OWNERSHIP may be executed in any number of counterparts, no one of which needs to be executed by all of the parties hereto and shall be binding upon and effective as to each of the parties hereto executing such a counterpart.

BENSON-MONTIN-GREER DRLLING CORPORATION	CO-2 NORWAY AS
By:	By: Carl
Date:	Date: 18th August 2006
	V
ELEMENT MARKETS, INC.	
Ву:	BILL FENN As his sole and separate property
Date:	Date:

The parties hereto, each by execution of this EIGHTH AFFIRMATION OF OWNERSHIP. for good and sufficient consideration which is acknowledged, (1) ratify and approve the assignments of UWI described above, (2) waive the provisions of <u>ARTICLE IX MISCELLANEOUS PROVISIONS</u>, (A) <u>Assignability</u> and (G) <u>Right of First Refusal</u> of the Exploration Agreement, as amended, insofar and only insofar as the provisions may apply to the relinquishments, surrenders, assignments and the acquisitions of ownership acknowledged herein, (3) agree to the accuracy of the ownership of the oil and gas lease interests described in Exhibit A Ownership of the Undivided Working Interest in the Oil and Gas Leases Subject to the Cat Head Mesa Area Unit Agreement, Covering Lands Located Inside and Outside of the Unit Area, attached hereto, and to the accuracy of the Fourth Revision 8-1-06 of EXHIBIT B of the CAT HEAD MESA UNIT AREA AGREEMENT No. NMNM 106852X; and (4) agree to the termination of the 1999 Exploration Agreement and all of the provisions thereof.

Persons signing this EIGHTH AFFIRMATION OF OWNERSHIP certify that they have the authority to bind the party or entity to this EIGHTH AFFIRMATION OF OWNERSHIP.

This EIGHTH AFFIRMATION OF OWNERSHIP may be executed in any number of counterparts, no one of which needs to be executed by all of the parties hereto and shall be binding upon and effective as to each of the parties hereto executing such a counterpart.

BENSON-MONTIN-GREER DRLLING CORPORATION	CO-2 NORWAY AS
Ву:	By:
Date:	Date:
ELEMENI, MARKETS, INC.	
(1000 B	BILL FENN
By: CLUSA	As his sole and separate property
Date: 5/16/06	Date:

The parties hereto, each by execution of this EIGHTH AFFIRMATION OF OWNERSHIP, for good and sufficient consideration which is acknowledged, (1) ratify and approve the assignments of UWI described above, (2) waive the provisions of <u>ARTICLE IX MISCELLANEOUS PROVISIONS</u>, (A) <u>Assignability</u> and (G) <u>Right of First Refusal</u> of the Exploration Agreement, as amended, insofar and only insofar as the provisions may apply to the relinquishments, surrenders, assignments and the acquisitions of ownership acknowledged herein, (3) agree to the accuracy of the ownership of the oil and gas lease interests described in Exhibit A Ownership of the Undivided Working Interest in the Oil and Gas Leases Subject to the Cat Head Mesa Area Unit Agreement, Covering Lands Located Inside and Outside of the Unit Area, attached hereto, and to the accuracy of the Fourth Revision 8-1-06 of EXHIBIT B of the CAT HEAD MESA UNIT AREA AGREEMENT No. NMNM 106852X; and (4) agree to the termination of the 1999 Exploration Agreement and all of the provisions thereof.

Persons signing this EIGHTH AFFIRMATION OF OWNERSHIP certify that they have the authority to bind the party or entity to this EIGHTH AFFIRMATION OF OWNERSHIP.

This EIGHTH AFFIRMATION OF OWNERSHIP may be executed in any number of counterparts, no one of which needs to be executed by all of the parties hereto and shall be binding upon and effective as to each of the parties hereto executing such a counterpart.

BENSON-MONTIN-GREER DRLLING CORPORATION	CO-2 NORWAY AS
By:	Ву:
Date:	Date:
ELEMENT MARKETS, INC.	BILL FENN
Ву:	As his sole and separate property
Date:	Date: AMM, 11, 2006

GHG PARTNERS, LLC	MAX ALAN HALE
By: SU	As his sole and separate property
Date: Agust 14 2006 George D. Lyons #	Date:
INTER-AMERICAN CORPORATION	JMA OIL PROPERTIES, LTD
By:	By:
Date:	Date:
MJR INVESTMENT CORPORATION	PAISANO PARTNERS L.P.
Ву:	Ву:
Date:	Date:
PRIMERO OPERATING, INC.	RELIANT PROCESSING, LTD.
Ву:	By:
Date:	Date:
TEJON EXPLORATION COMPANY	WARREN, INC.
By:	Ву:
Date:	Date:
THE RUDMAN PARTNERSHIP	
By:	BEN DONEGAN
Date:	RUBY DONEGAN
	Date:

•

GHG PARTNERS, LLC	Man alla The C
Ву:	MAX ALAN HALE
Date:	M 15 7000
INTER-AMERICAN CORPORATION	JMA OIL PROPERTIES, LTD
By:	By:
Date:	Date:
MJR INVESTMENT CORPORATION	PAISANO PARTNERS L.P.
By:	By:
Date:	Date:
PRIMERO OPERATING, INC.	RELIANT PROCESSING, LTD.
By:	By:
Date:	Date:
TEJON EXPLORATION COMPANY	WARREN, INC.
Ву:	By:
Date:	Date:
THE RUDMAN PARTNERSHIP	
Ву:	BEN DONEGAN
Date:	RUBY DONEGAN
	Date:

GHG PARTNERS, LLC By: Date: INTER-AMERICAN CORPORATION By:	MAX ALAN HALE As his sole and separate property Date: JMA OIL PROPERTIES, LTD By:
Date: 💆 🐒 😅	Date:
MJR INVESTMENT CORPORATION By:	PAISANO PARTNERS L.P. By:
Date:	Date:
PRIMERO OPERATING, INC. By: Date:	RELIANT PROCESSING, LTD. By: Date:
TEJON EXPLORATION COMPANY By: Date:	WARREN, INC. By: Date:
THE RUDMAN PARTNERSHIP By: Date:	BEN DONEGAN RUBY DONEGAN
	Date:

GHG PARTNERS, LLC By:	MAX ALAN HALE As his sole and separate property
Date:	Date:
INTER-AMERICAN CORPORATION	JMA OIL PROPERTIES, LTD
By:	Ву:
Date:	Date: 28/19/06
MJR INVESTMENT CORPORATION	PAISANO PARTNERS L.P.
By:	By:
Date:	Date:
PRIMERO OPERATING, INC.	RELIANT PROCESSING, LTD.
By:	By:
Date:	Date:
TEJON EXPLORATION COMPANY	WARREN, INC.
By:	By:
Date:	Date:
THE RUDMAN PARTNERSHIP	DEN DONEC AN
By:	BEN DONEGAN
Date:	RUBY DONEGAN
	Date:

GHG PARTNERS, LLC By:	MAX ALAN HALE As his sole and separate property
Date:	Date:
INTER-AMERICAN CORPORATION	JMA OIL PROPERTIES, LTD
By:	By:
Date:	Date:
MJR INVESTMENT CORPORATION	PAISANO PARTNERS L.P.
By: December	By:
Date: 2/15/04	Date:
PRIMERO OPERATING, INC.	RELIANT PROCESSING, LTD.
By:	By:
Date:	Date:
TEJON EXPLORATION COMPANY	WARREN, INC.
Ву:	By:
Date:	Date:
THE RUDMAN PARTNERSHIP	
By:	BEN DONEGAN
Date:	RUBY DONEGAN
	Date:

