Exploration and Production 3300 North "A" Street Building 2, Suite 120 Midland, Texas 79705 915/686-8235 Fax 915/686-7806

December 16, 1999

CERTIFIED MAIL - RETURN RECEIPT REQUESTED

Pogo Producing Company P. O. Box 10340 Midland, Texas 79702-7340

Attn: Mr. Gary Lang

Re: Letter Agreement to Trade Acreage and set Farmout Terms New Cemetery Prospect and Rio Pecos Prospect Eddy County, New Mexico

Dear Gary:

Pursuant to your recent telephone conversations with Duke Roush of our office, please consider this letter as Pogo's and Nearburg's agreement to trade the following described acreage in our New Cemetery Prospect and set forth mutual agreements concerning Pogo's further participation or farmout to Nearburg under our Rio Pecos Prospect.

Nearburg hereby agrees to trade our leasehold (17.5 net acres) under the Partridge and Fry leases in the E/2 SW/4 and W/2 SE/4 of Section 18, T-20-S, R-25-E, NMPM, Eddy County, New Mexico for an undivided 17.5 net acres of Pogo's leasehold in the W/2 of Section 19, T-18-S, R-27-E, NMPM, Eddy County, New Mexico. The net revenue interests delivered by both parties shall be 80%, proportionately reduced to the leasehold interest conveyed.

As to the remainder of Pogo's leasehold interest in the W/2 of Section 19 and the E/2 of Section 24, T-18-S, R-26-E, NMPM, Eddy County, New Mexico, Nearburg is agreeable to presenting its geological presentation to Pogo in your offices, if Pogo is agreeable to either of the following:

- 1. Pogo elects to participate with its remaining leasehold interest in said sections by executing Nearburg's AFE and a mutually acceptable joint operating agreement (naming Nearburg as operator) within 15 days of Nearburg's geological presentation; or,
- Pogo agrees to farmout its remaining leasehold interest in said sections, executing a mutually acceptable farmout agreement, delivering a 77.5% net revenue interest proportionately reduced, with the right for Pogo to convert all

. . .

BEFORE THE OIL CONSERVATION DIVISION Santa Fe, New Mexico Case No. <u>12383</u> Exhibit No. <u>3</u> Submitted by: <u>Nearburg Exploration Company, L.L.C.</u> Hearing Date: <u>May 4, 2000</u> Pogo Producing Company December 16, 1999 Page -2-

its retained overriding royalty interest to a proportionately reduced 25% working interest after payout of the initial test well.

If the above meets with Pogo's approval, please so indicate by signing and returning one copy of this agreement to the undersigned at your earliest convenience. Should you have any questions, please feel free to contact me.

Sincerely,

Mark Wheeler, CPL Senior Landman

AGREED TO AND ACCEPTED this _____ day of December, 1999.

POGO PRODUCING COMPANY

By:	
Name:	
Title:	

/cmw:rio pecos(1m)

CC to TRM

Exploration and Production 3300 North "A" Street Building 2, Suite 120 Midland, Texas 79705 915/686-8235 Fax 915/686-7806

February 10, 2000

Children and the second

CERTIFIED MAIL- RETURN RECIEPT REQUESTED

Pogo Producing Company P. O. Box 10340 Midland, Texas 79702-7340 Attn: Mr. Gary Lang

Re:

AFE to drill Rio Pecos "24" #1 Well 1650' FSL & 660' FEL of Section 24, T-18-S, R-26-E, NMPM Eddy County, New Mexico **Rio Pecos Prospect**

Dear Gary:

Please find enclosed Nearburg's revised AFE to drill the captioned well for Pogo's review and approval. We had to change the location of the well from 1,980' FSL to 1,650' FSL due to topographic and gas pipeline concerns. If Pogo desires to participate with its leasehold interest, please execute and return one (1) copy of said AFE to the undersigned at your earliest convenience. In the event that you do not wish to participate, we would be agreeable to taking a farmout or term assignment of your interest. We will be forwarding our proposed Joint Operating Agreement in the next few weeks.

Should you have any questions concerning these matters, please feel free to contact me at the number listed above. Thank you for your immediate attention to this proposal.

Sincerely.

Mark Wheeler, CPL Senior Landman

Z 236 366 971

US Postal Service Receipt for Certified Mail No Insurance Coverage Provided.

Mark V	Wheeler, CPL
Senior	Landman
	^

Rio Pecos I also wish to receive the SENDER: side? 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 can return this card to you. Attach this form to the front of the mailpiece, or on the back if space does not following services (for an extra fee): reverse 1. Addressee's Address 2. C Restricted Delivery permit.
Write "Return Receipt Requested" on the mailpiece below the article number.
The Return Receipt will show to whom the article was delivered and the date Consult postmaster for fee. on the delivered. 4a. Article Number 3. Article Addressed to: 2236 RETURN ADDRESS completed 4b. Service Type Certified Insured Registered Pogo Producing Company Express Mail P. O. Box 10340 chandise Return Midland, Texas 79702-7340 7 Da nly if requested 8. Αн 5. Received By: (Print Name) Addressee or Ag 6. Signature; **Domestic Return Receipt** 102595-98-B-0229 PS Form 3811, December 1994 S

±

/cmw:rio pecos afe(1m)





Exploration and Production 3300 North "A" Street Building 2, Suite 120 Midland, Texas 79705 915/686-8235 Fax 915/686-7806

February 10, 1999

学会,我们就能会,你就能给了,我们不可。"

CERTIFIED MAIL- RETURN RECIEPT REQUESTED

Yates Brothers, A Partnership 105 S. Fourth St. Artesia, New Mexico 88210

> Re: AFE to drill Rio Pecos "24" #1 Well 1650' FSL & 660' FEL of Section 24, T-18-S, R-26-E, NMPM Eddy County, New Mexico Rio Pecos Prospect

Gentlemen:

Please find enclosed Nearburg's revised AFE to drill the captioned well for your review and approval. We had to change the location of the well from 1,980' FSL to 1,650' FSL due to topographic and gas pipeline concerns. If you desire to participate with your interest, please execute and return one (1) copy of said AFE to the undersigned at your earliest convenience. In the event that you do not wish to participate, we would be agreeable to taking a farmout or term assignment of your interest. We will be forwarding our proposed Joint Operating Agreement in the next two weeks.

Should you have any questions concerning these matters, please feel free to contact me at the number listed above. Thank you for your immediate attention to this proposal.

Sincerely,

Marfutace

Z 236 366 970

Senior Landman	•••••	or Certified Mail
 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 spapermit. Write <i>"Return Receipt Requested"</i> on the mailpiece below the artist. The Return Receipt will show to whom the article was delivered. 	ce does not icle number. nd the date	I also wish to receive the following services (for an extra fee): 1. Addressee's Addres 2. Restricted Delivery Consult postmaster for fee.
3. Article Addressed to: Yates Brothers, A Partnership 105 S. Fourth St. Artesia, New Mexico 88210	4a. Article N Z 2 3 4b. Service Register Express Return Re 7. Date of D	G 366 970 Type Image: Constraint of the second seco
5. Received ANIN' CAPAIGGS	8. Addresse and fěe is	e's Address (Only if requested paid)

/cmw:rio pecos afe(1)

Exploration and Production 3300 North "A" Street Building 2, Suite 120 Midland, Texas 79705 915/686-8235 Fax 915/686-7806

February 10, 2000

CERTIFIED MAIL- RETURN RECIEPT REQUESTED

Martin Yates III 105 S. Fourth St. Artesia, New Mexico 88210

Re:

e: AFE to drill Rio Pecos "24" #1 Well 1650' FSL & 660' FEL of Section 24, T-18-S, R-26-E, NMPM Eddy County, New Mexico Rio Pecos Prospect

Gentlemen:

Please find enclosed Nearburg's revised AFE to drill the captioned well for your review and approval. We had to change the location of the well from 1,980' FSL to 1,650' FSL due to topographic and gas pipeline concerns. If you desire to participate with your interest, please execute and return one (1) copy of said AFE to the undersigned at your earliest convenience. In the event that you do not wish to participate, we would be agreeable to taking a farmout or term assignment of your interest. We will be forwarding our proposed Joint Operating Agreement in the next few weeks.

Should you have any questions concerning these matters, please feel free to contact me at the number listed above. Thank you for your immediate attention to this proposal.

Sincerely,

shipel

Mark Wheeler, CPL Senior Landman

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 <i>"Return Receipt Requested"</i> on the mailpiece below the article • The Return Receipt will show to whom the article was delivered and delivered.	e does not e number.	follow extra 1. [2. [_ ,	s (for an ee's Address d Delivery	-
3. Article Addressed to: III.I.I.I.I.IIIIIIIIIIIIIIIIIIIIIII	4a. Article N Z 23 4b. Service Register Express Return Re 7. Date of D	C Type red Mail ceipt for f	366	969	
5. Received By Rivint GTAIGGS 6. Stonature (Addressee or Ment) 20 20 20 20 20 20 20 20 20 20 20 20 20 2	8. Addresse and fee is 2595-98-B-0229	s paid)		<i>if requested</i> urn Receipt	- - -

/cmw:rio pecos afe(1m)

Exploration and Production 3300 North "A" Street Building 2, Suite 120 Midland, Texas 79705 915/686-8235 Fax 915/686-7806

February 10, 2000

CERTIFIED MAIL- RETURN RECIEPT REQUESTED

Mr. Craig Bryan Cirrus Exploration Company 4212 Interstate 40 W Amarillo, Texas 79106

Re:

AFE to drill Rio Pecos "24" #1 Well 1650' FSL & 660' FEL of Section 24, T-18-S, R-26-E, NMPM Eddy County, New Mexico Rio Pecos Prospect

والمستعلم والمؤاصح شيعتهم بمعير وعشاره المساد المناد

and a second second states of the

Dear Craig:

Please find enclosed Nearburg's revised AFE to drill the captioned well for your review and approval. We had to change the location of the well from 1,980' FSL to 1,650' FSL due to topographic and gas pipeline concerns. If you desire to participate with your interest, please execute and return one (1) copy of said AFE to the undersigned at your earliest convenience. In the event that you do not wish to participate, we would be agreeable to taking a farmout or term assignment of your interest. We will be forwarding our proposed Joint Operating Agreement in the next few weeks.

Should you have any questions concerning these matters, please feel free to contact me at the number listed above. Thank you for your immediate attention to this proposal.

Sincerely,

5	SENDER:	Z 236 366 568 25 24 #1	
ADDRESS completed on the reverse circo	 Point 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 spa permit. Write "Return Receipt Requested" on the mailpiece below the article was delivered. 	vace does not 1. Addressee's Addre	n dress ary ee. Den Den Den Den Den Den Den Den Den Den
Is your <u>BETURN</u>	5. Received By: (Print Name) 6. Signatore (Addressee or Agent) X Sector 3811, December 1994 102	2-/Y-0 8. Addressee's Address (Only if request and fee is paid)	Than
	102	2595-98-B-0229 Domestic Return Rece	eipt

/cmw:rio pecos afe(1m)

AUTHORITY FOR EXPENDITURE

EST. START DATE: 5/1/2000

 LEASE: Rio Pecos 24
 WELL NUMBER: 1
 PBTD: 9,700'

 LOCATION: 1,650' FSL & 660' FEL, Section 24, T18S, R26E, Eddy County NM

 FIELD: Wildcat Morrow
 EXPLORATORY, DEVELOPMENT, WORKOVER: E

 DESCRIPTION OF WORK: Drill and complete as a flowing Morrow gas producer.

DATE PREPARED: 1/28/00 ACCOUNTING WELL NUMBER: COMMUNICATIONS ACCOUNT NUMBER:

INTANGIBLE COSTS:	ant t	TO CSG PT	ant	COMPLETION	TOTAL WELL
Drilling Footage 9,700 Ft @ 17.00 \$/Ft		174,794		0	174,794
Drilling Daywork 2 2 5,800 \$/day	-	12,296	818.CE	12,296	24,592
Drilling Turnkey	***	0	Ba et	0	0
Rig Mobilization and Demobilization		0		0	0
Road & Location Expense	64 m	18,815	417. er.	2,120	20,935
Damages		5,000	514.m	0	5,000
Directional Drilling - Tools and Service		0	44.DT	0	0
Drilling Fluids	-	26,500	**.17	0	26,500
Fuel, Power, and Water	114 AL	12,720		0	12,720
Supplies - Bits		0	506. out	795	795
Supplies - Casing Equipment	*** 140	1,060	WW.AR	4,240	5,300
Supplies - Liner Equipment	***.**	0		0	0
Supplies - Miscellaneous		0		0	0
Cement and Cmt. Services - Surface Csg		10,600		0	10,600
Cement and Cmt. Services - Int. Csg		0		0	. 0
Cement and Cmt. Services - Prod. Csg		0	au 27	21,200	21,200
Cement and Cmt. Services - Other	3M 97	0	44.22	0	0
Rental - Drilling Tools and Equipment		0	10. A.	0	0
Rental - Misc.		19,716	11. AV	3,180	22,896
Testing - Drill Stem / Production	54.MS	4,770	44.7¥	2,650	7,420
Open Hole Logging	w	31,800		0	31,800
Mudlogging Services		11,925	2	0	11,925
Special Services		0	66.75	0	0
Plug and Abandon	an 14	12,000	## X#	(12,000)	0
Pulling and/or Swabbing Unit		0	64.87	15,264	15,264
Reverse Equipment	*	0	84.01	5,300	5,300
Wireline Services		0	AL 31	19,080	19,080
Stimulation	**	0		12,720	12,720
Pump / Vacuum Truck Services		0	216,000	6,075	6,075
Transportation		1,590	****	2,650	4,240
Tubular Goods - Inspection & Testing		1,961	34.59	5,300	7,261
Unclassified	104.60 0	530	44.94	0	530
Telephone and Radio Expense	***.842	954		318	1,272
Engineer / Geologist / Landman	44.840	22,500		3,000	25,500
Company Labor - Field Supervision	11 14 21 5	13,250	AG. 200	6,500	19,750
Contract Labor / Roustabout	-	1,590	83.84	9,540	11,130
Legal and Professional Service	<i>w.m</i>	5,000	546. <i>8</i> 74	0	5,000
Insurance		4,998	~~~	0	4,998
Overhead		7,000		3,500	10,500
SUBTOTAL		401,369		123,728	525,097
Contingencies (10%)		40,137		12,373	52,510
ESTIMATED TOTAL INTANGIBLES		441,506		136,101	577,607

EST. COMPLETION DATE: 6/15/2000

Exploration and Production Dallas, Texas

AUTHORITY FOR EXPENDITURE

EST. START DATE: 5/1/2000

 LEASE: Rio Pecos 24
 WELL NUMBER: 1
 PBTD: 9,700'

 LOCATION: 1,650' FSL & 660' FEL, Section 24, T18S, R26E, Eddy County NM
 FIELD: Wildcat Morrow
 EXPLORATORY, DEVELOPMENT, WORKOVER: E

 DESCRIPTION OF WORK: Drill and complete as a flowing Morrow gas producer.
 0

DATE PREPARED: 1/28/00 ACCOUNTING WELL NUMBER: COMMUNICATIONS ACCOUNT NUMBER:

TANGIBLE COST	<u>'S:</u>			TO CSG PT	airt	COMPLETION		TOTAL WELL
Conductor Casing	0 Ft @	0.00 \$/Ft	1488. Jar	0		0		0
Surface Csg	1,100 Ft @	24.00 \$/Ft	200 34	26,400		0] [26,400
Intermediate Csg	0 Ft @	0.00 \$/Ft	sec. 54	0	*	0		0
Protection Csg	0 Ft @	0.00 \$/Ft		0		0] [0
Production Csg	9,700 Ft @	10.00 \$/Ft	**	0		97,000] [97,000
Protection Liner	0 Ft@	0.00 \$/Ft	aw.250	0		0	1 1	0
Production Liner	0 Ft@	0.00 \$/Ft	8.4	0	em 35	0		0
Tubing	9,500 Ft @	3.25 \$/Ft		0		30,875		30,875
Rods	0 Ft@	0.00 \$/Ft		0		0		0
Artificial Lift Equipm	nent		21	0	822.3 <i>0</i> 7	0		0
Tank Battery			24	0		10,600		10,600
Separators/Heater	Treater/Gas U	nits/FWKO		0		12,720		12,720
* Well Head Equip:	ment & Christn	nas Tree		2,500	5 8 .54	11,500		14,000
Subsurface Well E	quipment		**	0		6,148		6,148
Flow Lines	•		**	0		13,250		13,250
Saltwater Disposal	Pump			0		0		0
Gas Meter			**	0		1,484		1,484
Lact Unit			21	0	Mar 347	0		0
Vapor Recovery Ur	nit			0	46.000	0		0
Other Well Equipm	ent		**	0		0] [0
ROW and Damage	s		**	0	100 FL	2,650) [2,650
Surface Equipment	t Installation Co	sts	2/	0	448.5%	9,540	1 [9,540
Elect. Installation			2.0	0	au 177	0		0
ESTIMATED TOTA	AL TANGIBLE	s		28,900		195,767		224,667
ESTIMATED TOT	AL WELL COS	TS		470,406		331,868		802,274

THIS AFE IS ONLY AN ESTIMATE. BY SIGNING YOU AGREE TO PAY YOUR SHARE OF THE ACTUAL COSTS INCURRED.

NPC APPROVAL	DATE
PREPARED BY: HRW	02/10/00
REVIEWED BY: TRM	
APPROVED BY: Bal Allo	2/10/02
APPROVED BY:	

COMPANY	Pogo Producing Company	41.105736%
BY		
TITLE		·····
DATE		<u></u>
	BY TITLE	COMPANYBYTITLE

Page 2 of 2

EST. COMPLETION DATE: 6/15/2000

Page 1 of 2

EST. COMPLETION DATE: 6/15/2000

AUTHORITY FOR EXPENDITURE

EST. START DATE: 5/1/2000

 LEASE: Rio Pecos 24
 WELL NUMBER: 1
 PBTD: 9,700'

 LOCATION: 1,650' FSL & 660' FEL, Section 24, T18S, R26E, Eddy County NM
 FIELD: Wildcat Morrow
 EXPLORATORY, DEVELOPMENT, WORKOVER: E

 DESCRIPTION OF WORK: Drill and complete as a flowing Morrow gas producer.
 FIELD: Wildcat Morrow
 FIELD: Wildcat Morrow

DATE PREPARED: 1/28/00 ACCOUNTING WELL NUMBER: COMMUNICATIONS ACCOUNT NUMBER:

INTANGIBLE COSTS:	TO CSG PT		COMPLETION	TOTAL WELL
	······		OMPLETION	174,794
Drilling Footage 9,700 Ft @ 17.00 \$/Ft	·····			
Drilling Daywork 2 2 5,800 \$/day		Sec.ed	12,296	24,592
			0	0
Rig Mobilization and Demobilization	××		0	0
Road & Location Expense			2,120	20,935
Damages	×		0	5,000
Directional Drilling - Tools and Service	222		0	0
Drilling Fluids	·····	44.57	0	26,500
Fuel, Power, and Water			0	12,720
Supplies - Bits		346.44C	795	795
Supplies - Casing Equipment	· · · · · · · · · · · · · · · · · · ·		4,240	5,300
Supplies - Liner Equipment	×	64 Ar	0	0
Supplies - Miscellaneous	×		0	0
Cement and Cmt. Services - Surface Csg		M	0	10,600
Cement and Cmt. Services - Int. Csg	×	*	0	· · · · · · · · · · · · · · · · · · ·
Cement and Cmt. Services - Prod. Csg	0	64 (7)	21,200	21,200
Cement and Cmt. Services - Other	0	648.773	0	0
Rental - Drilling Tools and Equipment		211.02T	0	0
Rental - Misc.	19,716		3,180	22,896
Testing - Drill Stem / Production	4,770	\$4.76	2,650	7,420
Open Hole Logging	31,800		0	31,800
Mudlogging Services	11,925	v	0	11,925
Special Services	0	84.70°	0	0
Plug and Abandon	12,000	eu 24	(12,000)	0
Pulling and/or Swabbing Unit	0	Aris 227	15,264	15,264
Reverse Equipment	0	84. er	5,300	5,300
Wireline Services	. 0	84.87	19,080	19,080
Stimulation	0		12,720	12,720
Pump / Vacuum Truck Services	. 0		6,075	6,075
Transportation	1,590		2,650	4,240
Tubular Goods - Inspection & Testing	1,961	44.50	5,300	7,261
Unclassified			0	530
Telephone and Radio Expense	954		318	1,272
Engineer / Geologist / Landman			3,000	25,500
Company Labor - Field Supervision	40.050		6,500	19,750
Contract Labor / Roustabout	4.500		9,540	11,130
Legal and Professional Service			0	5,000
Insurance	4 000		0	4,998
Overhead	7.000		3,500	10,500
SUBTOTAL	401,369		123,728	525,097
Contingencies (10%)	40,137		12,373	52,510
ESTIMATED TOTAL INTANGIBLES	441,506	-	136,101	577,607

Exploration and Production Dallas, Texas

AUTHORITY FOR EXPENDITURE

EST. START DATE: 5/1/2000 EST. COMPLETION DATE: 6/15/2000

 LEASE: Rio Pecos 24
 WELL NUMBER: 1
 PBTD: 9,700'

 LOCATION: 1,650' FSL & 660' FEL, Section 24, T18S, R26E, Eddy County NM
 EXPLORATORY, DEVELOPMENT, WORKOVER: E

 FIELD: Wildcat Morrow
 EXPLORATORY, DEVELOPMENT, WORKOVER: E

 DESCRIPTION OF WORK: Drill and complete as a flowing Morrow gas producer.
 0

DATE PREPARED: 1/28/00 ACCOUNTING WELL NUMBER: COMMUNICATIONS ACCOUNT NUMBER:

TANGIBLE COST	<u>'S:</u>		A-784	TO CSG PT	set 4	COMPLETION	TOTAL WELL
Conductor Casing	0 F	t@ 0.0	0\$/Ft 🛛 🛲	a 0]	0	0
Surface Csg	1,100 F	t@ 24.0	0\$/Ft 🚙	26,400		0	26,400
Intermediate Csg	0 F	t@ 0.0	0\$/Ft seat	a 0		0	0
Protection Csg	0 F	[;] t@ 0.0	0\$/Ft 2000	. 0]	0	0
Production Csg	9,700 F	^r t@ 10.0	0 \$/Ft 🔹	0		97,000	97,000
Protection Liner	0 F	^r t@ 0.0	0\$/Ft overs	¥ 0		0	0
Production Liner	0 F	ⁱ t@ 0.0	0\$/Ft 🗛	0		0	0
Tubing	9,500 F	ʻt@ 3.2	5\$/Ft 🗶	0		30,875	30,875
Rods	0 F	't@ 0.0	0\$/Ft 🔹	0		0	0
Artificial Lift Equipm	nent		*	0	822.247	0	0
Tank Battery				0		10,600	10,600
Separators/Heater	Treater/G	as Units/FWk	(O 🖌 🖌	0	1000 Anto	12,720	12,720
* Well Head Equip	ment & Ch	ristmas Tree	i mar	2,500	227. Jun	11,500	14,000
Subsurface Well E	quipment		2	0	600.530	6,148	6,148
Flow Lines	٠		**	0		13,250	13,250
Saltwater Disposal	Pump		84	0	448.2%	0	0
Gas Meter			**	0	100 Jan	1,484	1,484
Lact Unit			*	0	818.3 <i>4</i>	0	0
Vapor Recovery Ur	nit		R 4	0		0	0
Other Well Equipm	ent		**	0		0	0
ROW and Damage	s		**	0	86C PM	2,650	2,650
Surface Equipment	t Installatio	n Costs	24	0	446.756	9,540	9,540
Elect. Installation				0		0	0
ESTIMATED TOTA	AL TANGI	BLES		28,900		195,767	224,667
ESTIMATED TOT	AL WELL	COSTS	<u> </u>	470,406		331,868	802,274

THIS AFE IS ONLY AN ESTIMATE. BY SIGNING YOU AGREE TO PAY YOUR SHARE OF THE ACTUAL COSTS INCURRED.

NPC APPROVAL	DATE
PREPARED BY: HRW	02/10/00
REVIEWED BY: TRM	1
APPROVED BY: Sol Allo	- 2/10/02
APPROVED BY:	

WI APPROVAL:	COMPANY	Yates Brothers, A Partnership	3,593705%
	BY		
	TITLE		·
	DATE		

Page 2 of 2

AUTHORITY FOR EXPENDITURE

 LEASE: Rio Pecos 24
 WELL NUMBER: 1
 PBTD: 9,700'

 LOCATION: 1,650' FSL & 660' FEL, Section 24, T18S, R26E, Eddy County NM

 FIELD: Wildcat Morrow
 EXPLORATORY, DEVELOPMENT, WORKOVER: E

 DESCRIPTION OF WORK: Drill and complete as a flowing Morrow gas producer.

DATE PREPARED: 1/28/00 ACCOUNTING WELL NUMBER: COMMUNICATIONS ACCOUNT NUMBER:

INTANGIBLE COSTS:	817E	TO CSG PT	erth	COMPLETION	Тот	AL WELL
Drilling Footage 9,700 Ft @ 17.00 \$/Ft		174,794		0		174,794
Drilling Daywork 2 2 5,800 \$/day	-	12,296	50. A	12,296		24,592
Drilling Turnkey	-	0		0	1	0
Rig Mobilization and Demobilization		0		0	{	0
Road & Location Expense	5.4 AL	18,815	24.47	2,120	┥ ┟───	20,935
Damages		5,000		0		5,000
Directional Drilling - Tools and Service	44.30	0,000	1210, AU	0	1	0,000
Drilling Fluids	34 .45	26,500	44.13	0		26,500
Fuel, Power, and Water		12,720		0		12,720
Supplies - Bits	and say	0	174. AM	795		795
Supplies - Casing Equipment	+++ 140	1,060	84.47	4,240		5,300
Supplies - Liner Equipment		0				0,000
Supplies - Miscellaneous		0	84.45	0		0
Cement and Cmt. Services - Surface Csg		10,600		0		10,600
Cement and Cmt. Services - Int. Csg		0	2.4	0		0
Cement and Cmt. Services - Prod. Csg	**	0	94.23	21,200		21,200
Cement and Cmt. Services - Other	44 73	0	34 .77	0		0
Rental - Drilling Tools and Equipment		0	54.45	0		0
Rental - Misc.	***.15	19,716	816.A	3,180		22,896
Testing - Drill Stem / Production	44.75	4,770	44.76	2,650		7,420
Open Hole Logging		31,800		0		31,800
Mudlogging Services		11,925		0		11,925
Special Services		0	448.782	0		0
Plug and Abandon	44.50	12,000		(12,000)		0
Pulling and/or Swabbing Unit		0	aa.27	15,264		15,264
Reverse Equipment		0		5,300		5,300
Wireline Services		0	AG. 24	19,080		19,080
Stimulation	**	0		12,720		12,720
Pump / Vacuum Truck Services		0	201.40	6,075		6,075
Transportation		1,590		2,650		4,240
Tubular Goods - Inspection & Testing		1,961	A	5,300		7,261
Unclassified		530	81.94	0		530
Telephone and Radio Expense		954	211.00	318		1,272
Engineer / Geologist / Landman		22,500	1007.005	3,000		25,500
Company Labor - Field Supervision		13,250	60 X	6,500		19,750
Contract Labor / Roustabout		1,590	55.44	9,540		11,130
Legal and Professional Service	***	5,000		0		5,000
Insurance	*** 274	4,998		0		4,998
Overhead		7,000	***.38	3,500		10,500
SUBTOTAL		401,369		123,728		525,097
Contingencies (10%)	ľ	40,137		12,373		52,510
	Ľ					
ESTIMATED TOTAL INTANGIBLES		441,506		136,101		577,607

EST. START DATE: 5/1/2000

EST. COMPLETION DATE: 6/15/2000

Exploration and Production Dallas, Texas								
AUTHORITY FOR EXPENDITURE								
LEASE: Rio Pecos 24 WELL NUMBER: 1 PBTD: 9,700'								
LOCATION: 1,650' FSL & 660' FEL, Section 24, T								
FIELD: Wildcat Morrow	EXPLORATORY, DEVELOPMEN	T,WORKOVER: E						
DESCRIPTION OF WORK: Drill and complete as a	a flowing Morrow gas producer.							
0 DATE PREPARED: 1/28/00	EST. START DATE: 5/1/2000	EST. COMPLETION DATE: 6/15/2000						
ACCOUNTING WELL NUMBER:	LOT. START DATE: SHIZOOU	EGT. COM LETION DATE. CHOILCOU						
COMMUNICATIONS ACCOUNT NUMBER:								
TANGIBLE COSTS:	TO CSG PT	COMPLETION TOTAL WELL						
Conductor Casing 0 Ft @ 0.00 \$/Ft	Jame Jac	M 0 0						
Surface Csg 1,100 Ft @ 24.00 \$/Ft	aas se 26,400	0 26,400						
Intermediate Csg 0 Ft @ 0.00 \$/Ft	0 0							
Protection Csg 0 Ft @ 0.00 \$/Ft								
Production Csg 9,700 Ft @ 10.00 \$/Ft	•• 0	97,000 97,000						
Protection Liner 0 Ft @ 0.00 \$/Ft	600.500 <u>0</u>							
Production Liner 0 Ft @ 0.00 \$/Ft	Ar 0							
Tubing 9,500 Ft @ 3.25 \$/Ft Rods 0 Ft @ 0.00 \$/Ft	N	30,875 30,875						
Rods 0 Ft @ 0.00 \$/Ft Artificial Lift Equipment								
Tank Battery								
Separators/Heater Treater/Gas Units/FWKO		10,600 10,600 12,720 12,720						
* Well Head Equipment & Christmas Tree	2,500	11,500 14,000						
Subsurface Well Equipment		6,148 6,148						
Flow Lines	N 0	13,250 13,250						
Saltwater Disposal Pump	N							
Gas Meter	0	1,484 1,484						
Lact Unit	er 0	untier 0 0						
Vapor Recovery Unit	a- 0	0 0						
Other Well Equipment	e	0 0						
ROW and Damages	** 0	ner m 2,650 2,650						
Surface Equipment Installation Costs	*/ <u>0</u>	9,540 9,540						
Elect. Installation	0	0 0						
ESTIMATED TOTAL TANGIBLES	28,900	195,767 224,667						
ESTIMATED TOTAL WELL COSTS	470,406	331,868 802,274						

THIS AFE IS ONLY AN ESTIMATE. BY SIGNING YOU AGREE TO PAY YOUR SHARE OF THE ACTUAL COSTS INCURRED.

NPC APPROVAL	DATE
PREPARED BY: HRW	02/10/00
REVIEWED BY: TRM	
APPROVED BY: Sol Alilos	2/10/02
APPROVED BY:	

• •

.

Exploration and Production

Nearburg Producing Company

.

WI APPROVAL:	COMPANY	Martin Yates III	1.5624804%
	BY		
	TITLE		
	DATE		

Page 2 of 2

AUTHORITY FOR EXPENDITURE

LEASE: Rio Pecos 24 WELL NUMBER: 1 PBTD: 9,700 LOCATION: 1,650' FSL & 660' FEL, Section 24, T18S, R26E, Eddy County NM EXPLORATORY, DEVELOPMENT, WORKOVER: E FIELD: Wildcat Morrow DESCRIPTION OF WORK: Drill and complete as a flowing Morrow gas producer.

DATE PREPARED: 1/28/00 ACCOUNTING WELL NUMBER: COMMUNICATIONS ACCOUNT NUMBER:

INTANGIBLE COSTS:	TO CSG PT		COMPLETION	TOTAL WELL
			0	174,794
		-		
Drilling Daywork 2 2 5,800 \$/day	12,296		12,296	24,592
Drilling Turnkey				0
Rig Mobilization and Demobilization	······································			
Road & Location Expense	see 18,815		2,120	20,935
Damages	and and 5,000	Sec. ex	0	5,000
Directional Drilling - Tools and Service	······································			
Drilling Fluids	26,500		0	26,500
Fuel, Power, and Water	an <u>12,720</u>		0	12,720
Supplies - Bits	awaw 0	-	795	795
Supplies - Casing Equipment	1,060		4,240	5,300
Supplies - Liner Equipment	ue au 0	*****	0	0
Supplies - Miscellaneous	344 442 O	245. AM	0	0
Cement and Cmt. Services - Surface Csg	10,600	-	0	10,600
Cement and Cmt. Services - Int. Csg	••••	- *	0	0
Cement and Cmt. Services - Prod. Csg	*	## (7)	21,200	21,200
Cement and Cmt. Services - Other	AH ## 0	64.775	0	0
Rental - Drilling Tools and Equipment	aut.en 0	54. M	0	0
Rental - Misc.	19,716		3,180	22,896
Testing - Drill Stem / Production	an na 4,770	- 48.49	2,650	7,420
Open Hole Logging	aar.aar 31,800		0	31,800
Mudlogging Services	an ar 11,925	× _	0	11,925
Special Services	<i></i>	****	0	0
Plug and Abandon	an 20 12,000	84 M	(12,000)	0
Pulling and/or Swabbing Unit	¥4 0	644.277	15,264	15,264
Reverse Equipment	¥ 0	80.01	5,300	5,300
Wireline Services	200 BB	84.89	19,080	19,080
Stimulation	* ≁ 0		12,720	12,720
Pump / Vacuum Truck Services	•••• #		6,075	6,075
Transportation		~	2,650	4,240
Tubular Goods - Inspection & Testing	an an 1,961	34.597	5,300	7,261
Unclassified	ses etc. 530	#4.##	0	530
Telephone and Radio Expense	ere est 954	#1.40	318	1,272
Engineer / Geologist / Landman	aar aa		3,000	25,500
Company Labor - Field Supervision	an av 13,250	863 BW	6,500	19,750
Contract Labor / Roustabout	ant and 1,590	**	9,540	11,130
Legal and Professional Service	ww.m		0	5,000
Insurance	4,998		0	4,998
Overhead	JAN 500 7,000	*** 787	3,500	10,500
SUBTOTAL	401,369		123,728	525,097
Contingencies (10%)	40,137	Ē	12,373	52,510
ESTIMATED TOTAL INTANGIBLES	441,506	-	136,101	577,607
				011,001

EST. START DATE: 5/1/2000 EST. COMPLETION DATE: 6/15/2000

Exploration and Production Dallas, Texas

. . .

