

P 335 323 625

Mr. Douglas L. Cone P. O. Box 6217

Lubbock, Texas 79413

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FUSTMARY CRUZE

10/2/87

3 Fivision

Cass No

Mr. Douglas L. Cone P. O. Box 6217 Lubbock, Texas 79413

RE: Proposed Devonian Test
Erwin No. 1
EAST MORTON PROSPECT
Lea County, New Mexico

Dear Mr. Cone:



Mitchell Energy Corporation proposes the formation of a 324.08 acre working interest unit made up of Lots 1, 2, 3, 4 and S/2 N/2 Section 3, T-15-S, R-35-E, Lea County, New Mexico and the drilling of a well to test and evaluate the Devonian section at a depth of approximately 14,700'. The well would be located approximately 330' FNL and 1,800' FWL of Section 3.

The test well and subsequent operations within the proposed working interest unit will be governed by the terms of the enclosed AAPL 610-1982 Model Form Operating Agreement with COPAS 1984 Onshore Accounting Procedure designating Mitchell as Operator. At this time, we anticipate spud date on or before December 15, 1987.

According to our information, it appears the potential working interest parties and their respective interests within the proposed working interest unit will be as follows:

INTEREST OWNER	UNIT INTEREST
Mitchell Energy Corporation	0.6957136
Kaneb Operating Company, Ltd.	0.2281226
ARCO Oil and Gas Company	0.0313965
Fern Cone	0.0104167
Douglas Cone	0.0062500
Clifford Cone	0.0062500
Kenneth Cone	0.0062500
James Reed McCrory	0.0051839
Estate of William Thomas	0.0104167
Reed, deceased	

We would appreciate your confirmation of the above interest.

Enclosed herewith are duplicate copies of the AFE Cost Estimates for Dry Hole Costs and Completed Well Costs. If you elect to participate in drilling the proposed well, please execute and return one (1) copy of each of the AFE Cost Estimates. At such time as all participants are known, we will provide you with Exhibit "A" pages to the Operating Agreement reflecting the participants, working interests, leases and interests to be committed to the agreement and appropriate execution by Mitchell Energy.

Should you elect not to participate in the subject well, Mitchell hereby offers to lease your interest in Lots 1, 2, 3, 4 and S/2 N/2 Section 3 for \$200.00 per acre bonus, 1/4 royalty, for a three (3) year term and \$1.00 per acre annual rentals on the attached lease form. If you are in agreement to lease please advise and we will forward a draft and leasing instructions.

We would appreciate your early response so we may proceed with our drilling plans and completion of the Joint Operating Agreement.