GHG PARTNERS, LLC	MAX ALAN HALE
By:	As his sole and separate property
Date:	Date:
INTER-AMERICAN CORPORATION	JMA OIL PROPERTIES, LTD
By:	Ву:
Date:	Date:
MJR INVESTMENT CORPORATION	PAISANO PARTNERS
By:	By: John Chut Hund
Date:	Date: 8-13-06
PRIMERO OPERATING, INC.	RELIANT PROCESSING, LTD.
Ву:	By:
Date:	Date:
TEJON EXPLORATION COMPANY	WARREN, INC.
Ву:	By:
Date:	Date:
THE RUDMAN PARTNERSHIP	
By:	BEN DONEGAN
Date:	RUBY DONEGAN
	Date:

GHG PARTNERS, LLC	
By:	MAX ALAN HALE As his sole and separate property
Date:	Date:
INTER-AMERICAN CORPORATION	JMA OIL PROPERTIES, LTD
By:	By:
Date:	Date:
MJR INVESTMENT CORPORATION	PAISANO PARTNERS L.P.
By:	Ву:
Date:	Date:
PRIMERO OPERATING, INC.	RELIANT PROCESSING, LTD.
By: ()	Ву:
Date: 8-21-06	Date:
TEJON EXPLORATION COMPANY	WARREN, INC.
By:	By:
Date:	Date:
THE RUDMAN PARTNERSHIP	
By:	BEN DONEGAN
Date:	RUBY DONEGAN
	Date:

GHG PARTNERS, LLC By: Date:	
INTER-AMERICAN CORPORATION	JMA OIL PROPERTIES, LTD
By:	By:
Date:	Date:
MJR INVESTMENT CORPORATION	PAISANO PARTNERS L.P.
By:	By:
Date:	Date:
PRIMERO OPERATING, INC. By: Date:	RELIANT PROCESSING, LTD. By: State 8/29/06
TEJON EXPLORATION COMPANY	WARREN, INC.
By:	By:
Date:	Date:
THE RUDMAN PARTNERSHIP By:	BEN DONEGAN
Date:	RUBY DONEGAN
	Date:

GHG PARTNERS, LLC	
By:	MAX ALAN HALE As his sole and separate property
Date:	Date:
INTER-AMERICAN CORPORATION	JMA OIL PROPERTIES, LTD
By:	Ву:
Date:	Date:
MJR INVESTMENT CORPORATION	PAISANO PARTNERS L.P.
Ву:	By:
Date:	Date:
PRIMERO OPERATING, INC.	RELIANT PROCESSING, LTD.
By:	By:
Date:	Date:
TEJON EXPLORATION COMPANY	WARREN, INC.
By: bughedown town	By:
By: Date: August 24, 2006	Date:
THE RUDMAN PARTNERSHIP	
Ву:	BEN DONEGAN
Date:	RUBY DONEGAN
	Date:

MAX ALAN HALE As his sole and separate property By: Date: Date: JMA OIL PROPERTIES, LTD. MJR INVESTMENT CORPORATION By: By: _____ Date: Date: PAISANO PARTNERS L.P. PRIMERO OPERATING. INC. By: By: _____ Date: Date: RELIANT PROCESSING, LTD. TEJON EXPLORATION COMPANY By: _____ By: _____ Date: Date: WARREN, INC. THE RUDMAN PARTNERSHIP By: _____ W. R. (Trey) Sibley, III, Attory Date: August 14, 2006 Date: BEN DONEGAN **RUBY DONEGAN** Date:

INTER-AMERICAN CORPORATION

GHG PARTNERS, LLC	MAX ALAN HALE
By:	
Date:	Date:
INTER-AMERICAN CORPORATION	JMA OIL PROPERTIES, LTD
By:	Ву:
Date:	Date:
MJR INVESTMENT CORPORATION	PAISANO PARTNERS L.P.
By:	By:
Date:	Date:
PRIMERO OPERATING, INC.	RELIANT PROCESSING, LTD.
By:	By:
Date:	Date:
TEJON EXPLORATION COMPANY	WARREN, INC.
By:	By: John M. Wann
Date:	Date: 8-11-06
THE RUDMAN PARTNERSHIP	Ben Dan
By:	BEN DONEGAN
Date:	RUBY DONEGAN
	Date: 2-1/-66