AUTHORITY FOR EXPENDITURE

EST. START DATE: 5/1/2000 EST. COMPLETION DATE: 6/15/2000

 LEASE: Rio Pecos 24
 WELL NUMBER: 1
 PBTD: 9,700'

 LOCATION: 1,650' FSL & 660' FEL, Section 24, T18S, R26E, Eddy County NM
 EXPLORATORY, DEVELOPMENT, WORKOVER: E

 DESCRIPTION OF WORK: Drill and complete as a flowing Morrow gas producer.
 0

DATE PREPARED: 1/28/00 ACCOUNTING WELL NUMBER: COMMUNICATIONS ACCOUNT NUMBER:

TANGIBLE COSTS:	8095	TO CSG PT	3 576	COMPLETION		TOTAL WELL
Conductor Casing 0 Ft @ 0.00 \$/Ft	305.300	0	~	0	ļ	0
Surface Csg 1,100 Ft @ 24.00 \$/Ft	20030	26,400	.	0		26,400
Intermediate Csg 0 Ft @ 0.00 \$/Ft	586.54	0	*	0]	0
Protection Csg 0 Ft @ 0.00 \$/Ft	3180 542	0		0		. 0
Production Csg 9,700 Ft @ 10.00 \$/Ft	~	0	822.3ee	97,000		97,000
Protection Liner 0 Ft @ 0.00 \$/Ft	400.030	0	T.	0		0
Production Liner 0 Ft @ 0.00 \$/Ft	24	0	4.00 2.54	0	ļ	0
Tubing 9,500 Ft @ 3.25 \$/Ft	**	0		30,875		30,875
Rods 0 Ft @ 0.00 \$/Ft	**	0		0		0
Artificial Lift Equipment	24	0	111 Jar	0		0
Tank Battery	24	0		10,600		10,600
Separators/Heater Treater/Gas Units/FWKO		0		12,720		12,720
* Well Head Equipment & Christmas Tree		2,500	128 Mer	11,500		14,000
Subsurface Well Equipment	21	0	668 3.P	6,148		6,148
Flow Lines	2 44	0	aux. \$25	13,250		13,250
Saltwater Disposal Pump	~	0		0	ļ	0
Gas Meter	**	0	100 Ja	1,484		1,484
Lact Unit	*	0	888.3 <i>8</i> 7	. 0		0
Vapor Recovery Unit	**	0	4 0 17	0		0
Other Well Equipment		0	0W.2W	0		0
ROW and Damages	**	0		2,650		2,650
Surface Equipment Installation Costs	24	0		9,540		9,540
Elect. Installation	1	0		0		0
ESTIMATED TOTAL TANGIBLES		28,900		195,767		224,667
ESTIMATED TOTAL WELL COSTS		470,406		331,868		802,274

THIS AFE IS ONLY AN ESTIMATE. BY SIGNING YOU AGREE TO PAY YOUR SHARE OF THE ACTUAL COSTS INCURRED.

NPC APPROVAL	DATE
PREPARED BY: HRW	02/10/00
REVIEWED BY: TRM	
APPROVED BY: Sel Allo	2/10/00
APPROVED BY:	

WI APPROVAL:	COMPANY	Cirrus Exploration Company	4.0874489%
	BY		
	TITLE		
	DATE		

Exploration and Production 3300 North "A" Street Building 2, Suite 120 Midland, Texas 79705 915/686-8235 Fax 915/686-7806

CC to TRW

February 10, 2000

CERTIFIED MAIL- RETURN RECIEPT REQUESTED

TO UNLEASED MINERAL OWNERS: (See Distribution List)

Re:

AFE to drill Rio Pecos "24" #1 Well 1650' FSL & 660' FEL of Section 24, T-18-S, R-26-E, NMPM Eddy County, New Mexico Rio Pecos Prospect

Ladies and Gentlemen:

Please find enclosed Nearburg's revised AFE to drill the captioned well for your review and approval. We had to change the location of the well from 1,980' FSL to 1,650' FSL due to topographic and gas pipeline concerns. If you desire to participate with your unleased mineral interest, please execute and return one (1) copy of said AFE to the undersigned at your earliest convenience. In the event that you do not wish to participate, please contact the undersigned so that we may negotiate the purchase of an oil and gas lease and send a collection draft with it. We will be forwarding our proposed Joint Operating Agreement in the next few weeks.

Should you have any questions concerning these matters, please feel free to contact me at the number listed above. Thank you for your immediate attention to this proposal.

Sincerely,

Mark Wheeler, CPL Senior Landman

CMW/dw encl.

RIO PECOS "24" #1 WELL (Distribution List of Unleased Mineral Owners)

Winnie Dill Knox 300 Crescent Court, Suite 1630 Dallas, Texas 75201

4

Winnie Dill Knox, Trustee Under the Will of T. B. Knox, Deceased 300 Crescent Court, Suite 1630 Dallas, Texas 75201

Jack Dill Knox 300 Crescent Court, Suite 1630 Dallas, Texas 75201

Therylene Knox Helm 4401 Edmonson Dallas, Texas 75205

Texacal Oil and Gas, Inc. 4299 McArthur Blvd. New Port Beach, CA 92660

Eddie V. Peoples (Mail returned-forwarding order expired) 214 N. Browning Carthage, Texas 75633

Winnie Clayton Truesdell 2213 Scott Road Burbank, CA 91504

William J. McCaw P. O. Box 376 Artesia, New Mexico 88211

Ralph Nix, A Partnership P. O. Box 440 Artesia, New Mexico 88210

Mariene Counts 3217 N. Halstade Street Hutchison, KS 67501

AUTHORITY FOR EXPENDITURE

 LEASE: Rio Pecos 24
 WELL NUMBER: 1
 PBTD: 9,700'

 LOCATION: 1,650' FSL & 660' FEL, Section 24, T18S, R26E, Eddy County NM
 FIELD: Wildcat Morrow
 EXPLORATORY, DEVELOPMENT, WORKOVER: E

 DESCRIPTION OF WORK: Drill and complete as a flowing Morrow gas producer.
 PBTD: 9,700'
 PBTD: 9,700'

DATE PREPARED: 1/28/00 ACCOUNTING WELL NUMBER: COMMUNICATIONS ACCOUNT NUMBER:

		TO CSG PT		COMPLETION	TOTAL WELL
INTANGIBLE COSTS:	a		01 16	·····	174,794
Drilling Footage 9,700 Ft @ 17.00 \$/Ft		174,794		0	
Drilling Daywork 2 2 5,800 \$/day	***	12,296	ant ca	12,296	24,592
		0		8	
Rig Mobilization and Demobilization		0	100 A	0	0
Road & Location Expense	34.40	18,815	A		20,935
Damages	-	5,000	52 M	8	5,000
Directional Drilling - Tools and Service	an 20	0	### 23V	0	
Drilling Fluids	an en	26,500	44.55	g	26,500
Fuel, Power, and Water		12,720	202.000	0	12,720
Supplies - Bits	-	0	274 M	795	795
Supplies - Casing Equipment	444 JUD	1,060	84.60	4,240	5,300
Supplies - Liner Equipment	***	0		0	0
Supplies - Miscellaneous		0		0	0
Cement and Cmt. Services - Surface Csg		10,600		0	10,600
Cement and Cmt. Services - Int. Csg	***.77	0	2 4	0	· 0
Cement and Cmt. Services - Prod. Csg	**	0	44 it	21,200	21,200
Cement and Cmt. Services - Other	A	0	448.778	0	0
Rental - Drilling Tools and Equipment	-	0	84.4E	0	0
Rental - Misc.	****	19,716		3,180	22,896
Testing - Drill Stem / Production	33.75	4,770		2,650	7,420
Open Hole Logging	*****	31,800		0	31,800
Mudlogging Services	-	11,925		0	11,925
Special Services	***	0	ww.70	0	0
Plug and Abandon	un 30	12,000	pu 30	(12,000)	0
Pulling and/or Swabbing Unit	**	0	04.57	15,264	15,264
Reverse Equipment	**	0		5,300	5,300
Wireline Services		0		19,080	19,080
Stimulation	**	0		12,720	12,720
Pump / Vacuum Truck Services	-	0		6,075	6,075
Transportation		1,590		2,650	4,240
Tubular Goods - Inspection & Testing	SH 454	1,961	44.59	5,300	7,261
Unclassified	-	530	#11.84	0	530
Telephone and Radio Expense		954		318	1,272
Engineer / Geologist / Landman		22,500		3,000	25,500
Company Labor - Field Supervision		13,250	#4.36	6,500	19,750
Contract Labor / Roustabout	-	1,590	#3.4v	9,540	11,130
Legal and Professional Service		5,000			5,000
Insurance		4,998		0	4,998
Overhead		7,000	80.7E	3,500	10,500
SUBTOTAL		401,369		123,728	525,097
Contingencies (10%)		40,137		12,373	52,510
ESTIMATED TOTAL INTANGIBLES		444 500		100 404	E77 007
LOTIMATED TOTAL INTANGIBLES	1	441,506		136,101	577,607

EST. START DATE: 5/1/2000 EST. C

EST. COMPLETION DATE: 6/15/2000

Exploration and Production Dailas, Texas

AUTHORITY FOR EXPENDITURE

EST. START DATE: 5/1/2000 EST. COMPLETION DATE: 6/15/2000

 LEASE: Rio Pecos 24
 WELL NUMBER: 1
 PBTD: 9,700'

 LOCATION: 1,650' FSL & 660' FEL, Section 24, T18S, R26E, Eddy County NM

 FIELD: Wildcat Morrow
 EXPLORATORY, DEVELOPMENT, WORKOVER: E

 DESCRIPTION OF WORK: Drill and complete as a flowing Morrow gas producer.
 0

DATE PREPARED: 1/28/00 ACCOUNTING WELL NUMBER: COMMUNICATIONS ACCOUNT NUMBER:

TANGIBLE COSTS:		TO CSG PT		COMPLETION	TOTAL WELL
Conductor Casing 0 Ft @ 0.00 \$/	't saar	0		0	0
Surface Csg 1,100 Ft @ 24.00 \$	't 200.90	26,400	2.1	0	26,400
Intermediate Csg 0 Ft @ 0.00 \$/	t sacar	0	*	0	0
Protection Csg 0 Ft @ 0.00 \$/	t and and	0	-	0	0
Production Csg 9,700 Ft @ 10.00 \$/	t 🛛 🕶	0	300.3er	97,000	97,000
Protection Liner 0 Ft @ 0.00 \$/	t wear	0	24	0	0
Production Liner 0 Ft @ 0.00 \$/	t 😖	0	400 1.14	0	0
Tubing 9,500 Ft @ 3.25 \$/	t 📰	0		30,875	30,875
Rods 0 Ft @ 0.00 \$/	t 📰	0		0	0
Artificial Lift Equipment	2	0	827.3 <i>6</i> 7	0	0
Tank Battery	**	0		10,600	10,600
Separators/Heater Treater/Gas Units/FWKO	**	0	8 11 84	12,720	12,720
* Well Head Equipment & Christmas Tree	241.244	2,500	577.Jar	11,500	14,000
Subsurface Well Equipment	~	0	10.0 Jar	6,148	6,148
Flow Lines		0		13,250	13,250
Saltwater Disposal Pump	24	0		0	0
Gas Meter	**	0	18 .)#	1,484	1,484
Lact Unit	~	0	18.1 <i>4</i>	0	0
Vapor Recovery Unit	24	0	um 131	0	0
Other Well Equipment	**	0		0	0
ROW and Damages	24	0	anti 245	2,650	2,650
Surface Equipment Installation Costs	24	0		9,540	9,540
Elect. Installation	8.	0		0	0
ESTIMATED TOTAL TANGIBLES		28,900		195,767	224,667
ESTIMATED TOTAL WELL COSTS		470,406		331,868	802,274

THIS AFE IS ONLY AN ESTIMATE. BY SIGNING YOU AGREE TO PAY YOUR SHARE OF THE ACTUAL COSTS INCURRED.

NPC/APPROVAL		DATE
PREPARED BY:	HRW	02/10/00
REVIEWED BY:	TRM / / /	
APPROVED BY:	Belshilo	2/10/00
APPROVED BY:		

WI APPROVAL:	COMPANY	Winnie Dill Knox	1.4062324%
	BY		
	TITLE	······································	
	DATE	•	

Page 2 of 2

Exploration and Production Dallas, Texas

AUTHORITY FOR EXPENDITURE

EST. START DATE: 5/1/2000 EST. COMPLETION DATE: 6/15/2000

 LEASE: Rio Pecos 24
 WELL NUMBER: 1
 PBTD: 9,700'

 LOCATION: 1,650' FSL & 660' FEL, Section 24, T18S, R26E, Eddy County NM

 FIELD: Wildcat Morrow
 EXPLORATORY, DEVELOPMENT, WORKOVER: E

 DESCRIPTION OF WORK: Drill and complete as a flowing Morrow gas producer.

 0

DATE PREPARED: 1/28/00 ACCOUNTING WELL NUMBER:

COMMUNICATIONS ACCOUNT NUMBER:

TANGIBLE COSTS:	8.96	TO CSG PT	acr.	COMPLETION	TOTAL WELL
Conductor Casing 0 Ft @ 0.00 \$/Ft	100.200	0	L L	0	0
Surface Csg 1,100 Ft @ 24.00 \$/Ft	33 8 .34	26,400		0	26,400
Intermediate Csg 0 Ft @ 0.00 \$/Ft	1982. STA	0	*	0	0
Protection Csg 0 Ft @ 0.00 \$/Ft	A 20 . S 42	0	*	0	0
Production Csg 9,700 Ft @ 10.00 \$/Ft	**	0	200.200	97,000	97,000
Protection Liner 0 Ft @ 0.00 \$/Ft	400.030	0	**	0	0
Production Liner 0 Ft @ 0.00 \$/Ft	**	0	181 may	0	0
Tubing 9,500 Ft @ 3.25 \$/Ft	**	0		30,875	30,875
Rods 0 Ft @ 0.00 \$/Ft	**	0	1977 Mar	0	0
Artificial Lift Equipment	24	0	825.54	0	0
Tank Battery	**	0	40 07-5 50	10,600	10,600
Separators/Heater Treater/Gas Units/FWKO		0	A187.448	12,720	12,720
* Well Head Equipment & Christmas Tree		2,500	220.04	11,500	14,000
Subsurface Well Equipment	**	0	100 Jan	6,148	6,148
Flow Lines ·	**	0	am: 22	13,250	13,250
Saltwater Disposal Pump	**	0	40 0 57	0	0
Gas Meter	**	0	100.3 M	1,484	1,484
Lact Unit	**	0	um 147	0	0
Vapor Recovery Unit	24	0	448.578	0	0
Other Well Equipment	**	0	aw.aw	0	0
ROW and Damages	**	0	100 PM	2,650	2,650
Surface Equipment Installation Costs	21	0		9,540	9,540
Elect. Installation	X 4	0		0	0
ESTIMATED TOTAL TANGIBLES		28,900		195,767	224,667
ESTIMATED TOTAL WELL COSTS		470,406		331,868	802,274

THIS AFE IS ONLY AN ESTIMATE. BY SIGNING YOU AGREE TO PAY YOUR SHARE OF THE ACTUAL COSTS INCURRED.

NPC APPROVAL	DATE
PREPARED BY: HRW	02/10/00
REVIEWED BY: TRM	
APPROVED BY: Sol Allo	2/10/00
APPROVED BY:	

WI APPROVAL:	COMPANY
	BY
	TITLE
	DATE

Winnie Dill, Knox, Trustee Under the Will of T. B. Knox, Deceased

1.0937363%

Exploration and Production Dallas, Texas

.

AUTHORITY FOR EXPENDITURE

EST. START DATE: 5/1/2000

 LEASE: Rio Pecos 24
 WELL NUMBER: 1
 PBTD: 9,700'

 LOCATION: 1,650' FSL & 660' FEL, Section 24, T18S, R26E, Eddy County NM
 FIELD: Wildcat Morrow
 EXPLORATORY, DEVELOPMENT, WORKOVER: E

 DESCRIPTION OF WORK: Drill and complete as a flowing Morrow gas producer.
 0

DATE PREPARED: 1/28/00 ACCOUNTING WELL NUMBER: COMMUNICATIONS ACCOUNT NUMBER:

TANGIBLE COSTS:			6776	TO CSG PT		COMPLETION	TOTAL WELL
Conductor Casing	0 Ft @	0.00 \$/Ft		0	24	0	-0
Surface Csg 1,10	0 Ft @	24.00 \$/Ft	400 3.0	26,400	T.	0	26,400
Intermediate Csg	0 Ft @	0.00 \$/Ft	sec.17	0	**	0	0
Protection Csg	0 Ft @	0.00 \$/Ft	200 342	0	**	0	0
Production Csg 9,700) Ft@	10.00 \$/Ft	**	0		97,000	97,000
Protection Liner () Ft @	0.00 \$/Ft	400.000	0	8.0	0	0
Production Liner () Ft@	0.00 \$/Ft	**	0	e# 310	0	0
Tubing 9,500) Ft@	3.25 \$/Ft		0	500 AM	30,875	30,875
Rods ()Ft@	0.00 \$/Ft	**	0	67 M	0	0
Artificial Lift Equipment			~	0		0	0
Tank Battery			**	0	un 10	10,600	10,600
Separators/Heater Treate			24	0	(197 Ave	12,720	12,720
* Well Head Equipment &		s Tree	100.345	2,500	gan Jud	11,500	14,000
Subsurface Well Equipme	ent		21	0	att. 1.4	6,148	6,148
Flow Lines ·			* *	0		13,250	13,250
Saltwater Disposal Pump				0	668.5%	0	0
Gas Meter			~	0	ar ta	1,484	1,484
Lact Unit			21	0	807.JW	0	0
Vapor Recovery Unit			24	0	400.570	0	0
Other Well Equipment			-	0		0	. 0
ROW and Damages			**	0	100 AL	2,650	2,650
Surface Equipment Install	ation Cost	S	2/	0		9,540	9,540
Elect. Installation			**	0	444.103	0	0
ESTIMATED TOTAL TAI	NGIRI ES			28,900		195,767	224,667
	JULES			20,900		195,767	224,007
ESTIMATED TOTAL WE	LL COST	s		470,406		331,868	802,274

THIS AFE IS ONLY AN ESTIMATE. BY SIGNING YOU AGREE TO PAY YOUR SHARE OF THE ACTUAL COSTS INCURRED.

NPC APPROVAL	•	DATE
PREPARED BY:	HRW	02/10/00
REVIEWED BY:	TRM 10 101	
APPROVED BY:	Bel Alilo	2/10/02
APPROVED BY:		

		Jack Dill Knox	0.1031237%
WI APPROVAL:	COMPANY		
	BY		
	TITLE		
	DATE		

Page 2 of 2

EST. COMPLETION DATE: 6/15/2000

Exploration and Production Dallas, Texas

AUTHORITY FOR EXPENDITURE

EST. START DATE: 5/1/2000

 LEASE: Rio Pecos 24
 WELL NUMBER: 1
 PBTD: 9,700'

 LOCATION: 1,650' FSL & 660' FEL, Section 24, T18S, R26E, Eddy County NM
 FIELD:
 Wildcat Morrow

 EXPLORATORY, DEVELOPMENT, WORKOVER: E
 DESCRIPTION OF WORK: Drill and complete as a flowing Morrow gas producer.
 0

DATE PREPARED: 1/28/00 ACCOUNTING WELL NUMBER: COMMUNICATIONS ACCOUNT NUMBER:

TANGIBLE COSTS:	****	TO CSG PT	805	COMPLETION		TOTAL WELL
Conductor Casing 0 Ft @ 0.00 \$/Ft	NAL 200	0	L L	0		0
Surface Csg 1,100 Ft @ 24.00 \$/Ft	C28 7.0	26,400	81	0	ļ	26,400
Intermediate Csg 0 Ft @ 0.00 \$/Ft	10 0 0.50	0	24	0		0
Protection Csg 0 Ft @ 0.00 \$/Ft	A 80 3 82	0		0	}	0
Production Csg 9,700 Ft @ 10.00 \$/Ft	**	0	200.30	97,000		97,000
Protection Liner 0 Ft @ 0.00 \$/Ft	400.050	0	R /	0		0
Production Liner 0 Ft @ 0.00 \$/Ft	**	0	um 11	0		0
Tubing 9,500 Ft @ 3.25 \$/Ft	**	0		30,875		30,875
Rods 0 Ft @ 0.00 \$/Ft	~	0		0		0
Artificial Lift Equipment	24	0	888 SA	0		0
Tank Battery	•	0		10,600		10,600
Separators/Heater Treater/Gas Units/FWKO	**	0	0.00 A	12,720		12,720
* Well Head Equipment & Christmas Tree		2,500	222 Au	11,500		14,000
Subsurface Well Equipment	24	0	100 J.A	6,148		6,148
Flow Lines	24	0		13,250		13,250
Saltwater Disposal Pump	24	0		0		0
Gas Meter	**	0	88-3 8	1,484		1,484
Lact Unit	**	0	682.3 <i>4</i>	0		0
Vapor Recovery Unit	**	0	44.18	0		0
Other Well Equipment		0		0		0
ROW and Damages	**	0	Sec. 243	2,650		2,650
Surface Equipment Installation Costs	**	0		9,540		9,540
Elect. Installation	8.4	0		0		0
ESTIMATED TOTAL TANGIBLES		28,900		195,767		224,667
ESTIMATED TOTAL WELL COSTS		470,406		331,868		802,274

THIS AFE IS ONLY AN ESTIMATE. BY SIGNING YOU AGREE TO PAY YOUR SHARE OF THE ACTUAL COSTS INCURRED.

NPC APPROVAL		DATE
PREPARED BY:	HRW	02/10/00
REVIEWED BY:	TRM / / /	
APPROVED BY:	Belkilo	2/10/02
APPROVED BY:		

WI APPROVAL:	COMPANY	Therylene Knox Helm	0.1031237%	
	BY			
	TITLE			
	DATE			

Page 2 of 2

EST. COMPLETION DATE: 6/15/2000

Exploration and Production Dallas, Texas

AUTHORITY FOR EXPENDITURE

LEASE: Rio Pecos 24 WELL NUMBER: 1 PBTD: 9,700' LOCATION: 1,650' FSL & 660' FEL, Section 24, T18S, R26E, Eddy County NM FIELD: Wildcat Morrow EXPLORATORY, DEVELOPMENT, WORKOVER: E DESCRIPTION OF WORK: Drill and complete as a flowing Morrow gas producer. 0 DATE PREPARED: 1/28/00 EST. START DATE: 5/1/2000 EST. COMPLETION DATE: 6/15/2000

DATE PREPARED: 1/28/00 ACCOUNTING WELL NUMBER:

COMMUNICATIONS ACCOUNT NUMBER:

TANGIBLE COSTS	<u>.</u>			TO CSG PT	8076	COMPLETION	TOTAL WELL
Conductor Casing	0 Ft @	0.00 \$/Ft	100.00	0	N	0	0
Surface Csg	1,100 Ft @	24.00 \$/Ft	638 J <i>P</i>	26,400	24	0	26,400
Intermediate Csg	0 Ft @	0.00 \$/Ft	stat sta	0	21	0	0
Protection Csg	0 Ft @	0.00 \$/Ft	220.542	0		0	0
Production Csg	9,700 Ft@	10.00 \$/Ft	*	0	107 Jar	97,000	97,000
Protection Liner	0 Ft@	0.00 \$/Ft	UNC 830	0	x /	0	0
Production Liner	0 Ft@	0.00 \$/Ft	24	0	447.34J	0	0
Tubing	9,500 Ft @	3.25 \$/Ft	**	0		30,875	30,875
Rods	0 Ft@	0.00 \$/ Ft	*	0		0	0
Artificial Lift Equipme	ent		~	0	SET LAT	0	0
Tank Battery			84	0		10,600	10,600
Separators/Heater T	reater/Gas Ur	nits/FWKO	×4	0	2007.000	12,720	12,720
* Well Head Equipm	ent & Christm	as Tree	1000 July	2,500	100 Jac	11,500	14,000
Subsurface Well Equ	Jipment		~	0	MAE 531	6,148	6,148
Flow Lines	•		**	0		13,250	13,250
Saltwater Disposal P	ump		8.4	0	448.51	0	0
Gas Meter			**	0		1,484	1,484
Lact Unit			21	0	668.3 <i>6</i> 7	0	0
Vapor Recovery Unit	t		*	0	688.531	0	0
Other Well Equipmen	nt		**	0	AW.28	0	0
ROW and Damages				0	sug star	2,650	2,650
Surface Equipment li	nstallation Co	sts	**	0		9,540	9,540
Elect. Installation			**	0	um. 197	0	0
ESTIMATED TOTAL	L TANGIBLES	S		28,900		195,767	224,667
ESTIMATED TOTAL	L WELL COS	TS		470,406		331,868	802,274

THIS AFE IS ONLY AN ESTIMATE. BY SIGNING YOU AGREE TO PAY YOUR SHARE OF THE ACTUAL COSTS INCURRED.

NECAPPROVAL	•	DATE
PREPARED BY:	HRW	02/10/00
REVIEWED BY:	TRM <u>A</u> IA	
APPROVED BY:	Bal Alilo	2/10/02
APPROVED BY:		

WI APPROVAL:	COMPANY	Texacal Oil and Gas, Inc. 0.1062	486%
	BY		
	TITLE	······································	
	DATE		

Page 2 of 2

Exploration and Production Dallas, Texas

AUTHORITY FOR EXPENDITURE

EST. START DATE: 5/1/2000 EST. COMPLETION DATE: 6/15/2000

 LEASE: Rio Pecos 24
 WELL NUMBER: 1
 PBTD: 9,700'

 LOCATION: 1,650' FSL & 660' FEL, Section 24, T18S, R26E, Eddy County NM

 FIELD: Wildcat Morrow
 EXPLORATORY, DEVELOPMENT, WORKOVER: E

 DESCRIPTION OF WORK: Drill and complete as a flowing Morrow gas producer.
 0

DATE PREPARED: 1/28/00 ACCOUNTING WELL NUMBER: COMMUNICATIONS ACCOUNT NUMBER:

TANGIBLE COSTS	2		ANE	TO CSG PT	serve	COMPLETION	TOTAL WELL
Conductor Casing	0 F1	t@ 0.00 \$	S/Ft Manager	0	.	0	<u> </u>
Surface Csg	1,100 Fi	t@ 24.00 \$	/Ft man	26,400		0	26,400
Intermediate Csg	0 F1	t@ 0.00 \$	S/Ft meta	0		0	0
Protection Csg	0 Fi	t@ 0.00 \$	S/Ft and set	0	*	0	0.
Production Csg	9,700 Fi	t@ 10.00 \$	5/Ft €e	0	928.34K	97,000	97,000
Protection Liner	0 F1	t@ 0.00 \$	S/Ft and and	0	8.4	0	0
Production Liner	0 F1	t@ 0.00 \$	VFt 🖌	0	em 35	0	0
Tubing	9,500 Ft	t@ 3.25 \$	/Ft 🛛 🐭	0		30,875	30,875
Rods	0 F1	t@ 0.00 \$	/Ft 🖌	0	1	0	0
Artificial Lift Equipme	ent		24	0	NIC 147	0	0
Tank Battery			24	0	10 07 -512	10,600	10,600
Separators/Heater T	reater/Ga	as Units/FWKO	24	0		12,720	12,720
* Well Head Equipm	ent & Chi	ristmas Tree	348 J.47	2,500	200 Aut	11,500	14,000
Subsurface Well Equ	uipment		*	0	N	6,148	6,148
Flow Lines	•		*	0	48.5V	13,250	13,250
Saltwater Disposal P	ump		24	0	600 237	0	0
Gas Meter			*	0	200 J #	1,484	1,484
Lact Unit			*	0	800 J <i>a</i> r	0	0
Vapor Recovery Unit			84	0	um 178	0	0
Other Well Equipme	nt		84	0	200.20	0	0
ROW and Damages	;		¥	0	1982. PR 2	2,650	2,650
Surface Equipment I	nstallation	n Costs	*	0	402.314	9,540	9,540
Elect. Installation			**	0		0	0
ESTIMATED TOTAL	L TANGI	BLES		28,900		195,767	224,667
ESTIMATED TOTAL	L WELL	COSTS		470,406		331,868	802,274

THIS AFE IS ONLY AN ESTIMATE. BY SIGNING YOU AGREE TO PAY YOUR SHARE OF THE ACTUAL COSTS INCURRED.

NPC APPROVAL		DATE
PREPARED BY:	HRW	02/10/00
REVIEWED BY:	TRM 20 101	
APPROVED BY:	Belkilo	2/10/02
APPROVED BY:		

WI APPROVAL:	COMPANY	Eddie V. Peoples	0.1874975%
	BY		
	TITLE		
	DATE		

Page 2 of 2

Exploration and Production Dallas, Texas

AUTHORITY FOR EXPENDITURE

EST. START DATE: 5/1/2000

 LEASE: Rio Pecos 24
 WELL NUMBER: 1
 PBTD: 9,700'

 LOCATION: 1,650' FSL & 660' FEL, Section 24, T18S, R26E, Eddy County NM

 FIELD: Wildcat Morrow
 EXPLORATORY, DEVELOPMENT, WORKOVER: E

 DESCRIPTION OF WORK: Drill and complete as a flowing Morrow gas producer.
 0

DATE PREPARED: 1/28/00 ACCOUNTING WELL NUMBER: COMMUNICATIONS ACCOUNT NUMBER:

TANGIBLE COST	<u>`S:</u>		80DE	TO CSG PT	aste	COMPLETION		TOTAL WELL
Conductor Casing	0 F	t@ 0.00\$/	Ft manage	0		0] [0
Surface Csg	1,100 Fi	t@ 24.00 \$/	Ft and so	26,400		0] [26,400
Intermediate Csg	0 F	t@ 0.00\$/	Ft see se	0	*	0		0
Protection Csg	0 F1	t@ 0.00\$/	Ft and set	0	*	0] [0
Production Csg	9,700 Fi	t@ 10.00 \$/	Ft 🗶	0	200.307	97,000		97,000
Protection Liner	0 Ft	t@ 0.00 \$/	Ft 🔐	0		0] [0
Production Liner	0 F	t@ 0.00 \$/	Ft 🐅	0		0] [0
Tubing	9,500 Fi	t@ 3.25 \$/	Ft 👞	0		30,875] [30,875
Rods	0 F1	t@ 0.00 \$/	Ft 🛃	0		0] [0
Artificial Lift Equipn	nent		24	0	-	0		0
Tank Battery			**	0	8 87.5 2	10,600		10,600
Separators/Heater	Treater/Ga	as Units/FWKO	× .	0	1000 Ave.	12,720		12,720
* Well Head Equip	ment & Chi	ristmas Tree	ME 34	2,500	228. Met	11,500		14,000
Subsurface Well E	quipment		2/	0	-	6,148		6,148
Flow Lines	•		* -	00	*****	13,250		13,250
Saltwater Disposal	Pump		24	0		0		0
Gas Meter			~	0	100 J #	1,484		1,484
Lact Unit			21	0	805.1 <i>9</i>	0		0
Vapor Recovery U	nit			0		0		0
Other Well Equipm	ient		**	0		0		. 0
ROW and Damage	es		~	0	ME 211	2,650		2,650
Surface Equipment	t Installation	n Costs	21	0		9,540	1 [9,540
Elect. Installation			3.	0		0		0
ESTIMATED TOT	AL TANGI	BLES		28,900		195,767		224,667
ESTIMATED TOT	AL WELL	COSTS		470,406		331,868		802,274

THIS AFE IS ONLY AN ESTIMATE. BY SIGNING YOU AGREE TO PAY YOUR SHARE OF THE ACTUAL COSTS INCURRED.

