MARTIN YATES, III 1912 - 1985 FRANK W. YATES 1936 - 1986



105 SOUTH FOURTH STREET
ARTESIA, NEW MEXICO 88210
TELEPHONE (505) 748-1471

S. P. YATES
CHAIRMAN OF THE BOARD
JOHN A. YATES
PRESIDENT
PEYTON YATES
EXECUTIVE VICE PRESIDENT
RANDY G. PATTERSON
SECRETARY
DENNIS G. KINSEY

TREASURER

February 11, 1998

Ms. Marjorie Cone Kastman P.O. Box 5930 Lubbock, Texas 79408

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

RE:

Field APK State Com #3

Township 16 South, Range 35 East, NMPM

Section 2: 3300' FSL and 760' FWL

Lea County, New Mexico

Dear Ms. Kastman:

Yates Petroleum Corporation proposes the drilling of the captioned well to test the Morrow formation at approximately 12,600°. Enclosed is our AFE setting out dry hole costs of \$657,200 and completed well costs of \$1,213,200. If you desire to participate, please execute and return the AFE to our office, and I will forward our Operating Agreement for your execution.

Should you not wish to participate, we enclose herewith a one (1) year Paid-Up Oil and Gas Lease, providing you a 1/4 royalty. Please execute, notarize and return one (1) original to our office.

If you would like to visit regarding either of the above offers, please call me at 505-748-4351.

Thank you.

Very truly yours,

YATES PETROLEUM CORPORATION

Jolust Bullock

Robert Bullock Landman

RB/ljf enclosures

completed on the reverse side?	SENDER: **Complete items 1 and/or 2 for additional services. **Complete items 3, 4a, and 4b. **Print your name and address on the reverse of this form so that we card to you. **Attach this form to the front of the mailpiece, or on the back if space permit. **Write "Return Receipt Requested" on the mailpiece below the article "The Return Receipt will show to whom the article was delivered and delivered.	I also wish to receive the following services (for an extra fee): 1. Addressee's Address 2. Restricted Delivery Consult postmaster for fee.			
ADDRESS	3. Article Addressed to: Marjorie Cone Kastman -c/o S.E. Cone, Jr. P.O. Box 10321 5 930 Lubbock, Texas 79404 79408	4b. Service Registere Express	5/ 693 343 Type red □ Certified Mail □ Insured accipt for Merchandise □ COD		
s your BETURN	5. Received By: (Print Name) -6. Signature: (Addressee or Agent) X	8. Addressee's Address (Only if requested and fee is paid) I MA APK State Om #3 RB/M			
<u> </u>	PS Form 3811 , December 1994	2595-97-B-0179	Domestic Re	turn Receipt	

	27 av			
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N ADDRESS completed o	3. Article Addressed to: Ms. Marjorie Cone Kastman P.O. Box 5930 Lubbock, Texas 79408	4b. Service Registere Express	351 690 86 Type ed	8 ertified ssured OD
RETURN	5. Received By: (Print Name)	8 Appresse	e's Address (Only if reque	sted

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TELEPHONE (505) 748-1471

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SECRETARY

DENNIS G. KINSEY TREASURER

S. P. YATES

December 9, 1997

Ms. Marjorie Cone Kastman c/o S.E. Cone, Jr. P.O. Box 10321 Lubbock, Texas 79404

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

RE: Field APK State Com #3

Township 16 South, Range 35 East, NMPM

Section 2: 3300' FSL and 760' FWL

Lea County, New Mexico

Dear Ms. Cone:

Yates Petroleum Corporation proposes the drilling of the captioned well to test the Morrow formation at approximately 12,600'. Enclosed is our AFE setting out dry hole costs of \$657,200 and completed well costs of \$1,213,200. If you desire to participate, please execute and return the AFE to our office, and I will forward our Operating Agreement for your execution.

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Thank you.