Very truly yours,

MITCHELL ENERGY CORPORATION

Joe R. Lazenby
District Landman

JRL/jm

Enclosures

AUTHORITY FOR EXPENDITURE (AFE) COST ESTIMATE

<u> </u>		Type Project (che	ck l only)				
☐ Exp	loratory	☐ Injection	☐ Water Supply	☐ Water Supply			
Dev.	elopm ent	☐ Disposal	Depth 14,70 Devoi				
Form Rel	☐ Add	☐ Change ☐ Delet	e Group Code				
	er	_ ,					
	/Well Name <u>Erwin</u>		Department Num				
Project	(East Description Drill	Morton Field)	County <u>lea</u>	St. N.M.			
Net Work	ing Interest		Operator M	FC.			
	Estimated Date P	roject Will Be Complet	ed	(Mo./Yr.)			
DRILLING	COSTS			Amount			
	NGIBLE						
10	,						
11		and Demobilization					
12 13	Power and Fuel Water						
13	Solids Control E	aufoment Rental		9,000			
*15		pment and Services					
16	Fishing Tools an	· ··					
17	Subsurface Casin	~		4 000			
18	Contract Labor a	- -		16,000			
19		mpany and/or Contract		8.400			
50	Road and Site Pr	=		25,000			
51 52	Footage Contract			289_000			
53	Daywork Contract Mud and Chemical			<u>25,200</u>			
54	Bits and Reamers			40.000			
55	Drilling Tool an	d Equipment Rental		4.500			
56	Cement and Cemen			22,100			
*57	Open Hole Loggin			45,000			
*58	Drill Stem Testi	_		12,700			
59 60	Coring and Analy	s1s					
61	Transportation Air/Marine Trans	nortation		5,000			
63	Overhead	portation		10.000			
64	Insurance						
65	Company Labor an	d Services					
*66	Prospect Generat			10,000			
67	Miscellaneous Se	rvices and Contingency		53,100			
	TOTAL INTANGIBLE	COSTS		570,000			
TANGIBLE 21	Casing-Drive Pip	e & Conductor 16" -	60'				
40	Casing - Surface	13-38" - 400'		2,500 8_400			
41	Casing - Interme	diate 8-5/8" - 6000'		80,000			
42	Casinghead Equip	ment (Including Valves)	4,000			
43	Casing Spool (In						
44	Miscellaneous Eq	nibmeut		5,100			
(PAIRA)	TOTAL TANGIBLE C			100,000			
	LLING (DRY HOLE)			670_000			
	ת משטחמממא	• • •					
MEDC 252-	BY:		Prepared By: CSA	A:ff			
Rev. 4/29	G.W.I0 0062500		Date Prepared: 6-1	17-87			

AUTHORY FOR EXPENDITURE (AFE) COST ES" MATE

	Type Project (check 1	only)
☐ Explo	oratory Recompletion (Zone Change Only)	☐ Disposal
Deve	lopment	roducing Well) Depth 14,700
☐ Inje	tion	
Form B-2	☐ Add ☐ Change ☐ Delete	Group Code
AFE Number		Location Code
Property/	Well Name Erwin #1	Department Number 730
Project Do	escription Complete	County Lea St. NM
Net Worki	ng Interest 100	Operator Mitchell Energy Corp
	Estimated Date Project Will Be Completed	(Mo./Yr.)
COMPLETION		Amount
INTANO 22	IBLE Overhead	\$3,000
23	Company Labor and Services	
24 25	Contract Labor and Services	35,000
25 26	Air/Marine Transportation Other Transportation	11,000
27	Plugging and Abandonment	
28	Rig Mobilization and Demobilization	4,000
29 30	Supervision - Company and/ or Contract Site Preparation and Clean-up	4,000
31	Subsurface Casing Equipment	4,000
32	Squeeze Cement and Service	3,000
33 34	Completion Fluids Pump Truck Services	2,000
35	Rental Tools	15,000
36	Bits and Reamers	
37 38	Insurance Wireline Services	
39	Fishing Tools and Services	
* 53	Tertiary Injectants	
68	Fencing Part Part Part Part Part Part Part Part	500
83 84	Daywork Contract Fee Cement and Cement Services - Primary	15,000 20,000
85	Acidizing and Fracturing	10,000
* 86	Cased Hole Logging and Perforating	15,000
94	Miscellaneous Services and Contingency	7,500
TANGIBLE	TOTAL INTANGIBLE COSTS	149,000
69	Tubinghead Equipment (Including Valves)	4,500
70	Casing-Production and/or Liner 14,700' 20#/	ft 5 1/2" N-80 160,800
71 72	Tubing 14,500' 2 7/8" N-80 6.5#/ft Packers and Subsurface Equipment	62,500
73	Production Tree (Including Valves)	
74	Storage Tanks 2-400 bbl steel & 1-400 bbl f	iberglass 11,000
75 76	Separating Equipment 4' x 20' heater treater	er . 7,000
77	Artificial Lift Equipment	110,000
78	Line Pipe	2,000
79 80	Valves and Fittings Beyond Wellhead Miscellaneous Equipment	4,000
81	Platform and Structures	4,200
82	Metering Equipment	
87 90	PumpsElectrical Equipment	
91	Instrumentation Equipment	
96	Dehydrators and Dryers	
	TOTAL TANGIBLE CUSTS	366,000
	LETION COSTS	515,000
* Invalid	for disposal and water supply wells. APPROVED-DOUGLAS CONE	

^{*} Invalid for disposal and water supply wells.