NPC APPROVAL	DATE
PREPARED BY: HRW	02/10/00
REVIEWED BY: TRM	
APPROVED BY: Sol Alilos	2/10/04
APPROVED BY:	

WI APPROVAL:	COMPANY	Winnie Clayton Truesdell	0.312496%
	BY		
	TITLE		
	DATE		

Page 2 of 2

EST. COMPLETION DATE: 6/15/2000

Exploration and Production Dallas, Texas

AUTHORITY FOR EXPENDITURE

 LEASE: Rio Pecos 24
 WELL NUMBER: 1
 PBTD: 9,700'

 LOCATION: 1,650' FSL & 660' FEL, Section 24, T18S, R26E, Eddy County NM

 FIELD: Wildcat Morrow
 EXPLORATORY, DEVELOPMENT, WORKOVER: E

 DESCRIPTION OF WORK: Drill and complete as a flowing Morrow gas producer.
 0

 0
 EST. START DATE: 5/1/2000
 EST. COMPLETION DATE: 6/15/2000

DATE PREPARED: 1/28/00 ACCOUNTING WELL NUMBER: COMMUNICATIONS ACCOUNT NUMBER:

TANGIBLE COSTS:		TO CSG PT		COMPLETION	TOTAL WELL
Conductor Casing 0 Ft @ 0.00 \$/Ft	100	0	**	0	0
Surface Csg 1,100 Ft @ 24.00 \$/Ft	2206.347	26,400	8.6	0	26,400
Intermediate Csg 0 Ft @ 0.00 \$/Ft		0	*	0	0
Protection Csg 0 Ft @ 0.00 \$/Ft	1550 342	0	*	0	0
Production Csg 9,700 Ft @ 10.00 \$/Ft	*	0	200.200	97,000	97,000
Protection Liner 0 Ft @ 0.00 \$/Ft	(LAT 550	0		0	0
Production Liner 0 Ft @ 0.00 \$/Ft	**	0	uu 14	0	0
Tubing 9,500 Ft @ 3.25 \$/Ft	**	0		30,875	30,875
Rods 0 Ft @ 0.00 \$/Ft	*	0	22 2 4	0	0
Artificial Lift Equipment	21	0	848.147	0	0
Tank Battery	**	0		10,600	10,600
Separators/Heater Treater/Gas Units/FWKO		0	10 1 .34	12,720	12,720
* Well Head Equipment & Christmas Tree	1480 FeF	2,500	828.MM	11,500	14,000
Subsurface Well Equipment	21	0	8.00 JAC	6,148	6,148
Flow Lines	**	0	am.17	13,250	13,250
Saltwater Disposal Pump	24	0		0	0
Gas Meter	**	0	110.7M	1,484	1,484
Lact Unit	2.1	0	888.347	0	0
Vapor Recovery Unit	24	0	4.00.378	0	0
Other Well Equipment		0	400.7 M	0	0
ROW and Damages	21	0	1987.PM	2,650	2,650
Surface Equipment Installation Costs	2.0	0		9,540	9,540
Elect. Installation	2.4	0	4100 . 243	0	0
ESTIMATED TOTAL TANGIBLES		28,900		195,767	224,667
ESTIMATED TOTAL WELL COSTS		470,406		331,868	802,274

THIS AFE IS ONLY AN ESTIMATE. BY SIGNING YOU AGREE TO PAY YOUR SHARE OF THE ACTUAL COSTS INCURRED.

NPC APPROVAL	DATE
PREPARED BY: HRW	02/10/00
REVIEWED BY: TRM	
APPROVED BY: Set the for	- 2/10/02
APPROVED BY:	

WI APPROVAL:	COMPANY	William J. McCaw	0.3646829%
	BY		
	TITLE		
	DATE	·······	

Page 2 of 2

Exploration and Production Dallas, Texas

AUTHORITY FOR EXPENDITURE

EST. START DATE: 5/1/2000 EST. COMPLETION DATE: 6/15/2000

 LEASE: Rio Pecos 24
 WELL NUMBER: 1
 PBTD: 9,700'

 LOCATION: 1,650' FSL & 660' FEL, Section 24, T18S, R26E, Eddy County NM
 FIELD: Wildcat Morrow
 EXPLORATORY, DEVELOPMENT, WORKOVER: E

 DESCRIPTION OF WORK: Drill and complete as a flowing Morrow gas producer.
 0

DATE PREPARED: 1/28/00 ACCOUNTING WELL NUMBER: COMMUNICATIONS ACCOUNT NUMBER:

TANGIBLE COST	<u>'S:</u>		a-76	TO CSG PT	AUS	COMPLETION	Г — Т	TOTAL WELL
Conductor Casing	0 Ft @	0.00 \$/Ft	100 200	0		0	1 [0
Surface Csg	1,100 Ft @	24.00 \$/Ft	C86.747	26,400	R.c.	0] [26,400
Intermediate Csg	0 Ft @	0.00 \$/Ft	1086.510	0	¥	· 0] [0
Protection Csg	0 Ft @	0.00 \$/Ft	200.540	0	2 -7	0		00
Production Csg	9,700 Ft @	10.00 \$/Ft	**	0	100 M	97,000		97,000
Protection Liner	0 Ft@	0.00 \$/Ft	CHT.550	0	5 4	0		0
Production Liner	0 Ft@	0.00 \$/Ft	**	0	*****	0		0
Tubing	9,500 Ft @	3.25 \$/Ft	**	0		30,875		30,875
Rods	0 Ft@	0.00 \$/Ft	**	0	-	0		0
Artificial Lift Equipn	nent		21	0	8.07. SAT	0		0
Tank Battery			**	0		10,600		10,600
Separators/Heater	Treater/Gas Ur	its/FWKO	**	0		12,720		12,720
* Well Head Equip	ment & Christma	as Tree	244 244	2,500	1173 JAK	11,500		14,000
Subsurface Well E	quipment		~	0	600. S.P.	6,148	[6,148
Flow Lines	•		**	0		13,250		13,250
Saltwater Disposal	Pump		24	0	12.38%	0		0
Gas Meter			**	0	100-30	1,484		1,484
Lact Unit			24	0	522.3 <i>4</i> 7	0		. 0
Vapor Recovery U	nit		A +	0	um.17*	0		0
Other Well Equipm	ent			0	688.2 W	0		0
ROW and Damage	95		24	0	suff. FAC	2,650	. [2,650
Surface Equipment	t Installation Cos	its		0		9,540	, ſ	9,540
Elect. Installation			24	0	u# 317	0		0
							[
ESTIMATED TOTA	AL TANGIBLES	;		28,900		195,767		224,667
ESTIMATED TOT	AL WELL COS	rs		470,406		331,868		802,274

THIS AFE IS ONLY AN ESTIMATE. BY SIGNING YOU AGREE TO PAY YOUR SHARE OF THE ACTUAL COSTS INCURRED.

NPC APPROVAL		DATE
PREPARED BY: HI	<u>RW</u>	02/10/00
REVIEWED BY: TH	IM 20-101	
APPROVED BY:	Beldilo	2/10/00
APPROVED BY:		

WI APPROVAL:	COMPANY	Ralph A. Nix, A Partnership	0.3646829%
	BY		
	TITLE		
	DATE		

1

Exploration and Production Dallas, Texas

•

. . .

AUTHORITY FOR EXPENDITURE

EST. START DATE: 5/1/2000 EST. COMPLETION DATE: 6/15/2000

 LEASE: Rio Pecos 24
 WELL NUMBER: 1
 PBTD: 9,700'

 LOCATION: 1,650' FSL & 660' FEL, Section 24, T18S, R26E, Eddy County NM

 FIELD: Wildcat Morrow
 EXPLORATORY, DEVELOPMENT, WORKOVER: E

 DESCRIPTION OF WORK: Drill and complete as a flowing Morrow gas producer.
 0

DATE PREPARED: 1/28/00 ACCOUNTING WELL NUMBER: COMMUNICATIONS ACCOUNT NUMBER:

TANGIBLE COST	<u>'S:</u>		****	TO CSG PT	ant) d	COMPLETION		TOTAL WELL
Conductor Casing	0 Ft	@ 0.00 \$	6/Ft see a a	0]	0]	0
Surface Csg	1,100 Ft	@ 24.00	5/Ft	26,400	R.C.	0		26,400
Intermediate Csg	0 Ft	@ 0.00 \$	5/Ft	0	*	0		0
Protection Csg	0 Ft	@ 0.00 \$	5/Ft	0		0		· 0
Production Csg	9,700 Ft	@ 10.00	5/Ft 😽	0	art ma	97,000		97,000
Protection Liner	0 Ft	@ 0.00 \$	5/Ft antes	0		0		0
Production Liner	0 Ft	@ 0.00 \$	5/Ft 😽	0	40.00	0		0
Tubing	9,500 Ft	@ 3.25 \$	5/Ft 🛛 🐭	0		30,875		30,875
Rods	0 Ft	@ 0.00 \$	5/Ft 🔹	0		0		0
Artificial Lift Equipm	nent		2	0	88. Set	0		0
Tank Battery			**	0		10,600		10,600
Separators/Heater	Treater/Ga	s Units/FWKO		0		12,720		12,720
* Well Head Equip	ment & Chri	istmas Tree	A 100	2,500	-	11,500		14,000
Subsurface Well E	quipment		2/	0	805.347	6,148		6,148
Flow Lines	•		**	0	*****	13,250		13,250
Saltwater Disposal	Pump		**	0	sat 3%	0		0
Gas Meter			**	0	100.20	1,484		1,484
Lact Unit			21	0	utet. 3 #*	0		0
Vapor Recovery Ur	nit		**	0	446.53	0		0
Other Well Equipm	ent		**	0	(INC. # 18	0		0
ROW and Damage	s		**	0	11. Aug. 21.	2,650		2,650
Surface Equipment	t Installation	Costs	*	0	446.316	9,540		9,540
Elect. Installation			24	0		0		0
ESTIMATED TOTA	AL TANGIB	BLES		28,900		195,767		224,667
ESTIMATED TOT	AL WELL C	COSTS		470,406		331,868		802,274

THIS AFE IS ONLY AN ESTIMATE. BY SIGNING YOU AGREE TO PAY YOUR SHARE OF THE ACTUAL COSTS INCURRED.

NPC APPROVAL PREPARED BY:	,	02/10/00
	TRM / / //	02/10/00
APPROVED BY:	Bel the for	2/10/0
APPROVED BY:		

WI APPROVAL:	COMPANY	Mariene Counts	0.4156198%
	BY		
	TITLE	······	
	DATE		<u></u>

Page 2 of 2





Exploration and Production 3300 North "A" Street Building 2, Suite 120 Midland, Texas 79705 915/686-8235 Fax 915/686-7806

February 15, 2000

CERTIFIED MAIL- RETURN RECIEPT REQUESTED

Yates Brothers, A Partnership 105 S. Fourth St. Artesia, New Mexico 88210

Re:

Joint Operating Agreement dated February 15, 2000 Rio Pecos "24" #1 Well E/2 of Section 24, T-18-S, R-26-E, NMPM Eddy County, New Mexico Rio Pecos Prospect

Gentlemen:

Please find enclosed Nearburg's Operating Agreement dated February 15, 2000 for your review and execution.

Should you have any questions concerning these matters, please feel free to contact me at the number listed above. Thank you for your immediate attention.

Sincerely,

-

Tarkabelen

Mark Wheeler, CPL Senior Landman

/cmw:rio pecos afe(1m)

	<u> </u>	/ ₩ /			<u></u>	-
I 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.	does not e number.	following extra fee 1. 2.	sh to receiv g services (f e): Addressee's Restricted E postmaster	or an s Address Delivery	int Service
ADDRESS completed on	3. Article Addressed to: 111.111	7. Date of D	36 Type ed Mail ceipt for Mer elivery	Aft onancise E USP DU	982 Certified Insured COD	you for using Return Rece
Is your BETURN	5. Received By: (Print Name) JOANN GRIGGS 6. Signature: (Addressee or Agant) PS Form 3811, December 1994 102	8. Addresse and fee is 595-98-8-0229	s paid)	C	Receipt	Thank vou

Z 236 366 982

. .

Exploration and Production 3300 North "A" Street Building 2, Suite 120 Midland, Texas 79705 915/686-8235 Fax 915/686-7806

February 15, 2000

and the second states of the second second

CERTIFIED MAIL- RETURN RECIEPT REQUESTED

Martin Yates III 105 S. Fourth St. Artesia, New Mexico 88210

Re:

Joint Operating Agreement dated February 15, 2000 Rio Pecos "24" #1 Well E/2 of Section 24, T-18-S, R-26-E, NMPM Eddy County, New Mexico Rio Pecos Prospect

Gentlemen:

Please find enclosed Nearburg's Operating Agreement dated February 15, 2000 for your review and execution.

Should you have any questions concerning these matters, please feel free to contact me at the number listed above. Thank you for your immediate attention.

Sincerely,

nul.

Mark Wheeler, CPL Senior Landman

	Ζ	5 3 F	366	983
119	Pnet	al Sanvine	`	

an an an an that the state of the

ecos afe(1m)	Rio Pecos	24 **	1		
the reverse side?	 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 	e does not le number.	followi extra f 1. [2. [wish to receive the ing services (for an iee): Addressee's Address Restricted Delivery It postmaster for fee.	ipt Service.
ADDRESS completed or		4a. Article N Z 2 4b. Service Register Express Return Re 7. Date of D	Type ed Mail ceipt for M	366 923 Certified Insured	for using Return Receipt
is vour RETURN Ar	5. Received BY. MANNameRIGGS 6. Signature (Alemane or Alefring of X	8. Addresse and fee is 2595-98-B-0229	s paid	estic Return Receipt	Thank you

/cmw:rio p





Exploration and Production 3300 North "A" Street Building 2, Suite 120 Midland, Texas 79705 915/686-8235 Fax 915/686-7806

February 15, 2000

CERTIFIED MAIL- RETURN RECIEPT REQUESTED

Pogo Producing Company P. O. Box 10340 Midland, Texas 79702-7340 Attn: Mr. Gary Lang

Re:

Joint Operating Agreement dated February 15, 2000 Rio Pecos "24" #1 Well E/2 of Section 24, T-18-S, R-26-E, NMPM Eddy County, New Mexico Rio Pecos Prospect

Gentlemen:

Please find enclosed Nearburg's Operating Agreement dated February 15, 2000 for your review and execution.

Should you have any questions concerning these matters, please feel free to contact me at the number listed above. Thank you for your immediate attention.

Sincerely,

Mark Wheeler, CP. Z 236 366 984 US Postal Service a d BRAN Pecos Rio 4.) 24 side? SENDER: I also wish to receive the 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 can return this card to you. Attach this form to the front of the mailpiece, or on the back if space does not following services (for an extra fee): **RETURN ADDRESS** completed on the reverse Thank you for using Return Receipt Service 1. Addressee's Address permit.
 Write "Return Receipt Requested" on the mailpiece below the article number.
 The Return Receipt will show to whom the article was delivered and the date 2. C Restricted Delivery Consult postmaster for fee. delivered 3. Article Addressed to: 4a. Article Number 2236 98 366 Hadhlahalllaaddlada 4b. Service Type Pogo Producing Company Certified Registered P. O. Box 10340 Insured Express Mail Midland, Texas 79702-7340 Return F 7. Date o 5. Received By: (Print Name) 8. Addre requested and 6. Sia (Addressee or ent) VOUL **Domestic Return Receipt** Ś 102595-98-B-0229 381 1, December 1994 PS

/cmw:rio pecos afe(1m)

Exploration and Production 3300 North "A" Street Building 2, Suite 120 Midland, Texas 79705 915/686-8235 Fax 915/686-7806

February 15, 2000

the tests of second of

CERTIFIED MAIL- RETURN RECIEPT REQUESTED

Mr. Craig Bryan Cirrus Exploration Company 4212 Interstate 40 W Amarillo, Texas 79106

Re:

Joint Operating Agreement dated February 15, 2000 Rio Pecos "24" #1 Well E/2 of Section 24, T-18-S, R-26-E, NMPM Eddy County, New Mexico Rio Pecos Prospect

Gentlemen:

-

Please find enclosed Nearburg's Operating Agreement dated February 15, 2000 for your review and execution.

Should you have any questions concerning these matters, please feel free to contact me at the number listed above. Thank you for your immediate attention.

Sincerely,

	Martuhan Rio Pecos	Z 236 366 985 US Postal Service 24 #/	
/cmw:rio pecos afe(1m)	 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 attach the Receipt will show to whom the article was delivered and delivered. Article Addressed to: 	can return this I also wish to receive the following services (for an extra fee): a does not 1. □ Addressee's Address e number. 2. □ Reştricted Delivery d the date Consult postmaster for fee.	Receipt Service.
	 Wr. Craig Bryan Cirrus Exploration Company 4212 Interstate 40 W Amarillo, Texas 79106 	4b. Service Type	Thank you for using Return Ree
	5. Received By: (Print Name) 4. Model By: (Print Name) 6. Signature: (Addresser or Agent) X (Model By	8. Addressee's Address (Only if requested and fee is paid) 2595-98-B-0229 Domestic Return Receipt	Thank y

8



in the state of the second state of the

Nearburg Exploration Company, L.L.C.

Exploration and Production 3300 North "A" Street Building 2, Suite 120 Midland, Texas 79705 915/686-8235 Fax 915/686-7806

February 15, 2000

CERTIFIED MAIL- RETURN RECIEPT REQUESTED

< forfa-

William J. McCaw P. O. Box 376 Artesia, New Mexico 88211-0376

Re:

Joint Operating Agreement dated February 15, 2000 Rio Pecos "24" #1 Well E/2 of Section 24, T-18-S, R-26-E, NMPM <u>Eddy County, New Mexico</u> Rio Pecos Prospect

Gentlemen:

Please find enclosed Nearburg's Operating Agreement dated February 15, 2000 for your review and execution.

Should you have any questions concerning these matters, please feel free to contact me at the number listed above. Thank you for your immediate attention.

∛

Sincerely,

Mark Wheeler, CPL

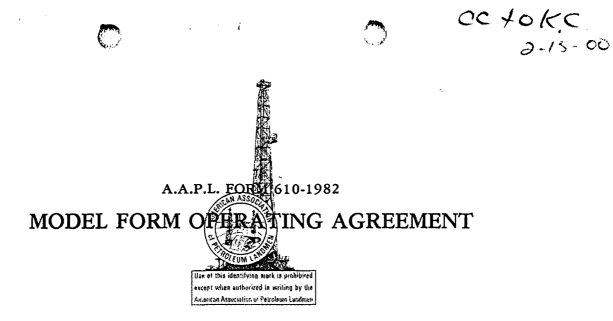
Decos

Z 236 366 986

US Postal Service

		<u> </u>			
	 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. 	e does not e number.	I also wish to receive the following services (for an extra fee): 1.		
ADDRESS completed on	IIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII	4a. Article Number Z 236 366 786 4b. Service Type Registered Certifie Express Mail Insured Return Receipt for Merchandise COD 7. Date of Delivery Total Article Number			
	6. Signature: (Addressee or Agent)	8. Addresse and fee is		Than	
-	P8 Form 3811 , December 1994 102	2595-98-B-0229	Domestic Retu	urn Receipt	

/cmw:rio pecos afe(1m)



RIO PECOS PROSPECT

OPERATING AGREEMENT

DATED

February 15, 2000

OPERATOR	NEARBU	IRG PROI	DUCING CO	MPANY				. <u></u>
CONTRACT	AREA _	E/2 of	E/2 of Section 24, T-18-S, R-26-E, N			N.M.P.M.		
<u> </u>								
COUNTY ON	XRARISH	OF]	EDDY		S7	TATE OF	NEW MEXICO)

COPYRIGHT 1982 — ALL RIGHTS RESERVED AMERICAN ASSOCIATION OF PETROLEUM LANDMEN, 2408 CONTINENTAL LIFE BUILDING, FORT WORTH, TEXAS, 76102, APPROVED FORM. A.A.P.L. NO. 610 - 1982 REVISED

TABLE OF CONTENTS

Article		Page
I.	DEFINITIONS	. 1
II.	EXHIBITS	1
III.	INTERESTS OF PARTIES A. OIL AND GAS INTERESTS B. INTERESTS OF PARTIES IN COSTS AND PRODUCTION C. EXCESS ROYALTIES, OVERRIDING ROYALTIES AND OTHER PAYMENTS D. SUBSEQUENTLY CREATED INTERESTS	··· 2 ··· 2 ··· 2 ··· 2
IV.	TITLES A. TITLE EXAMINATION. B. LOSS OF TITLE. 1. Failure of Title. 2. Loss by Non-Payment or Erroneous Payment of Amount Due. 3. Other Losses	2 2-3 3 3 3 3 3 3
v.	OPERATOR A. DESIGNATION AND RESPONSIBILITIES OF OPERATOR B. RESIGNATION OR REMOVAL OF OPERATOR AND SELECTION OF SUCCESSOR 1. Resignation or Removal of Operator 2. Selection of Successor Operator C. EMPLOYEES D. DUITING CONTRACTOR	
VI.	D. DRILLING CONTRACTS. DRILLING AND DEVELOPMENT A. INITIAL WELL. B. SUBSEQUENT OPERATIONS.	• • •
	1. Proposed Operations. 2. Operations by Less than All Parties. 3. Stand-By Time. 4. Sidetracking . C. TAKING PRODUCTION IN KIND. D. ACCESS TO CONTRACT AREA AND INFORMATION. E. ABANDONMENT OF WELLS. 1. Abandonment of Dry Holes. 2. Abandonment of Dry Holes. 3. Abandonment of Non-Consent Operations.	5 5-6-7 7 7 7 8 8 8 8 8 8 8 8 9
	EXPENDITURES AND LIABILITY OF PARTIES. A. LIABILITY OF PARTIES. B. LIENS AND PAYMENT DEFAULTS. C. PAYMENTS AND ACCOUNTING. D. LIMITATION OF EXPENDITURES. 1. Drill or Deepen. 2. Rework or Plug Back. 3. Other Operations. E. RENTALS, SHUT-IN WELL PAYMENTS AND MINIMUM ROYALTIES. F. TAXES. G. INSURANCE.	 9 9 9 9-10 9-10 10 10 10 10 10 10
	ACQUISITION, MAINTENANCE OR TRANSFER OF INTEREST A. SURRENDER OF LEASES. B. RENEWAL OR EXTENSION OF LEASES C. ACREAGE OR CASH CONTRIBUTIONS D. MAINTENANCE OF UNIFORM INTEREST. E. WAIVER OF RIGHTS TO PARTITION F. PREFERENTIAL RIGHT TO PURCHASE.	11
		12
	CLAIMS AND LAWSUITS	13
	FORCE MAJEURE	13
		13
	TERM OF AGREEMENT	13
	COMPLIANCE WITH LAWS AND REGULATIONS A. LAWS, REGULATIONS AND ORDERS B. GOVERNING LAW C. REGULATORY AGENCIES	14 14 14 14 14
		ALA.
XVI.	MISCELLANEOUS Stabil editor and Association of Association of Association of Association and Association of Ass	n withing by the

OPERATING AGREEMENT

Nearburg Producing Company THIS AGREEMENT, entered into by and between_

hereinafter designated and

referred to as "Operator", and the signatory party or parties other than Operator, sometimes hereinafter referred to individually herein as "Non-Operator", and collectively as "Non-Operators".

WITNESSETH:

WHEREAS, the parties to this agreement are owners of oil and gas leases and/or oil and gas interests in the land identified in Exhibit "A", and the parties hereto have reached an agreement to explore and develop these leases and/or oil and gas interests for the production of oil and gas to the extent and as hereinafter provided,

NOW, THEREFORE, it is agreed as follows:

ARTICLE I. DEFINITIONS

As used in this agreement, the following words and terms shall have the meanings here ascribed to them:

A. The term "oil and gas" shall mean oil, gas, casinghead gas, gas condensate, and all other liquid or gaseous hydrocarbons and other marketable substances produced therewith, unless an intent to limit the inclusiveness of this term is specifically stated.

B. The terms "oil and gas lease", "lease" and "leasehold" shall mean the oil and gas leases covering tracts of land lying within the Contract Area which are owned by the parties to this agreement.

C. The term "oil and gas interests" shall mean unleased fee and mineral interests in tracts of land lying within the Contract Area which are owned by parties to this agreement.

D. The term "Contract Area" shall mean all of the lands, oil and gas leasehold interests and oil and gas interests intended to be developed and operated for oil and gas purposes under this agreement. Such lands, oil and gas leasehold interests and oil and gas interests are described in Exhibit "A".

E. The term "drilling unit" shall mean the area fixed for the drilling of one well by order or rule of any state or federal body having authority. If a drilling unit is not fixed by any such rule or order, a drilling unit shall be the drilling unit as established by the pattern of drilling in the Contract Area or as fixed by express agreement of the Drilling Parties.

F. The term "drillsite" shall mean the oil and gas lease or interest on which a proposed well is to be located.

G. The terms "Drilling Party" and "Consenting Party" shall mean a party who agrees to join in and pay its share of the cost of any operation conducted under the provisions of this agreement.

H. The terms "Non-Drilling Party" and "Non-Consenting Party" shall mean a party who elects not to participate in a proposed operation.

Unless the context otherwise clearly indicates, words used in the singular include the plural, the plural includes the singular, and the neuter gender includes the masculine and the feminine.

ARTICLE II. **EXHIBITS**

The following exhibits, as indicated below and attached hereto, are incorporated in and made a part hereof:

- A. Exhibit "A", shall include the following information:
 - (1) Identification of lands subject to this agreement,
 - (2) Restrictions, if any, as to depths, formations, or substances,
 - (3) Percentages or fractional interests of parties to this agreement,
 - (4) Oil and gas leases and/or oil and gas interests subject to this agreement,
- (5) Addresses of parties for notice purposes.
- X B. Exhibit "B", Form of Lease.
- C. Exhibit "C", Accounting Procedure, 2
- D. Exhibit "D", Insurance.
- Z E. Exhibit "E", Gas Balancing Agreement.

X F. Exhibit "F?", Non-Discrimination and Cartification of Non-Segregated Facilities. Notice of Joint Operating -G.-Exhibit-"G";-Tex-Pertnership-Agreement

If any provision of any exhibit, except Exhibits "E" and "G", is inconsistent with any provision contained in the body of this agreement, the provisions in the body of this agreement shall prevail.



69 70 1 2

A.A.P.L. FORM 610 - MODEL FORM OPERATING AGREEMENT - 1982

ARTICLE III. **INTERESTS OF PARTIES**

A. Oil and Gas Interests:

If any party owns an oil and gas interest in the Contract Area, that interest shall be treated for all purposes of this agreement and during the term hereof as if it were covered by the form of oil and gas lease attached hereto as Exhibit "B", and the owner thereof shall be deemed to own both the royalty interest reserved in such lease and the interest of the lessee thereunder.

B. Interests of Parties in Costs and Production:

Unless changed by other provisions, all costs and liabilities incurred in operations under this agreement shall be borne and paid, and all equipment and materials acquired in operations on the Contract Area shall be owned, by the parties as their interests are set forth in Exhibit "A". In the same manner, the parties shall also own all production of oil and gas from the Contract Area subject to the payment of royalties-to-the-extent-of due on each party's share of which shall be borne as hereinafter set forth. production

Regardless of which party has contributed the lease(s) and/or oil and gas interest(s) hereto on which royalty is due and payable, each party entitled to receive a share of production of oil and gas from the Contract Area shall bear and shall pay or deliver, or cause to be paid or delivered, to the extent of its interest in such production, the royalty amount stipulated hereinabove and shall hold the other parties free from any liability therefor. No party shall ever be responsible, however, on a price basis higher than the price received by such party, to any other party's lessor or royalty owner, and if any such other party's lessor or royalty owner should demand and receive settlement on a higher price basis, the party contributing the affected lease shall bear the additional royalty burden attributable to such higher price.

Nothing contained in this Article III.B. shall be deemed an assignment or cross-assignment of interests covered hereby.

C. Excess Royalties, Overriding Royalties and Other Payments:

Unless changed by other provisions, if the interest of any party in any lease covered hereby is subject to any royalty, overriding royalty, production payment or other burden on production in excess of the amount stipulated in Article III.B., such party so burdened shall assume and alone bear all such excess obligations and shall indemnify and hold the other parties hereto harmless from any and all claims and demands for payment asserted by owners of such excess burden.

D. Subsequently Created Interests:

If any party should hereafter create an overriding royalty, production payment or other burden payable out of production attributable to its working interest hereunder, or if such a burden existed prior to this agreement and is not set forth in Exhibit "A", or was not disclosed in writing to all other parties prior to the execution of this agreement by all parties, or is not a jointly acknowledged and accepted obligation of all parties (any such interest being hereinafter referred to as "subsequently created interest" irrespective of the timing of its creation and the party out of whose working interest the subsequently created interest is derived being hereinafter referred to as "burdened party"), and:

1. If the burdened party is required under this agreement to assign or relinquish to any other party, or parties, all or a portion of its working interest and/or the production attributable thereto, said other party, or parties, shall receive said assignment and/or a production free and clear of said subsequently created interest and the burdened party shall indemnify and save said other party, or parties, harmless from any and all claims and demands for payment asserted by owners of the subsequently created interest; and.

2. If the burdened party fails to pay, when due, its share of expenses chargeable hereunder, all provisions of Article VII.B. shall be enforceable against the subsequently created interest in the same manner as they are enforceable against the working interest of the burdened party.

ARTICLE IV. TITLES

A. Title Examination:

55 56

57

67

58 Title examination shall be made on the drillsite of any proposed well prior to commencement of drilling operations or, if 59 the Drilling Parties so request, title examination shall be made on the leases and/or oil and gas interests included, or planned to be included. ed, in the drilling unit around such well. The opinion will include the ownership of the working interest, minerals, royalty, differriding 60 61 royalty and production payments under the applicable leases. At the time a well is proposed, each party contributing leases and robin and a se status a 62 gas interests to the drillsite, or to be included in such drilling unit, shall furnish to Operator all abstracts (including federal l made available to Operator by the parties, but necessary for the examination of the title, shall be obtained by Operator. Operator shall cause title to be examined by attorneys on its staff or by outside attorneys. Copies of all title opinions shall be furnished to each party hereto. The cost incurred by Operator in this title program shall be between (1) 63 64 65 66 hereto. The cost incurred by Operator in this title program shall be borne as follows:

68 Option No. 1. Costs incurred by Operator in procuring abstracts and title examination (including p

69 shut-in gas royalty opinions and division order title opinions) shall be a part of the administrative ou 70 and shall not be a direct charge, whether performed by Operator's staff attorneys or by outside attorneys.

1

2

ARTICLE IV continued

Option No. 2: Costs incurred by Operator in procuring abstracts and fees paid outside attorneys for title examination (including preliminary, supplemental, shut-in gas royalty opinions and division order title opinions) shall be borne by the Drilling Parties in the proportion that the interest of each Drilling Party bears to the total interest of all Drilling Parties as such interests appear in Exhibit "A". Operator shall make no charge for services rendered by its staff attorneys or other personnel in the performance of the above functions.

Each party shall be responsible for securing curative matter and pooling amendments or agreements required in connection with leases or oil and gas interests contributed by such party. Operator shall be responsible for the preparation and recording of pooling designations or declarations as well as the conduct of hearings before governmental agencies for the securing of spacing or pooling orders. This shall not prevent any party from appearing on its own behalf at any such hearing.

No well shall be drilled on the Contract Area until after (1) the title to the drillsite or drilling unit has been examined as above provided, and (2) the title has been approved by the examining attorney or title has been accepted by all of the parties who are to participate in the drilling of the well.

B. Loss of Title:

1. Failure of Title: Should any oil and gas interest or lease, or interest therein, be lost through failure of title, which loss results in a reduction of interest from that shown on Exhibit "A", the party contributing the affected lease or interest shall have ninety (90) days from final determination of title failure to acquire a new lease or other instrument curing the entirety of the title failure, which acquisition will not be subject to Article VIII.B., and failing to do so, this agreement, nevertheless, shall continue in force as to all remaining oil and gas leases and interests: and,

(a) The party whose oil and gas lease or interest is affected by the title failure shall bear alone the entire loss and it shall not be
 entitled to recover from Operator or the other parties any development or operating costs which it may have theretofore paid or incurred,
 but there shall be no additional liability on its part to the other parties hereto by reason of such title failure;

(b) There shall be no retroactive adjustment of expenses incurred or revenues received from the operation of the interest which has been lost, but the interests of the parties shall be revised on an acreage basis, as of the time it is determined finally that title failure has occurred, so that the interest of the party whose lease or interest is affected by the title failure will thereafter be reduced in the Contract Area by the amount of the interest lost;

(c) If the proportionate interest of the other parties hereto in any producing well theretofore drilled on the Contract Area is increased by reason of the title failure, the party whose title has failed shall receive the proceeds attributable to the increase in such interest (less costs and burdens attributable thereto) until it has been reimbursed for unrecovered costs paid by it in connection with such well;

(d) Should any person not a party to this agreement, who is determined to be the owner of any interest in the title which has failed, pay in any manner any part of the cost of operation, development, or equipment, such amount shall be paid to the party or parties who bore the costs which are so refunded;

(e) Any liability to account to a third party for prior production of oil and gas which arises by reason of title failure shall be borne by the party or parties whose title failed in the same proportions in which they shared in such prior production; and,

(f) No charge shall be made to the joint account for legal expenses, fees or salaries, in connection with the defense of the interest claimed by any party hereto, it being the intention of the parties hereto that each shall defend title to its interest and bear all expenses in connection therewith.

2. Loss by Non-Payment or Erroneous Payment of Amount Due: If, through mistake or oversight, any rental, shut-in well payment, minimum royalty or royalty payment, is not paid or is erroneously paid, and as a result a lease or interest therein terminates, there shall be no monetary liability against the party who failed to make such payment. Unless the party who failed to make the required payment secures a new lease covering the same interest within ninety (90) days from the discovery of the failure to make proper payment, which acquisition will not be subject to Article VIII.B., the interests of the parties shall be revised on an acreage basis, effective as of the 48 date of termination of the lease involved, and the party who failed to make proper payment will no longer be credited with an interest in the Contract Area on account of ownership of the lease or interest which has terminated. In the event the party who failed to make the 49 50 required payment shall not have been fully reimbursed, at the time of the loss, from the proceeds of the sale of oil and gas attributable to 51 the lost interest, calculated on an acreage basis, for the development and operating costs theretofore paid on account of such interest, it 52 shall be reimbursed for unrecovered actual costs theretofore paid by it (but not for its share of the cost of any dry hole previously drilled or wells previously abandoned) from so much of the following as is necessary to effect reimbursement: 53

(a) Proceeds of oil and gas, less operating expenses, theretofore accrued to the credit of the lost interest, on an acreage basis, up to the amount of unrecovered costs;

(b) Proceeds, less operating expenses, thereafter accrued attributable to the lost interest on an acreage basis, of that portion of oil and gas thereafter produced and marketed (excluding production from any wells thereafter drilled) which, in the absence of such lease termination, would be attributable to the lost interest on an acreage basis, up to the amount of unrecovered costs, the proceeds of said portion of the oil and gas to be contributed by the other parties in proportion to their respective interests; and,

(c) Any monies, up to the amount of unrecovered costs, that may be paid by any party who is, or becomes, the owner of the interest
 lost, for the privilege of participating in the Contract Area or becoming a party to this agreement.

63 3. <u>Other Losses:</u> All losses incurred, other than those set forth in Articles IV.B.1. and IV.B.2. above, shall be joint losses 64 and shall be borne by all parties in proportion to their interests. There shall be no readjustment of interests in the remaining protion of 65 the Contract Area.



Use of this identifying work is prohibited escopt when authorized in writing by the American Association of Potroloum Landmon

\$

54

55

1

ARTICLE V. OPERATOR

A. Designation and Responsibilities of Operator:

Nearburg Producing Company

Operator of the Contract Area, and shall conduct and direct and have full control of all operations on the Contract Area as permitted and required by, and within the limits of this agreement. It shall conduct all such operations in a good and workmanlike manner, but it shall have no liability as Operator to the other parties for losses sustained or liabilities incurred, except such as may result from gross negligence or willful misconduct.

B. Resignation or Removal of Operator and Selection of Successor:

1. Resignation or Removal of Operator: Operator may resign at any time by giving written notice thereof to Non-Operators. 14 15 If Operator terminates its legal existence, no longer owns an interest hereunder in the Contract Area, or is no longer capable of serving as Operator, Operator shall be deemed to have resigned without any action by Non-Operators, except the selection of a successor. Operator 16 17 may be removed if it fails or refuses to carry out its duties hereunder, or becomes insolvent, bankrupt or is placed in receivership, by the 18 affirmative vote of two (2) or more Non-Operators owning a majority interest based on ownership as shown on Exhibit "A" remaining 19 after excluding the voting interest of Operator. Such resignation or removal shall not become effective until 7:00 o'clock A.M. on the 20 first day of the calendar month following the expiration of ninety (90) days after the giving of notice of resignation by Operator or action 21 by the Non-Operators to remove Operator, unless a successor Operator has been selected and assumes the duties of Operator at an earlier 22 date. Operator, after effective date of resignation or removal, shall be bound by the terms hereof as a Non-Operator. A change of a cor-23 porate name or structure of Operator or transfer of Operator's interest to any single subsidiary, parent or successor corporation shall not be the basis for removal of Operator. 24

26 2. Selection of Successor Operator: Upon the resignation or removal of Operator, a successor Operator shall be selected by 27 the parties. The successor Operator shall be selected from the parties owning an interest in the Contract Area at the time such successor 28 Operator is selected. The successor Operator shall be selected by the affirmative vote of two (2) or more parties owning a majority interest 29 based on ownership as shown on Exhibit "A"; provided, however, if an Operator which has been removed fails to vote or votes only to 30 succeed itself, the successor Operator shall be selected by the affirmative vote of two (2) or more parties owning a majority interest based 31 on ownership as shown on Exhibit "A" remaining after excluding the voting interest of the Operator that was removed.

C. Employees:

1

2 3 4

5

6

7 8

9

10

11 12

13

25

32 33

34 35

36 37 38

39 40

41

42 43

44

49 50

51 52 The number of employees used by Operator in conducting operations hereunder, their selection, and the hours of labor and the compensation for services performed shall be determined by Operator, and all such employees shall be the employees of Operator.

D. Drilling Contracts:

All wells drilled on the Contract Area shall be drilled on a competitive contract basis at the usual rates prevailing in the area. If it so desires, Operator may employ its own tools and equipment in the drilling of wells, but its charges therefor shall not exceed the prevailing rates in the area and the rate of such charges shall be agreed upon by the parties in writing before drilling.operations are commenced, and such work shall be performed by Operator under the same terms and conditions as are customary and usual in the area in contracts of independent contractors who are doing work of a similar nature.

ARTICLE VI. DRILLING AND DEVELOPMENT

Α.	Initial	Well

53 be authorized to September, 2000 lst On or before the day of , XXXXX, Operator shall commence the drilling of a well for 54 55 oil and gas at the following location: 56 1,650' FSL and 660' FEL of Section 24, T-18-S, R-26-E, N.M.P.M. 57 Eddy County, New Mexico 58 ALL ALL 59 and shall thereafter continue the drilling of the well with due diligence to 60 9,700' or to a depth sufficient to adequately test the 61 62 Morrow formation, whichever is shallower, 63 64 unless granite or other practically impenetrable substance or condition in the hole, which renders further drilling impractical, is en-65 66 countered at a lesser depth, or unless all parties agree to complete or abandon the well at a lesser depth. N ASS 67

Operator shall make reasonable tests of all formations encountered during drilling which give indication of containing oil and gas in quantities sufficient to test, unless this agreement shall be limited in its application to a specific formation or formations, it which event Operator shall be required to test only the formation or formations to which this agreement may apply.

Use of this intentifying most is prohibitant except when earlieneed as writing by the American Australiation of Peter constantificen

shall be the

ARTICLE VI

continued

If, in Operator's judgment, the well will not produce oil or gas in paying quantities, and it wishes to plug and abandon the well as a dry hole, the provisions of Article VI.E.1. shall thereafter apply.

B. Subsequent Operations:

1

7 8

9

10

11 12

13

14

15 16 17

18 19 20 1. <u>Proposed Operations</u>: Should any party hereto desire to drill any well on the Contract Area other than the well provided for in Article VI.A., or to rework, deepen or plug back a dry hole drilled at the joint expense of all parties or a well jointly owned by all the parties and not then producing in paying quantities, the party desiring to drill, rework, deepen or plug back such a well shall give the other parties written notice of the proposed operation, specifying the work to be performed, the location, proposed depth, objective formation and the estimated cost of the operation. The parties receiving such a notice shall have thirty (30) days after receipt of the notice within which to notify the party wishing to do the work whether they elect to participate in the cost of the proposed operation. If a drilling rig is on location, notice of a proposal to rework, plug back or drill deeper may be given by telephone and the response period shall be limited to forty-eight (48) hours, exclusive of Saturday. Sunday and legal holidays. Failure of a party receiving such notice to reply within the period above fixed shall constitute an/election by that party not to participate in the cost of the proposed operation. Any notice or response given by telephone shall be promptly confirmed in writing.

*Such election shall be irrevocable.

21 If all parties elect to participate in such a proposed operation, Operator shall, within ninety (90) days after expiration of the notice 22 period of thirty (30) days (or as promptly as possible after the expiration of the forty-eight (48) hour period when a drilling rig is on loca-23 tion, as the case may be), actually commence the proposed operation and complete it with due diligence at the risk and expense of all par-24 ties hereto; provided, however, said commencement date may be extended upon written notice of same by Operator to the other parties, 25 for a period of up to thirty (30) additional days if, in the sole opinion of Operator, such additional time is reasonably necessary to obtain 26 permits from governmental authorities, surface rights (including rights-of-way) or appropriate drilling equipment, or to complete title ex-27 amination or curative matter required for title approval or acceptance. Notwithstanding the force majeure provisions of Article XI, if the 28 actual operation has not been commenced within the time provided (including any extension thereof as specifically permitted herein) and 29 if any party hereto still desires to conduct said operation, written notice proposing same must be resubmitted to the other parties in accor-30 dance with the provisions hereof as if no prior proposal had been made. 31

34 2. Operations by Less than All Parties: If any party receiving such notice as provided in Article VI.B.1. or VII.D.1. (Option 35 No. 2) elects not to participate in the proposed operation, then, in order to be entitled to the benefits of this Article, the party or parties 36 giving the notice and such other parties as shall elect to participate in the operation shall, within ninety (90) days after the expiration of 37 the notice period of thirty (30) days (or as promptly as possible after the expiration of the forty-eight (48) hour period when a drilling rig is 38 on location, as the case may be) actually commence the proposed operation and complete it with due diligence. Operator shall perform all 39 work for the account of the Consenting Parties; provided, however, if no drilling rig or other equipment is on location, and if Operator is 40 a Non-Consenting Party, the Consenting Parties shall either: (a) request Operator to perform the work required by such proposed opera-41 tion for the account of the Consenting Parties, or (b) designate one (1) of the Consenting Parties as Operator to perform such work. Con-42 senting Parties, when conducting operations on the Contract Area pursuant to this Article VI.B.2., shall comply with all terms and con-43 ditions of this agreement.

44 45

32 33

46

47 If less than all parties approve any proposed operation, the proposing party, immediately after the expiration of the applicable 48 notice period, shall advise the Consenting Parties of the total interest of the parties approving such operation and its recommendation as to whether the Consenting Parties should proceed with the operation as proposed. Each Consenting Party, within forty-eight (48) hours 49 50 (exclusive of Saturday, Sunday and legal holidays) after receipt of such notice, shall advise the proposing party of its desire to (a) limit par-51 ticipation to such party's interest as shown on Exhibit "A" or (b) carry its proportionate part of Non-Consenting Parties' interests, and 52 failure to advise the proposing party shall be deemed an election under (a). In the event a drilling rig is on location, the time permitted for 53 such a response shall not exceed a total of forty-eight (48) hours (inclusive of Saturday, Sunday and legal holidays). The proposing party, 54 at its election, may withdraw such proposal if there is insufficient participation and shall promptly notify all parties of such decision. 55

- 56
- 57

The entire cost and risk of conducting such operations shall be borne by the Consenting Parties in the proportions they have elected to bear same under the terms of the preceding paragraph. Consenting Parties shall keep the leasehold estates involved in such operations free and clear of all liens and encumbrances of every kind created by or arising from the operations of the Consenting Parties. If such an operation results in a dry hole, the Consenting Parties shall plug and abandon the well and restore the surface location at their sole cost, risk and expense. If any well drilled, reworked, deepened or plugged back under the provisions of this Article results in a producer of oil and/or gas in paying quantities, the Consenting Parties shall complete and equip the well to produce at their sole cost, risk,



65

66 67

68

- 69
- 70



Use of this identifying mark is prohibited except when authorized in writing by the American Association of Petroleus Londmon

ARTICLE VI

continued

and the well shall then be turned over to Operator and shall be operated by it at the expense and for the account of the Consenting Parties. Upon commencement of operations for the drilling, reworking, deepening or plugging back of any such well by Consenting Parties in accordance with the provisions of this Article, each Non-Consenting Party shall be deemed to have relinquished to Consenting Parties, and the Consenting Parties shall own and be entitled to receive, in proportion to their respective interests, all of such Non-Consenting Party's interest in the well and share of production therefrom until the proceeds of the sale of such share, calculated at the well, or market value thereof if such share is not sold, (after deducting production taxes, excise taxes, royalty, overriding royalty and other interests not excepted by Article III.D. payable out of or measured by the production from such well accruing with respect to such interest until it reverts) shall equal the total of the following:

100%

(a) ±00% of each such Non-Consenting Party's share of the cost of any newly acquired surface equipment beyond the wellhead connections (including, but not limited to, stock tanks, separators, treaters, pumping equipment and piping), plus 100% of each such Non-Consenting Party's share of the cost of operation of the well commencing with first production and continuing until each such Non-Consenting Party's relinquished interest shall revert to it under other provisions of this Article, it being agreed that each Non-Consenting Party's share of such costs and equipment will be that interest which would have been chargeable to such Non-Consenting Party had it participated in the well from the beginning of the operations; and

(b) 300% of that portion of the costs and expenses of drilling, reworking, deepening, plugging back, testing and completing, after deducting any cash contributions received under Article VIII.C., and 300% of that portion of the cost of newly acquired equipment in the well (to and including the wellhead connections), which would have been chargeable to such Non-Consenting Party if it had participated therein.

An election not to participate in the drilling or the deepening of a well shall be deemed an election not to participate in any reworking or plugging back operation proposed in such a well, or portion thereof, to which the initial Non-Consent election applied that is conducted at any time prior to full recovery by the Consenting Parties of the Non-Consenting Party's recoupment account. Any such reworking or plugging back operation conducted during the recoupment period shall be deemed part of the cost of operation of said well and there shall be added to the sums to be recouped by the Consenting Parties one hundred percent (100%) of that portion of the costs of the reworking or plugging back operation which would have been chargeable to such Non-Consenting Party had it participated therein. If such a reworking or plugging back operation is proposed during such recoupment period, the provisions of this Article VI.B. shall be applicable as between said Consenting Parties in said well.

During the period of time Consenting Parties are entitled to receive Non-Consenting Party's share of production, or the proceeds therefrom, Consenting Parties shall be responsible for the payment of all production, severance/excise, gathering and other taxes, and all royalty, overriding royalty and other burdens applicable to Non-Consenting Party's share of production not excepted by Article III.D.

In the case of any reworking, plugging back or deeper drilling operation, the Consenting Parties shall be permitted to use, free of cost, all casing, tubing and other equipment in the well, but the ownership of all such equipment shall remain unchanged; and upon abandonment of a well after such reworking, plugging back or deeper drilling, the Consenting Parties shall account for all such equipment to the owners thereof, with each party receiving its proportionate part in kind or in value, less cost of salvage.

Within sixty (60) days after the completion of any operation under this Article, the party conducting the operations for the Consenting Parties shall furnish each Non-Consenting Party with an inventory of the equipment in and connected to the well, and an itemized statement of the cost of drilling, deepening, plugging back, testing, completing, and equipping the well for production; or, at its option, the operating party, in lieu of an itemized statement of such costs of operation, may submit a detailed statement of monthly billings. Each month thereafter, during the time the Consenting Parties are being reimbursed as provided above, the party conducting the operations for the Consenting Parties shall furnish the Non-Consenting Parties with an itemized statement of all costs and liabilities incurred in the operation of the well, together with a statement of the quantity of oil and gas produced from it and the amount of proceeds realized from the sale of the well's working interest production during the preceding month. In determining the quantity of oil and gas produced during any month, Consenting Parties shall use industry accepted methods such as, but not limited to, metering or periodic well tests. Any amount realized from the sale or other disposition of equipment newly acquired in connection with any such operation which would have been owned by a Non-Consenting Party had it participated therein shall be credited against the total unreturned costs of the work done and of the equipment purchased in determining when the interest of such Non-Consenting Party shall reverito it as above provided; and if there is a credit balance, it shall be paid to such Non-Consenting Party.

Use of this identifying most is prohibited except when authorized in writing by the Animican Association of Petrolome Landman

1

2

3

4 5

6

11

12

17

18

19

24

25

26

27

28

29

30

31

36

37

38

39

40

45

50

51

52 53 54

55 56

57

58

59

60

61

62 63 64

66



A.A.P.L. FORM 610 - MODEL FORM OPERATING AGREEMENT - 1982

ARTICLE VI continued

If and when the Consenting Parties recover from a Non-Consenting Party's relinquished interest the amounts provided for above, the relinquished interests of such Non-Consenting Party shall automatically revert to it, and, from and after such reversion, such Non-Consenting Party shall own the same interest in such well, the material and equipment in or pertaining thereto, and the production therefrom as such Non-Consenting Party would have been entitled to had it participated in the drilling, reworking, deepening or plugging back of said well. Thereafter, such Non-Consenting Party shall be charged with and shall pay its proportionate part of the further costs of the operation of said well in accordance with the terms of this agreement and the Accounting Procedure attached hereto.

Notwithstanding the provisions of this Article VI.B.2., it is agreed that without the mutual consent of all parties, no wells shall be completed in or produced from a source of supply from which a well located elsewhere on the Contract Area is producing, unless such well conforms to the then-existing well spacing pattern for such source of supply.

The provisions of this Article shall have no application whatsoever to the drilling of the initial well described in Article VI.A. except (a) as to Article VII.D.1. (Option No. 2), if selected, or (b) as to the reworking, deepening and plugging back of such initial well after it has been drilled to the depth specified in Article VI.A. if it shall thereafter prove to be a dry hole or, if initially completed for production, ceases to produce in paying quantities.

3. Stand-By Time: When a well which has been drilled or deepened has reached its authorized depth and all tests have been completed, and the results thereof furnished to the parties, stand-by costs incurred pending response to a party's notice proposing a reworking, deepening, plugging back or completing operation in such a well shall be charged and borne as part of the drilling or deepening operation just completed. Stand-by costs subsequent to all parties responding, or expiration of the response time permitted, whichever first occurs, and prior to agreement as to the participating interests of all Consenting Parties pursuant to the terms of the second grammatical paragraph of Article VI.B.2, shall be charged to and borne as part of the proposed operation, but if the proposal is subsequently withdrawn because of insufficient participation, such stand-by costs shall be allocated between the Consenting Parties in the proportion each Consenting Party's interest as shown on Exhibit "A" bears to the total interest as shown on Exhibit "A" of all Consenting Parties.

4. Sidetracking: Except as hereinafter provided, those provisions of this agreement applicable to a "deepening" operation shall also be applicable to any proposal to directionally control and intentionally deviate a well from vertical so as to change the bottom hole location (herein called "sidetracking"), unless done to straighten the hole or to drill around junk in the hole or because of other mechanical difficulties. Any party having the right to participate in a proposed sidetracking operation that does not own an interest in the affected well bore at the time of the notice shall, upon electing to participate, tender to the well bore owners its proportionate share (equal to its interest in the sidetracking operation) of the value of that portion of the existing well bore to be utilized as follows:

(a) If the proposal is for sidetracking an existing dry hole, reimbursement shall be on the basis of the actual costs incurred in the initial drilling of the well down to the depth at which the sidetracking operation is initiated.

(b) If the proposal is for sidetracking a well which has previously produced, reimbursement shall be on the basis of the well's salvable materials and equipment down to the depth at which the sidetracking operation is initiated, determined in accordance with the provisions of Exhibit "C", less the estimated cost of salvaging and the estimated cost of plugging and abandoning.

In the event that notice for a sidetracking operation is given while the drilling rig to be utilized is on location, the response period shall be limited to forty-eight (48) hours, exclusive of Saturday, Sunday and legal holidays; provided, however, any party may request and receive up to eight (8) additional days after expiration of the forty-eight (48) hours within which to respond by paying for all stand-by time incurred during such extended response period. If more than one party elects to take such additional time to respond to the notice, standby costs shall be allocated between the parties taking additional time to respond on a day-to-day basis in the proportion each electing party's interest as shown on Exhibit "A" bears to the total interest as shown on Exhibit "A" of all the electing parties. In a other instances the response period to a proposal for sidetracking shall be limited to thirty (30) days.

C. TAKING PRODUCTION IN KIND: 65

market

have the right to Each party shall take in kind or separately dispos tis proportionate share of all oil and gas produced from the Contract Area, 67 68 exclusive of production which may be used in development and producing operations and in preparing and freating of and gas for 69 marketing purposes and production unavoidably lost. Any extra expenditure incurred in the taking in kind or separated specific by any 70 party of its proportionate share of the production shall be borne by such party. Any party taking its share of production in such shall be

lise al excent when authorized in writing by the American Association of Petroleum Land

ARTICLE VI continued

required to pay for only its proportionate share of such part of Operator's surface facilities which it uses.

Each party shall execute such division orders and contracts as may be necessary for the sale of its interest in production from the Contract Area, and, except as provided in Article VII.B., shall be entitled to receive payment directly from the purchaser thereof for its share of all production.

In the event any party shall fail to make the arrangements necessary to take in kind or separately dispose of its proportionate share of the oil produced from the Contract Area, Operator shall have the right, subject to the revocation at will by the party owning it, but not the obligation, to purchase such oil or sell it to others at any time and from time to time, for the account of the non-taking party at the best price obtainable in the area for such production. Any such purchase or sale by Operator shall be subject always to the right of the owner of the production to exercise at any time its right to take in kind, or separately dispose of, its share of all oil not previously delivered to a purchaser. Any purchase or sale by Operator of any other party's share of oil shall be only for such reasonable periods of time as are consistent with the minimum needs of the industry under the particular circumstances, but in no event for a period in excess of one (1) year.

In the event one or more parties' separate disposition of its share of the gas causes split-stream deliveries to separate pipelines and/or deliveries which on a day-to-day basis for any reason are not exactly equal to a party's respective proportionate share of total gas sales to be allocated to it, the balancing or accounting between the respective accounts of the parties shall be in accordance with any gas balancing agreement between the parties hereto, whether such an agreement is attached as Exhibit "E", or is a separate agreement.

D. Access to Contract Area and Information:

Each party shall have access to the Contract Area at all reasonable times, at its sole cost and risk to inspect or observe operations, and shall have access at reasonable times to information pertaining to the development or operation thereof, including Operator's books and records relating thereto. Operator, upon request, shall furnish each of the other parties with copies of all forms or reports filed with governmental agencies, daily drilling reports, well logs, tank tables, daily gauge and run tickets and reports of stock on hand at the first of each month, and shall make available samples of any cores or cuttings taken from any well drilled on the Contract Area. The cost of gathering and furnishing information to Non-Operator, other than that specified above, shall be charged to the Non-Operator that requests the information.

E. Abandonment of Wells:

1. <u>Abandonment of Dry Holes:</u> Except for any well drilled or deepened pursuant to Article VI.B.2., any well which has been drilled or deepened under the terms of this agreement and is proposed to be completed as a dry hole shall not be plugged and abandoned without the consent of all parties. Should Operator, after diligent effort, be unable to contact any party, or should any party fail to reply within forty-eight (48) hours (exclusive of Saturday, Sunday and legal holidays) after receipt of notice of the proposal to plug and abandon such well, such party shall be deemed to have consented to the proposed abandonment. All such wells shall be plugged and abandoned in accordance with applicable regulations and at the cost, risk and expense of the parties who participated in the cost of drilling or deepening such well. Any party who objects to plugging and abandoning such well shall have the right to take over the well and conduct further operations in search of oil and/or gas subject to the provisions of Article VI.B.

2. Abandonment of Wells that have Produced: Except for any well in which a Non-Consent operation has been conducted hereunder for which the Consenting Parties have not been fully reimbursed as herein provided, any well which has been completed as a producer shall not be plugged and abandoned without the consent of all parties. If all parties consent to such abandonment, the well shall be plugged and abandoned in accordance with applicable regulations and at the cost, risk and expense of all the parties hereto. If, within thirty (30) days after receipt of notice of the proposed abandonment of any well, all parties do not agree to the abandonment of such well, 47 those wishing to continue its operation from the interval(s) of the formation(s) then open to production shall tender to each of the other 48 parties its proportionate share of the value of the well's salvable material and equipment, determined in accordance with the provisions of 49 Exhibit "C", less the estimated cost of salvaging and the estimated cost of plugging and abandoning. Each abandoning party shall assign 50 the non-abandoning parties, without warranty, express or implied, as to title or as to quantity, or fitness for use of the equipment and 51 material, all of its interest in the well and related equipment, together with its interest in the leasehold estate as to, but only as to, the in-52 terval or intervals of the formation or formations then open to production. If the interest of the abandoning party is or includes an oil and 53 gas interest, such party shall execute and deliver to the non-abandoning party or parties an oil and gas lease, limited to the interval or in-54 tervals of the formation or formations then open to production, for a term of one (1) year and so long thereafter as oil and/or gas is pro-55 duced from the interval or intervals of the formation or formations covered thereby, such lease to be on the form attached as Exhibit





Use or this identifying stark is prenioted except when authorized in writing by the American Association of Patroloum Londmon

1 2 3

4 5

6

7 8

ARTICLE VI

continued

"B". The assignments or leases so limited shall encompass the "drilling unit" upon which the well is located. The payments by, and the assignments or leases to, the assignees shall be in a ratio based upon the relationship of their respective percentage of participation in the Contract Area to the aggregate of the percentages of participation in the Contract Area of all assignees. There shall be no readjustment of interests in the remaining portion of the Contract Area.

Thereafter, abandoning parties shall have no further responsibility, liability, or interest in the operation of or production from the well in the interval or intervals then open other than the royalties retained in any lease made under the terms of this Article. Upon request, Operator shall continue to operate the assigned well for the account of the non-abandoning parties at the rates and charges contemplated by this agreement, plus any additional cost and charges which may arise as the result of the separate ownership of the assigned well. Upon proposed abandonment of the producing interval(s) assigned or leased, the assignor or lessor shall then have the option to repurchase its prior interest in the well (using the same valuation formula) and participate in further operations therein subject to the provisions hereof.

3. Abandonment of Non-Consent Operations: The provisions of Article VI.E.1. or VI.E.2. above shall be applicable as between Consenting Parties in the event of the proposed abandonment of any well excepted from said Articles; provided, however, no well shall be permanently plugged and abandoned unless and until all parties having the right to conduct further operations therein have been notified of the proposed abandonment and afforded the opportunity to elect to take over the well in accordance with the provisions of this Article VI.E.

ARTICLE VII.

EXPENDITURES AND LIABILITY OF PARTIES

A. Liability of Parties:

1

2

3

4 5

6 7

8

9

10

11

12

13 14

15

16

17

18

19 20

21

22 23

24 25

26

27

28

29 30

31

47 48

49 50

51

52 53

54

The liability of the parties shall be several, not joint or collective. Each party shall be responsible only for its obligations, and shall be liable only for its proportionate share of the costs of developing and operating the Contract Area. Accordingly, the liens granted among the parties in Article VII.B. are given to secure only the debts of each severally. It is not the intention of the parties to create, nor shall this agreement be construed as creating, a mining or other partnership or association, or to render the parties liable as partners.

B. Liens and Payment Defaults:

32 Each Non-Operator grants to Operator a lien upon its oil and gas rights in the Contract Area, and a security interest in its share 33 of oil and/or gas when extracted and its interest in all equipment, to secure payment of its share of expense, together with interest thereon 34 at the rate provided in Exhibit "C". To the extent that Operator has a security interest under the Uniform Commercial Code of the 35 state, Operator shall be entitled to exercise the rights and remedies of a secured party under the Code. The bringing of a suit and the ob-36 taining of judgment by Operator for the secured indebtedness shall not be deemed an election of remedies or otherwise affect the lien 37 rights or security interest as security for the payment thereof. In addition, upon default by any Non-Operator in the payment of its share of expense, Operator shall have the right, without prejudice to other rights or remedies, to collect from the purchaser the proceeds from 38 39 the sale of such Non-Operator's share of oil and/or gas until the amount owed by such Non-Operator, plus interest, has been paid. Each 40 purchaser shall be entitled to rely upon Operator's written statement concerning the amount of any default. Operator grants a like lien 41 and security interest to the Non-Operators to secure payment of Operator's proportionate share of expense. 42

If any party fails or is unable to pay its share of expense within sixty (60) days after rendition of a statement therefor by Operator, the non-defaulting parties, including Operator, shall, upon request by Operator, pay the unpaid amount in the proportion that the interest of each such party bears to the interest of all such parties. Each party so paying its share of the unpaid amount shall, to obtain reimbursement thereof, be subrogated to the security rights described in the foregoing paragraph.

C. Payments and Accounting:

Except as herein otherwise specifically provided, Operator shall promptly pay and discharge expenses incurred in the development and operation of the Contract Area pursuant to this agreement and shall charge each of the parties hereto with their respective proportionate shares upon the expense basis provided in Exhibit "C". Operator shall keep an accurate record of the joint account hereunder, showing expenses incurred and charges and credits made and received.

55 Operator, at its election, shall have the right from time to time to demand and receive from the other parties payment in advance ... 56 of their respective shares of the estimated amount of the expense to be incurred in operations hereunder during the next succeeding. 57 month, which right may be exercised only by submission to each such party of an itemized statement of such estimated expense, together a 58 with an invoice for its share thereof. Each such statement and invoice for the payment in advance of estimated expense shall be submitted 59 on or before the 20th day of the next preceding month. Each party shall pay to Operator its proportionate share of such estimate within a fifteen (15) days after such estimate and invoice is received. If any party fails to pay its share of said estimate within said time, the amount 60 due shall bear interest as provided in Exhibit "C" until paid. Proper adjustment shall be made monthly between advances and strual ex-61 62 pense to the end that each party shall bear and pay its proportionate share of actual expenses incurred, and no more. hi

64 D. Limitation of Expenditures:

1. Drill or Deepen: Without the consent of all parties, no well shall be drilled or deepened, except any well drilles or deepened pursuant to the provisions of Article VI.B.2. of this agreement. Consent to the drilling or deepening shall include it.

68 69

63

65

66

67

70

Use of this identifying mark is prohibited except when authorized in writing by the American Association of Petroleum Landmen

-44

ARTICLE VII

continued

Doption No. 1: All necessary expenditures for the drilling or deepening, testing, completing and equipping of the well, including necessary tankage and/or surface facilities.

Deption No. 2: All necessary expenditures for the drilling or deepening and testing of the well. When such well has reached its authorized depth, and all tests have been completed, and the results thereof furnished to the parties, Operator shall give immediate notice to the Non-Operators who have the right to participate in the completion costs. The parties receiving such notice shall have forty-eight (48) hours (exclusive of Saturday, Sunday and legal holidays) in which to elect to participate in the setting of casing and the completion attempt. Such election, when made, shall include consent to all necessary expenditures for the completing and equipping of such well, including necessary tankage and/or surface facilities. Failure of any party receiving such notice to reply within the period above fixed shall constitute an election by that party not to participate in the cost of the completion attempt. If one or more, but less than all of the parties, elect to set pipe and to attempt a completion, the provisions of Article VI.B.2. hereof (the phrase "reworking, deepening or plugging back" as contained in Article VI.B.2. shall be deemed to include "completing") shall apply to the operations thereafter conducted by less than all parties.

2. Rework or Plug Back: Without the consent of all parties, no well shall be reworked or plugged back except a well reworked or plugged back pursuant to the provisions of Article VI.B.2. of this agreement. Consent to the reworking or plugging back of a well shall include all necessary expenditures in conducting such operations and completing and equipping of said well, including necessary tankage and/or surface facilities.

3. Other Operations: Without the consent of all parties, Operator shall not undertake any single project reasonably estimated 20 to require an expenditure in excess of <u>Twenty-five</u> Thousand 21 Dollars (\$ 25,000 22 except in connection with a well, the drilling, reworking, deepening, completing, recompleting, or plugging back of which has been previously authorized by or pursuant to this agreement; provided, however, that, in case of explosion, fire, flood or other sudden 23 24 emergency, whether of the same or different nature, Operator may take such steps and incur such expenses as in its opinion are required 25 to deal with the emergency to safeguard life and property but Operator, as promptly as possible, shall report the emergency to the other 26 parties. If Operator prepares an authority for expenditure (AFE) for its own use, Operator shall furnish any Non-Operator so requesting an information copy thereof for any single project costing in excess of Fifteen Thousand 27

Dollars (\$15,000 28 _) but less than the amount first set forth above in this paragraph.

E. Rentals, Shut-in Well Payments and Minimum Royalties:

32 Rentals, shut-in well payments and minimum royalties which may be required under the terms of any lease shall be paid by the party or parties who subjected such lease to this agreement at its or their expense. In the event two or more parties own and have contributed interests in the same lease to this agreement, such parties may designate one of such parties to make said payments for and on behalf of all such parties. Any party may request, and shall be entitled to receive, proper evidence of all such payments. In the event of failure to make proper payment of any rental, shut-in well payment or minimum royalty through mistake or oversight where such pay-36 ment is required to continue the lease in force, any loss which results from such non-payment shall be borne in accordance with the provisions of Article IV.B.2.

40 Operator shall notify Non-Operator of the anticipated completion of a shut-in gas well, or the shutting in or return to production e of a producing gas well, at least five (5) days (excluding Saturday, Sunday and legal holidays), or at the earliest opportunity permitted by 41 42 circumstances, prior to taking such action, but assumes no liability for failure to do so. In the event of failure by Operator to so notify Non-Operator, the loss of any lease contributed hereto by Non-Operator for failure to make timely payments of any shut-in well payment 43 44 shall be borne jointly by the parties hereto under the provisions of Article IV.B.3.

46 F. Taxes:

1

2 3

4

5

6

7

8

9

10

11

12

13 14

15

16

17

18 19

29 30

31

33

34

35

37

38 39

45

47

Beginning with the first calendar year after the effective date hereof, Operator shall render for ad valorem taxation all property 48 49 subject to this agreement which by law should be rendered for such taxes, and it shall pay all such taxes assessed thereon before they 50 become delinquent. Prior to the rendition date, each Non-Operator shall furnish Operator information as to burdens (to include, but not 51 be limited to, royalties, overriding royalties and production payments) on leases and oil and gas interests contributed by such Non-52 Operator. If the assessed valuation of any leasehold estate is reduced by reason of its being subject to outstanding excess royalties, overriding royalties or production payments, the reduction in ad valorem taxes resulting therefrom shall inure to the benefit of the owner or 53 54 owners of such leasehold estate, and Operator shall adjust the charge to such owner or owners so as to reflect the benefit of such reduction. If the ad valorem taxes are based in whole or in part upon separate valuations of each party's working interest, then notwithstanding 55 56 anything to the contrary herein, charges to the joint account shall be made and paid by the parties hereto in accordance with the tax 57 value generated by each party's working interest. Operator shall bill the other parties for their proportionate shares of all tax payments in the manner provided in Exhibit "C". 58 59

If Operator considers any tax assessment improper, Operator may, at its discretion, protest within the time and manner 60 prescribed by law, and prosecute the protest to a final determination, unless all parties agree to abandon the protest prior to final deter-61 mination. During the pendency of administrative or judicial proceedings, Operator may elect to pay, under protest, all such taxes and any interest and penalty. When any such protested assessment shall have been finally determined, Operator shall pay the tax for the doint ac-62 interest and penalty. When any such protested assessment shall have been finally determined, Operator shall pay the tax for the 63 count, together with any interest and penalty accrued, and the total cost shall then be assessed against the parties, and be paid by them, as 64 provided in Exhibit "C". 65

Each party shall pay or cause to be paid all production, severance, excise, gathering and other taxes imposed upon

the production or handling of such party's share of oil and/or gas produced under the terms of this agreement.