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YATES PETROLEUM CORPORATION

ert Bullet

Robert Bullock Landman

RB/ljf enclosures



AUTHORITY FOR EXPENDITURE

NEW DRILLING & RECOMPLETION

AFE	NO.
AFE	DATE

97-343-0 11/26/97

405,500

1,213,200

66,100

657,200

105 SOUTH FOURTH STREET

AFE Type:		Well Objective:	Well T		
X	New Drilling	X Oil	D		
		1 [] 1			

evelopment

AF	E STATUS:	•
X	Original	
	Revised	
	Final	

ARTESIA, NEW MEXICO 88210 Recompletion X Gas		X Exploratory	Revised	
TELEPHONE (5			Final	
. 5.05 NAME]	40.0001	
LEASE NAME	Field APK State Com. #3	PROJ'D DEPTH	12,600'	
COUNTY LEGAL DESC.	Lea	STATE	New Mexico	
FIELD	3,300' FSL & 760' FWL	LOCATION HORIZON	Section 2-16S-35E Morrow	
HELD			MOHOW	
DIVISION CODE	100 DIVISION NAME	Oil & Gas Division		
DISTRICT CODE	DISTRICT NAME		<u> </u>	
BRANCH CODE	BRANCH NAME			
PROGNOSIS:				

INTANGIBLE DRIL	LING COSTS:		DRY HOLE	COMP'D WELL
920-100	Staking, Permit & Legal Fees		1,200	1,200
920-110	Location, Right-of-Way		15,000	15,000
920-120	Drilling, Footage			
920-130	Drilling, Daywork 41 days @ \$7400/day + \$40	0k mobilization	365,000	365,000
920-140	Drilling Water, Fasiine Rental		15,000	15,000
920-150	Drilling Mud & Additives		32,000	32,000
920-160	Mud Logging Unit, Sample Bags		11,600	11,600
920-170	Cementing - Surface Casing		24,000	24,000
920-180	Drill Stem Testing, OHT 2 DST's		10,000	10,000
920-190	Electric Logs & Tape Copies		25,400	25,400
920-200	Tools & Equip. Rntl., Trkg. & Welding		24,500	24,500
920-210	Supervision & Overhead		17,400	17,400
920-220	Contingency -			
920-230	Coring, Tools & Service			
920-240	Bits, Tool & Supplies Purchase		50,000	50,000
920-350	Cementing - Production Casing			36,500
920-410	Completion Unit - Swabbing		·······	10,000
920-420	Water for Completion	***************************************		8,000
920-430	Mud & Additives for Completion			1,000
920-440	Cementing - Completion	***************************************		.,000
920-450	Elec. Logs, Testing, Etc Completion			35,000
920-460	Tools & Equip. Rental, Etc Completion	***************************************		20,000
920-470	Stimulation for Completion one zone test only			100,000
920-480	Supervision & O/H - Completion			3,100
920-490	Additional LOC Charges - Completion			1,200
920-510	Bits, Tools & Supplies - Completion	***************************************		1,800
920-500	Contingency for Completion			
	TOTAL INTANGIBLE DRILLING COSTS		591,100	807,700
			391,100	807,700
TANGIBLE EQUIPM			p	
930-010	Christmas Tree & Wellhead		2,000	26,000
930-020	Casing 11-3/4" @ 450'		7,600	7,600
	8-5/8" @ 4650'		56,500	56,500
	5-1/2" @ 12,600'	***************************************		93,000
930-030	Tubing 2 7/8" @ 12400'	***************************************		35,000
930-040	Packer & Special Equipment	***************************************		8,000
940-010	Pumping Equipment including \$20,000 for electricity			116,000
940-020	Storage Facilities			22,700
940-030	Separation Equip., Flowlines, Misc.			25,000
940-040	Trucking & Construction Costs			15,700

APPROVAL OF THIS AFE CONSTITUTES APPROVAL OF OPERATOR'S OPTION TO CHARGE THE JOINT ACCOUNT WITH TUBULAR GOODS FROM THE OPERATOR'S WAREHOUSE STOCK AT THE RATES STATED ABOVE.