APPROVED-DOUGLAS CONE

OIL & GAS LEASE

THIS AGREEMENT made this 2nd day of	October	19 <u>87</u> , between	DOUGLAS L. CONE	
P. O. Box 6217, Lubbock,	Texas 79413		(Post Office Address)	
erein called lessor (whether one or more) and MTT 1. Lessor, In consideration of TEN AND OTHER Derein contained, hereby grants, lesses and lets excling gas, waters, other fluids, and air into subsurface	OLLARS in hand paid, receipt of which is dusively unto lessee for the purpose of inv estrata, laying pipe lines, storing oil, buildi	here acknowledged, and of the royalti- restigating, exploring, prospecting, dril- ing tanks, roadways, telephone lines, an	00, The Woodlands, Tx as herein provided and of the agreements of ling, and operating for and producing oil and other structures and things thereon to pr	of the lessee ad gas, injec- oduce, save,
ske care of, treat, process, store and transport said r		h, Range 35 East	County, New Me	exico, to-wit
		1, 2, 3, 4, S/2 N/	72	
Said land is estimated to comprise3240 2 Subject to the other provisions herein contained	1 this lease shall remain in force for a term	of three (3)	years from this date (called ' primary te	erm") and as
ong thereafter as oil or gas is produced from said I 3. The royalties to be paid by lessee are (a) on oil, a ame to be delivered at the wells or to the credit of i	and or from land with which said land is and other tiquid bydrocarbons saved at the	well 1/4	of that produced and saved fro casinghead gas or other gaseous substance	m sold land
rom said land and used off the premises or used in the rovided that on gas sold on or off the premises, the of validated by other provisions hereof and there is	roveltues shall be 1/4	of the amount coolin	ad from such sole; (a) and at any time when	
on the party or parties who at the time of such payme ander of royalties and shut-in royalties may be mad which is erroneous in whole or in part as to parties or nade if lessee shall correct such error within 30 days mitten instruments for certified copies thereof) as a stablished by the gas sales contract entered into in et amount received by lessee after giving effect to an event lessee compresses. Treats, purifies, or dereunder may deduct from such price a reasonable 4. This is a paid-up lease and lessee shall not be ereunder in order to maintain this lease in force duruant to the provisions or Paragraph 3 hereof. 5. Lessee is hereby granted the right and power, fistates or parts thereof for the production of oil or gathierats. Department of the State of New Mexico or init designations in the county in which the premise in or production from any part of any such unit shall his lease. There shall be allocated to the land covere sed in lease or unit operations, which the net oil or gathiese by recording an appropriate instrument in the fill of the production and the premise in the expiration of the primary term there is neall remain in force so long as operations are prose ell or wells, and if they result in the production of the hould become incapable of producing for any caustrilling, additional drilling, or reworking operations of the primary term there is neall remain in force so long as operations are prose ell or wells, and if they result in the production of the hould become incapable of producing for any caustrilling, additional drilling, or reworking operations of the primary term there is neall remain in force so long as operations are prose ell or wells, and of they result in the production of the dould become incapable of producing for any caustrilling, additional drilling, or reworking operations are prose ell or wells, and of they result in the production of the primary term there is neally residence or barn now on said land without let gints in the principal dwelling thereon, out of any sale an	e by check or draft. Any timely payment of amounts, shall nevertheless be sufficient after lessee has received written notice the necessary to enable lessee to make progroof lessee has received written notice the necessary to enable lessee to make progroof lessee has received written notice the necessary to enable lessee to make progroof lessee has received written and after applied by drafter such as the progroof applicable regulatory orders and after applied by drafter or each of such functions performed the progroof obligated during the primary term hereofold the primary term hereofold the primary term hereofold the primary term, however, this provision from time to time, to pool or combine this is. Units pooled hereunder shall not excee by any other lawful authority for the pool or sare located and such units may be designed be considered for all purposes, except the day this lease included in any such unit the passacreage in the land covered by this leasing the payment or delivery of royalty, to be roduced from said land under the terms of conduced from said land under the terms of county where the land is situated at an owell upon said land capable of productinguals where the land is situated at an owell upon said land capable of producting or differ the expiration of this lease shall not terminate if lessee of the during or after the expiration of this inessee will bury all pipe lines on cultivate ssor's consent. Lessor shall have the privillaries or shall have the privillaries or shall have the provision; this or rights to receive, royalties or shall have the provision; this of in rights to receive, royalties or shall have the provision; the binding upon lessee for any purpose opies thereof constituting the chain of tit yaittes or shall-in royalties in the name of the state of the provisions of this learned the provisions of this learned the provisions of this learned provisions of the provisions of this learned	or tender of shut-in royalty which is madito prevent termination