68 69 70

66 67

> cout when authorized in writing by th American Association of Petroleure Londmen

ct to

ARTICLE VII

continued

G. Insurance:

1 2

3

4

5

6

7

8 9

10

11 12

13

14 15 16

17

18 19

20

34

40 41

42

43

44

45

46 47

48 49

50 51

52

53 54

55

56 57

58 59

60

61 ა2 63

64

65 66

At all times while operations are conducted hereunder, Operator shall comply with the workmen's compensation law of the state where the operations are being conducted; provided, however, that Operator may be a self-insurer for liability under said compensation laws in which event the only charge that shall be made to the joint account shall be as provided in Exhibit "C". Operator shall also carry or provide insurance for the benefit of the joint account of the parties as outlined in Exhibit "D", attached to and made a part hereof. Operator shall require all contractors engaged in work on or for the Contract Area to comply with the workmen's compensation law of the state where the operations are being conducted and to maintain such other insurance as Operator may require.

In the event automobile public liability insurance is specified in said Exhibit "D", or subsequently receives the approval of the parties, no direct charge shall be made by Operator for premiums paid for such insurance for Operator's automotive equipment.

ARTICLE VIII.

ACQUISITION, MAINTENANCE OR TRANSFER OF INTEREST

A. Surrender of Leases:

The leases covered by this agreement, insofar as they embrace acreage in the Contract Area, shall not be surrendered in whole or in part unless all parties consent thereto.

21 However, should any party desire to surrender its interest in any lease or in any portion thereof, and the other parties do not 22 agree or consent thereto, the party desiring to surrender shall assign, without express or implied warranty of title, all of its interest in such lease, or portion thereof, and any well, material and equipment which may be located thereon and any rights in production 23 thereafter secured, to the parties not consenting to such surrender. If the interest of the assigning party is or includes an oil and gas in-24 terest, the assigning party shall execute and deliver to the party or parties not consenting to such surrender an oil and gas lease covering 25 26 such oil and gas interest for a term of one (1) year and so long thereafter as oil and/or gas is produced from the land covered thereby, such lease to be on the form attached hereto as Exhibit "B". Upon such assignment or lease, the assigning party shall be relieved from all 27 28 obligations thereafter accruing, but not theretofore accrued, with respect to the interest assigned or leased and the operation of any well attributable thereto, and the assigning party shall have no further interest in the assigned or leased premises and its equipment and pro-29 30 duction other than the royalties retained in any lease made under the terms of this Article. The party assignee or lessee shall pay to the party assignor or lessor the reasonable salvage value of the latter's interest in any wells and equipment attributable to the assigned or leas-31 32 ed acreage. The value of all material shall be determined in accordance with the provisions of Exhibit "C", less the estimated cost of 33 salvaging and the estimated cost of plugging and abandoning. If the assignment or lease is in favor of more than one party, the interest shall be shared by such parties in the proportions that the interest of each bears to the total interest of all such parties. 35

Any assignment, lease or surrender made under this provision shall not reduce or change the assignor's, lessor's or surrendering 36 37 party's interest as it was immediately before the assignment, lease or surrender in the balance of the Contract Area; and the acreage assigned, leased or surrendered, and subsequent operations thereon, shall not thereafter be subject to the terms and provisions of this 38 agreement. 39

Renewal or Extension of Lee

If any party secures a renewal of any oil and gas lease subject to this agreement, all other partie shall be notified promptly; shall have the right for a period of thirty (30) days following receipt of such notice in which to elect to participate in the ownership of the renewal lease, insofar as such lease affects lands within the Contract Area, by paying to the party who acquired it their several proper proportionate shares of the acquisition cost allocated to that part of such lease within the Contract Area, which shall be in proportion to the interests held at that time by the parties in the Contract Area.

If some, but less than all, of the parties elect to participate in the purchase of a renewal lease, it shall be owned by the parties who elect to participate therein, in a ratio based upon the relationship of their respective percentage of participation in the Contract Area to the aggregate of the percentages of participation in the Contract Area of all parties participating in the purchase of such renewal lease. Any renewal lease in which less than all parties elect to participate shall por be subject to this agreement.

Each party who participates in the purchase of a renewal lease shall be given an assignment of its proportionate interest therein by the acquiring party.

The provisions of this Article shall apply to renewal leases whether they are for the entire interest covered by the expiring lease or cover only a portion of its area or an interest therein. Any renewal lease taken before the expiration of its predecessor lease, or taken or contracted for within six (6) months after the expiration of the existing lease shall be subject to this provision; but any lease takes or contracted for more than six (6) months after the expiration of an existing lease shall not be deemed a renewal lease and shall not be subject to the provisions of this agreement.

The provisions in this Article shall also be applicable to extensions of oil and gas leases.

C. Acreage or Cash Contributions:

While this agreement is in force, if any party contracts for a contribution of cash towards the drilling of any operation on the Contract Area, such contribution shall be paid to the party who conducted the drilling or other operation. 67 applied by it against the cost of such drilling or other operation. If the contribution be in the form of acreage, the party when the con-tribution is made shall promptly tender an assignment of the acreage, without and the screage without and t 68 69 70 tribution is made shall promptly tender an assignment of the acreage, without warranty of title, to the Drilling Parties of the presented of t alons

ARTICLE VIII

continued

said Drilling Parties shared the cost of drilling the well. Such acreage shall become a separate Contract Area and, to the extent possible, be governed by provisions identical to this agreement. Each party shall promptly notify all other parties of any acreage or cash contributions it may obtain in support of any well or any other operation on the Contract Area. The above provisions shall also be applicable to optional rights to earn acreage outside the Contract Area which are in support of a well drilled inside the Contract Area.

If any party contracts for any consideration relating to disposition of such party's share of substances produced hereunder, such consideration shall not be deemed a contribution as contemplated in this Article VIII.C. This paragraph shall not be applicable to the contribution of acreage by the Contributing Parties toward the Initial, Substitute, or Option Test Well. D. Maintenance of Uniform Interest:

For the purpose of maintaining uniformity of ownership in the oil and gas leasehold interests covered by this agreement, no party shall sell, encumber, transfer or make other disposition of its interest in the leases embraced within the Contract Area and in wells, equipment and production unless such disposition covers either:

1. the entire interest of the party in all leases and equipment and production; or

2. an equal undivided interest in all leases and equipment and production in the Contract Area.

Every such sale, encumbrance, transfer or other disposition made by any party shall be made expressly subject to this agreement and shall be made without prejudice to the right of the other parties.

If, at any time the interest of any party is divided among and owned by four or more co-owners, Operator, at its discretion, may require such co-owners to appoint a single trustee or agent with full authority to receive notices, approve expenditures, receive billings for and approve and pay such party's share of the joint expenses, and to deal generally with, and with power to bind, the co-owners of such party's interest within the scope of the operations embraced in this agreement; however, all such co-owners shall have the right to enter into and execute all contracts or agreements for the disposition of their respective shares of the oil and gas produced from the Contract Area and they shall have the right to receive, separately, payment of the sale proceeds thereof.

E. Waiver of Rights to Partition:

If permitted by the laws of the state or states in which the property covered hereby is located, each party hereto owning an undivided interest in the Contract Area waives any and all rights it may have to partition and have set aside to it in severalty its undivided interest therein.

F: Preferential Right to Purchase:

Should any party desire to sell all or any part of its interests under this agreement, or its rights and interests in the Contract Area, it shall promptly give written notice to the other parties, with full information concerning its proposed sale, which shall include the name and address of the prospective purchaser (who must be ready, willing and able to purchase), the purchase price, and all other terms of the offer. The other parties shall then have an optional prior right, for a period of ten (10) days after receipt of the notice, to purchase on the same terms and conditions the interest which the other party proposes to sell; and, if this optional right is exercised, the purchase ing parties shall share the purchased interest in the proportions that the interest of each bears to the total interest of all purchasing parties. However, there shall be no preferential right to purchase in those cases where any party wishes to mortgage its interests, or to dispose of its interests by merger, reorganization, consolidation, or sale of all or substantially all of its assets to a subsidiary or parent company or to a subsidiary of a parent company, or to any company in which any one party owns a majority of the stock.

ARTICLE IX. INTERNAL REVENUE CODE ELECTION

This agreement is not intended to create, and shall not be construed to create, a relationship of partnership or an association 50 for profit between or among the parties hereto. Notwithstanding any provision herein that the rights and liabilities hereunder are several 51 and not joint or collective, or that this agreement and operations hereunder shall not constitute a partnership, if, for federal income tax: 52 53 purposes, this agreement and the operations hereunder are regarded as a partnership, each party hereby affected elects to be excluded. 54 from the application of all of the provisions of Subchapter "K", Chapter 1, Subtitle "A", of the Internal Revenue Code of 1954, as per-55 mitted and authorized by Section 761 of the Code and the regulations promulgated thereunder. Operator is authorized and directed to execute on behalf of each party hereby affected such evidence of this election as may be required by the Secretary of the Treasury of the 56 57 United States or the Federal Internal Revenue Service, including specifically, but not by way of limitation, all of the returns, statements, 58 and the data required by Federal Regulations 1.761. Should there be any requirement that each party hereby affected give further 59 evidence of this election, each such party shall execute such documents and furnish such other evidence as may be required by the Federal Internal Revenue Service or as may be necessary to evidence this election. No such party shall give any notices or take my other 60 action inconsistent with the election made hereby. If any present or future income tax laws of the state or states in which the contract Area is located or any future income tax laws of the United States contain provisions similar to those in Subchapter "K", Conter 1, Subtitle "A", of the Internal Revenue Code of 1954, under which an election similar to that provided by Section 761 of the Code is per-mitted, each party hereby affected shall make such election as may be permitted or required by such laws. In making the foregoing elec-61 62 63 64 tion, each such party states that the income derived by such party from operations hereunder can be adequately determined will 65 but the computation of partnership taxable income. 66



2

If permitted by divided interest in erest therein. Preferential I Should any parea, it shall promp the and address of the offer. The oth the same terms a parties shall shar . However, there ose of its interest or to a subsidi This agreement profit between or not joint or collous the application the application ed and authorize e on behalf of ea the data required ence of this elector and inconsistent wa a is located or an

49

1

2

ARTICLE X.

CLAIMS AND LAWSUITS

Operator may settle any single uninsured third party damage claim or suit arising from operations hereunder if the expenditure does not exceed <u>Fifteen Thousand</u> Dollars (<u>\$ 15,000</u>) and if the payment is in complete settlement of such claim or suit. If the amount required for settlement ex-

ceeds the above amount, the parties hereto shall assume and take over the further handling of the claim or suit, unless such authority is delegated to Operator. All costs and expenses of handling, settling, or otherwise discharging such claim or suit shall be at the joint expense of the parties participating in the operation from which the claim or suit arises. If a claim is made against any party or if any party is sued on account of any matter arising from operations hereunder over which such individual has no control because of the rights given Operator by this agreement, such party shall immediately notify all other parties, and the claim or suit shall be treated as any other claim or suit involving operations hereunder.

ARTICLE XI. FORCE MAJEURE

If any party is rendered unable, wholly or in part, by force majeure to carry out its obligations under this agreement, other than the obligation to make money payments, that party shall give to all other parties prompt written notice of the force majeure with reasonably full particulars concerning it; thereupon, the obligations of the party giving the notice, so far as they are affected by the force majeure, shall be suspended during, but no longer than, the continuance of the force majeure. The affected party shall use all reasonable diligence to remove the force majeure situation as quickly as practicable.

The requirement that any force majeure shall be remedied with all reasonable dispatch shall not require the settlement of strikes, lockouts, or other labor difficulty by the party involved, contrary to its wishes; how all such difficulties shall be handled shall be entirely within the discretion of the party concerned.

The term "force majeure", as here employed, shall mean an act of God, strike, lockout, or other industrial disturbance, act of the public enemy, war, blockade, public riot, lightning, fire, storm, flood, explosion, governmental action, governmental delay, restraint or inaction, unavailability of equipment, and any other cause, whether of the kind specifically enumerated above or otherwise, which is not reasonably within the control of the party claiming suspension.

ARTICLE XII. NOTICES

All notices authorized or required between the parties and required by any of the provisions of this agreement, unless otherwise specifically provided, shall be given in writing by mail or telegram, postage or charges prepaid, or by telex or telecopier and addressed to the parties to whom the notice is given at the addresses listed on Exhibit "A". The originating notice given under any provision hereof shall be deemed given only when received by the party to whom such notice is directed, and the time for such party to give any notice in response thereto shall run from the date the originating notice is received. The second or any responsive notice shall be deemed given when deposited in the mail or with the telegraph company, with postage or charges prepaid, or sent by telex or telecopier. Each party shall have the right to change its address at any time, and from time to time, by giving written notice thereof to all other parties.

ARTICLE XIII. TERM OF AGREEMENT

This agreement shall remain in full force and effect as to the oil and gas leases and/or oil and gas interests subject hereto for the period of time selected below; provided, however, no party hereto shall ever be construed as having any right, title or interest in or to any lease or oil and gas interest contributed by any other party beyond the term of this agreement.

- Option No. 1: So long as any of the oil and gas leases subject to this agreement remain or are continued in force as to any part of the Contract Area, whether by production, extension, renewal or otherwise.

 \overline{X} Option No. 2: In the event the well described in Article VI.A., or any subsequent well drilled under any provision of this agreement, results in production of oil and/or gas in paying quantities, this agreement shall continue in force so long as any such well or wells produce, or are capable of production, and for an additional period of <u>180</u> days from cessation of all production; provided, however, if, prior to the expiration of such additional period, one or more of the parties hereto are engaged in drilling, reworking, deepening, plugging back, testing or attempting to complete a well or wells hereunder, this agreement shall continue in force until such operations have been completed and if production results therefrom, this agreement shall continue in force as provided herein. In the event the well described in Article VI.A., or any subsequent well drilled hereunder, results in a dry hole, and no other well is producing, drapable of producing oil and/or gas from the Contract Area, this agreement shall terminate unless drilling, deepening, plugging back of reworks, ing operations are commenced within <u>120</u> days from the date of abandonment of said well.

It is agreed, however, that the termination of this agreement shall not relieve any party hereto from any liability which has accrued or attached prior to the date of such termination.





ARTICLE XIV. COMPLIANCE WITH LAWS AND REGULATIONS

A. Laws, Regulations and Orders:

This agreement shall be subject to the conservation laws of the state in which the Contract Area is located, to the valid rules, regulations, and orders of any duly constituted regulatory body of said state; and to all other applicable federal, state, and local laws, ordinances, rules, regulations, and orders.

B. Governing Law:

This agreement and all matters pertaining hereto, including, but not limited to, matters of performance, nonperformance, breach, remedies, procedures, rights, duties and interpretation or construction, shall be governed and determined by the law of the state in which the Contract Area is located. If the Contract Area is in two or more states, the law of the state of shall govern.

C. Regulatory Agencies:

Nothing herein contained shall grant, or be construed to grant, Operator the right or authority to waive or release any rights, privileges, or obligations which Non-Operators may have under federal or state laws or under rules, regulations or orders promulgated under such laws in reference to oil, gas and mineral operations, including the location, operation, or production of wells, or tracts offsetting or adjacent to the Contract Area.

With respect to operations hereunder, Non-Operators agree to release Operator from any and all losses, damages, injuries, claims and causes of action arising out of, incident to or resulting directly or indirectly from Operator's interpretation or application of rules, rulings, regulations or orders of the Department of Energy or predecessor or successor agencies to the extent such interpretation or application was made in good faith. Each Non-Operator further agrees to reimburse Operator for any amounts applicable to such Non-Operator's share of production that Operator may be required to refund, rebate or pay as a result of such an incorrect interpretation or application, together with interest and penalties thereon owing by Operator as a result of such incorrect interpretation or application.

Non-Operators authorize Operator to prepare and submit such documents as may be required to be submitted to the purchaser of any crude oil sold hereunder or to any other person or entity pursuant to the requirements of the "Crude Oil Windfall Profit Tax Act of 1980", as same may be amended from time to time ("Act"), and any valid regulations or rules which may be issued by the Treasury Department from time to time pursuant to said Act. Each party hereto agrees to furnish any and all certifications or other information which is required to be furnished by said Act in a timely manner and in sufficient detail to permit compliance with said Act.

ARTICLE XV. OTHER PROVISIONS

Notwithstanding any provisions herein to the contrary, the parties hereto agree as follows:

A. Notwithstanding any other provisions herein, if during the term of this agreement, a well is required to be drilled, deepened, reworked, plugged back, sidetracked, or recompleted, or any other operation that may be required in order to (1) continue a lease or leases in force and effect, or (2) maintain a unitized area or any portion thereof in and to any oil and/or gas and other interest which may be owned by a third party or which, failing in such operation, may revert to a third party, or (3) comply with an order issued by a regulatory body having jurisdiction in the premises, failing in which certain rights would terminate, the following shall apply. The party desiring to drill, deepen, rework, plug back, sidetrack, recomplete, or to perform any other operation that may be required pursuant to this paragraph A, shall give the other parties written notice of the proposed operation. The parties work to be performed, the location, proposed depth, objective formation, and the estimated cost of the operation. The parties receiving such notice shall have fifteen (15) days after receipt of the notice within which to notify the party wishing to do the work whether they elect to participate in the proposed operation, and any party electing to participate must pay its share of the cost within the fifteen (15) day period after receipt of the notice, failing in which the parties interest who elected to participate but did not timely pay will be subject to the reassignment provision as set forth below. If a drilling rig is on location, notice of a proposal to rework, drill, deepen, plug back, sidetrack, recomplete, or any other operation pursuant to this paragraph A may be given by telephone and the response period shall be limited to forty-eight (48) hours inclusive of Saturdays, Sundays, and legal holidays. Failure of a party receiving such notice to reply or pay its share of the cost within the period above fixed shall make such parties interest subject to the reassignment provision provided for below. Any notice o

Promptly following the conclusion of such operation, each non-participating party agrees to execute and deliver an appropriate assignment or lease to the participating parties of the total interest of each non-participating party in and to the lease, leases, agreement, or rights which would have terminated and which otherwise may have been preserved by virtue of such operation and in all the Oil and Gas Leases subject to this agreement excepting, however, any wellbore insofar and only insofar as said wellbore includes the then producing formation in such wellbore theretofore completed and capable of producing in paying quantities. Any such assignment or lease shall be unencumbered as to any burdens not currently effecting said lease or burden provided for in this agreement.

B. Operator shall comply where applicable with the following clauses contained in 41 CFR:

60-1.4(a)	(Equal Employment Opportunity);
1-12.803-10	(Certification of Non-Segregated Facilities);
60-250	(Employment Opportunity for Veterans);
60-741	(Employment Opportunity for Handicapped Individuals);
1-1.710	(Subcontracting With Small Business Concerns);
1-1.805	(Subcontracting With Labor Surplus Area Concerns);
1.1.1310	(Subcontracting With Minority Business Enterprises);
1.1.2302-2	(Environmental Protection).

These clauses are incorporated herein by reference if and to the extent applicable to this contract by law, executive order, or regulation. Operator represents that he is in compliance with the reporting requirements of 41 CFR 60-1.7 and the Affirmative Action Program requirements of 41 CFR 60-1.40 and 60-2.

C. Non-Operators authorize Operator to receive, and direct all product purchasers to pay to Operator, all proceeds of production from or attributable to the Contract Area. As evidence of this authority all products purchasers may rely solely on a copy of this provision, authenticated by Operator, in lieu of the need for any additional consents or transfer orders from the Non-Operators. While Operator is receiving all proceeds of production, Operator obligates itself to make payments of all Working and Royalty Interests Revenues attributable to the Interests covered hereby.





D. Any party creating the necessity for separate measurement facilities shall alone bear all costs of such facilities. Any party using separate production measurement facilities shall keep accurate records of such production in accordance with applicable state and federal regulations, and upon Operator's request, under the terms of this agreement or any agreement executed in conjunction with the is agreement, true and complete copies of said records shall be furnished to Operator. Said production records supplied to the Operator shall be treated as confidential information and shall be used by Operator only to the extent necessary to fulfill its duties as Operator.

E. All costs and expenses incurred by Operator in securing attorneys, geologists, engineers, exhibits and related documentation, for the preparation and filing of material relative to the sale of oil and/or gas shall be borne by all parties in accordance with their respective interest as set forth on Exhibit "A" attached hereto and made a part hereof.

F. All costs and expenses including fees and expenses of attorneys and consultants incurred by Operator which may arise due to other operators in the area applying for non-standard locations and/or other regulatory hearings shall be borne by all parties in accordance with their respective interests as set forth in Exhibit "A" attached hereto and made a part hereof.

G. The parties hereto agree to execute a Notice of Joint Operating Agreement Lien in the form of Exhibit "F" to this agreement in order to permit perfection of the hereinabove described security interests by placing said NOTICE of record in the county in which the Contract Area is located and in accordance with the Uniform Commercial Code of the State in which the Contract Area is located.

H. If a party to this agreement elects not to participate in a proposed operation or, if a consenting party fails to timely pay its share of the cost involved in such operation, and is determined to be a non-participating party, such party shall not have access to or be entitled to receive well information with regard to operations conducted on the Contract Area.

ARTICLE XVI. MISCELLANEOUS

This agreement shall be binding upon and shall inure to the benefit of the parties hereto and to their respective heirs, devisees, legal representatives, successors and assigns.

This instrument may be executed in any number of counterparts, each of which shall be considered an original for all purposes.

IN WITNESS WHEREOF, this agreement shall be effective as of the 15th day of February, 2000.

OPERATOR

ATTEST OR WITNESS

.

NEARBURG PRODUCING COMPANY	
By: Bolthett	Inn
SI LOCALON -	(/\v

BOI	2 21	letton		
Туре	or	Print	Name	

Title_Land Manager	Fitle	Land	Manager
--------------------	-------	------	---------

Date February 15, 2000

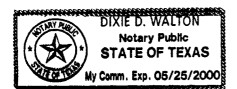
Tax ID or SS No. 74-1666262

STATE OF TEXAS	s
	S
COUNTY OF MIDLAND	§

The foregoing instrument was acknowledged before me on this the 15th day of <u>February</u>, 2000, by Bob Shelton, as Land Manager of Nearburg Producing Company, a Texas corporation, on behalf of said corporation.

Notary Public, State of Texas allor

My Commission Expires: 5-25-2000



NON-OPERATORS

ATTEST OR WITNESS

NEARBURG	EXPLORA	LION COP	APANX,	L.L.C.	
14	11.	101	16		
Bv:	lut	656	US		1
-1-1-2	- 0007			====-6	

Robert G. Shelton Type or Print Name

Title Attorney-in-Fact

Date February 15	, 2000	J
------------------	--------	---

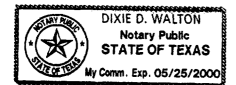
Tax ID or SS No. 75-2626152

STATE OF TEXAS	ş
	S
COUNTY OF MIDLAND	S

The foregoing instrument was acknowledged before me on this the <u>15th</u> day of <u>February</u>, 2000, by Robert G. Shelton, as Attorney-in-Fact of Nearburg Exploration Company, L. L. C., a Texas limited liability company, on behalf of said company.

alto Public, State of Texas dr. Notary

My Commission Expires: 5-25-2000



-15-

ATTEST OR WITNESS	POGO PRODUCING COMPANY
	Ву:
	Type or Print Name
	Title
	Date
	Tax ID or SS No
STATE OF TEXAS §	
COUNTY OF MIDLAND §	
The foregoing instrument was of . 2000, by	acknowledged before me on this the day
Producing Company, a	, as of POGO company, on behalf of said
My Commission Expires:	Notary Public, State of Texas
ATTEST OR WITNESS	YATES BROTHERS, A PARTNERSHIP
	Ву:
	Type or Print Name
	Title
	Date
	Tax ID or SS No
STATE OF NEW MEXICO §	<i>.</i>
COUNTY OF S	
The foregoing instrument was	acknowledged before me on this the day
of, 2000, by Yates Brothers, A Partnership, a behalf of said partnership.	, as of partnership, on
	Notary Public, State of New Mexico
My Commission Expires:	Notary rubile, State of New Mexico
· · · · · · · · · · · · · · · · · · ·	
ATTEST OR WITNESS	CIRRUS EXPLORATION COMPANY
	Ву:
	Type or Print Name
	Title
	Date
	Tax ID or SS No.
	-15a-

Ç		
STATE OF TEXAS	S S	
COUNTY OF	S	
The foregoing in:	strument was	acknowledged before me on this the day
of, 2000, Cirrus Exploration Com said company.	pany, a	, as of of company, on behalf of
My Commission Expires:		Notary Public, State of Texas
:		
ATTEST OR WITNESS		MARTIN YATES, III
		By:
		Type or Print Name
		Title
		Date
		Tax ID or SS No
STATE OF NEW MEXICO	\$ \$ \$	
The foregoing in: of, 2000, 1	strument was by Martin Yat	acknowledged before me on this the day tes, III, an individual.
My Commission Expires:		Notary Public, State of New Mexico
ATTEST OR WITNESS		WINNIE CLAYTON TRUESDELL
		By: Winnie Clayton Truesdell
		Date
		Tax ID or SS No
STATE OF CALIFORNIA	\$ \$	
COUNTY OF	5 S	
The foregoing ins	strument was by Winnie Cla	acknowledged before me on this the day ay on Truesdell, an individual.

	Constant of the second se	
ATTEST OR WITNESS		THE ESTATE OF WINNIE DILL KNOX
		By: Type or Print Name
		Title:
		Date
		Tax ID or SS No
STATE OF TEXAS	\$ C	
COUNTY OF	S S	
The foregoing of, 2000 Knox, deceased.	instrument was , by	acknowledged before me on this the day, for the Estate of Winnie Dill
My Commission Expire	s:	Notary Public, State of Texas
ATTEST OR WITNESS		THE ESTATE OF T. B. KNOX
		By: Type or Print Name
		Title:
		Date
		Tax ID or SS No
STATE OF TEXAS	S	
COUNTY OF	\$ \$	
The foregoing of, 2000 deceased.	instrument was , by	acknowledged before me on this the day, for the Estate of T. B. Knox,
		Notary Public, State of Texas
My Commission Expires	s:	Notary rubito, beate or leads
ATTEST OR WITNESS		JACK DILL KNOX
		By: Jack Dill Knox
		Date Tax ID or SS No
STATE OF TEXAS	Ş	
COUNTY OF	\$ \$	
The foregoing of, 2000,	instrument was , by Jack Dill	acknowledged before me on this the day Knox, an individual.
My Commission Funitor		Notary Public, State of Texas

ATTEST OR WITNESS	THERYLENE KNOX HELM
	By: Therylene Knox Helm Date
	Tax ID or SS No
STATE OF TEXAS § S COUNTY OF §	
The foregoing instrument w of, 2000, by Theryle	was acknowledged before me on this the day ene Knox Helm, an individual.
My Commission Expires:	Notary Public, State of Texas
ATTEST OR WITNESS	TEXACAL OIL AND GAS, INC.
	By:
	Type or Print Name
	Title:
	Date
	Tax ID or SS No
STATE OF CALIFORNIA § S COUNTY OF §	
The foregoing instrument w of, 2000, by and Gas, Inc., a	as acknowledged before me on this the day of Texacal Oil corporation, on behalf of said corporation.
My Commission Expires:	Notary Public, State of California
ATTEST OR WITNESS	EDDIE V. PEOPLES
	By: Eddie V. Peoples Date
	Tax ID or SS No
STATE OF TEXAS § \$ COUNTY OF \$	
The foregoing instrument w of, 2000, by Eddie V	as acknowledged before me on this the day 7. Peoples, an individual.
My Commission Expires:	Notary Public, State of Texas
	-15d-

EXHIBIT "A"

ATTACHED TO AND MADE A PART OF THAT CERTAIN OPERATING AGREEMENT DATED THE 15th DAY OF FEBRUARY, 2000, BETWEEN NEARBURG PRODUCING COMPANY, AS OPERATOR, AND NEARBURG EXPLORATION COMPANY, L.L.C., ET AL, AS NON-OPERATORS

I. Identification of Lands Subject to this Agreement:

E/2 of Section 24, T-18-S, R-26-E, N.M.P.M. Eddy County, New Mexico

II. Restrictions as to Depths or Formations:

9,700' or to a depth sufficient to adequately test the Morrow formation, whichever is the shallower

III. Percentages of Parties to this Agreement:

Nearburg Exploration Company, L.L.C.	45.1931858%
Pogo Producing Company	41.1057360%
Martin Yates III	1.5624804%
Yates Brothers, A Partnership	3.5937050%
Cirrus Exploration Company	4.0874489%
Ralph Nix, A Partnership	0.3646829%
The Estate of Winnie Dill Knox	1.4062324%
The Estate of T. B. Knox	1.0937363%
Jack Dill Knox	0.1031237%
Therylene Knox Helm	0.1031237%
Texacal Oil and Gas, Inc.	0.1062486%
Winnie Clayton Truesdell	0.3124960%
Eddie V. Peoples	0.1874976%
William J. McCaw	0.3646829%
Mariene Counts	0.4156198%
	100.00000%

IV. Oil and Gas Leases Subject to this Agreement:

See attached sheet.

V. Addresses of Parties to this Agreement:

Nearburg Producing Company Nearburg Exploration Company, L.L.C. 3300 N. "A" Street, Bldg. 2, Suite 120 Midland, Texas 79705

Pogo Producing Company P. O. Box 10340 Midland, Texas 79702-7340

Yates Brothers, A Partnership Martin Yates III 105 S. Fourth St. Artesia, New Mexico 88210

Cirrus Exploration Company 4212 Interstate 40 W Amarillo, Texas 79106

Ralph Nix, A Partnership P. O. Box 440 Artesia, New Mexico 88210

Winnie Dill Knox 300 Crescent Court, Suite 1630 Dallas Texas 75201 \mathbb{C}

Exhibit "A" Page 2

> Winnie Dill Knox, Trustee Under the Will of T. B. Knox, Deceased 300 Crescent Court, Suite 1630 Dallas, Texas 75201

Jack Dill Knox 300 Crescent Court, Suite 1630 Dallas, Texas 75201

Therylene Knox Helm 4401 Edmonson Dallas, Texas 75205

Texacal Oil and Gas, Inc. 4299 McArthur Blvd. New Port Beach, CA 92660

Eddie V. Peoples 214 N. Browning Carthage, Texas 75633

Winnie Clayton Truesdell 2213 Scott Road Burbank, CA 91504

William J. McCaw P. O. Box 376 Artesia, New Mexico 88211

Ralph Nix, A Partnership P. O. Box 440 Artesia, New Mexico 88210

Mariene Counts 3217 N. Halstade Street Hutchison, KS 67501





4

EXHIBIT "A-1"

Date: Lessor: Lessee: Vol./Pg.:	December 3, 1999 Chere Edwards Johnson Shaw Interests, Inc. 369/723
Description:	SE/4 and E/2SW/4 of Section 24, T18S-R26E
Date:	August 30, 1999
Lessor:	Rita M. Stonner, Trustee of the Ralph & Rita Stonner Trust under Trust Agreement dtd October 10, 1994
Lessee:	Shaw Interests, Inc.
Vol./Pg.:	365/559
Description:	SE/4 and E/2SW/4 of Section 24, T18S-R26E
Date:	August 30, 1999
Lessor:	Juanita Sue Stonner Duncan
Lessee:	Shaw Interests, Inc.
Vol./Pg.:	365/557
Description:	SE/4 and E/2SW/4 of Section 24, T18S-R26E
Date:	September 14, 1999
Lessor:	U.S. Bank, NA, as Trustee of Leslie W. Skuzie Family Trust
Lessee:	Shaw Interests, Inc.
Vol./Pg.:	365/601
Description:	SE/4 and E/2SW/4 of Section 24, T18S-R26E
Date:	September 14, 1999
Lessor:	U.S. Bank, NA, Trustee of Cathrin H. Skuzie Marital Trust
Lessee:	Shaw Interests, Inc.
Vol./Pg.:	365/605
Description:	SE/4 and E/2SW/4 of Section 24, T18S-R26E
Date:	September 16, 1999
Lessor:	John Donald Clayton
Lessee:	Shaw Interests, Inc.
Vol./Pg.:	365/555
Description:	SE/4 and E/2SW/4 of Section 24, T18S-R26E
Date:	September 23, 1999
Lessor:	Susan Cherry Blair
Lessee:	Shaw Interests, Inc.
Vol./Pg.:	
Description:	SE/4 and E/2SW/4 of Section 24, T18S-R26E
Date:	September 23, 1999
Lessor:	Susan Cherry Blair Proctor
Lessee:	Shaw Interests, Inc.
Vol./Pg.:	365/565
Description:	SE/4 and E/2SW/4 of Section 24, T18S-R26E
Date:	September 23, 1999
Lessor:	Constantine Mims, III
Lessee:	Shaw Interests, Inc.
Vol./Pg.:	365/563
Description:	SE/4 and E/2SW/4 of Section 24, T18S-R26E
Date:	September 23, 1999
Lessor:	Mary Louise Mims Chesney
Lessee:	Shaw Interests, Inc.
Vol./Pg.:	365/561
Description:	SE/4 and E/2SW/4 of Section 24, T18S-R26E





Date:	September 30, 1999
Lessor:	Luann S. Deere
Lessee:	Shaw Interests, Inc.
Vol./Pg.:	365/553
Description:	SE/4 and E/2SW/4 of Section 24, T18S-R26E
•	
Date:	September 30, 1999
Lessor:	Clifford R. Sipple
Lessee:	Shaw Interests, Inc.
Vol./Pg.:	365/551
Description:	SE/4 and E/2SW/4 of Section 24, T18S-R26E
, ,	
Date:	August 17, 1999
Lessor:	R.R. Hinkle Company, Inc.
Lessee:	Shaw Interests, Inc.
Vol./Pg.:	367/309
U	
Description:	SE/4 and E/2SW/4 of Section 24, T18S-R26E
Date:	October 12, 1999
Lessor:	Judy Harris
Lessee:	Shaw Interests, Inc.
Vol./Pg.:	367/321
Description:	T18S-R26E, Section 24: E2NW, SWNE, and NWNE less a 3 acre tract out of the Northeast corner of the
Description.	NWNE described by metes and bounds as follows: beginning at the Northeast corner of the NWNE; thence
	West 330 feet; thence South 396 feet; thence East 330 feet, thence North 396 feet to the place of beginning.
Date:	October 12, 1999
Lessor:	Scott A. Harris
Lessee:	Shaw Interests, Inc.
Vol./Pg.:	
Description:	T18S-R26E, Section 24: E2NW, SWNE, and NWNE less a 3 acre tract out of the Northeast corner of the
Deseription.	NWNE described by metes and bounds as follows: beginning at the Northeast corner of the NWNE; thence
	West 330 feet; thence South 396 feet; thence East 330 feet, thence North 396 feet to the place of beginning.
Date:	September 23, 1999
Lessor:	Jo Etta Kruger
Lessee:	Shaw Interests, Inc.
Vol./Pg.:	365/599
Description:	T18S-R26E, Section 24: E2NW, SWNE, and NWNE less a 3 acre tract out of the Northeast corner of the
•	NWNE described by metes and bounds as follows: beginning at the Northeast corner of the NWNE; thence
	West 330 feet; thence South 396 feet; thence East 330 feet, thence North 396 feet; thence East 330 feet;
	thence North 396 feet to the place of beginning, containing 157 acres, more or less.
Date:	October 12, 1999
Lessor:	Laurelind Corporation
Lessee:	Shaw Interests, Inc.
Vol./Pg.:	365/597
Description:	T18S-R26E, Section 24: E2NW, SWNE, and NWNE less a 3 acre tract out of the Northeast corner of the
r	NWNE described by metes and bounds as follows: beginning at the Northeast corner of the NWNE; thence
	West 330 feet; thence South 396 feet; thence East 330 feet, thence North 396 feet to the place of beginning,
	containing 157 acres, more or less.
Date:	September 23, 1999
Lessor:	Gilbert Edwin Mackey
Lessee:	Shaw Interests, Inc.
Vol./Pg.:	365/573
Description:	NENE of Section 24, T18S-R26E
E	



September 23, 1999

September 23, 1999

Shaw Interests, Inc.

September 23, 1999

Shaw Interests, Inc.

365/569

Kathleen Marjorie Mackey

Gordon Mackey

Avis L. Riva Shaw Interests, Inc.

365/577

365/571

 \bigcirc

Date: Lessor: Lessee: Vol./Pg.: Description:

Date: Lessor: Lessee: Vol./Pg.: Description:

Date: Lessor: Lessee: Vol./Pg.:

Description:

September 23, 1999 Marjorie Joanne Erno Shaw Interests, Inc. 365/575 NENE of Section 24, T18S-R26E

NENE of Section 24, T18S-R26E

NENE of Section 24, T18S-R26E

Date: Lessor: Lessee: Vol./Pg.: Description:

Date: Lessor: Lessee: Vol./Pg.: Description:

Date: Lessor: Lessee: Vol./Pg.: Description: September 23, 1999 Vickie L. Mackey Shaw Interests, Inc. 367/276 NENE of Section 24, T18S-R26E

NENE of Section 24, T18S-R26E

September 23, 1999 Gordon Elwin Philpott Shaw Interests, Inc. 367/329 NENE of Section 24, T18S-R26E

TEXAS & NEW MEXICO PRODUCERS 88 REV. 10-15-73

OIL, GAS AND MINERAL LEASE

THIS AGREEMENT made and entered into this_ day of ., 19_ , by and betw

iter called "La

WITNESSETH; That, for and in c

nts of Lance herein contained together with any reversionary ting wells or mines for the the and re-dissitwated in the County of . State of and is described as follo

hereinafter called "Less

EXHIBIT "B"

ATTACHED TO AND MADE A PART OF THAT CERTAIN OPERATING AGREEMENT DATED THE 15th DAY OF FEBRUARY, 2000, BETWEEN NEARBURG PRODUCING COMPANY, AS OPERATOR, AND NEARBURG EXPLORATION COMPANY, L.L.C. ET AL, AS NON-OPERATORS

s lesse covers all of the land described above, including any interests therein that any signatory hereto has the right or power to lesse, and in addition, and there is hereby granted, lessed and let, upon the same terms and conditions as herein set forth, all lands now or hereafter owned or claimed by Land, or otherwise, or an art of the tract or tracts described above, whether such additional lands be owned or claimed by deed, limitation, or otherwise, or or contiguous, or a part of the tract or tracts described above, whether such additional lands be owned or claimed by deed, limitation, or otherwise, or or otherwise, or otherwise, or otherwise, or and burde description set forth above, or are in the named survey, or other survey, or an are in the number of acres survey. d therein, but the land included within this lease is estimated to comprise. red to as the "leased premises" acres, whether actually more or less, and such land is hereinafter

3/16

tensed therein, but the land included within this isase is estimated to comprise______acres, whether actually more or less, and such land is bereinative referred to as the "lessed premises" TO HAVE AND TO HOLD the lessed premises for a term of _______years from the date hereof, hereinative called "primary term", and as long thereafter as oil, gas or other hydrocarbons, or other minerals or lessed substances, or either or any of them, are produced from the lessed premises or from lands with which the lessed premises are pooled or unitized. In consideration of the premises, it is hereby agreed as follows: *Royalty On Oil.* Lesses shall deliver to Lessor, at the well or to the credit of Lessor in the pipeline to which the well may be connected, skih of all oil and other liquid hydrocarbons produced and saved from the lessed premises, or Lessee, at its option, may buy or sell such X285 royalty and pay Lessor the market price for oil or liquid hydrocarbons of like grade and gravity prevailing in the field on the day such oil is run into pipelines or into storage tanks, Lessor's royalty inter-est in either case shall ber its proportion of any expenses for transporting and treating oil to make it marketale as crude. *Royalty On Gas.* Lessee shall pay to Lessor as royalty on gas, including casinghead gas or other gaseous substances produced from said iand and sold on or *off the premises.* XFRM of the net proceeds at the well roother agree to the well or the gas sold by Lessee under a written con-groother products therefrom, the royalty shall be the market value at the well of YMM of the gas so used; as to all gas sold by Lessee under as written con-tract, the price received by Lessee for such gas ahall be conclusively presumed to be the net proceeds at the well for the gas so sold. *Royalty On Other Substances.* Lessee shall pay to Lessee premises, Well of the proceeds at the well for the gas so do by Lessee under a written con-tract, the price received by Lessee for such gas ahall be conclusively presumed to be t 3/16_off_the p 3/16

Same costs. Shut - If a Gas Royalty. If at any time, or from time to time, either before or after the expiration of the primary term of this lease, there is a leased premises or on lands with which the leased premises are pooled or unitized and which is capable of producing in paying quantilias, but we re or after production therefrom, such well shall be considered under all provisions of this lease a well producing gas in paying quantilias, but we re or after production therefrom, such well shall be considered under all provisions of this lease as a well producing gas in paying quantilias, but we remain in force in like manner as though gas therefrom was actually being sold or used. In such event, Leases covenants and agrees to pay Lease there is any gas well on as, but which is shut in and this lease or, as royalty,

r, or date

ced on or before one (1) year from the date of this lease, as set forth above, this lease shall tarminate as to both parties unless on or before one (1) year from the date of this lesse, Lesses shall pay or tender to the Lessor a rental of...

(3______), which shall cover the privilege of deferring commencement of such drilling or mining operation for a period of twelve (12) months expiration of said one (1) year period. In like manner and upon like payments or tenders annually, the commencement of such operations may be deferred for ive periods of the same number of months, during the primary term. Payments or tenders may be made to the Lessor or to the Lessor's credit in the Dollars (\$.

The set of the set

KraftEll 601.

BOX 800 TULSA OK 74101

COPAS - 1984 - ONSHORE **Recommended by the Council**

of Petroleum Accountants **Societies**

С EXHIBIT

that certain Operating Agreement by and between Nearburg Attached to and made a part of _______ that certain Operating Agreement by and between Nearburg Producing Company, as Operator, and Nearburg Exploration Company, L.L.C., et al, as Non-Operators, dated February 15, 2000.

ACCOUNTING PROCEDURE JOINT OPERATIONS

I. GENERAL PROVISIONS

Definitions 1.

"Joint Property" shall mean the real and personal property subject to the agreement to which this Accounting Procedure is attached.

"Joint Operations" shall mean all operations necessary or proper for the development, operation, protection and maintenance of the Joint Property. "Joint Account" shall mean the account showing the charges paid and credits received in the conduct of the Joint Opera-

tions and which are to be shared by the Parties.

"Operator" shall mean the party designated to conduct the Joint Operations. "Non-Operators" shall mean the Parties to this agreement other than the Operator.

"Parties" shall mean Operator and Non-Operators.

"Farties shall mean operator and ton-operators. "First Level Supervisors" shall mean those employees whose primary function in Joint Operations is the direct supervision of other employees and/or contract labor directly employed on the Joint Property in a field operating capacity. "Technical Employees" shall mean those employees having special and specific engineering, geological or other profes-

sional skills, and whose primary function in Joint Operations is the handling of specific operating conditions and problems for the benefit of the Joint Property. "Personal Expenses" shall mean travel and other reasonable reimbursable expenses of Operator's employees.

"Material" shall mean personal property, equipment or supplies acquired or held for use on the Joint Property. "Controllable Material" shall mean Material which at the time is so classified in the Material Classification Manual as most recently recommended by the Council of Petroleum Accountants Societies.

2. Statement and Billings

Operator shall bill Non-Operators on or before the last day of each month for their proportionate share of the Joint Account for the preceding month. Such bills will be accompanied by statements which identify the authority for expenditure. lease or facility, and all charges and credits summarized by appropriate classifications of investment and expense except that items of Controllable Material and unusual charges and credits shall be separately identified and fully described in detail.

3. Advances and Payments by Non-Operators

- Α. Unless otherwise provided for in the agreement, the Operator may require the Non-Operators to advance their share of estimated cash outlay for the succeeding month's operation within fifteen (15) days after receipt of the billing or by the first day of the month for which the advance is required, whichever is later. Operator shall adjust each monthly billing to reflect advances received from the Non-Operators.
- Each Non-Operator shall pay its proportion of all bills within fifteen (15) days after receipt. If payment is not made within such time, the unpaid balance shall bear interest monthly at the prime rate in effect at $\frac{Bank}{Dank}$ of America B. of <u>Dallas</u>, <u>Texas</u> on the first day of the month in which delinquency occurs plus 1% or the maximum 2% contract rate permitted by the applicable usury laws in the state in which the Joint Property is located, whichever is the lesser, plus attorney's fees, court costs, and other costs in connection with the collection of unpaid amounts.

4. Adjustments

Payment of any such bills shall not prejudice the right of any Non-Operator to protest or question the correctness thereof; provided, however, all bills and statements rendered to Non-Operators by Operator during any calendar year shall conclusively be presumed to be true and correct after twenty-four (24) months following the end of any such calendar year, unless within the said twenty-four (24) month period a Non-Operator takes written exception thereto and makes claim on Operator for adjustment. No adjustment favorable to Operator shall be made unless it is made within the same prescribed period. The provisions of this paragraph shall not prevent adjustments resulting from a physical inventory of Controllable Material as provided for in Section V.

COPYRIGHT[©] 1985 by the Council of Petroleum Accountants Societies.

5. Audits

- A. A Non-Operator, upon notice in writing to Operator and all other Non-Operators, shall have the right to audit Operator's accounts and records relating to the Joint Account for any calendar year within the twenty-four (24) month period following the end of such calendar year; provided, however, the making of an audit shall not extend the time for the taking of written exception to and the adjustments of accounts as provided for in Paragraph 4 of this Section I. Where there are two or more Non-Operators, the Non-Operators shall make every reasonable effort to conduct a joint audit in a manner which will result in a minimum of inconvenience to the Operator. Operator shall bear no portion of the Non-Operators' audit cost incurred under this paragraph unless agreed to by the Operator. The audits shall not be conducted more than once each year without prior approval of Operator, except upon the resignation or removal of the Operator, and shall be made at the expense of those Non-Operators approving such audit.
- B. The Operator shall reply in writing to an audit report within 180 days after receipt of such report.

6. Approval By Non-Operators

Where an approval or other agreement of the Parties or Non-Operators is expressly required under other sections of this Accounting Procedure and if the agreement to which this Accounting Procedure is attached contains no contrary provisions in regard thereto, Operator shall notify all Non-Operators of the Operator's proposal, and the agreement or approval of a majority in interest of the Non-Operators shall be controlling on all Non-Operators.

II. DIRECT CHARGES

Operator shall charge the Joint Account with the following items:

1. Ecological and Environmental

Costs incurred for the benefit of the Joint Property as a result of governmental or regulatory requirements to satisfy environmental considerations applicable to the Joint Operations. Such costs may include surveys of an ecological or archaeological nature and pollution control procedures as required by applicable laws and regulations.

2. Rentals and Royalties

Lease rentals and royalties paid by Operator for the Joint Operations.

- 3. Labor
 - A. (1) Salaries and wages of Operator's field employees directly employed on the Joint Property in the conduct of Joint Operations.
 - (2) Salaries of First Level Supervisors in the field.
 - (3) Salaries and wages of Technical Employees directly employed on the Joint Property if such charges are excluded from the overhead rates.
 - (4) Salaries and wages of Technical Employees either temporarily or permanently assigned to and directly employed in the operation of the Joint Property if such charges are excluded from the overhead rates, which shall include the salaries and wages of professional employees associated with the sale of gas and/or casinghead was from since we have been and other customary allowances paid to employees with the sale of persons of molecular and water of the sale of the salaries and the sale of th
 - B. Operator's cost of holiday, vacation, sickfiess and disability benefits and other customary allowances paid to employees whose salaries and wages are chargeable to the Joint Account under Paragraph 3A of this Section II. Such costs under this Paragraph 3B may be charged on a "when and as paid basis" or by "percentage assessment" on the amount of salaries and wages chargeable to the Joint Account under Paragraph 3A of this Section II. If percentage assessment is used, the rate shall be based on the Operator's cost experience.
 - C. Expenditures or contributions made pursuant to assessments imposed by governmental authority which are applicable to Operator's costs chargeable to the Joint Account under Paragraphs 3A and 3B of this Section II.
 - D. Personal Expenses of those employees whose salaries and wages are chargeable to the Joint Account under Paragraph 3A of this Section II.

4. Employee Benefits

Operator's current costs of established plans for employees' group life insurance, hospitalization, pension, retirement, stock purchase, thrift, bonus, and other benefit plans of a like nature, applicable to Operator's labor cost chargeable to the Joint Account under Paragraphs 3A and 3B of this Section II shall be Operator's actual cost not to exceed the percent most recently recommended by the Council of Petroleum Accountants Societies.

5. Material

Material purchased or furnished by Operator for use on the Joint Property as provided under Section IV. Only such Material shall be purchased for or transferred to the Joint Property as may be required for immediate use and is reasonably practical and consistent with efficient and economical operations. The accumulation of surplus stocks shall be avoided.

6. Transportation

Transportation of employees and Material necessary for the Joint Operations but subject to the following limitations:

A. If Material is moved to the Joint Property from the Operator's warehouse or other properties, no charge shall be made to the Joint Account for a distance greater than the distance from the nearest reliable supply store where like material is normally available or railway receiving point nearest the Joint Property unless agreed to by the Parties.



- B. If surplus Material is moved to Operator's warehouse or other storage point, no charge shall be made to the Joint Account for a distance greater than the distance to the nearest reliable supply store where like material is normally available, or railway receiving point nearest the Joint Property unless agreed to by the Parties. No charge shall be made to the Joint Account for moving Material to other properties belonging to Operator, unless agreed to by the Parties.
- C. In the application of subparagraphs A and B above, the option to equalize or charge actual trucking cost is available when the actual charge is \$400 or less excluding accessorial charges. The \$400 will be adjusted to the amount most recently recommended by the Council of Petroleum Accountants Societies.

7. Services

The cost of contract services, equipment and utilities provided by outside sources, except services excluded by Paragraph 10 of Section II and Paragraph i, ii, and iii, of Section III. The cost of professional consultant services and contract services of technical personnel directly engaged on the Joint Property if such charges are excluded from the overhead rates. The cost of professional consultant services or contract services of technical personnel not directly engaged on the Joint Property shall not be charged to the Joint Account unless previously agreed to by the Parties.

8. Equipment and Facilities Furnished By Operator

- B. In lieu of charges in paragraph 8A above, Operator may elect to use average commercial rates prevailing in the immediate area of the Joint Property less 20%. For automotive equipment, Operator may elect to use rates published by the Petroleum Motor Transport Association.

9. Damages and Losses to Joint Property

All costs or expenses necessary for the repair or replacement of Joint Property made necessary because of damages or losses incurred by fire, flood, storm, theft, accident, or other cause, except those resulting from Operator's gross negligence or willful misconduct. Operator shall furnish Non-Operator written notice of damages or losses incurred as soon as practicable after a report thereof has been received by Operator.

10. Legal Expense

Expense of handling, investigating and settling litigation or claims, discharging of liens, payment of judgements and amounts paid for settlement of claims incurred in or resulting from operations under the agreement or necessary to protect or recover the Joint Property, except that no charge for services of Operator's legal staff or fees or expense of outside attorneys shall be made unless previously agreed to by the Partics. All other legal expense is considered to be covered by the overhead provisions of Section III-unless otherwise agreed to by the Partics, except as provided in Section I, Paragraph 3-

11. Taxes

All taxes of every kind and nature assessed or levied upon or in connection with the Joint Property, the operation thereof, or the production therefrom, and which taxes have been paid by the Operator for the benefit of the Parties. If the ad valorem taxes are based in whole or in part upon separate valuations of each party's working interest, then notwithstanding anything to the contrary herein, charges to the Joint Account shall be made and paid by the Parties hereto in accordance with the tax value generated by each party's working interest.

12. Insurance

Net premiums paid for insurance required to be carried for the Joint Operations for the protection of the Parties. In the event Joint Operations are conducted in a state in which Operator may act as self-insurer for Worker's Compensation and/ or Employers Liability under the respective state's laws, Operator may, at its election, include the risk under its selfinsurance program and in that event, Operator shall include a charge at Operator's cost not to exceed manual rates.

13. Abandonment and Reclamation

Costs incurred for abandonment of the Joint Property, including costs required by governmental or other regulatory authority.

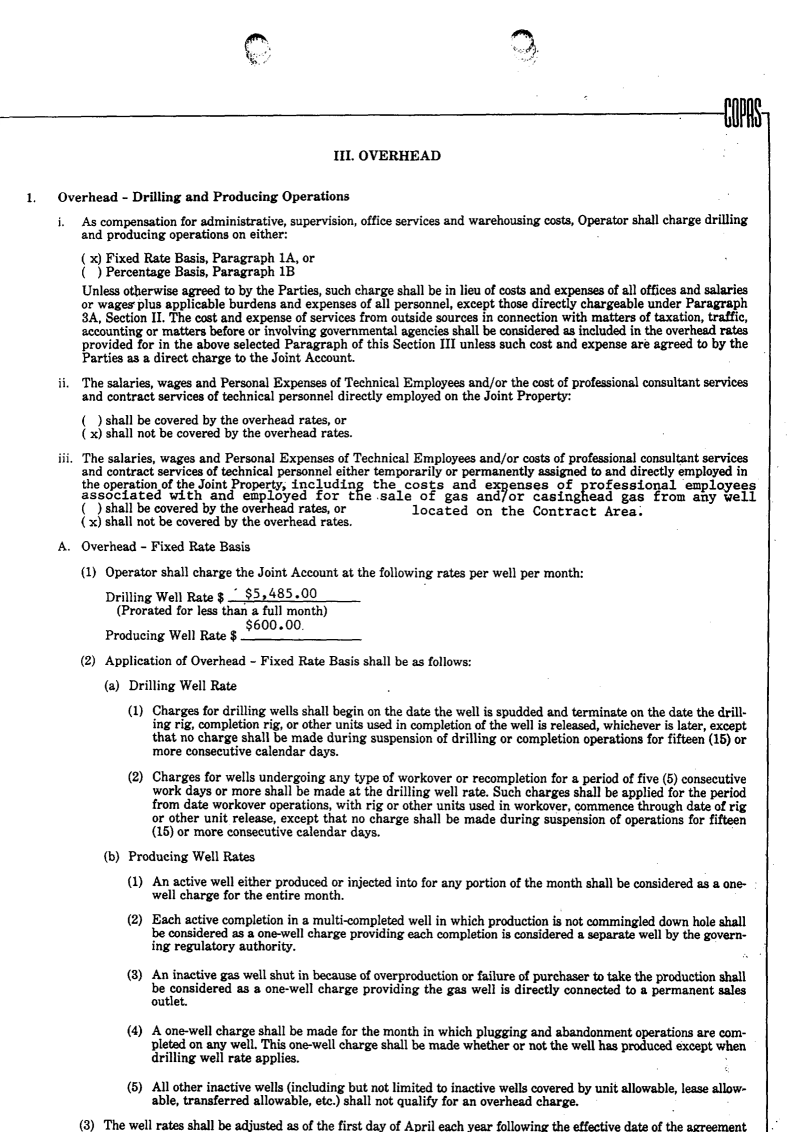
14. Communications

Cost of acquiring, leasing, installing, operating, repairing and maintaining communication systems, including radio and microwave facilities directly serving the Joint Property. In the event communication facilities/systems serving the Joint Property are Operator owned, charges to the Joint Account shall be made as provided in Paragraph 8 of this Section II.

15. Other Expenditures

Any other expenditure not covered or dealt with in the foregoing provisions of this Section II, or in Section III and which is of direct benefit to the Joint Property and is incurred by the Operator in the necessary and proper conduct of the Joint Operations.

*prime rate of interest in effect at Bank of America of Dallas, Texas on the first day of the month in which usage occurs plus two percent (2%).



- (3) The well rates shall be adjusted as of the first day of April each year following the effective date of the agreement to which this Accounting Procedure is attached. The adjustment shall be computed by multiplying the rate currently in use by the percentage increase or decrease in the average weekly earnings of Crude Petroleum and Gas Production Workers for the last calendar year compared to the calendar year preceding as shown by the index of average weekly earnings of Crude Petroleum and Gas Production Workers as published by the United States Department of Labor, Bureau of Labor Statistics, or the equivalent Canadian index as published by Statistics Canada, as applicable. The adjusted rates shall be the rates currently in use, plus or minus the computed adjustment.
- B. Overhead Percentage Basis
 - (1) Operator shall charge the Joint Account at the following rates:

(a) Development

Percent (______%) of the cost of development of the Joint Property exclusive of costs provided under Paragraph 10 of Section II and all salvage credits.

(b) Operating

Percent (_____%) of the cost of operating the Joint Property exclusive of costs provided under Paragraphs 2 and 10 of Section II, all salvage credits, the value of injected substances purchased for secondary recovery and all taxes and assessments which are levied, assessed and paid upon the mineral interest in and to the Joint Property.

(2) Application of Overhead - Percentage Basis shall be as follows:

For the purpose of determining charges on a percentage basis under Paragraph 1B of this Section III, development shall include all costs in connection with drilling, redrilling, deepening, or any remedial operations on any or all wells involving the use of drilling rig and crew capable of drilling to the producing interval on the Joint Property; also, preliminary expenditures necessary in preparation for drilling and expenditures incurred in abandoning when the well is not completed as a producer, and original cost of construction or installation of fixed assets, the expansion of fixed assets and any other project clearly discernible as a fixed asset, except Major Construction as defined in Paragraph 2 of this Section III. All other costs shall be considered as operating.

2. Overhead - Major Construction

To compensate Operator for overhead costs incurred in the construction and installation of fixed assets, the expansion of fixed assets, and any other project clearly discernible as a fixed asset required for the development and operation of the Joint Property, Operator shall either negotiate a rate prior to the beginning of construction, or shall charge the Joint Account for overhead based on the following rates for any Major Construction project in excess of \$ ______:

- A. 7.5 % of first \$100,000 or total cost if less, plus
- B. ____5.0___% of costs in excess of \$100,000 but less than \$1,000,000, plus
- C. <u>2.5</u>% of costs in excess of \$1,000,000.

Total cost shall mean the gross cost of any one project. For the purpose of this paragraph, the component parts of a single project shall not be treated separately and the cost of drilling and workover wells and artificial lift equipment shall be excluded.

3. Catastrophe Overhead

To compensate Operator for overhead costs incurred in the event of expenditures resulting from a single occurrence due to oil spill, blowout, explosion, fire, storm, hurricane, or other catastrophes as agreed to by the Parties, which are necessary to restore the Joint Property to the equivalent condition that existed prior to the event causing the expenditures, Operator shall either negotiate a rate prior to charging the Joint Account or shall charge the Joint Account for overhead based on the following rates:

A. <u>7.5</u> % of total costs through \$100,000; plus

B. <u>5.0</u>% of total costs in excess of \$100,000 but less than \$1,000,000; plus

C. 2.5 % of total costs in excess of \$1,000,000.

Expenditures subject to the overheads above will not be reduced by insurance recoveries, and no other overhead provisions of this Section III shall apply.

4. Amendment of Rates

The overhead rates provided for in this Section III may be amended from time to time only by mutual agreement between the Parties hereto if, in practice, the rates are found to be insufficient or excessive.

IV. PRICING OF JOINT ACCOUNT MATERIAL PURCHASES, TRANSFERS AND DISPOSITIONS

Operator is responsible for Joint Account Material and shall make proper and timely charges and credits for all Material movements affecting the Joint Property. Operator shall provide all Material for use on the Joint Property; however, at Operator's option, such Material may be supplied by the Non-Operator. Operator shall make timely disposition of idle and/or surplus Material, such disposal being made either through sale to Operator or Non-Operator, division in kind, or sale to outsiders. Operator may purchase, but shall be under no obligation to purchase, interest of Non-Operators in surplus condition A or B Material. The disposal of surplus Controllable Material not purchased by the Operator shall be agreed to by the Parties.

1. Purchases

Material purchased shall be charged at the price paid by Operator after deduction of all discounts received. In case of Material found to be defective or returned to vendor for any other reasons, credit shall be passed to the Joint Account when adjustment has been received by the Operator.

2. Transfers and Dispositions

Material furnished to the Joint Property and Material transferred from the Joint Property or disposed of by the Operator, unless otherwise agreed to by the Parties, shall be priced on the following basis exclusive of cash discounts:

- A. New Material (Condition A)
 - (1) Tubular Goods Other than Line Pipe
 - (a) Tubular goods, sized 2% inches OD and larger, except line pipe, shall be priced at Eastern mill published carload base prices effective as of date of movement plus transportation cost using the 80,000 pound carload weight basis to the railway receiving point nearest the Joint Property for which published rail rates for tubular goods exist. If the 80,000 pound rail rate is not offered, the 70,000 pound or 90,000 pound rail rate may be used. Freight charges for tubing will be calculated from Lorain, Ohio and casing from Youngstown, Ohio.
 - (b) For grades which are special to one mill only, prices shall be computed at the mill base of that mill plus transportation cost from that mill to the railway receiving point nearest the Joint Property as provided above in Paragraph 2.A.(1)(a). For transportation cost from points other than Eastern mills, the 30,000 pound Oil Field Haulers Association, interstate truck rate shall be used.
 - (c) Special end finish tubular goods shall be priced at the lowest published out-of-stock price, f.o.b. Houston, Texas, plus transportation cost, using Oil Field Haulers Association interstate 30,000 pound truck rate, to the railway receiving point nearest the Joint Property.
 - (d) Macaroni tubing (size less than 2% inch OD) shall be priced at the lowest published out-of-stock prices f.o.b. the supplier plus transportation costs, using the Oil Field Haulers Association interstate truck rate per weight of tubing transferred, to the railway receiving point nearest the Joint Property.
 - (2) Line Pipe
 - (a) Line pipe movements (except size 24 inch OD and larger with walls ¾ inch and over) 30,000 pounds or more shall be priced under provisions of tubular goods pricing in Paragraph A.(1)(a) as provided above. Freight charges shall be calculated from Lorain, Ohio.
 - (b) Line pipe movements (except size 24 inch OD and larger with walls ¾ inch and over) less than 30,000 pounds shall be priced at Eastern mill published carload base prices effective as of date of shipment, plus 20 percent, plus transportation costs based on freight rates as set forth under provisions of tubular goods pricing in Paragraph A.(1)(a) as provided above. Freight charges shall be calculated from Lorain, Ohio.
 - (c) Line pipe 24 inch OD and over and ¾ inch wall and larger shall be priced f.o.b. the point of manufacture at current new published prices plus transportation cost to the railway receiving point nearest the Joint Property.
 - (d) Line pipe, including fabricated line pipe, drive pipe and conduit not listed on published price lists shall be priced at quoted prices plus freight to the railway receiving point nearest the Joint Property or at prices agreed to by the Parties.
 - (3) Other Material shall be priced at the current new price, in effect at date of movement, as listed by a reliable supply store nearest the Joint Property, or point of manufacture, plus transportation costs, if applicable, to the railway receiving point nearest the Joint Property.
 - (4) Unused new Material, except tubular goods, moved from the Joint Property shall be priced at the current new price, in effect on date of movement, as listed by a reliable supply store nearest the Joint Property, or point of manufacture, plus transportation costs, if applicable, to the railway receiving point nearest the Joint Property. Unused new tubulars will be priced as provided above in Paragraph 2 A (1) and (2).
- B. Good Used Material (Condition B)

Material in sound and serviceable condition and suitable for reuse without reconditioning:

(1) Material moved to the Joint Property

At seventy-five percent (75%) of current new price, as determined by Paragraph A.

- (2) Material used on and moved from the Joint Property
 - (a) At seventy-five percent (75%) of current new price, as determined by Paragraph A, if Material was originally charged to the Joint Account as new Material or
 - (b) At sixty-five percent (65%) of current new price, as determined by Paragraph A, if Material was originally charged to the Joint Account as used Material.
- (3) Material not used on and moved from the Joint Property

At seventy-five percent (75%) of current new price as determined by Paragraph A.

The cost of reconditioning, if any, shall be absorbed by the transferring property.

- C. Other Used Material
 - (1) Condition C

Material which is not in sound and serviceable condition and not suitable for its original function until after reconditioning shall be priced at fifty percent (50%) of current new price as determined by Paragraph A. The cost of reconditioning shall be charged to the receiving property, provided Condition C value plus cost of reconditioning does not exceed Condition B value.

(2) Condition D

Material, excluding junk, no longer suitable for its original purpose, but usable for some other purpose shall be priced on a basis commensurate with its use. Operator may dispose of Condition D Material under procedures normally used by Operator without prior approval of Non-Operators.

- (a) Casing, tubing, or drill pipe used as line pipe shall be priced as Grade A and B seamless line pipe of comparable size and weight. Used casing, tubing or drill pipe utilized as line pipe shall be priced at used line pipe prices.
- (b) Casing, tubing or drill pipe used as higher pressure service lines than standard line pipe, e.g. power oil lines, shall be priced under normal pricing procedures for casing, tubing, or drill pipe. Upset tubular goods shall be priced on a non upset basis.
- (3) Condition E

Junk shall be priced at prevailing prices. Operator may dispose of Condition E Material under procedures normally utilized by Operator without prior approval of Non-Operators.

D. Obsolete Material

Material which is serviceable and usable for its original function but condition and/or value of such Material is not equivalent to that which would justify a price as provided above may be specially priced as agreed to by the Parties. Such price should result in the Joint Account being charged with the value of the service rendered by such Material.

- E. Pricing Conditions
 - (1) Loading or unloading costs may be charged to the Joint Account at the rate of twenty-five cents (25¢) per hundred weight on all tubular goods movements, in lieu of actual loading or unloading costs sustained at the stocking point. The above rate shall be adjusted as of the first day of April each year following January 1, 1985 by the same percentage increase or decrease used to adjust overhead rates in Section III, Paragraph 1.A(3). Each year, the rate calculated shall be rounded to the nearest cent and shall be the rate in effect until the first day of April next year. Such rate shall be published each year by the Council of Petroleum Accountants Societies.
 - (2) Material involving erection costs shall be charged at applicable percentage of the current knocked-down price of new Material.

3. Premium Prices

Whenever Material is not readily obtainable at published or listed prices because of national emergencies, strikes or other unusual causes over which the Operator has no control, the Operator may charge the Joint Account for the required Material at the Operator's actual cost incurred in providing such Material, in making it suitable for use, and in moving it to the Joint Property; provided notice in writing is furnished to Non-Operators of the proposed charge prior to billing Non-Operators for such Material. Each Non-Operator shall have the right, by so electing and notifying Operator within ten days after receiving notice from Operator, to furnish in kind all or part of his share of such Material suitable for use and acceptable to Operator.

4. Warranty of Material Furnished By Operator

Operator does not warrant the Material furnished. In case of defective Material, credit shall not be passed to the Joint Account until adjustment has been received by Operator from the manufacturers or their agents.

V. INVENTORIES

The Operator shall maintain detailed records of Controllable Material.

1. Periodic Inventories, Notice and Representation

At reasonable intervals, inventories shall be taken by Operator of the Joint Account Controllable Material. Written notice of intention to take inventory shall be given by Operator at least thirty (30) days before any inventory is to begin so that Non-Operators may be represented when any inventory is taken. Failure of Non-Operators to be represented at an inventory shall bind Non-Operators to accept the inventory taken by Operator.

2. Reconciliation and Adjustment of Inventories

Adjustments to the Joint Account resulting from the reconciliation of a physical inventory shall be made/within six months following the taking of the inventory. Inventory adjustments shall be made by Operator to the Joint Account for overages and shortages, but, Operator shall be held accountable only for shortages due to lack of reasonable diligence.

3. Special Inventories

Special inventories may be taken/whenever there is any sale, change of interest, or change of Operator in the Joint Property. It shall be the duty of the party selling to notify all other Parties as quickly as possible after the transfer of interest takes place. In such cases, both the seller and the purchaser shall be governed by such inventory. In cases involving a change of Operator, all Parties shall be governed by such inventory.

4. Expense of Conducting Inventories

- A. The expense of conducting periodic inventories shall not be charged to the Joint Account unless agreed to by the Parties.
- B. The expense of conducting special inventories shall be charged to the Parties requesting such inventories, except inventories required due to change of Operator shall be charged to the Joint Account.

*at the expense of the party(s) causing such inventory to occur



EXHIBIT "D"

ATTACHED TO AND MADE A PART OF THAT CERTAIN OPERATING AGREEMENT DATED THE 15th DAY OF FEBRUARY, 2000, BETWEEN NEARBURG PRODUCING COMPANY, AS OPERATOR, AND NEARBURG EXPLORATION COMPANY, L.L.C., ET AL, AS NON-OPERATORS

INSURANCE

Operator shall carry insurance for the benefit of the joint account covering Operator's operations upon the Unit Area subject to the Operating Agreement to which this Exhibit "D" is attached as follows:

(a) Workmen's compensation insurance in accordance with the requirements of the laws of the State or States where work is conducted and employers liability insurance of Five Hundred Thousand Dollars (\$500,000.00) bodily injury by accident and Five Hundred Thousand Dollars (\$500,000.00) bodily injury by disease per employee, with a policy limit of Five Hundred Thousand Dollars (\$500,000.00) for bodily injury by disease.

(b) Public liability insurance with limits of One Million Dollars (\$1,000,000) as to any one person, and One Million Dollars (\$1,000,000) as to any one occurrence.

(c) Automobile public liability insurance with a combined single limit of up to One Million Dollars (\$1,000,000) per accident.

(d) Umbrella catastrophe liability of Ten Million Dollars (\$10,000,000) each occurrence and Ten Million Dollars (\$10,000,000) aggregate.

Each policy of insurance issued pursuant to the provisions of (a), (b), (c) or (d) of this section shall provide by endorsement or otherwise that the provisions of the policy are extended to cover the interest of the Non-Operator for whom the assured is acting as Operator, agent, or contractor under contract, but only with respect to operations conducted by named assured, and shall charge the premiums for all such insurance to the joint account.

Operator carries Control of Well Insurance covering his proportionate share of expenses involved in controlling a blowout, the expense of redrilling and certain other related costs. Coverage under this insurance is available to non-operating working interest owners. Such insurance is optional, however, and if not rejected by the non-operating working interest owners prior to spud date, they will be billed accordingly. Any working interest owner rejecting above coverage shall be responsible for his proportionate share of such loss, anything in this agreement to the contrary notwithstanding.

Operator shall furnish, upon request, to Non-Operators a certificate covering each policy of insurance issued pursuant to this section.



EXHIBIT "E"

ATTACHED TO AND MADE A PART OF THAT CERTAIN OPERATING AGREEMENT DATED THE 15th DAY OF FEBRUARY, 2000, BETWEEN NEARBURG PRODUCING COMPANY, AS OPERATOR, AND NEARBURG EXPLORATION COMPANY, L.L.C., ET AL, AS NON-OPERATORS

GAS BALANCING AGREEMENT

During the period or periods when any party hereto has no market for, or such party's purchaser is unable to take, or if any party fails to take its share of gas, the other parties shall be entitled to produce, take and deliver each month one hundred percent of the allowable gas production assigned to the unit area by the appropriate governmental entity having jurisdiction, and each of such parties shall be entitled to take its pro-rata share of such production. All parties hereto shall share in and own the condensate recovered at the surface in accordance with their respective interests, but each party taking such gas shall own all of the gas delivered to its purchaser.

Each party unable to market its full share of the gas produced shall be credited with underproduction equal to its share of the gas produced, less its share of gas taken or sold, used in lease operations, vented or lost. Operator shall maintain a current account of the gas balance between the parties and shall furnish all parties hereto annual statements showing the total quantity of gas produced, taken or sold, used in lease operations, vented or lost, and the total quantity of condensate recovered. After seventy two (72) hours prior notice to Operator, any party may begin taking or delivering its share of the gas produced.

In addition to its share, each underproduced party, until it has recovered its underproduction and balanced its gas account, shall be entitled to take or deliver a volume of gas equal to twenty-five percent (25%) of each overproduced party's share of gas produced. If more than one party is entitled to take additional gas, they shall divide such additional gas in proportion to their unit participation.

It is recognized that the purpose of this Provision is to permit any party not marketing or taking its share of current gas production to defer its production from the reservoir and permit the other party or parties to pass clear title to all gas which is marketed or taken on a current basis. Therefore, in the event production of gas permanently ceases prior to the time that the accounts of the parties have been balanced, the complete balancing shall be made based upon the price actually received by each overproduced party for gas produced and sold in excess of its share, such gas being the last volumes produced from such well or wells.

Each party producing and taking gas shall pay any and all production taxes due on such gas. At all times while gas is produced from the contract area, each party hereto, while producing, taking or delivering any gas to a purchaser, shall pay or cause to be paid, all royalties due on the gas produced, taken or delivered to a purchaser. Such royalty payments shall be paid to all royalty owners in the well spaced unit of the well being produced and shall be for each royalty owner's proportionate share of the royalty due on the production.

If, after one (1) year from the date of first sales and on a quarterly basis thereafter, an out-of-balance condition exists because of any party's inability or failure to take or deliver its share of production, then at the election of either the over-balanced party or the under-balanced party, either may require a cash balancing. The price basis for a cash-balancing pursuant to terms of this paragraph shall be the lower of either the over-balanced party's or parties' average price received during the period for which the cash balancing covers or the under-balanced party's or parties' average gas purchase contract price for such period. In the event an under-balanced party does not have a gas purchase contract, the price basis shall be the average price received by the over-balanced party or parties. This option may be exercised quarterly by either party during the thirty day period immediately following the quarterly anniversary of the date of first sales of gas by the first party selling any gas from the well.



EXHIBIT "F"

ATTACHED TO AND MADE A PART OF THAT CERTAIN OPERATING AGREEMENT DATED THE 15th DAY OF FEBRUARY, 2000, BETWEEN NEARBURG PRODUCING COMPANY, AS OPERATOR, AND NEARBURG EXPLORATION COMPANY, L.L.C., ET AL, AS NON-OPERATORS

> NOTICE OF JOINT OPERATING AGREEMENT, LIEN, SECURITY INTERESTS AND FINANCING STATEMENT

STATE OF NEW MEXICO	S
•	S
COUNTY OF EDDY	S

WHEREAS, A Joint Operating Agreement dated February 15, 2000, has been entered into between Nearburg Producing Company, as Operator, and the undersigned parties, as Non-Operators, with respect to the exploration, development and operation of their Working Interest and Mineral Interest, insofar as said interests pertain to the following described land (hereinafter called "Contract Area") in Eddy County, New Mexico, to wit:

Section 24: E/2, T-18-S, R-26-E

AND, WHEREAS the said Operating Agreement provides in part that the parties hereto have granted certain liens and security interests in the above referenced property, fixtures and production located thereon or produced therefrom, to wit:

"Liens and Payment Defaults:

Each Non-Operator grants to Operator a lien upon its oil and gas rights in the Contract Area, and a security interest in its share of oil and/or gas when extracted and its interest in all equipment, to secure payment of its share of expense, together with interest thereon at a rate provided in Exhibit "C" to the above referenced Operating Agreement. To the extent that Operator has a security interest under the Uniform Commercial Code of the state, Operator shall be entitled to exercise the rights and remedies of a secured party under the Code. The bringing of a suit and the obtaining of judgment by Operator for the secured indebtedness shall not be deemed as election of remedies or otherwise affect the lien rights or security interest as security for the payment thereof. In addition, upon default by any Non-Operator in the payment of its share of expense, Operator shall have the right, without prejudice to other rights or remedies, to collect from the purchaser the proceeds from the sale of such Non-Operator's share of oil and/or gas until the amount owed by such Non-Operator, plus interest, has been paid. Each purchaser shall be entitled to rely upon Operator's written statement concerning the amount of any default. Operator grants a like lien and security interest to the Non-Operators to secure payment of Operator's proportionate share of expense."

WHEREAS, it is the intent of the parties to give third parties notice of this instrument by filing same in the records of Eddy County, New Mexico.

NOW, THEREFORE, the undersigned parties do hereby grant to each other those rights described in said Agreement regarding liens priority and security interests upon the property described above insofar as said parties' property is covered by the terms of the Joint Operating Agreement outlined herein.

Operator and Non-Operator agree that a carbon, photograph or other reproduction of this Notice shall be sufficient as a financing statement.

For the purpose of filing this Notice of Joint Operating Agreement Lien, Security Interests and Financing Statement as a financing statement, the mailing address of secured parties and debtor are set forth on the signature page attached hereto.

ATTENTION OF RECORDING OFFICE: This instrument gives notice of and grants liens and security interests to both Operator and Non-Operators. Operator is both a secured party and a debtor. Non-operators are both a secured party and debtor. This Notice, as a financing statement, should be indexed accordingly.

EXHIBIT "F" NOTICE OF JOINT OPERATING AGREEMENT LIEN, SECURITY INTERESTS AND FINANCING STATEMENT PAGE -2-

The original of the Operating Agreement herein referenced, or a copy thereof, is maintained at Operator's office at P. O Box 823085, Dallas, Texas 75382-3085.

This instrument may be executed in multi-counterparts, no one of which need be executed by all parties hereto and the same shall be binding upon those parties, as well as their successors and assigns, who execute same, whether or not all named parties join in execution hereof. Counterparts thus executed shall together constitute but one and the same instrument. In the interest of facilitating, filing or recording this instrument thus executed in multi-counterparts, each executing party hereby authorizes removal of signature and acknowledgment pages and reassembly of the same into a single document composed of one copy of the substantive portions of this instrument attached to multiple, separately executed signature and acknowledgment pages.

This Agreement shall be effective the 15th day of February, 2000.

OPERATOR

NEARBURG PRODUCING COMPANY By: / w

P. O. Box 823085 Dallas, Texas 75382

Bob :	Shel	lton	
Туре	or	Print	Name

Title: Land Manager

Date: February 15, 2000

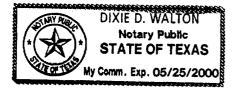
Tax ID or SS No. 74-1666262

STATE OF TEXAS \$ \$ COUNTY OF MIDLAND \$

The foregoing instrument was acknowledged before me on this the 15th day of <u>February</u>, 2000, by Bob Shelton, as Land Manager of Nearburg Producing Company, a Texas corporation, on behalf of said corporation.

Notary Public, State of Texas

My Commission Expires: 5-25-2000



NON-OPERATORS

NEARBURG EXPLORATION COMPANY, L.L.C.

By:

Robert G. Shelton Type or Print Name

Title: Attorney-in-Fact

Date: February 15,2000

Tax ID or SS No. 75-2626152

P. O. Box 823085 Dallas, Texas 75382

a second designed	Less at
EXHIBIT "F" NOTICE OF JOINT OPERATING AGREEMENT SECURITY INTERESTS AND FINANCING ST PAGE -3-	LIEN, ATEMENT
STATE OF TEXAS S	
COUNTY OF MIDLAND \$,
of February , 2000, by Robert G.	acknowledged before me on this the <u>15th</u> day Shelton, as Attorney-in-Fact of <u>Nearburg</u> xas limited liability company, on behalf of
1	Dibie D. Walton
My Commission Expires:	Notary Public, State of Texas
5-25-2000 DIXIE D. Notary STATE C	WALTON y Public DF TEXAS 05/25/2000
P. O. Box 10340	POGO PRODUCING COMPANY
Midland, Texas 79702-7340	Ву:
	Type or Print Name
	Title
	Date
	Tax ID or SS No.
STATE OF TEXAS § §	
COUNTY OF MIDLAND §	
The foregoing instrument was of, 2000, by Producing Company, a company.	acknowledged before me on this the day , as of POGO company, on behalf of said
My Commission Expires:	Notary Public, State of Texas
105 S. Fourth St.	YATES BROTHERS, A PARTNERSHIP
Artesia, New Mexico 88210	By:
	Type or Print Name
	Title
	Date
	Tax ID or SS No
STATE OF NEW MEXICO	
S COUNTY OF S	
The foregoing instrument was	acknowledged before me on this the day
of, 2000, by	, as of partnership, on
behalf of said partnership.	partnersnip, on
My Commission Expires:	Notary Public, State of New Mexico

	5.	
EXHIBIT "F" NOTICE OF JOINT OPERATING AGRE SECURITY INTERESTS AND FINANCI PAGE -4-	CEMENT LIEN,	
	CIRRUS EXPLORATION COMPANY	
4212 Interstate 40 W Amarillo, Texas 79106	Ву:	
	Type or Print Name	
	Title	
	Date Tax ID or SS No	
STATE OF TEXAS		
STATE OF TEXAS § S COUNTY OF §		
The foregoing instrument	was acknowledged before me on this the	dav
of, 2000, by Cirrus Exploration Company, a	, as, as, as, company, on behalf of s	for aid
company.		
My Commission Expires:	Notary Public, State of Texas	
My commission Expires:		
105 S. Fourth St. Artesia, New Mexico 88210	MARTIN YATES, III By:	
	Type or Print Name	
	Title Date	
	Tax ID or SS No	
STATE OF NEW MEXICO § S COUNTY OF §		
The foregoing instrument of, 2000, by Marti	was acknowledged before me on this the on Yates, III.	day
My Commission Expires:	Notary Public, State of New Mexico	
2213 Scott Road Burbank, CA 91504	WINNIE CLAYTON TRUESDELL By:	
	Winnie Clayton Truesdell Date	

Tax ID or SS No._

C C		
EXHIBIT "F" NOTICE OF JOINT OPERAT SECURITY INTERESTS AND PAGE -5-	ING AGREEMEN' FINANCING S'	T LIEN, TATEMENT
STATE OF KANSAS COUNTY OF	S S S	
	5	acknowledged before me on this the day
of, 2000, Rogers.	, by	, for The Estate of Ruby
My Commission Expires:		Notary Public, State of Kansas
300 Crescent Court, Su Dallas, Texas 75201	ite 1630	THE ESTATE OF WINNIE DILL KNOX By: Type or Print Name Title: Date Tax ID or SS No
of, 2000,	§ § § strument was by	acknowledged before me on this the day , for the Estate of Winnie Dill
Knox, deceased. My Commission Expires:		Notary Public, State of Texas
300 Crescent Court, Su Dallas, Texas 75201 STATE OF TEXAS	ite 1630 \$ \$ \$	THE ESTATE OF T. B. KNOX By: Type or Print Name Title: Date Tax ID or SS No.
COUNTY OF		
The foregoing in of , 2000,	strument was by _	acknowledged before me on this the day, for the Estate of T. B. Knox,
deceased.	·····	

Ne internet in the second s	معرد <u>:</u>		
EXHIBIT "F" NOTICE OF JOINT OPERAT SECURITY INTERESTS AND PAGE -6-	ING AGREEMEN FINANCING SI	r LIEN, FATEMENT	
300 Crescent Court, Su Dallas, Texas 75201	ite 1630	JACK DILL KNOX By: Jack Dill Knox Date	
STATE OF TEXAS COUNTY OF	\$ \$ \$	Tax ID or SS No	
The foregoing in of, 2000, 1	strument was oy Jack Dill	acknowledged before me on this the Knox.	day
My Commission Expires:		Notary Public, State of Texas	
4401 Edmonson Dallas, Texas 75205		THERYLENE KNOX HELM By: Therylene Knox Helm Date	
STATE OF TEXAS	\$ \$ \$	Tax ID or SS No	
The foregoing in of, 2000, 1	strument was by Therylene	acknowledged before me on this the Knox Helm.	day
My Commission Expires:		Notary Public, State of Texas	
4299 McArthur Blvd. New Port Beach, CA 9260	60	TEXACAL OIL AND GAS, INC. By:	
		Type or Print Name Title: Date Tax ID or SS No	
STATE OF CALIFORNIA	କ୍ର କ୍ର		
		acknowledged before me on this the of Texacal, of Texacal corporation, on behalf of said corporatio	
My Commission Expires:		Notary Public, State of California	

.

EXHIBIT "F" NOTICE OF JOINT OPERATING AGREEMENT LIEN, SECURITY INTERESTS AND FINANCING STATEMENT PAGE -7-

EDDIE V. PEOPLES

By:				
	Eddie	v.	Peoples	
Dat	e			

Tax ID or SS No._____

STATE OF TEXAS §
COUNTY OF \$

The foregoing instrument was acknowledged before me on this the _____ day of _____, 2000, by Eddie V. Peoples.

Notary Public, State of Texas

My Commission Expires:

WILLIAM J. McCAW P. O. Box 376 Albuquerque, New Mexico 88211-0376 By: William J. McCaw Date Tax ID or SS No._____ STATE OF NEW MEXICO S S COUNTY OF S The foregoing instrument was acknowledged before me on this the _____ day of _____, 2000, by William J. McCaw. Notary Public, State of New Mexico My Commission Expires: RALPH NIX, A PARTNERSHIP P. O. Box 440 Artesia, New Mexico 88210 Ву:_____

Type or Print Name Title:_____ Date_____

Tax ID or SS No.

EXHIBIT "F" NOTICE OF JOINT OPERATING AGREEMEN SECURITY INTERESTS AND FINANCING S PAGE -8-	
STATE OF NEW MEXICO § S COUNTY OF §	
The foregoing instrument was of, 2000, by Nix, A Partnership, a partnership.	acknowledged before me on this the day , as of Ralph partnership on behalf of said
My Commission Expires:	Notary Public, State of New Mexico
	MARIENE COUNTS
3217 N. Halstade Street Hutchison, Kansas 67501	By: Mariene Counts Date
STATE OF KANSAS §	Tax ID or SS No
COUNTY OF §	acknowledged before me on this the day
My Commission Expires:	Notary Public, State of Kansas

.

Nearburg Exploration Company, L.L.C.

Exploration and Production 3300 North "A" Street Building 2, Suite 120 Midland, Texas 79705 915/686-8235 Fax 915/686-7806

February 21, 2000

CERTIFIED MAIL- RETURN RECIEPT REQUESTED

4:10.

Jack Dill Knox 300 Crescent Court, Suite 1630 Dallas, Texas 75201

Re:

and a construction strategic a source

AFE to drill Rio Pecos "24" #1 Well 1650' FSL & 660' FEL of Section 24, T-18-S, R-26-E, NMPM Eddy County, New Mexico Rio Pecos Prospect

and the second second state where the second state where the second state where the

Dear Mr. Knox:

Please find enclosed Nearburg's revised AFE to drill the captioned well for your review and approval. We have revised this AFE to reflect the correct interest for you, Gwendolyn Knox and Therylene Knox.

Should you have any questions concerning these matters, please feel free to contact me at the number listed above. Thank you for your immediate attention to this proposal.

Sincerely,

Mark Wheeler, CPL Senior Landman

/cmw:rio pecos afe(1m)

		Postal Service) <u>.</u> .	
	= Rio Pecos	24=	<i>#</i> /	
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 • Write "Return Receipt Requested" on the mailpiece was delivered and delivered.	does not e number.	I also wish to receive the following services (for an extra fee): 1.	eipt Service.
ADDRESS completed on	3. Article Addressed to: Jack Dill Knox 300 Crescent Court, Suite 1630 Dallas, Texas 75201	4a. Article N 2 2 4b. Service Register Express Return Re 7. Date of D	36 366 993 Type ed ∑⊆ Certified	ou for using Return Receipt
your <u>RETURN</u>	5. Received By: (Print Name) 6. Signatura: (Addressee or Agent) X	8. Addresse and fee is	ee's Address (Only if requested	Thank you
ŝ	PS Form 3811 , December 1994 102	2595-98-B-0229	Domestic Return Receipt	

Z 236 366 993





Nearburg Exploration Company, L.L.C.

Exploration and Production 3300 North "A" Street Building 2, Suite 120 Midland, Texas 79705 915/686-8235 Fax 915/686-7806

2

February 21, 2000

11 11 October 19 States and

CERTIFIED MAIL- RETURN RECIEPT REQUESTED

Therylene Knox Helm 4401 Edmonson Dallas, Texas 75205

> Re: AFE to drill Rio Pecos "24" #1 Well 1650' FSL & 660' FEL of Section 24, T-18-S, R-26-E, NMPM Eddy County, New Mexico Rio Pecos Prospect

Dear Ms. Helm:

Please find enclosed Nearburg's revised AFE to drill the captioned well for your review and approval. We have revised this AFE to reflect the correct interest for you, Gwendolyn Knox and Jack D. Knox.

Should you have any questions concerning these matters, please feel free to contact me at the number listed above. Thank you for your immediate attention to this proposal.

Sincerely,

Wheeler. Z 236 366 994 COS ス4 #/ **<u>RETURN ADDRESS</u>** 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 can return this
 conditional to use. I also wish to receive the following services (for an Attach this form to the front of the mailpiece, or on the back if space does not extra fee): Attach this form to the front of the maliplece, or on the back if space does not permit.
 Write "Return Receipt Requested" on the maliplece below the article number.
 The Return Receipt will show to whom the article was delivered and the date delivered. 1. Addressee's Address Service 2. C Restricted Delivery Consult postmaster for fee. 3. Article Addressed to: ă 4a. Article Number 236 Z 4b. ervice Type \$ Return Therylene Knox Helm Registered 4401 Edmonson 🖌 Certified Express Mail Thank you for using I Dallas, Texas 75205 Insured Return Receipt for Merchandise 7. Date of Delivery 5. Received By: (Print Name) 8. Addressee's Address (Only if requested and fee is paid) 6. Signatore: ddressee or Agent) VOUL S PS Form 3611, December 1994 102595-98-B-0229 Domestic Return Receipt

/cmw:rio pecos afe(1m)

Nearburg Exploration Company, L.L.C.

Exploration and Production 3300 North "A" Street Building 2, Suite 120 Midland, Texas 79705 915/686-8235 Fax 915/686-7806

February 21, 2000

CERTIFIED MAIL- RETURN RECIEPT REQUESTED

Gwendolyn Knox P. O. Box 9026 Dallas, Texas 75209

Re:

AFE to drill Rio Pecos "24" #1 Well 1650' FSL & 660' FEL of Section 24, T-18-S, R-26-E, NMPM Eddy County, New Mexico Rio Pecos Prospect

Dear Ms. Knox:

Please find enclosed Nearburg's AFE to drill the captioned well for your review and approval. If you desire to participate with your unleased mineral interest, please execute and return one (1) copy of said AFE to the undersigned at your earliest convenience. In the event that you do not wish to participate, we would like to lease your mineral interest for \$150.00 per net mineral acre, for a 3 year primary term, with a 3/16ths royalty on a mutually acceptable lease form. If you wish to lease your interest for said terms, please contact the undersigned so that we may prepare the oil and gas lease and send a collection draft with it. We will be forwarding our proposed Joint Operating Agreement in the next few weeks.

Should you have any questions concerning these matters, please feel free to contact me at the number listed above. Thank you for your immediate attention to this proposal.

Sincerely,

Z 236 366 995 24#1 eros SENDER: Complete items 1 and/or 2 for additional services. Complete items 3, 4a, and 4b. Print your name and address on the side? I also wish to receive the following services (for an plete items 3, 4a, and 4b. your name and address on the reverse of this form so that we can return this extra fee): reverse you for using Return Receipt Service and to you. Attach this form to the front of the mailpiece, or on the back if space does not 1. Addressee's Address permit. Write "Return Receipt Requested" on the mailpiece below the article number. The Return Receipt will show to whom the article was delivered and the date 2. Restricted Delivery the Consult postmaster for fee. delivered. **JRN ADDRESS** completed on 4a. Article Number 3. Article Addressed to: 9 Z 236 ԱուհեհուհՈհուհետՈ 4b. Service Type Certified Registered Gwendolyn Knox Insured Express Mail P. O. Box 9026 Dallas, Texas 75209 Return Receipt for Merchandise 7. Date of Deliver 2 24 00 8. Addressee's Address (Only if requested 5. Received By: (Print Name) Thank and fee is paid) RETL 6. Signature: (Addressee or Agent) /our 102595-98-B-0229 Domestic Return Receipt Ś PS Form 3811, December 1994 1

/cmw:rio pecos afe(1m)

Exploration and Production

Dallas, Texas

EST. COMPLETION DATE: 6/15/2000

Page 1 of 2

AUTHORITY FOR EXPENDITURE

EST. START DATE: 5/1/2000

 LEASE: Rio Pecos 24
 WELL NUMBER: 1
 PBTD: 9,700'

 LOCATION: 1,650' FSL & 660' FEL, Section 24, T18S, R26E, Eddy County NM
 EXPLORATORY, DEVELOPMENT, WORKOVER: E

 DESCRIPTION OF WORK: Drill and complete as a flowing Morrow gas producer.
 DESCRIPTION OF WORK: Drill and complete as a flowing Morrow gas producer.

DATE PREPARED: 1/28/00 ACCOUNTING WELL NUMBER: COMMUNICATIONS ACCOUNT NUMBER:

INTANGIBLE COSTS:	STE	TO CSG PT	ante	COMPLETION	TOTAL WELL
Drilling Footage 9,700 Ft @ 17.00 \$/Ft		174,794		0	174,794
Drilling Daywork 2 2 5,800 \$/day	-	12,296	244.64	12,296	24,592
Drilling Turnkey	111 11	0	44.97	0	0
Rig Mobilization and Demobilization		0		0	0
Road & Location Expense		18,815	24.45	2,120	20,935
Damages		5,000		0	5,000
Directional Drilling - Tools and Service	an 30	0,000	40.37	0	0,000
Drilling Fluids	un de	26,500	44.15	0	26,500
Fuel, Power, and Water		12,720	101. M	0	12,720
Supplies - Bits		0		795	795
Supplies - Casing Equipment	*** 100	1,060		4,240	5,300
Supplies - Liner Equipment	44.44	0		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	0
Supplies - Miscellaneous	-	0		0	0
Cement and Cmt. Services - Surface Csg	-	10,600		0	10,600
Cement and Cmt. Services - Int. Csg		0	T.	0	0
Cement and Cmt. Services - Prod. Csg	24	0		21,200	21,200
Cement and Cmt. Services - Other	44.75	0	A44.775	0	0
Rental - Drilling Tools and Equipment		0	an est	0	0
Rental - Misc.		19,716		3,180	22,896
Testing - Drill Stem / Production	GR .115	4,770	48 TU	2,650	7,420
Open Hole Logging	*****	31,800	2.0	0	31,800
Mudlogging Services		11,925	24	0	11,925
Special Services	um .N	0	88.75 ²	0	0
Plug and Abandon	44.30	12,000		(12,000)	0
Pulling and/or Swabbing Unit	**	0	044.877	15,264	15,264
Reverse Equipment	~	0	an or	5,300	5,300
Wireline Services	-	0	44.3V	19,080	19,080
Stimulation		0		12,720	12,720
Pump / Vacuum Truck Services		0		6,075	6,075
Transportation		1,590		2,650	4,240
Tubular Goods - Inspection & Testing	-	1,961	44.57	5,300	7,261
Unclassified	-	530	82.84	0	530
Telephone and Radio Expense		954		318	1,272
Engineer / Geologist / Landman		22,500		3,000	25,500
Company Labor - Field Supervision	жы	13,250	40 TH	6,500	19,750
Contract Labor / Roustabout		1,590	68.6e	9,540	11,130
Legal and Professional Service		5,000	84.57	0	5,000
Insurance		4,998		0	4,998
Overhead	***	7,000	80.787	3,500	10,500
SUBTOTAL		401,369	*******	123,728	525,097
Contingencies (10%)		40,137		12,373	52,510
ESTIMATED TOTAL INTANGIBLES		441,506		136,101	577,607

Exploration and Production Dallas, Texas

.

AUTHORITY FOR EXPENDITURE

LEASE: Rio Pecos 24 WELL NUMBER: 1 PBTD: 9,700' LOCATION: 1,650' FSL & 660' FEL, Section 24, T18S, R26E, Eddy County NM EXPLORATORY, DEVELOPMENT, WORKOVER: E FIELD: Wildcat Morrow DESCRIPTION OF WORK: Drill and complete as a flowing Morrow gas producer. 0 DATE PREPARED: 1/28/00 EST. START DATE: 5/1/2000 EST. COMPLETION DATE: 6/15/2000

ACCOUNTING WELL NUMBER: COMMUNICATIONS ACCOUNT NUMBER:

TANGIBLE COST	r <u>s:</u>			me.	TO CSG PT	****	COMPLETION		TOTAL WELL
Conductor Casing	0 Ft (@ 0.00	\$/Ft	-	0		0		0
Surface Csg	1,100 Ft	@ 24.00	\$/Ft	18 1 70	26,400		0		26,400
Intermediate Csg	0 Ft (@ 0.00	\$/Ft	at 15	0	*	0]	0
Protection Csg	0 Ft (@ 0.00 ·	\$/Ft	-	0	· •	0		0
Production Csg	9,700 Ft (@ 10.00	\$/Ft	u.	0	100.00	97,000		97,000
Protection Liner	0 Ft (@ 0.00 l	\$/Ft 🛛 🗚	*	0		0	}	0
Production Liner	0 Ft(@ 0.00	\$/Ft	••	0		0		0
Tubing	9,500 Ft (@ 3.25 S	\$/Ft	4	0		30,875		30,875
Rods	0 Ft(@ 0.00 S	5/Ft	u.	0		0	}	0
Artificial Lift Equipri	nent			4	0		0]	0
Tank Battery				•	0		10,600		10,600
Separators/Heater	Treater/Gas	s Units/FWKO		4	0		12,720]	12,720
* Well Head Equip	ment & Chris	stmas Tree		6. 94	2,500		11,500		14,000
Subsurface Well E	quipment				0	11.00 FA	6,148		6,148
Flow Lines	•				0		13,250		13,250
Saltwater Disposal	Pump			4	0	sec. 21	0]	0
Gas Meter				u.	0	1.00.7d	1,484		1,484
Lact Unit					0	aar. 3 A	0		0
Vapor Recovery U	nit				0	446.47	0		0
Other Well Equipm	ient			4	0	000. J 8	0		0
ROW and Damage	es			u i	0	set \$1	2,650		2,650
Surface Equipment	t installation	Costs		<i></i>	0	444.5%	9,540		9,540
Elect. Installation					0	uar st	0		0
ESTIMATED TOT	AL TANGIBI	LES			28,900		195,767		224,667
ESTIMATED TOT	AL WELL C	OSTS			470,406		331,868		802,274

THIS AFE IS ONLY AN ESTIMATE. BY SIGNING YOU AGREE TO PAY YOUR SHARE OF THE ACTUAL COSTS INCURRED.

NPC APPROVAL	DATE
PREPARED BY: HRW	02/10/00
REVIEWED BY: TRM	1
APPROVED BY: Sel Alle	2/10/02
APPROVED BY:	

WI APPROVAL:	COMPANY	Jack Dill Knox	1.1708186
	BY		
	TITLE		
	DATE		

-~,

Exploration and Production Dallas, Texas

AUTHORITY FOR EXPENDITURE

 LEASE: Rio Pecos 24
 WELL NUMBER: 1
 PBTD: 9,700'

 LOCATION: 1,650' FSL & 660' FEL, Section
 24, T18S, R26E, Eddy County NM

 FIELD: Wildcat Morrow
 EXPLORATORY, DEVELOPMENT, WORKOVER: E

 DESCRIPTION OF WORK: Drill and complete as a flowing Morrow gas producer.
 0

 DATE PREPARED: 1/28/00
 EST. START DATE: 5/1/2000
 EST. COMPLETION DATE: 6/15/2000

ACCOUNTING WELL NUMBER:

COMMUNICATIONS ACCOUNT NUMBER:

TANGIBLE COST	<u>'S:</u>				ene	TO CSG PT		COMPLETION	l	TOTAL WELL
Conductor Casing	0	Ft @	0.00 \$	VFt	388.309	0		0]	0
Surface Csg	1,100	Ft @	24.00 \$	/Ft		26,400		0		26,400
Intermediate Csg	0	Ft @	0.00 \$	/Ft	seat.14	0	*	0		0
Protection Csg	0	Ft @	0.00 \$	Ft	1100 XA1	0		0		0
Production Csg	9,700	Ft @	10.00 \$	Ft	**	0	100 Jun	97,000		97,000
Protection Liner	0	Ft @	0.00 \$	/Ft	<i>1880 339</i>	0	2 /	0		0
Production Liner	0	Ft @	0.00 \$	Ft	**	0	400 554	0		0
Tubing	9,500	Ft @	3.25 \$	/Ft	**	0		30,875		30,875
Rods	0	Ft @	0.00 \$	/Ft	**	0	200 M	0		0
Artificial Lift Equipr	nent				21	0	au 1.er	0		0
Tank Battery					2.4	0	200 St.	10,600		10,600
Separators/Heater	Treater/	Gas Ui	nits/FWKO		**	0	100 Au	12,720		12,720
* Well Head Equip	ment & C	hristm	as Tree			2,500	900 Jac	11,500		14,000
Subsurface Well E	quipmen	t			21	0	100 J.P.	6,148		6,148
Flow Lines	•				8 -4	0	400.57A	13,250		13,250
Saltwater Disposal	Pump				24	0	600 SH	0		0
Gas Meter					**	0	100 J 10	1,484		1,484
Lact Unit					**	0	600 J#7	0		0
Vapor Recovery U			•		84	0	4187 378	0		0
Other Well Equipm	ent				**	0	10 0 .20	0		0
ROW and Damage	35				~	0	842.94	2,650		2,650
Surface Equipment	t Installat	ion Cos	sts		2/	0	44.5V	9,540		9,540
Elect. Installation						0	******	0		0
ESTIMATED TOT	AL TANG	GIBLES	5		-	28,900		195,767		224,667
ESTIMATED TOT	AL WELL	LCOS	TS			470,406		331,868		802,274

THIS AFE IS ONLY AN ESTIMATE. BY SIGNING YOU AGREE TO PAY YOUR SHARE OF THE ACTUAL COSTS INCURRED.