TOTAL TANGIBLE EQUIPMENT COSTS

TOTAL COSTS

By By	AL SPRINGER	Operations Approval	
		DWNER	SHARE
ВУ		DATE	
BY		DATE	
ВУ	<u> </u>	DATE	

KASTMAN OIL COMPANY MARJORIE CONE KĄSTMAN Investments

P.O. Box 5930 • 1640 Broadway Lubbock, Texas 79408-5930







ARTESIA, NEW MEXICO 88210 YATES PETROLEUM CORP. 105 SOUTH FOURTH STREET

88210-2122 03

services of the services of th



AUTHORITY FOR EXPENDITURE

AFE NO. AFE DATE 97-343-0 11/26/97

W/W///PEI	TROLEUM RPORRTION	DRILLING & RECOMPLETION	,	11/20/01
LUF	(PURHIIUN AFE Type:	Well Objective: Well Type:	AFE STATUS:	
105 SOUTH F	DURTH STREET X New Drilling		X Original	
ARTESIA, NEW	MEXICO88210 Recompletion		Revised	
TELEPHONE (505) 748-1471	Injector	Final	
LEASE NAME	Field APK State Com. #3	PROJ'D DEPTH	12,600'	
COUNTY	Lea I	STATE	New Mexico	
LEGAL DESC.	3,300' FSL & 760' FWL	LOCATION	Section 2-16S-35E	
FIELD		HORIZON	Morrow	
DIVISION CODE	100 DIVISION NAME	Oil & Gas Division		
DISTRICT CODE	DISTRICT NAME			
BRANCH CODE	BRANCH NAME			
PROGNOSIS:				
The state of the s				
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920-100	Staking, Permit & Legal Fees		1,200	1,200
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920-220	Contingency	•••••••••••••••••••••••••••••••••••••••		
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TANGIBLE EQUIPM	MENT COSTS:			
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930-020	Casing 11-3/4" @ 450'		7,600	7,600
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TOTAL COSTS			657,200	1,213,200
<u>.</u>				.,,

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By	AL SPRINGER	Approval	
1		OWNER	SHARE
вү '⁄⁄	arjarii Cone Katruan	U DATE J -13-98	
BY	•	DATE	
BY		DATE	

MARTIN YATES, III 1912 - 1985 FRANK W. YATES 1936 - 1986



105 SOUTH FOURTH STREET ARTESIA, NEW MEXICO 88210

DENNIS G. KINSEY

S. P. YATES

CHAIRMAN OF THE BOARD

JOHN A. YATES

PRESIDENT

PEYTON YATES

EXECUTIVE VICE PRESIDENT RANDY G. PATTERSON

TELEPHONE (505) 748-1471

December 9, 1997

Ms. Marjorie Cone Kastman c/o S.E. Cone, Jr. P.O. Box 10321 Lubbock, Texas 79404

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Z 351 693 343

US Postal Service

Receipt for Certified Mail

No Insurance Coverage Provided.

Do not use for International Mail (See reverse)

Sent to
Marjorie Cone Kastman

Ores & Hurbone, Jr.

Fox Back a Dozer Code
Lubbock, Texas 79404
Postage \$
Certified Fee
Special Delivery Fee
Restricted Delivery Fee
Return Receipt Showing to
Whom & Date Delivered
Return Receipt Showing to Whom, Date, & Addressee's Address