of this lease in the reof by certified mail from the party of per payment. The amount realized from such termination of any applicable price adjustment is eased premises) or transports gas immed to commence or continue any operation is not intended to relieve lessee of the standard proration unit fixed by laborarea in which said land is situated, propared in the standard proration unit fixed by laborarea in which said land is situated, propared from time to time and either befue payment of royalty, as operations contained in the unit bears to the total production of pose included in the unit bears to the total profit of this lease. Any pooled unit designatly time after the completion of additional disaboration of poses included from said land. If, after the consecutive days, whether such operation production of poses included from said land. If, after the consecutive days, whether such operations be lease shall remain in full force so long is wells and tanks, for all operations her lease to remove all property and fixture diands below ordinary plow depth, and lege, at his risk and expense, of using greunder. If she is here of shall extend to their heirs, execution royalties, however accomplished is until 30 days after lessee has been fuller from the original lessee. If any such her deceased or to his sestate or to his heims. An assignment of this lease in what shereof shall fail or make default in it has existed to the propertion of force maleure, or by any operation of force maleure, or by any operation of force maleure.	de in a bona fide attempt to make proper payme the same manner as though a proper payme the same manner as though a proper payme triparties entitled to receive payment togeth the sale of gas on or off the premises shall is are customary in the industry. "Price" sh- ents specified in such contract or regulato off the leased premises, lessee in compu- ons of whatsoever character or to make an the obligation to pay royalties on actual pro- or horizon thereof with any other land, lea- wor by the Oil Conservation Division of the lus a tolerance of ten percent. Lessee shal- ore or after the completion of wells. Drilling inducted upon or production from the land of olded minerals from wells in the unit. After de- on the same well or on a different of olded price can be considered the contraction of the olded price can be considered the contraction of the price of the cessation of production on said to perations for drilling or reworking thereo toles of the sessation of production on said to perations for drilling or reworking thereo toles on the same well or on a different of expiration of the primary term, all wells up rilling or for reworking within 60 days there thereafter as oil or gas is produced hereu eunder, and the royalty shall be computed as placed by lessee on said land, including no well shall be drilled within two hundred gas from any gas well on said land for stove cutors, administrators, successors and ass shall operate to enlarge the obligations or of crished by certified mail at lessee's princi- change in ownership occurs trough the co- tense insofar as it covers a part of said lands working operations hereunder, or from pro- Federal or state law or any order, rule or re- Federal or state law or any order, rule or re-	ayment, but not have been the price all mean the ry orders in iting royalty by payments duction purses, mineral Energy and if the written goperations described in doctron so reby and inside the right to feet (200 ft.) so the pai place of death of the pai place of death of the passignment, alty or shutung of equilation equilation of equilation equilation equilation equilation equilation equil
overmentmental authority, then while so prevented, and so long as lessee is prevented by any such cause of be counted against lessee, anything in this leas 10. Lessor hereby warrants and agrees to defend the see does so it shall be subrogated to such lien with see if yield so were seen specified or not) then the royalties, shul-in roy oportion which the interest therein, if any, covered if it of execute this lease, it shall nevertheless be bill. Lessee, its or his successors, heirs and assigns mailing a release thereof to the lessor, or by placin	lessee's duty shall be suspended, and lei- of rom conducting drilling or reworking ope- e to the contrary notwithstanding. he title to said land and agrees that lessed in the right to enforce same and to apply ro- is a less interest in the oil or gas in all or an alty, and other payments, if any, accruing by this lease, bears to the whole and undi- inding upon the party or parties executing , shall have the right at any time to surren g a release thereof of record in the county	asee shall not be liable for failure to co erations or from producing oil or gas he e at its option may discharge any tax, n yalties and shut-in royalties payable hei up part of said land than the entire and u from any part as to which this lease covered of fee simple estate therein. Should the same. der this lease, in whole or in part, to les in which said land is situated; thereupo	imply therewith, and this lease shall be extereunder; and the time while lessee is so pre- mortgage or other lien upon said land, and reunder toward satisfying same. Without im individed fee simple estate (whether lessor ers less than such full interest, shall be pair any one or more of the parties named above issor or his heirs, successors, and assigns be in lessee shall be relieved from all obligation.	in the event ipairment of s interest is d only in the e as lessors by delivering ns. express-
dor implied, of this agreement as to acreage so surrigible said release or releases		San	The state of the s	2, .0.10000
Executed the day and year first above written				
		DOUGLAS L. CONE		
		S.S. #		