NPC APPROVAL			DATE	
PREPARED BY:	HRW		02/10/00	
REVIEWED BY:	TRM <u>n</u> 1	1		
APPROVED BY:	Bel Shile	2	2/10/00	
APPROVED BY:				
NI APPROVAL:	COMPANY BY	Therylene Knox	Helm	1.1708186
	TITLE		· ·	<u> </u>
	DATE			

Page 2 of 2

Exploration and Production Dallas, Texas Al LEASE: Rio Pecos 24 LOCATION: 1,650' FSL & 660' FEL, Section 24, T FIELD: Wildcat Morrow DESCRIPTION OF WORK: Drill and complete as	UTHORITY FOR EXPENDIT WELL NUMBER: 1 [18S, R26E, Eddy County NM EXPLORATORY, DEVELOPMEN	PBTD: 9,700'	
Al LEASE: Rio Pecos 24 LOCATION: 1,650' FSL & 660' FEL, Section 24, T FIELD: Wildcat Morrow DESCRIPTION OF WORK: Drill and complete as	WELL NUMBER: 1 [188, R26E, Eddy County NM	PBTD: 9,700'	
LEASE: Rio Pecos 24 LOCATION: 1,650' FSL & 660' FEL, Section 24, 7 FIELD: Wildcat Morrow DESCRIPTION OF WORK: Drill and complete as	WELL NUMBER: 1 [188, R26E, Eddy County NM	PBTD: 9,700'	
LEASE: Rio Pecos 24 LOCATION: 1,650' FSL & 660' FEL, Section 24, 7 FIELD: Wildcat Morrow DESCRIPTION OF WORK: Drill and complete as	WELL NUMBER: 1 [188, R26E, Eddy County NM	PBTD: 9,700'	
LOCATION: 1,650' FSL & 660' FEL, Section 24, 1 FIELD: Wildcat Morrow DESCRIPTION OF WORK: Drill and complete as	T18S, R26E, Eddy County NM		
LOCATION: 1,650' FSL & 660' FEL, Section 24, 1 FIELD: Wildcat Morrow DESCRIPTION OF WORK: Drill and complete as	T18S, R26E, Eddy County NM		
FIELD: Wildcat Morrow DESCRIPTION OF WORK: Drill and complete as		NT WORKOVER: E	
DESCRIPTION OF WORK: Drill and complete as	EXPLORATORY, DEVELOPMEN	NT WORKOVER: E	
• • • • • • • • • • • • • • • • • • •	Berry the set Manual state of the second state		
	a nowing morrow gas producer.		
DATE PREPARED: 1/28/00	EST. START DATE: 5/1/2000	EST. COMPLETION DATE: 6/15/2000	
ACCOUNTING WELL NUMBER:			
COMMUNICATIONS ACCOUNT NUMBER:			
TANGIBLE COSTS:	and TO CSG PT	COMPLETION TOTAL	NELL
Conductor Casing 0 Ft @ 0.00 \$/Ft	0	• <u> </u>	0
Surface Csg 1,100 Ft @ 24.00 \$/Ft	am 7#26,400		5,400
Intermediate Csg 0 Ft @ 0.00 \$/Ft		• 0	0
Protection Csg 0 Ft @ 0.00 \$/Ft			0
Production Csg 9,700 Ft @ 10.00 \$/Ft Protection Liner 0 Ft @ 0.00 \$/Ft			7,000
Protection Liner 0 Ft @ 0.00 \$/Ft Production Liner 0 Ft @ 0.00 \$/Ft			
Tubing 9,500 Ft @ 3.25 \$/Ft			0,875
Rods 0 Ft @ 0.00 \$/Ft			0
Artificial Lift Equipment	ar 0		0
Tank Battery	** 0),600
Separators/Heater Treater/Gas Units/FWKO	Not 0		2,720
* Well Head Equipment & Christmas Tree	2,500	aat xee 11,500 14	1,000
Subsurface Well Equipment	æ/ 0	aas aa 6,148 6	6,148
Flow Lines ·	⊷ 0	13,250 13	3,250
Saltwater Disposal Pump	24 0		0
Gas Meter	** 0	ana 1,484 1	,484
Lact Unit	**0	888 387 O	
Vapor Recovery Unit	Net 0	- 600 att	0
Other Well Equipment ROW and Damages	a. 0	0	0
Surface Equipment Installation Costs			2,650
Elect. Installation	* <u> </u>		0,540
ESTIMATED TOTAL TANGIBLES	28,900	195,767 224	,667
ESTIMATED TOTAL WELL COSTS	470,406	331,868 802	,274

THIS AFE IS ONLY AN ESTIMATE. BY SIGNING YOU AGREE TO PAY YOUR SHARE OF THE ACTUAL COSTS INCURRED.

NPC APPROVAL		DATE
PREPARED BY:	HRW	02/10/00
REVIEWED BY:	TRM AA IA	
APPROVED BY:	Bel Shilo	- 2/10/02
APPROVED BY:		

٩,

WI APPROVAL:	COMPANY	Gwendolyn Knox	.3645789
	BY		
	TITLE		
	DATE		

CC +0 KC 3-3-0

WILLIAM J. MCCAW

(505) 746-1706 POST OFFICE BOX 376 ARTESIA, NEW MEXICO 88211-0376

March 1, 2000

Nearburg Exploration Company, L.L. C. 3300 North "A" Street Building 2, Suite 120 Midland, TX 79705

Attention: Mark Wheeler

Re: AFE Rio Pecos 24 T-18-S, R-26-E Section 24: E/2 Eddy County, NM

Dear Mr. Wheeler

Enclosed is an executed AFE on caption well subject to an acceptable operating agreement.

Please note the Mailing address below.

William J. McCaw P.O. Box 376 Artesia, NM 88211-0376 Work Phone # (505) 746-1706 Fax Phone # Same

Sincerely,

illiam J. McCaw



Exploration and Production Dallas, Texas

AUTHORITY FOR EXPENDITURE

 LEASE: Rio Pecos 24
 WELL NUMBER: 1
 PBTD: 9,700'

 LOCATION: 1,650' FSL & 660' FEL, Section 24, T18S, R26E, Eddy County NM
 FIELD: Wildcat Morrow
 EXPLORATORY, DEVELOPMENT, WORKOVER: E

 DESCRIPTION OF WORK: Drill and complete as a flowing Morrow gas producer.
 PBTD: 9,700'
 PBTD: 9,700'

EST. START DATE: 5/1/2000

EST. COMPLETION DATE: 6/15/2000

DATE PREPARED: 1/28/00 ACCOUNTING WELL NUMBER: COMMUNICATIONS ACCOUNT NUMBER:

INTANGIBLE COSTS:	sect	TO CSG PT		COMPLETION	TOTAL WELL
Drilling Footage 9,700 Ft @ 17.00 \$/Ft	644.3 8	174,794		0	174,794
Drilling Daywork 2 2 5,800 \$/day		12,296		12,296	24,592
Drilling Turnkey	34 4	0	200 ST	0	0
Rig Mobilization and Demobilization		0		0	0
Road & Location Expense	33 8 6 2	18,815	24. es	2,120	20,935
Damages	3X 8	5,000	335.AS	0	5,000
Directional Drilling - Tools and Service	644.3Ø	0	44.50	0	0
Drilling Fluids	ani 194	26,500	44.09	0	26,500
Fuel, Power, and Water	33 M M2	12,720	60.M	0	12,720
Supplies - Bits	300 MP	0	225 AN	795	795
Supplies - Casing Equipment	*** #0	1,060	216 AC	4,240	5,300
Supplies - Liner Equipment	44.45	0	04 AF	0	. 0
Supplies - Miscellaneous	33 M AG	0	A48.000	0	0
Cement and Cmt. Services - Surface Csg	-	10,600	.	0	10,600
Cement and Cmt. Services - Int. Csg		0	**	0	0
Cement and Cmt. Services - Prod. Csg	24	0	6w 77	21,200	21,200
Cement and Cmt. Services - Other	44.75	0	444.775	0	0
Rental - Drilling Tools and Equipment		0	88.18	0	0
Rental - Misc.		19,716	84.78	3,180	22,896
Testing - Drill Stem / Production	G46./15	4,770	44 M	2,650	7,420
Open Hole Logging	*** ##	31,800	u	0	31,800
Mudlogging Services		11,925		0	11,925
Special Services	*** **	0	84 M	0	0
Plug and Abandon	44.25	12,000	545 39	(12,000)	0
Pulling and/or Swabbing Unit	24	0	643.277	15,264	15,264
Reverse Equipment	**	0	Aux. 01	5,300	5,300
Wireline Services		0	603.8 3	19,080	19,080
Stimulation	**	0		12,720	12,720
Pump / Vacuum Truck Services		0	84 AR	6,075	6,075
Transportation		1,590		2,650	4,240
Tubular Goods - Inspection & Testing	8 1 650	1,961	443.250	5,300	7,261
Unclassified	-	530	#12.94	0	530
Telephone and Radio Expense	*** ***	954	214 AW	318	1,272
Engineer / Geologist / Landman	444 BAC	22,500		3,000	25,500
Company Labor - Field Supervision	4M 84	13,250	44 DV	6,500	19,750
Contract Labor / Roustabout		1,590	88. NO	9,540	11,130
Legal and Professional Service	***	5,000	865.57 8	0	5,000
Insurance	un 25	4,998	500 BT	0	4,998
Overhead	444.EW	7,000	40.24	3,500	10,500
SUBTOTAL		401,369		123,728	525,097
Contingencies (10%)		40,137		12,373	52,510
ESTIMATED TOTAL INTANGIBLES		441,506		136,101	577,607



	ß	El	\mathbb{V}	
	MAR	7	2000	
, ;				•

March 20, 2000

Mr. Mark Wheeler, CPL Nearburg Exploration Company, L.L.C. 3300 North "A" Street Building.2, Suite 120 Midland, Texas 79705

Re: Rio Pecos Prospect Rio Pecos "24" #1 Well Sec 24, T-18-S, R-26-E, NMPM Eddy County, New Mexico

Dear Mark:

Please find enclosed a copy of the signature page portion of the Joint Operating Agreement covering the captioned prospect along with a signed Authority for Expenditure (Revised 2/10/00). Please fax any time sensitive documents and logs to my attention at (806) 468-6400.

w. In New

Let me know if I can help with any of the title curative requirements.

Thanks for your help in this matter.

Sincerely,

CIRRUS EXPLORATION COMPANY

Craig Bryan

President

/gjl Enclosures

A.A.P.L. FORM 610 - MODEL FORM OPERATING AGREEMENT - 1982

ARTICLE XVI. MISCELLANEOUS

This agreement shall be binding upon and shall inure to the benefit of the parties hereto and to their respective heirs, devisees, legal representatives, successors and assigns.

This instrument may be executed in any number of counterparts, each of which shall be considered an original for all purposes.

IN WITNESS WHEREOF, this agreement shall be effective as of the 15th day of February, 2000.

OPERATOR

ATTEST OR WITNESS

NEARBURG PRODUCING	Company
<i>P 11</i>	/,
By: Bollout	to IN

Bok	> Sł	nelton		
Туре	or	Print	Name	

Title_	Land Manager	
	February 15, 2000	

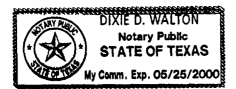
Tax ID or SS No. <u>74-1666</u>262

STATE OF	TEXAS	S
		S
COUNTY O	F MIDLAND	S

The foregoing instrument was acknowledged before me on this the 15th day of <u>February</u>, 2000, by Bob Shelton, as Land Manager of Nearburg Producing Company, a Texas corporation, on behalf of said corporation.

dip allo Q Notary Public, State of Texas

My Commission Expires: 5-25-2000



NON-OPERATORS

ATTEST OR WITNESS

NEARBURG EXPLORATION COMPANY? L.L.C. 1 By: N

Robert G. Shelton Type or Print Name

Title_Attorney-in-Fact

Date February 1	15,	2000
-----------------	-----	------

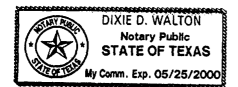
Tax ID or SS No. 75-2626152

STATE O	F TEXAS	S
		S
COUNTY	OF MIDLAND	S

The foregoing instrument was acknowledged before me on this the $\underline{15th}$ day of <u>February</u>, 2000, by Robert G. Shelton, as Attorney-in-Fact of Nearburg Exploration Company, L. L. C., a Texas limited liability company, on behalf of said company.

D. L ILB 0 0 Notary Public, State of Texas

My Commission Expires: 5-25-2000



-15-

ATTEST OR WITNESS	POGO PRODUCING COMPANY
	Ву:
	Type or Print Name
	Title
	Date
	Tax ID or SS No
STATE OF TEXAS	
S COUNTY OF MIDLAND S	
The foregoing instrument was	acknowledged before me on this the day
of, 2000, by Producing Company, a company.	, as of POGO company, on behalf of said
My Commission Expires:	Notary Public, State of Texas
·	
ATTEST OR WITNESS	YATES BROTHERS, A PARTNERSHIP
	Ву:
	Type or Print Name
	Title
	Date
	Tax ID or SS No
STATE OF NEW MEXICO S S COUNTY OF S	
The foregoing instrument was	acknowledged before me on this the day
of, 2000, by Yates Brothers, A Partnership, a behalf of said partnership.	as of partnership, on
My Commission Expires:	Notary Public, State of New Mexico
ATTEST OR WITNESS	CIRRUS EXPLORATION COMPANY
	By: Jungt By-
	Type or Print Name
	Title PREMPENT
	Date31000

.

· -

.

Tax	ID	or	ss	No.	75-	2532093
-----	----	----	----	-----	-----	---------

state of texas county of <u>Potter</u>	\$ \$ \$
The foregoing ins of <u>March</u> , 2000, Cirrus Exploration Comp said company.	Kelly Keidspeth
My Commission Expires: <u>3-24-02</u>	Notary Public, State of Texas KELLY HUDSPETH MY COMMISSION EXPIRES March 24, 2002
ATTEST OR WITNESS	MARTIN YATES, III
,,,	By:
	Type or Print Name
	Title
	Date
	Tax ID or SS No
	§ § § trument was acknowledged before me on this the day y Martin Yates, III, an individual.
My Commission Expires:	Notary Public, State of New Mexico
ATTEST OR WITNESS	By:By:
	Winnie Clayton Truesdell Date
	Tax ID or SS No
STATE OF CALIFORNIA	\$ \$
COUNTY OF	§
The foregoing inst of, 2000, ⁴ by	crument was acknowledged before me on this the day Winnie Clayton Truesdell, an individual.

· · · · · ·

EXHIBIT "F" NOTICE OF JOINT OPERATING AGREEMENT LIEN, SECURITY INTERESTS AND FINANCING STATEMENT PAGE -2-

The original of the Operating Agreement herein referenced, or a copy thereof, is maintained at Operator's office at P. O Box 823085, Dallas, Texas 75382-3085.

This instrument may be executed in multi-counterparts, no one of which need be executed by all parties hereto and the same shall be binding upon those parties, as well as their successors and assigns, who execute same, whether or not all named parties join in execution hereof. Counterparts thus executed shall together constitute but one and the same instrument. In the interest of facilitating, filing or recording this instrument thus executed in multi-counterparts, each executing party hereby authorizes removal of signature and acknowledgment pages and reassembly of the same into a single document composed of one copy of the substantive portions of this instrument attached to multiple, separately executed signature and acknowledgment pages.

This Agreement shall be effective the 15th day of February, 2000.

OPERATOR

NEARBURG PRODUCING COMPANY 1 sur By:

P. O. Box 823085 Dallas, Texas 75382

Bob Shelton Type or Print Name

Title: Land Manager

Date: February 15, 2000

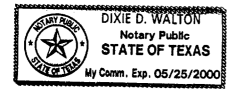
Tax ID or SS No. 74-1666262

STATE OF TEXAS \$ \$ COUNTY OF MIDLAND \$

The foregoing instrument was acknowledged before me on this the 15th day of <u>February</u>, 2000, by Bob Shelton, as Land Manager of Nearburg Producing Company, a Texas corporation, on behalf of said corporation.

Notary Public, State of Texas

My Commission Expires: 5-25-2000



P. O. Box 823085 Dallas, Texas 75382 NON-OPERATORS

NEARBURG EXPLORATION COMPANY, L.L.C.

By:

Robert G. Shelton Type or Print Name

Title: <u>Attorney-in-Fact</u>

Date: February 15,2000

Tax ID or SS No. 75-2626152

EXHIBIT "F" NOTICE OF JOINT OPERATING AGREEMENT SECURITY INTERESTS AND FINANCING ST PAGE -3-	
STATE OF TEXAS § §	
COUNTY OF MIDLAND §	
of February , 2000, by Robert G	acknowledged before me on this the <u>15th</u> day . Shelton, as Attorney-in-Fact of Nearburg exas limited liability company, on behalf of
*	Difue O. Walton Notary Public, State of Texas
My Commission Expires: 5-25-2000	
Notar	WALTON Supervision Statements and Statem Statements and Statements
	OF TEXAS
	. 05/25/2000
P. O. Box 10340	POGO PRODUCING COMPANY
Midland, Texas 79702-7340	Ву:
	Type or Print Name
	Title
	Date
	Tax ID or SS No
STATE OF TEXAS §	
S COUNTY OF MIDLAND S	
mba fayanaing instrument or a	
of, 2000, by Producing Company, a company.	acknowledged before me on this the day , as of POGO company, on behalf of said
of, 2000, by Producing Company, a	acknowledged before me on this the day , as of POGO company, on behalf of said
of, 2000, by Producing Company, a company.	, as of POGO company, on behalf of said
of, 2000, by Producing Company, a company. My Commission Expires:	, as of POGO company, on behalf of said
of, 2000, by Producing Company, a company.	, as of POGO company, on behalf of said Notary Public, State of Texas
of, 2000, by Producing Company, a company. My Commission Expires: 105 S. Fourth St.	, as of POGO company, on behalf of said Notary Public, State of Texas YATES BROTHERS, A PARTNERSHIP By:
of, 2000, by Producing Company, a company. My Commission Expires: 105 S. Fourth St.	, as of POGO company, on behalf of said Notary Public, State of Texas YATES BROTHERS, A PARTNERSHIP By: Type or Print Name
of, 2000, by Producing Company, a company. My Commission Expires: 105 S. Fourth St.	, as of POGO company, on behalf of said Notary Public, State of Texas YATES BROTHERS, A PARTNERSHIP By: Type or Print Name Title
of, 2000, by Producing Company, a company. My Commission Expires: 105 S. Fourth St.	, as of POGO company, on behalf of said Notary Public, State of Texas YATES BROTHERS, A PARTNERSHIP By: Type or Print Name Title Date
of, 2000, by Producing Company, a company. My Commission Expires: 105 S. Fourth St. Artesia, New Mexico 88210	, as of POGO company, on behalf of said Notary Public, State of Texas YATES BROTHERS, A PARTNERSHIP By: Type or Print Name Title
of, 2000, by Producing Company, a company. My Commission Expires: 105 S. Fourth St. Artesia, New Mexico 88210 STATE OF NEW MEXICO § §	, as of POGO company, on behalf of said Notary Public, State of Texas YATES BROTHERS, A PARTNERSHIP By: Type or Print Name Title Date
of, 2000, by Producing Company, a company. My Commission Expires: 105 S. Fourth St. Artesia, New Mexico 88210 STATE OF NEW MEXICO \$ COUNTY OF \$	
of, 2000, by Producing Company, a company. My Commission Expires: 105 S. Fourth St. Artesia, New Mexico 88210 STATE OF NEW MEXICO § COUNTY OF § The foregoing instrument was	, as of POGO company, on behalf of said Notary Public, State of Texas YATES BROTHERS, A PARTNERSHIP By: Type or Print Name Title Date Tax ID or SS No
of, 2000, by Producing Company, a company. My Commission Expires: 105 S. Fourth St. Artesia, New Mexico 88210 STATE OF NEW MEXICO § COUNTY OF § The foregoing instrument was	

, ,

•

EXHIBIT "F" NOTICE OF JOINT OPERATING AGREEMEN SECURITY INTERESTS AND FINANCING S PAGE -4-	
4212 Interstate 40 W	CIRRUS EXPLORATION COMPANY
Amarillo, Texas 79106	By: <u>CRAIG BRYN</u> Type or Print Name
	Title Rennent
	Date 310 00
	Tax ID or SS No. 75-2532093
STATE OF TEXAS S COUNTY OF Potton S	
The foregoing instrument was of <u>March</u> , 2000, by <u>Crau</u> Cirrus Exploration Company, a company.	acknowledged before me on this the <u>10</u> day <u>Bryon</u> , as <u>President</u> for <u>Texas</u> company, on behalf of said
My Commission Expires: 3-24-02	Notary Public, State of Texas KELLY HUDSPETH MY COMMISSION EXPIRES March 24, 2002
105 S. Fourth St. Artesia, New Mexico 88210	MARTIN YATES, III By:
	Type or Print Name
	Title
	Date
	Tax ID or SS No
STATE OF NEW MEXICO § §	
COUNTY OF \$	
The foregoing instrument was of, 2000, by Martin Yat	acknowledged before me on this the day tes, III.
	Notary Public, State of New Mexico
My Commission Expires:	
2012 Scott Dead	WINNIE CLAYTON TRUESDELL

2213 Scott Road Burbank, CA 91504

•

Ву	.			
	Winnie	Clayton	Truesdell	
Dat	te	-		

Tax ID or SS No.

EXHIBIT "F" NOTICE OF JOINT OPERATING AGREEMENT LIEN, SECURITY INTERESTS AND FINANCING STATEMENT PAGE -5-STATE OF KANSAS s S COUNTY OF S The foregoing instrument was acknowledged before me on this the _____ day _____, 2000, by ______, for The Estate of Ruby of Rogers. Notary Public, State of Kansas My Commission Expires: THE ESTATE OF WINNIE DILL KNOX 300 Crescent Court, Suite 1630 Dallas, Texas 75201 By: Type or Print Name Title:_____ Date Tax ID or SS No.____ STATE OF TEXAS § S COUNTY OF S The foregoing instrument was acknowledged before me on this the _____ day of _____, 2000, by ______, for the Estate of Winnie Dill Knox, deceased. Notary Public, State of Texas 1 My Commission Expires: THE ESTATE OF T. B. KNOX 300 Crescent Court, Suite 1630 Dallas, Texas 75201 By: Type or Print Name Title:_____ Date___ Tax ID or SS No._____ STATE OF TEXAS s ŝ COUNTY OF S The foregoing instrument was acknowledged before me on this the _____ day of ______, 2000, by ______, for the Estate of T. B. Knox, deceased. day Notary Public, State of Texas My Commission Expires:

EXHIBIT "F" NOTICE OF JOINT OPERATION SECURITY INTERESTS AND					
PAGE -6-	FINANCING 51				
		JACK DILL KNOX			
300 Crescent Court, Sui Dallas, Texas 75201	te 1630	By: Jack Dill Knox			
		Jack Dill Knox Date			
		Tax ID or SS No			
STATE OF TEXAS	S				
COUNTY OF	5 5				
The foregoing ins of, 2000, by	trument was y Jack Dill	acknowledged before me on this the Knox.	day		
My Commission Expires:		Notary Public, State of Texas			
4401 Edmonson		THERYLENE KNOX HELM			
Dallas, Texas 75205		By: Therylene Knox Helm Date			
		Tax ID or SS No			
STATE OF TEXAS COUNTY OF	S S S				
	trument was	acknowledged before me on this the Knox Helm.	day		
My Commission Expires:		Notary Public, State of Texas			
		TEXACAL OIL AND GAS, INC.			
4299 McArthur Blvd. New Port Beach, CA 92660	0	Ву:			
	`	Type or Print Name			
		Title:			
		Date			
		Tax ID or SS No			
STATE OF CALIFORNIA	S S				
COUNTY OF	s S				
The foregoing inst of	trument was v	acknowledged before me on this the of Texacal	day Oil		
and Gas, Inc., a	· (of Texacal corporation, on behalf of said corporation	on.		
My Commission Expires:		Notary Public, State of California			
-					

•

,

•.

•

.

EXHIBIT "F" NOTICE OF JOINT OPERATING AGREEMENT LIEN, SECURITY INTERESTS AND FINANCING STATEMENT PAGE -7-EDDIE V. PEOPLES By: Eddie V. Peoples Date_____ . Tax ID or SS No._____ STATE OF TEXAS S S COUNTY OF s The foregoing instrument was acknowledged before me on this the ____ day of _____, 2000, by Eddie V. Peoples Notary Public, State of Texas My Commission Expires: WILLIAM J. McCAW P. O. Box 376 Albuquerque, New Mexico 88211-0376 By: William J. McCaw Date___ Tax ID or SS No._____ STATE OF NEW MEXICO S s COUNTY OF S The foregoing instrument was acknowledged before me on this the _____ day of _____, 2000, by William J. McCaw. Notary Public, State of New Mexico My Commission Expires: RALPH NIX, A PARTNERSHIP P. O. Box 440 Artesia, New Mexico 88210 By:_____

Type or Print Name

Title:_____

Date____

s.

Tax ID or SS No._____

EXHIBIT "F" NOTICE OF JOINT OPERATING AGREEMENT LIEN, SECURITY INTERESTS AND FINANCING STATEMENT PAGE -8-

STATE OF NEW MEXICO § S COUNTY OF §

.

The foregoing instrument was acknowledged before me on this the _____ day of _____, 2000, by ______, as ______ of Ralph Nix, A Partnership, a ______ partnership on behalf of said partnership.

My Commission Expires:

Notary Public, State of New Mexico

3217 N. Halstade Street Hutchison, Kansas 67501 By:

Mariene Counts

MARIENE COUNTS

Date_____

Tax ID or SS No._____

.

STATE OF KANSAS § S COUNTY OF _____ §

The foregoing instrument was acknowledged before me on this the _____ day of _____, 2000, by Mariene Counts.

Notary Public, State of Kansas

My Commission Expires:

t

Exploration and Production Dallas, Texas

•

EST. COMPLETION DATE: 6/15/2000

AUTHORITY FOR EXPENDITURE

EST. START DATE: 5/1/2000

 LEASE: Rio Pecos 24
 WELL NUMBER: 1
 PBTD: 9,700'

 LOCATION: 1,650' FSL & 660' FEL, Section 24, T18S, R26E, Eddy County NM
 FIELD: Wildcat Morrow
 EXPLORATORY, DEVELOPMENT, WORKOVER: E

 DESCRIPTION OF WORK: Drill and complete as a flowing Morrow gas producer.
 DESCRIPTION OF WORK: Drill and complete as a flowing Morrow gas producer.

DATE PREPARED: 1/28/00 ACCOUNTING WELL NUMBER: COMMUNICATIONS ACCOUNT NUMBER:

INTANGIBLE COSTS:	607E	TO CSG PT		COMPLETION	TOTAL WELL
		174,794	2.4	0	174,794
		12,296	35.0	12,296	24,592
	un +#	0			
		0	24 .4	0	0
		18,815	244. 0 2	2,120	20,935
		5,000		0	5,000
Disectional Duilling Tests and Consist	um 20	0	## IX	0	0
		26,500	e#.21	0	26,500
	31 M A42	12,720	040 M	0	12,720
Supplies - Bits		0	274. AN	795	795
		1,060		4,240	5,300
Supplies Lines Equipment	44.44	0	04 G	0	0
		0	<i>84.</i> 1	0	0
Company and Own Or Start Or Ora		10,600		0	10,600
Cement and Cmt. Services - Int. Csg	***	0	**	0	0
Cement and Cmt. Services - Prod. Csg	*	0	#4 (7)	21,200	21,200
Cement and Cmt. Services - Other	4H 77	0	aum	0	0
Rental - Drilling Tools and Equipment		0	84. ra	0	0
Rental - Misc.		19,716		3,180	22,896
Testing - Drill Stem / Production	44.M4	4,770	44.74	2,650	7,420
Open Hole Logging	*** #**	31,800		0	31,800
Mudlogging Services		11,925	w	0	11,925
Special Services		0		0	0
Plug and Abandon	44.10	12,000	au 39	(12,000)	0
Pulling and/or Swabbing Unit	¥ [0	64.27	15,264	15,264
Reverse Equipment	~	0	44.07	5,300	5,300
Wireline Services		0	80.89	19,080	19,080
Stimulation	* [0	94 3 9	12,720	12,720
Pump / Vacuum Truck Services		0	23. AM	6,075	6,075
Transportation		1,590		2,650	4,240
Tubular Goods - Inspection & Testing	1# <i>214</i>	1,961	114.ER	5,300	7,261
Unclassified	44.6 4	530	33.54	0	530
Telephone and Radio Expense		954		318	1,272
		22,500		3,000	25,500
Company Labor - Field Supervision		13,250	60 M	6,500	19,750
Contract Labor / Roustabout		1,590		9,540	11,130
Legal and Professional Service		5,000	33. <i>1</i> 78	0	5,000
	un #1	4,998		0	4,998
		7,000		3,500	10,500
SUBTOTAL		401,369		123,728	525,097
Contingencies (10%)		40,137		12,373	52,510
ESTIMATED TOTAL INTANGIBLES	-	441,506		136,101	577,607

t

Exploration and Production Dallas, Texas

• • • •

٠.

AUTHORITY FOR EXPENDITURE

EST. START DATE: 5/1/2000 EST. COMPLETION DATE: 6/15/2000

.

 LEASE: Rio Pecos 24
 WELL NUMBER: 1
 PBTD: 9,700'

 LOCATION: 1,650' FSL & 660' FEL, Section 24, T18S, R26E, Eddy County NM
 EXPLORATORY, DEVELOPMENT, WORKOVER: E

 DESCRIPTION OF WORK: Drill and complete as a flowing Morrow gas producer.
 0

DATE PREPARED: 1/28/00 ACCOUNTING WELL NUMBER: COMMUNICATIONS ACCOUNT NUMBER:

TANGIBLE COST	<u>'S:</u>		8006	TO CSG PT	5 06	COMPLETION	TOTAL WELL
Conductor Casing	0 Ft @	0.00 \$/Ft	200,200	0	*	0	0
Surface Csg	1,100 Ft @	24.00 \$/Ft	2180. J <i>A</i>	26,400	x /	0	26,400
Intermediate Csg	0 Ft @	0.00 \$/Ft	1980. S 4	. 0	8-	0	0
Protection Csg	0 Ft @	0.00 \$/Ft	220 340	0	* *	0	. 0
Production Csg	9,700 Ft @	10.00 \$/Ft	20	0	878.34s	97,000	97,000
Protection Liner	0 Ft@	0.00 \$/Ft	000.830	0	•	0	0
Production Liner	0 Ft@	0.00 \$/Ft	244	0	4400 334	0	0
Tubing	9,500 Ft @	3.25 \$/Ft		0	1107.040	30,875	30,875
Rods	0 Ft@	0.00 \$/Ft	21	0	272.3m	0	0
Artificial Lift Equipm	nent		21	0		0	0
Tank Battery				0		10,600	10,600
Separators/Heater			**	0	1007. Ann	12,720	12,72 <u>0</u>
* Well Head Equipr	nent & Christm	as Tree	1888. J.4.5	2,500	2228 June	11,500	14,000
Subsurface Well Ed	quipment		*	0	868 J.J.	6,148	6,148
Flow Lines	•		**	0	Mat. 575	13,250	13,250
Saltwater Disposal	Pump		**	0	175, 386	0	0
Gas Meter			~	0	1009.38	1,484	1,484
Lact Unit			*	0	542.3 <i>4</i> 7	. 0	0
Vapor Recovery Ur	nit		**	0	448.271	0	0
Other Well Equipm	ent			0	000.20	0	0
ROW and Damage	S		~	0	ME 21	2,650	2,650
Surface Equipment Installation Costs			0	448.3%	9,540	9,540	
Elect. Installation			**	0		0	0
ESTIMATED TOT	AL TANGIBLE	S		28,900		195,767	224,667
ESTIMATED TOT	AL WELL COS	TS		470,406		331,868	802,274

THIS AFE IS ONLY AN ESTIMATE. BY SIGNING YOU AGREE TO PAY YOUR SHARE OF THE ACTUAL COSTS INCURRED.

NPC APPROVAL	DATE
PREPARED BY: HRW	02/10/00
REVIEWED BY: TRM	
APPROVED BY: Sol Allo	2/10/04
APPROVED BY:	

WI APPROVAL:	COMPANY	Cirrus Exploration Company 4.0874489%
	BY	Conform CRAILERYAN
	TITLE	PRESIDENT
	DATE	3/20/00