TOTAL Postage & Fees
Postmark or Date

July Mr. Share

it regarding either of the above offers, please call me at 505-748-

Very truly yours,

YATES PETROLEUM CORPORATION

Hert Bullak

Robert Bullock Landman

(One YEAR PAID UP LEASE) OIL AND GAS LEASE

Form 345 Hall-Poorbaugh Press, Inc. Roswell, New Mexico

•		OILAN	D GAS LEASE				Roswell, New Mex	
THIS AGREEMENT made this	9th		day	ofDecem	ber		19 <u>97</u> betw	'eci
Marjorie Cone Ka	astman, LESSOR; and	YATES	PETROLEUM C	ORPORATION -	70%, 3	ATES 1	DRILLING	
	ABO PETROLEUM CORPO	RATION	- 10%, MYCO	INDUSTRIES,	INC	- 10%,	all New	
Mexico Corporat		•				•••	Lessee, WITNESSET	u.
Lessor in consideration of	Ten and no/100						Dot	
	hand paid, of the royalties herein prov	ided and of the	agreements of Lessee he	erein contained, hereby g	rants, leases a	nd lets exch	sively unto Lessee for	
purpose of investigating, exploring, pr thereon and on, over and across lands of	wned or claimed by Lessor adjacent an	d contiguous th	ereto, to produce, save, t	ake care of, treat, transpo	rt, and own sai	d products, s	and housing its employe	ees ire
the following described land in	Lea		County,	New_]	<u>Mexico</u>	·	, to-1	wit
	Towns	hip 16	South, Range	e 35 East, N	MPM			
	Secti	on 2:	SW/4SW/4				•	
				•				
Without reference to the comm production of oil or gas and without fur from this date (called "primary term")	encement, prosecution or cessation at ther payments than the royalties herein and as long thereafter as oil or gas is p	provided, and n	otwithstanding anything	else herein contained to t	he contrary, th	evelopment (nis lease shal	or cessation at any time lbe for a term of 1 ye	ers
3. The royalties to be paid by Les	usee are: (a) on oil. $\sim 1/4$ of that pr	oduced and say	ed from said land, the sa	ame to be delivered at the	wells or to the	e credit of L	essor into the pipe line	e to
which the wells may be connected; Le	essee may from time to time purchase and head gas or other gaseous substance, pr	ny royalty oil in oduced from sa	its possession, paying this id land, and sold, or used	ne market price therefor p I off the premises or for t	revailing for t he extraction (he field whe of gasoline o	re produced on the date r other product therefre	e oi
the market value at the well of l	/ 4 of the gas so sold or used creage pooled therewith but gas is not b	i, provided that eing sold or use	on gas sold at the wells the ed, Lessee may pay or ter	he royalty shall be] / / nder as royalty, on or befo	of the ore ninety (90)	amount real days after ti	ized from such sale; wh he date on which said w	hile veli
is shut in and thereafter at annual inter-	vals the sum of \$1.00 per acre, and if such art or tender of said shut-in gas royalty	ch payment is m may be made b	nade or tendered, this lear by check or draft of Lesse	se shall not terminate and se mailed or delivered to	it will be cons the parties ent	idered that g itled thereto	as is being produced from or before the date a	om bis
payment is due. Lessee shall have free after deducting any so used.	use of oil, gas, coal and water from said	i land, except w	rater from Lessor's wells	for all operations hereun	der, and the re	yalty on oil	and gas shall be compu	ted
4. Lessee, at its option, is hereby a	given the right and power to pool or con	ibine the acreag	e covered by this lease, o	or any portion thereof as t	o oil and gas, o	or either of th	nem, with other land, le	asc
or leases in the immediate vicinity then said leased premises in compliance with	th the spacing rules of the New Mexico	Oil Conservation	on Commission, or other	lawful authority or wher	to do so wou	ld, in the jud	gment of Lessee, prom	ote
the conservation of oil and gas in and t gas hereunder shall not substantially ex	rceed in area 640 acres each plus a toler	ance of 10% th	ereof, provided that shou	ld governmental authorit	y having juris:	diction presc	ribe or permit the creat	ior
of units larger than those specified, un combine acreage covered by this lease	, or any portion thereof as above provide	ded as to oil in a	any one or more strata as	nd as to gas in any one or	more strata.	The units for	rmed by pooling as to a	MY
stratum or strata need not conform in a gas units. The pooling in one or mor	e instances shall not exhaust the right	s of the Lessee	hereunder to pool this l	ease or portions thereof	into other uni	ts. Lessee :	thall file for record in	the
appropriate records of the county in w pooling option after commencing open	ations for or completing an oil or gas we	ell on the leased	i premises, and the poole	d unit may include, but it	is not require	d to include.	land or leases upon wh	ich
a well capable of producing oil or gas Operations for drilling on or production	on of oil or gas from any part of the po	oled unit which	n includes all or a portio	n of the land covered by	this lease rega	ardless of wi	ether such operations	for
drilling were commenced or such prod- on or production of oil and gas from lar	uction was secured before or after the ex	xecution of this	instrument or the instrur	nent designating the pool	ed unit, shall b	se considere:	as operations for drill	ine
as to oil and gas, or either of them, as he For the purpose of computing the royal	erein provided, shall be treated for all pr	urposes, except	the payment of royalties	on production from the p	ooled unit, as	if the same w	rere included in this lea	ιsε.
pooled unit, there shall be allocated to that used for operations on the pooled to	the land covered by this lease and inclu	ided in said uni	t a pro rata portion of the	oil and gas, or either of t	hem, produce	d from the n	ooled unit after deducti	ine
nro rate portion of the oil and gas, or ei	ther of them, produced from the pooled	unit which the	number of surface acres	covered by this lease and	included in th	e pooled uni	t bears to the total numi	ber
of surface acres included in the pooled by this lease and included in the unit ju	et as though such production were from	such land. The	production from an oil w	ell will be considered pro	duction from	the lease or c	oil pooled unit from whi	ich
it is producing and not as production fr from an oil pooled unit. In addition to	the foregoing. Lessee at its option is he	ereby given the	right and power from tis	ne to time to commit said	i land or any r	part or forms	ition or mineral substan	ace
covered hereby to any cooperative or commission or other lawful governme	ntal authority. In such event, the royal	ty payable to L	essor hereunder shall be	computed and paid on th	e basis of the	oil or gas all	ocated to such land und	der
the terms of any such agreement or pla not expire during the life of such agree	eement or plan and shall be subject to	the terms ther	eof and said agreement	or plan of operation sha	ll be filed wit	th the New 1	Mexico Oil Conservati	ion
Commission, or other lawful authority, the commitment thereto, and the same	and Lessee shall record in the county is may be recorded either before or after	n which the leas the completion	sed premises are situated of wells.	, an instrument describing	g such agreem	ent or plan o	f operation and reflecti	ng
5. If at the expiration of the prima	ry term oil or gas is not being produced	on said land, o	or from land pooled there	with, but Lessee is then	ngaged in dri	ling or rewo	rking operations there	on,
or shall have completed a dry hole then additional well are prosecuted with no	essation of more than 60 consecutive d	ays, and if they	result in the production of	of oil or gas so long theres	ifter as oil or g	as is produce	ed from said land, or fro	m
land pooled therewith. If, after the expi- any cause, this lease shall not terminate	if Lessee commences operations for di	rilling or reworl	king within 60 days after	the cessation of such pro	duction, but si	hall remain i	n force and effect so lo	DE
as such operations are prosecuted with or from land pooled therewith. Any po	oled unit designated by Lessee in accor	dance with the	terms hereof, may be dis	solved by Lessee by inst	rument filed fo	or record in t	he appropriate records	of
the county in which the leased premise	s are situated at any time after the com on adjacent land and within 660 feet	pletion of a dry of and draining	hole or the cessation of the lease premises, or l	production on said unit. and pooled therewith. I	In the event a essee agrees	well or wel to drill such	ls producing oil or gas offset well or wells as	in s a
reasonably prudent operator would drill or portions of the above described pren	under the same or similar circumstance	es. Lessee may	at any time execute and	deliver to Lessor or place	of record a re	lease or relea	ases covering any portic	on
6. Lessee shall have the right at an all casing. When required by Lessor, I	v time during or after the expiration of	this lease to re	move all property and fix	tures placed by Lessee o	n said land, in	cluding the	right to draw and remo	ve nd
without Lessor's consent.	nder may be assigned in whole or in par	t and the provi	sions hereof shall extend	to their heirs, successors	and assigns b	ut no change	or division in ownersh	in
of the land or royalties, however accomplishing (30) days after Lessee shall have	plished, shall operate to enlarge the obli	gations or dimi	nish the rights of Lessee;	and no change or divisio	n in such owne	ership shall b	e binding on Lessee un	ıtil
In the event of assignment hereof in who breach. If six or more parties become	hole or in part liability for breach of an	y obligation he	reunder shall rest exclus	ively upon the owner of t	his lease or of	a portion th	ereof who commits su	ch
designating an agent to receive paymen	at for all.	nay widanoid p	aymont dictoor diness a	is and familiance with a	10001011010111	an annua an	course by all soon para	··•
8. The breach by Lessee of any of grounds for cancellation hereof in who	bligation arising hereunder shall not w	ork a forfeiture	or termination of this li	ease nor cause a termina	tion or revisio	n of the esta	its created hereby nor	be in
writing of the facts relied upon as consti imposed by virtue of this instrument.	initing a breach hereof, and Lessee, if it	n default, shall i	nave sixty days after rece	ipt of such notice in whic	h to commend	e the compli	ance with the obligation	ns
but in discharging this obligation it shall one well per 640 acres plus an acreage	I in no event by required to drill more th	han one well pe	r forty (40) acres of the a	rea retained hereunder at	nd capable of a	producing of	l in paying quantities as	nd
•	tolerance not to exceed 10% or 040 act		•			•	either in whole or in no	
and in event Lessee does so, it shall be a under the warranty in event of failure of Lessor shall be reduced proportionately	subrogated to such lien with the right to f title, it is agreed that if Lessor owns a	enforce same a n interest in the	ind apply royalties accru oil or gas on, in or unde	ing hereunder toward sati r said land less than the c	sfying same. entire fee simp	Without imp	airment of Lessee's rig in the royalties to be pa	ht id
same. 10. Should Lessee be prevented from the same of	om complying with any express or imp	olied covenant	of this lease, from condu	cting drilling or reworki	ng operations	thereon or fi	rom producing oil or e	RS
therefrom by reason of scarcity of or in authority, then while so prevented, Less shall be extended while and so long as I time while Lessee is so prevented shall	ability to obtain or to use equipment or see's obligation to comply with such co Lessee is prevented by any such cause i	material, or by venant shall be from conductin	operation of force majes suspended, and Lessees g drilling or reworking o	ire, any Federal or state I shall not be liable in dam perations on or from pro	aw or any ord ages for failu	er, rule or rep re to comply	gulation of government therewith; and this leas	ial se
-	trument is executed on the date first ab			•				
a title extension the substance grand slice								
								_
							<u> </u>	_
Marjorie Cone Kas	tman	_						~

Lessor

INDIVIDUAL ACKNOWLEDGEMENT

STATE OF NEW MEXICO, County of	} ss.									
This instrument was acknowledged befor	e me this	- 			· · · · · · · · · · · · · · · · · · ·					
by			1 .							
	,									
My commission expires										
							Notary 1	Public		
	CORPOR	ATION A	CKN	OWLED	GEMEN	T				
STATE OF NEW MEXICO, County of	} ss.									
This instrument was acknowledged before										
by										
of										corporation
on behalf of said corporation.										
My commission expires			_ -						·	
•		•]	Notary I	Public .	,	
	INDIVI	DUAL A	CKNC	WLED	GEMENT	Γ				
STATE OF TEXAS County of	} ss.									
This instrument was acknowledged before	e me this			· · · · · · · · · · · · · · · · · · ·	·					·
by <u>Marjorie Cone Kastman</u>		· · · · · · · · · · · · · · · · · · ·						- `		
My commission expires				,				· · · · · · · · · · · · · · · · · · ·		·
							Notary	Public		
								÷		
Producers 88 Ren. (5 Year Lease) 5-96 No	TO			Dated,19No. Acres	Term County, N.M.	This instrument was filed for record on the day of	o'clock N	of the records of this office.	County Clerk By, Deputy	When recorded return to