STATE OF	TEXAS		_								
						INDIVIDUA	L ACKNO	WLEDGMENT	(New Mexic	o Short Fo	rm)
· ·	of foregoing instrument was acknowledged before me this.			day	o f			,			
				_	^			N D. 1.11			
My Commissio	n expires			, 1	9	•	_	Notary Publi	.c		
STATE OF			_					lease type/	-		
County of			_			INDIVIDUA	L ACKNO	WLEDGMENT	(New Mexic	o Short Fo	rm)
The forego	ing instrumer	n t wa s a c	knowledge	ed before	me this		day	of			,
19 by _		· · · · · · · · · · · · · · · · · · ·									
					· · · · · · · · · · · · · · · · · · ·						
My Commissio	n avniras			1	q	<u></u>		Notary Publi	ic		
my Commissio	n expires			, 1 		·		Notary 1 uon			
STATE OF			-			***********	r A GENO	W DDANDA	/N7 N# *	a n	
County of						INDIVIDUA	L ACKNO	WLEDGMENT	(New Mexic	o Short Fo	rm)
The forego	ing instrumer	nt was ac	knowledge	ed before	me this		day	o f			1
9 by _											
My Commissio	n expires			1	9			Notary Publi	ic		
.z, 00	onprior					·		,,			
STATE OF			_			INDIVIDITA	LACKNO	WLEDGMENT	(Now Movie	a Shart Fa	
County of						MDIVIDEA	12 ACKNO	WEEDGMENT	(New Mexic	o Short Pu	1 m <i>)</i>
_	-							of			
9 by _											
My Commissio	n expires			1	9			Notary Publi	ic		
County Clerk. By Deputy.	was duly recorded in Book	A. D., 19, at o'clock m., and	I hereby certify that this instrument was filed for	STATE OF NEW MEXICO	County, New Mexico	Date , 19		TO	FROM	OIL AND GAS LEASE	Ио.
	ing instrume	nt was a	cknowledg			3	day o	OWLEDGMEN'		, 19 Presid	
											
STATE OF				ed before	me this			OWLEDGMEN'			
County of	ing instrume	nt was a	 cknowledg			3	day o	f		, 19	

Notary Public

My Commission Expires: