SURFACE DAMAGE RELEASE AND GRANT OF SURFACE EASEMENT

IL SONE MAULANU

STATE OF NEW MEXICO

KNOW ALL MEN BY THESE PRESENTS:

002/004

COUNTY OF LEA

WHEREAS, The Merchant Livestock Company, Inc. ("Surface Lessee"), is the Lessee of all right, title and interest in and to the surface of the following described lands located in Lea County, State of New Mexico, to-wit:

LEGAL DESCRIPTION: SE/4, Section 4-21S-35E, Lea County, NM

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WHEREAS, CHESAPEAKE OPERATING, INC. ("Operator"), is the Operator of a certain oil and gas well, known as the K.F. 4 State #1 (the "Well"), the drill site which is to be located on the above described lands.

WHEREAS, Surface Lessee and Operator desire to enter into an agreement for the payment of surface damages and the grant of an easement for ingress and egress relating to the drilling, completion, and maintenance of the Well, and an easement for the construction, operation and maintenance of a pipeline or pipelines to service the Well.

NOW THEREFORE, Surface Lessee, for and in consideration of the sum of Ten Dollars and 00/100 (\$10.00_) and other good and valuable consideration paid by Operator, the receipt and sufficiency of which are hereby acknowledged, does hereby release, discharge and acquit Operator of all liability for damage to the surface of the above described lands arising from the clearing, use and conducting of operations on said lands as a well-drilling site, the setting of well and utility equipment and accessories, well completion, and the producing of oil, gas or other associated substances from the above described property.

Surface Lessee hereby additionally establishes, declares, grants and conveys to Operator an unrestricted easement over and on the above described lands for any and all operations conducted on said lands reasonable and necessary in connection with the drilling, completion and maintenance of the Well. The operations and activities covered by this Grant of Surface Easement Include, but are not limited to: (a) the right of ingress and egress to the above described lands; (b) the building, establishment and maintenance of roads, pads, tanks, pipelines, utility equipment, fences, fixtures, production equipment and reserve pits; and (c) any other activities reasonable and necessary in connection with oil and gas operations on the above described lands,

Surface Lessee and Operator agree that Operator shall limit its use of the above described lands to an area of land 5.0 acres in size, more or less, surrounding or adjacent to the wellbore of the Well, and in addition therato, a roadway for ingress and egress to the well site, as well as an easement for the construction, operation and maintenance of a pipeline or pipelines to service the Well. Said well site shall be at a location of the Operator's selection with due regard to the terrain and the current reasonable use of the land by the Surface Lessee.

The Surface Lessee and Operator further agree to the following special provisions:

- 1. Operator will contact Surface Lessee prior to commencing the construction of the location site.
- 2. Operator agrees to pay Surface Lessee, \$5000.00 for each location site.
- 3. Pipeline(s) rates are based on \$10.00 a rod.(State and BLM surface and \$40.00 (fee lands)
- 4. New roads, are to be paid at the rate of \$20.00 a rod.

CHK 000055

The Surface Lessee hereby covenants and agrees to settle with the surface tenant of the property, if any, and agrees to indemnify and hold the Operator harmless from any and all claims by such tenant for surface and location damages affecting the property.

The foregoing sets out the entire agreement between Surface Lessee and Operator, and supersedes any prior oral or written agreements or negotilations not set out in writing herein or in the oil and gas lease covering the above described lands. No provisions of this agreement shall be modified, altered or waived except by written amendment executed by the parties or their representatives as set forth below.

This agreement shall be binding upon the successors and assigns of the parties hereto and shall be deemed to be a covenant running with the lands described above.

IN WITNESS WHEREOF, this instrument has been executed by the undersigned the ______ day of ______, 2005.

SURFACE LESSEE

Merchant Livestock Company, Inc.

By: Mates

Tax ID# 85-0081965

OPERATOR

2

CHESAPEAKE OPERATING, INC.

By:

Mike Hazlip, Permian Land Manager

ACKNOWLEDGMENTS

SS:

STATE OF COUNTY OF

BEFORE me, the undersigned, a Notary Public in and for said County and State, on this 3 day of ______, 2004, personally appeared ______, <u>Clause Planeor</u>_______to me known to be the identical person(s) who executed the within and foregoing instrument, and acknowledged to me that ______ executed the same as <u>He__</u> free and voluntary act and deed, for the uses and purposes therein set forth.

Given under my hand and seal the day and year last above written.

Notary/Public in and for the State of

My Commission expires:

11/2008

STATE OF OKLAHOMA

) 86;

COUNTY OF OKLAHOMA)

BEFORE me, the undersigned, a Notary Public in and for said County and State, on this <u>7</u>⁴⁴ day of <u>2004</u>, personally appeared Mike Hazlip, Permian Land Manager of Chesapeake Operating, Inc., to me known to be the identical person who subscribed the name of the maker thereof to the foregoing instrument and acknowledged to me that he executed the same as his free and voluntary act and deed and as the free and voluntary act and deed of such corporation, for the uses and purposes therein set forth.

Given under my hand and seal the day and year last above written.

1 DUNG VOIR Notary Public My Commission expires: 8 04007282 LXP. 6:12/08 NAND TOR OF CKA Comm. No.: 0400 DIAN

- 3 -

NEW MEXICO STATE LAND OFFICE COMMISSIONER OF PUBLIC LANDS NEW MEXICO STATE LAND OFFICE BUILDING P.O. BOX 1148, SANTA FE, NM 87504-1148

AGRICULTURAL LEASE

LEASE NO. GT2533

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THIS LEASE, DATED OCTOBER 01, 2003 , IS ENTERED INTO BY AND BETWEEN THE COMMISSIONER OF PUBLIC LANDS, NEW MEXICO STATE LAND OFFICE, STATE OF NEW MEXICO, HEREINAFTER CALLED "LESSOR" AND:

MERCHANT LIVESTOCK COMPANY

HEREINAFTER CALLED "LESSEE(S)", WHOSE ADDRESS OF RECORD IS:

PO BOX 1166 CARLSBAD,NM 88220

LESSOR AND LESSEE AGREE AND COVENANT AS FOLLOWS:

1. LEASE.

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FOR AND IN CONSIDERATION OF AND SUBJECT TO THE RENTALS AND THE TERMS, COVENANTS, CONDITIONS, AGREEMENTS, OBLIGATIONS, AND RESERVATIONS CONTAINED IN THIS LEASE AND ALL OTHER EXISTING RIGHTS, LESSOR GRANTS AND LEASES TO LESSEE AND LESSEE TAKES FROM LESSOR THE TRACT(S) OF LAND DESCRIBED IN EXHIBIT A, ATTACHED HERETO AND INCORPORATED HEREIN BY REFERENCE.

2. TERM.

THE TERM OF THIS LEASE SHALL BEGIN ON OCTOBER 01, 2003 AND SHALL EXPIRE AT MIDNIGHT SEPTEMBER 30, 2008.

3. RENT.

THE ANNUAL RENTAL SHALL NOT BE LESS THAN THE MINIMUM RENTAL ESTABLISHED BY SECTION 19-7-29 NMSA 1978 AND SHALL BE PAID IN ADVANCE FOR EACH LEASE YEAR AND RECEIVED IN THE STATE LAND OFFICE ON OR BEFORE OCTOBER 1. THE ANNUAL RENTAL FOR GRAZING LAND SHALL BE DETERMINED AS FOLLOWS : ANNUAL RENTAL = BASE VALUE X CARRYING CAPACITY X ACREAGE X ECONOMIC VARIABLE INDEX (EVI), AS DEFINED BY SLO RULE 8 "RELATING TO AGRICULTURAL LEASES" (19 N.M.A.C. 3, SLO 8.11). IN NO EVENT SHALL THE PRODUCT OF THE APPLICATION OF THE EVI, FOR EACH SUCCESSIVE YEAR OF THE LEASE TERM, BE DECREASED OR INCREASED BY MORE THAN THIRTY-THREE AND ONE-THIRD PERCENT. IN THE CASE OF GRAZING RENTAL OFFERS ON OPEN ACREAGE OR PURSUANT TO COMPETITIVE BID, LESSOR MAY ACCEPT GREATER RENTAL AMOUNTS THAN THOSE DETERMINED BY THE FOREGOING FORMULA, BUT THE ANNUAL GRAZING RENTAL DUE IN ANY LEASE YEAR SHALL NOT BE LESS THAN THE FORMULA AMOUNT. THE ANNUAL RENTAL FOR CULTIVATED LAND, ASSOCIATED LAND AND CONSERVATION RESERVE PROGRAM LAND SHALL BE DETERMINED BY LESSOR AND SHALL REMAIN UNCHANGED DURING THE TERM OF THE LEASE. THE TYPE OF LAND HEREBY LEASED AND THE ANNUAL RENTAL AMOUNT FOR THIS LEASE SHALL BE AS SET OUT IN EXHIBIT A HEREIN.

4. PERMITTED USE.

LESSEE MAY USE THE LEASED PREMISES ONLY FOR SUCH OPERATIONS AND ACTIVITIES AS ARE NECESSARY TO CARRY OUT THE PURPOSES FOR WHICH THE LEASE IS GRANTED AS SPECIFIED IN EXHIBIT A, AND IN ORDER TO COMPLY WITH ALL APPLICABLE PROVISIONS OF LAW REGARDING THE CARE AND PROTECTION OF THE LEASED PREMISES.

EXI

5. LIEN.

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AS SECURITY FOR THE PAYMENT OF ANY RENT THAT IS OR MAY BECOME DUE AND UNPAID, LESSEE GRANTS TO LESSOR A FIRST AND PRIOR LIEN UPON ANY AND ALL IMPROVEMENTS AND CROPS ON THE LEASED PREMISES.

6. IMPROVEMENTS.

NO IMPROVEMENTS, EXCEPT AS OTHERWISE PROVIDED BY LAW, SHALL BE PLACED ON THE LEASED PREMISES WITHOUT THE PRIOR WRITTEN CONSENT OF THE LESSOR. ALL IMPROVEMENTS PLACED ON THE LEASED PREMISES IN VIOLATION OF THIS PARAGRAPH SHALL BE CONSIDERED AND TREATED AS UNAUTHORIZED IMPROVEMENTS IN ACCORDANCE WITH THE APPLICABLE LAWS AND RULES.

7. ASSIGNMENT, SUBLEASE AND RELINQUISHMENT.

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LESSEE SHALL NOT ASSIGN OR SUBLEASE THE LEASED PREMISES OR THE IMPROVEMENTS ON SAID PREMISES WITHOUT THE PRIOR WRITTEN CONSENT OF LESSOR AND SUCH OTHER REQUIREMENTS AS PRESCRIBED BY LAW OR RULE. AS PROVIDED BY LAW AND RULE ANY LEASE, IN GOOD STANDING, MAY BE RELINQUISHED TO THE STATE. UPON RELINQUISHMENT HOWEVER, THE LESSEE SHALL NOT BE ENTITLED TO A REFUND OF RENTALS PREVIOUSLY OWING AND PAID.

8. COLLATERAL ASSIGNMENTS.

ANY AGRICULTURAL LEASE MAY BE ASSIGNED AS COLLATERAL SECURITY SUBJECT TO THE EXPRESS WRITTEN CONSENT OF THE LESSOR AND SUCH OTHER TERMS AND CONDITIONS AS PRESCRIBED BY LAW OR RULE. THE APPROVAL OF A COLLATERAL ASSIGNMENT, HOWEVER, SHALL NOT PREVENT THE CANCELLATION OF THE LEASE AND TERMINATION OF THE COLLATERAL ASSIGNMENT FOR THE NONPAYMENT OF RENTALS OR OTHER VIOLATIONS OF THE LEASE TERMS.

9. DEFAULT AND CANCELLATION.

THE VIOLATION BY LESSEE OF ANY OF THE TERMS, CONDITIONS, OR COVENANTS OF THIS LEASE OR THE NONPAYMENT BY LESSEE OF THE RENT DUE UNDER THIS LEASE SHALL AT THE OPTION OF THE COMMISSIONER BE CONSIDERED A DEFAULT AND SHALL CAUSE THE CANCELLATION OF THIS LEASE 30 DAYS AFTER LESSOR HAS SENT WRITTEN NOTICE OF SUCH DEFAULT TO THE LESSEE AND TO ANY HOLDERS OF COLLATERAL ASSIGNMENTS BY REGISTERED MAIL, ADDRESSED TO THE POST OFFICE ADDRESS OF RECORD, PROVIDED, HOWEVER, IF WITHIN THE THIRTY DAYS THE LESSEE OR HOLDERS OF ANY COLLATERAL ASSIGNMENTS SHALL COMPLY WITH THE DEMAND MADE IN THE NOTICE, CANCELLATION SHALL NOT BE MADE.

10. RENEWAL.

ANY LESSEE WHO DESIRES TO SECURE A NEW LEASE SHALL MAKE AND FILE AN APPLICATION WITH THE LESSOR ON OR BEFORE AUGUST 1 NEXT PRECEEDING THE EXPIRATION OF THIS LEASE. THE RIGHT OF RENEWAL SHALL BE SUBJECT TO SUCH TERMS AND CONDITIONS AS PROVIDED FOR BY LAW AND RULE.

- 11. RESERVATIONS.
 - A. LESSOR RESERVES THE RIGHT TO EXECUTE LEASES ON THE LAND GRANTED BY THIS LEASE FOR MINING PURPOSES AND FOR THE EXTRACTION OF OIL, GAS, SALT, GEOTHERMAL RESOURCES, AND OTHER MINERAL DEPOSITS THEREFROM AND THE RIGHT TO GO UPON, EXPLORE FOR, MINE, REMOVE AND SELL SAME. LESSOR FURTHER RESERVES THE RIGHT TO SELL OR DISPOSE OF NATURAL SURFACE PRODUCTS OF SAID LANDS OTHER THAN GRAZING, AGRICULTURAL OR HORTI-CULTURAL PRODUCTS AND TO GRANT SUCH OTHER RIGHTS-OF-WAY AND EASEMENTS AS PROVIDED

: .

BY LAW.

B. LESSOR RESERVES THE RIGHT TO WITHDRAW PURSUANT TO RULE, UP TO 640 ACRES, BUT IN NO CASE MORE THAN HALF, OF THE LAND HELD BY THIS LEASE.

12. COMPLIANCE WITH LAWS.

LESSEE SHALL AT ITS OWN EXPENSE FULLY COMPLY WITH AND BE SUBJECT TO ALL LAWS, REGULATIONS, RULES, ORDINANCES, AND REQUIREMENTS OF LESSOR AND APPLICABLE CITY, COUNTY, STATE AND FEDERAL AUTHORITIES AND AGENCIES WHICH HAVE BEEN OR MAY BE ENACTED OR PROMULGATED, IN ALL MATTERS AND THINGS AFFECTING THE LEASED PREMISES AND OPERATIONS THEREON. SUCH OTHER AGENCIES SHALL NOT BE DEEMED THIRD PARTY BENEFICIARIES UNDER THIS LEASE.

13. HOLD HARMLESS.

LESSEE SHALL SAVE AND HOLD HARMLESS, INDEMNIFY AND DEFEND LESSOR AND THE STATE OF NEW MEXICO, AND THEIR AGENT OR AGENTS, IN THEIR OFFICIAL AND INDIVIDUAL CAPACITIES, OF AND FROM ANY AND ALL LIABILITY CLAIMS, LOSSES, OR DAMAGES ARISING OUT OF OR ALLEGED TO ARISE OUT OF OR INDIRECTLY CONNECTED WITH THE OPERATIONS OF LESSEE UNDER THIS LEASE, OFF OR ON THE LEASED PREMISES OR ARISING OUT OF THE PRESENCE ON THE LEASED PREMISES OF ANY AGENT, CONTRACTOR OR SUBCONTRACTOR OF LESSEE.

14. AMENDMENT.

THIS LEASE SHALL NOT BE ALTERED, CHANGED OR AMENDED EXCEPT BY INSTRUMENT IN WRITING EXECUTED BY LESSOR AND LESSEE.

15. WAIVER.

NO WAIVER OF ANY BREACH OR DEFAULT BY LESSEE OF ANY OF THE TERMS, CONDITIONS OR COVENANTS OF THIS LEASE SHALL BE HELD TO BE A WAIVER OF ANY SUBSEQUENT BREACH. NO WAIVER SHALL BE VALID OR BINDING UNLESS THE SAME IS IN WRITING AND SIGNED BY LESSOR.

16. DELINQUENT RENTAL.

ALL RENTAL PAYMENTS RECEIVED AFTER OCTOBER 1 OF EACH YEAR SHALL BE CONSIDERED DELINQUENT AND SHALL BE SUBJECT TO THE PAYMENT OF INTEREST AT A RATE OF ONE PERCENT (1%) A MONTH FOR ANY FRACTION OF A MONTH. INTEREST SHALL ACCRUE FROM THE DATE THE PAYMENT BECOMES DUE.

17. APPLICABLE LAW.

THIS LEASE SHALL BE GOVERNED BY THE LAWS OF THE STATE OF NEW MEXICO.

18. SUCCESSORS IN INTEREST.

ALL TERMS, CONDITIONS AND COVENANTS IN THIS LEASE SHALL EXTEND TO AND BIND THE HEIRS, ASSIGNS, AGENTS, ATTORNEYS, CONTRACTORS AND SUCCESSORS IN INTEREST OF LESSOR AND LESSEE.

19. CARRYING CAPACITY REEVALUATION.

THE LESSOR RESERVES THE RIGHT DURING THE TERM OF THIS LEASE, AND UPON THE LESSOR'S DISCRETION, TO CONDUCT CARRYING CAPACITY REEVALUATIONS AND MAKE THE NECESSARY ADJUSTMENTS TO THE LEASE AND RENTAL AS MAY BE REQUIRED.

I/WE CERTIFY THAT I/WE ARE 1. LESSEE(S) REFERENCED ON THE FAC PAGE OF THIS LEASE.

, · ·	(505) 394-2745
LETHEMERCHANT LIVESTOCK CO.	TELEPHONE
By John Praction Pres	
LESSEE	TELEPHONE
	Patrich H. & ymp LESSOR-COMMISSIONER OF FUBLIC LANDS
ACKNOWLE NATURAL P	
STATE OF NEW MEXICO)	
COUNTY OF)	
THE FOREGOING INSTRUMENT WAS ACKNOWLEDGED BEF	ORE ME THIS DAY OF, 20,
BY	
(NAME OF PERSON ACKNOWLEDGED)	-
MY COMMISSION EXPIRES:	
MI COMMISSION EXPIRES:	
	NOTARY PUBLIC
PARTNE	RSHIP
STATE OF NEW MEXICO)	
COUNTY OF)	
THE FOREGOING INSTRUMENT WAS ACKNOWLEDGED BEF	ORE ME THIS DAY OF, 20,
BY	
(NAME OF PERSON ACKNOWLEDGED)	
PARTNER(S) ON BEHALF OF	, A PARTNERSHIP.
MY COMMISSION EXPIRES:	
	NOTARY PUBLIC
CORPOR STATE OF NEW MEXICO)	ATION
1 ± 0	
COUNTY OF $\angle \angle \angle / \neg$) THE FOREGOING INSTRUMENT WAS ACKNOWLEDGED BEF	ORE ME THIS 17 DAY OF JULY, 2003.
BY JOHN IGARSON, (NAME OF OFFICER)	(TITLE OF OFFICER) OF
Tan	
(CORPORATION NAME)	$M_{EW} M_{EX/QO}$ corporation, on behalf
OF SAID CORPORATION.	
Y COMMISSION EXPIRES:	$C\delta$ Q
20 NOV 2004	Connie Decherstay
	NOTARY PUBLIC

NEW MEXICO STATE LAND OFFICE

APPRAISEMENT OF GRAZING AND AGRICULTURAL LANDS

COMMISSIONER OF PUBLIC LANDS NEW MEXICO STATE LAND OFFICE BUILDING PO BOX 1148, SANTA FE, NEW MEXICO 87504-1148

LESSEE: SECTION 10 OF THE NEW MEXICO ENABLING ACT SPECIFICALLY REQUIRES THAT ALL STATE LAND TO BE LEASED BE APPRAISED AT ITS TRUE VALUE. STATE LAW, UNDER SECTION 19-7-1 NMSA 1978, FURTHER PRESCRIBES THAT SUCH APPRAISEMENT BE SECURED BY THE LESSEE WHEN ACQUIRING A LEASE AND THAT SUCH APPRAISEMENT BE COMPLETED BY A DISINTERESTED PERSON. THE INSTRUCTIONS FOR THE COMPLETION OF THIS FORM ARE SET OUT BELOW.

APPRAISEMENT

INSTRUCTIONS: THIS INFORMATION MUST BE COMPLETED BY A DISINTERESTED PERSON AND BASED ON THAT INDIVIDUAL'S INFORMATION AND BELIEF. THIS FORM CANNOT BE COMPLETED BY A LICENSED APPRAISER. (NMSA 1978, 61-30-16). YOU CANNOT PAY TO HAVE THIS FORM COMPLETED. (NMSA 1978, 60-30-3A). THE LAND MUST BE APPRAISED AS VACANT, I.E. WITHOUT IMPROVEMENTS, FOR BOTH SALE AND LEASE PURPOSES. IT MUST ALSO BE SIGNED BEFORE A NOTARY PUBLIC.

SIGNED ADDRESS CITY/STATE DAY NOTARY PUBLIC

SUBSCRIBED AND SWORN TO BEFORE ME THIS

MY COMMISSION EXPIRES:

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EXHIBIT A

LEASE NO: GT2533

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	SUBDIV	ISION			SEC-TWN-RNG	ACREAGE U S E	PRICE PER UNIT	CA CA
LOT1	LOT15	LOT16	LOT2	LOT7	01 / 21S 33E	199.83 G		8
LOTS	LOT9	-	-	-	01/ 21S 33E	80.00 G	-	8
SE4	-	-	-	_	01. 21S 33E	160.00 G	-	8
N2S2	-	-	-	-	08 21S 33E	160.00 G	-	8
N2SW4	SW4SW4	SE4	-	-	09 21S 33E	280.00 G	-	8
N2SW4	SE4SW4	SE4	_	-	10/21S 33E	280.00 G	-	8
NE4SE4	S2SE4		-	-	11/ 215 33E	120.00 G	-	8
NE4NE4	S2NE4	-	-	-	12 218 33E	120.00 G	-	8
N2NE4	SE4NE4	W2	SE4	-	13 21S 33E	600.00 G	-	8
NE4	E2NW4	NE4SW4	SE4	-	14 218 33E	440.00 G	-	8
ALL	-	-	-	-	151 21S 33E	640.00 G	. –	8
ALL	-	-	-	-	17 215 33E	640.00 G	-	8
LOT3	LOT4	-	-	-	18 🗸 215 33E	71.87 G	-	8
E2SW4	SE4	-	-	-	18 21S 33E	240.00 G	-	8
LOT1	LOT2	LOT3	LOT4	-	19 21S 33E	144.24 G	-	8
NE4	E2W2	SE4	- '	-	19 215 33E	480.00 G	-	8
ALL	-	-	-	-	20 21S 33E	640.00 G	-	8
NE4	W2W2	SE4	-	-	21 21S 33E	480.00 G	-	8
ALL	-	-	-	-	22 21S 33E	640.00 G	-	8
N2NE4	W2W2	SE4	-	-	23 🖌 215 33E	400.00 G	-	8
NE4	N2NW4	SW4	-	-	24. 21S 33E	400.00 G	-	. 8
ALL	-	-	-	-	26 🖌 215 33E	640.00 G	-	8
NE4	SE4NW4	E2SW4	SE4	-	28v 21s 33E	440.00 G	-	8
ALL	-	-	-	-	29🖌 215, 33E	640.00 G	-	8
LOT1	LOT2	LOT3	LOT4	-	30⁄ 215 33E	144.56 G	-	8
NE4	E2W2	SE4	-	-	301⁄215.33E	480.00 G	-	8
LOT1	LOT2	LOT4		-	31/ 21S 33E	108.78 G	-	8
NE4	E2NW4	SE4SW4	S2SE4	-	31/ 21S 33E	360.00 G	-	8
ALL	-	-	-	-	36/21S 33E	640.00 G	-	8
LOT1	LOT10	LOT11	LOT12	LOT13	01 / 21S 34E	197.46 G	-	8
LOT14	LOT15	LOT2	LOT3	LOT4	01/ 21S 34E	192.62 G	-	8
LOT5	LOT6	lot7	LOT8	LOT9	014 215 34E	200.00 G	-	8
S2	-	-	-	-	01/ 215 34E	320.00 G	-	8
LOT1	LOT10	LOT11	LOT12	LOT13	03⁄21S 34E	198.04 G	-	8
LOT14	LOT16	LOT2	LOT3	LOT4	03/ 21S 34E	195.04 G	-	8
LOT5	LOT6	LOT7	LOT8	LOT9	03/ 21S 34E	200.00 G	-	8
S2	-	-	-	-	031 215 34E	320.00 G	-	8
LOTI	LOT10	LOT11	LOT12	LOT13	04× 215 34E	198.62 G	-	8
LOT14	LOT15	LOT16	LOT2	LOT3	04/ 21S 34E	197.46 G	-	8
LOT4	LOT5	LOT6	LOT7	LOT8	04 215 34E	198.84 G	-	8
LOT9 S2	-	-	-	-	04 215 34E	40.00 G	-	8
LOT1	LOT10	LOT11	- 1 0 m 1 0	-	04 21S 34E	320.00 G	-	8
LOT14	LOT15	LOT16	LOT12 LOT2	LOT13	05/ 215 34E	198.96 G		8
LOTIA LOTA	LOT5	LOTI6	LOTZ LOT7	LOT3 LOT8	057 218 34E	198.38 G	-	8
LOT9	-	-	-		05" 215 34E	199.42 G	-	8
\$2	-	_	-	-	054 218 34E 054 218 34E	40.00 G	-	8
LOT1	LOT10	LOT11	LOT12	- LOT13		320.00 G	-	8
LOT14	LOT15	LOT16	LOT17	LOT13	06r 215 34E	195.70 G	-	8
LOT2	LOT3	LOT4	LOT5	LOTE	06¥ 21S 34E 06¥ 21S 34E	196.43 G	-	8
LOT7	LOTB	-	-	-		194.97 G	-	8
				-	06/21S 34E	80.00 G	-	8

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EXHIBIT A

LEASE NO: GT2533

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	SUBDIV	ISION			SEC-TWN-RNG	ACREAGE	S PE	RICE CA SR CA NIT
E2SW4	SE4	-	-	-	06 215 34E	240.00	G -	8
LOT1	LOT2	LOT4	-	-	07' 21S 34E			8
NE4	E2NW4		PT.SW4SE4	SE4SE4	07" 215 34E	359.75	G ~	8
N2	S2S2	~	-	-	08/ 215 34E	480.00		8
N2	S2S2	-	-	-	09√21S 34E	480.00		8
N2	S2S2	-	-	-	10./21S 34E	480.00		8
E2NE4	W2	E2SE4	-	-	11, 21S 34E			8
NE4NE4	S2NE4	W2	SE4	-	12 / 21S 34E			8
ALL	-	-	-	-	13/21S 34E		G -	8
SW4NE4	W2	W2SE4	-	-	14 215 34E	440.00	G -	8
N2	N2S2	-	-	-	15 1 218 34E	480.00	G -	8
ALL	-	-	-	-	17 🖌 215 34E	640.00		8
LOTI	LOT2	LOT3	LOT4	-	18 🖌 215 34E	153.88	G -	8
NE4	E2W2	SE4	-	-	18 - 215 34E	480.00	G -	8
LOT1	LOT2	LOT3	LOT4	-	19 🖌 21S 34E	154.44	G -	8
NE4	E2W2	SE4	_ ·	-	19 🖌 215 34E	480.00	G -	8
ALL	-	-	-	-	20⁄21S 34E	640.00	G -	8
W2NE4	W2NW4	SE4NW4	SW4	W2SE4	21/215 34E	440.00	G -	8
ALL	-	-	-	-	22 🗸 215 34B	640.00	G -	. 8
W2NE4	W2	-	-	-	23,⁄21S 34E	400.00	G -	8
S2N2	S2	~	-	-	24 215 34E	480.00	G -	8
ALL	-	-	-	-	25 ⁄21S 34E	640.00	G -	8
ALL	-	-	-	-	26, 215 34E	640.00	G -	8
W2NE4	SE4NE4	W2	SE4	-	27 / 21S 34E	600.00	G –	8
E2NE4	W2	E2SE4	-	-	28,⁄21S 34E	480.00	G -	8
ALL	-	-	-	-	29, 21S 34E		G -	8
LOT1	LOT2	LOT3	LOT4	-	30 21S 34E	155.16	G -	8
NE4	E2W2	SE4	-	-	30/ 21S 34E	480.00	G -	8
LOT1	LOT2	LOT3	LOT4	-	31, 21S 34E	156.00	G -	8
NE4	E2W2	SE4	-	-	31, 215 34E	480.00	G -	8
ALL	-	-	-	-	32, 215 34E	640.00	G -	8
E2NE4	W2	E2SE4	-	-	33121S 34E	480.00	G -	8
N2	NE4SW4	PT.NW4SW4	N2SE4	-	34🖌 21S 34E	479.77	G –	8
ALL	-	-	-	-	35/21S 34E	640.00	G -	8
LOT1	LOT10	LOT11	LOT12	LOT13	01r 21s 35e	197.65	G -	8
LOT14	LOT15	LOT16	LOT2	PT.LOT3	01″ 21S 35E	193.40	G-	8
LOT5	LOT6	LOT7	LOT8	LOT9	01 21S 35E	200.00	G -	8
S 2	-	-	-	-	01¥ 21S 35E	320.00	G -	8
LOT1	LOT10	LOT11	LOT12	LOT13	03/ 21S 35E	197.71	G -	В
LOT14	LOT15	LOT16	LOT2	LOT3	03r 215 35E	195.46	G-	8
LOT4	LOT5	LOT6	LOT7	LOT8	03r 218 35E	197.75		8
LOT9	• ``	-	-	-	03 🖌 21S 35E	40.00	G -	8
SW4	NE4SE4	S2SE4	-	-	03🖌 215 35E	280.00		8
LOT1	LOT10	LOT11	LOT12	LOT13	04 v 215 35E	197.75		8
LOT14	LOT15	LOT16	LOT2	LOT3	04 v 218 35E	195.40		8
LOT4	LOT5	LOT6	LOT7	LOT8	04 × 218 35E	197.65		8
LOT9	-	-	-	-	04 21S 35E	40.00		8
\$2 1.000	-	-	-	- .	04 21S 35E	320.00		8
LOTI	LOTIO	LOT11	LOT12	LOT13	05 / 218 35E	197.65		8
LOT14	LOT15	LOT16	LOT2	LOT3	05/21S 35E	195.34		8
LOT4	LOT5	LOTE	LOT7	LOT8	05/21S 35E	197.69	G -	8

EXHIBIT A

LEASE NO: GT2533

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	SUBDIVI	SION			SEC-TWN-RNG	ACREAGE U S E	PRICE PER UNIT	CA CA
LOT9	-	-	-	_	05 / 21S 35E	40.00 G	-	8
S2	-	-	-	-	05/21S 35E	320.00 G	-	8
LOT1	LOT10	LOT11	LOT12	LOT13	06/ 21S 35E	188.06 G	-	8
LOT14	LOT15	LOT16	LOT17	LOT18	06r 215 35E	190.75 G	-	8
LOT2	LOT3	LOT4	LOT5	LOT6	064 218 35E	182.97 G	-	8
LOT7	LOT8	LOT9	-	_	06 21S 35E	120.00 G	-	8
E2SW4	SE4	-	-	-	06/21S 35E	240.00 G	-	8
LOT1	LOT2	LOT3	LOT4	-	07√21S 35E	142.20 G	-	8
NE4NE4	PT.NW4NE4	S2NE4	E2W2	SE4	07 / 21S 35E	470.00 G		8
N2	SW4	NE4SE4	PT.W2SE4	SE4SE4	08√ 21S 35E	637.50 G	-	8
ALL	-	-	-	-	09 🗸 218 35E	640.00 G	-	8
NE4	S2S2	-	-	-	10/21S 35E	320.00 G	-	8
SW4NE4	W2	W2SE4	-	-	11/ 21S 35E	440.00 G	~	8
N2	S2S2	-	-	-	12 🗸 218 35E	480.00 G	-	8
NE4	NE4NW4	S2NW4	S2	-	13/21S 35E	600.00 G	-	8
W2NE4	NE4NW4	S2NW4	SW4	NW4SE4	14/21S 35E	400.00 G	-	8
ALL	-	-	-	-	15⁄218 35E	640.00 G	-	8
N2	S2S2	-	-	-	17 🖍 215 35E	480.00 G	-	8
PT.LOT1	PT.LOT2	LOT3	-	-	18 🗸 218 35E	105.67 G	-	8
NE4	E2NW4	NE4SW4	N2SE4	-	18√21S 35E	360.00 G	-	8
ALL	-	-	-	-	20121S 35E	640.00 G	-	8
ALL	-	-	-	-	21√,21S 35E	640.00 G	-	8
ALL	-	-	-	-	22 🗸 215 35E	640.00 G	-	8
NE4	E2SW4	SE4	-	-	23⁄21S 35E	400.00 G	-	8
N2NE4	SW4NE4	₩2	SE4	-	24 🗸 21S 35E	600.00 G	-	8
ALL	<u> </u>	-	-	-	25 218 35E	640.00 G	-	8
N2	N2S2	-	-	-	26/ 21S 35E	480.00 G	-	8
NW4NE4	SE4NE4	NW4	N2SE4	-	27√ 218 35E	320.00 G	-	8
N2	N2S2	-	-	-	28/21S 35E	480.00 G	-	8
ALL	-	-	-	-	29/21S 35E	640.00 G	-	8
LOT1	PT.LOT2	LOT3	-	-	31 215 35E	108.06 G	-	8
NE4	E2NW4	NE4SW4	N2SE4	-	31/21S 35E	360.00 G	-	8
ALL	-	-	-	<u>~</u>	33 / 21S 35E	640.00 G	-	8
ALL	-	-	-	-	34 21S 35E	640.00 G	-	8
ALL LOT1	- LOT2	LOT3	- LOT4	-	35-21S 35E	640.00 G	-	8
		1012	-	-	02 225 33E	160.12 G	-	
S2N2 LOT1	S2 LOT2	LOT3	LOT4	-	02 225 33E 04 225 33E	480.00 G 160.28 G	-	8 11
LOT1	LOT2	LOT3	LOT4	-	04V 225 33E 05V 225 33E	160.20 G	-	8
S2NE4	SW4NW4	S2	-	-	05 228 33E	440.00 G	_	8
LOTI	LOT2	LOT3	LOT4	LOT5	06,228 33E	192.83 G	_	10
LOT6	LOT7	-	-	-	06, 225 33E	72.68 G	-	10
S2NE4	SE4NW4	-	-	-	06 22S 33B	120.00 G	-	10
NE4SW4	N2SE4	-	-	_	06/,22S 33E	120.00 G	_	8
SE4SW4	S2SE4	-	-	-	06/22S 33E	120.00 G	-	10
LOT1	LOT2	-	-	-	07 225 33E	72.73 G	_	10
LOT3	LOT4	-	-	_	07 223 33E	72.91 G	-	8
NE4	E2W2	SE4	-	_	07√ 22S 33E	480.00 G	_	10
ALL	-	-	-	_	08 V 22S 33E	640.00 G	-	9
S2N2	-	-	_	-	10 / 22S 33E	160.00 G	-	13
N2SE4	-	-	-	-	10 / 22S 33E	80.00 G	-	8
						·····		-

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EXHIBIT A

LEASE NO: GT2533

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	SUBDIV	VISION			SEC-TWN-RNG	ACREAGE	U S E	PRICE PER UNIT	CA CA
N2SW4					10 22S 33E	80.00		-	13
SW4NW4	W2SW4	-	-	-	11/ 22S 33E	120.00	G	-	10
S2	-	-	-	-	12, 225 33E	320.00	G	-	10
N2N2	-	-	-	-	14,22S 33E	160.00	G	-	12
N2N2	-	-	-	-	15/ 22S 33E	160.00		-	9
ALL	-	-	-	-	16/ 22S 33E	640.00	G	-	8
ALL	_	_	-	-	17⁄225 33E	640.00		-	13
LOT1	LOT2	LOT3	LOT4	-	18 ,225 33E	146.20	G	-	12
NE4	E2W2	NE4SE4	PT.NW4SE4	S2SE4	18 22S 33E	478.62		-	12
LOT1	LOT2	LOT3	LOT4	-	19 ′ 22S 33E	146.44		-	7
NE4NE4	-	-	-	-	19" 225 33E	40.00		-	8
W2NE4	E2NW4	-	-	-	19/ 22S 33E	160.00		-	7
SE4NE4	-	-	-	-	19',22S 33E	40.00		-	8
E2SW4	SE4	-	-	-	19,22S 33E	240.00		-	7
NE4	-	-	-	-	20, 22 5 33E	160.00		-	8
N2	-	-	- ·	-	21 225 33E	320.00		-	8
N2NE4	-	-	-	-	24 🖌 22S 33E	80.00		-	10
NW4	- ·	-	~	-	24 22S 33E	160.00		-	8
S2NE4	-	-	-	-	241 / 225 33E	80.00		-	10
LOT1	LOT2	LOT3	PT.LOT4	-	01/ 22S 34E	169.12		-	6
S2NW4	-	-	-	-	01 225 34E	80.00		-	6
SW4NE4	-	-	-	-	01 22S 34E	40.00		-	8
SE4NE4	NE4SW4	N2SE4	-	-	01/ 22S 34E	160.00		-	6
NW4SW4	-	-	-	-	01 22S 34E	40.00		-	8
SW4SW4	-	-	-	-	01/ 22S 34E	40.00		-	6
SE4SW4	S2SE4	-	~	-	01 22S 34E	120.00		-	8
LOTI	LOT2	LOT3	LOT4	*	03/ 22S 34E	167.16		-	e
S2N2	-	-	-	-	03/ 225 34E	160.00		-	E
N2S2	-	-	-	-	03V 225 34E	160.00		-	3
S2S2	-	-	-	-	03 225 34E	160.00		-	E
LOTI	LOT2	-	-	-	047 225 34E	82.65		-	10
S2NE4	-	-	-	-	04 22S 34E	80.00		-	10
LOT1	LOT2	-	~	-	05 22S 34E 05 22S 34E	81.58		-	1(1(
S2NE4	SE4	~	-	-		240.00		-	
LOT1	LOT2	. –	-	-	07 22S 34E	77.35		-	é 1(
LOT3 LOT4	-	-	-	-	07 225 34E	38.55		-	10
N2NE4	- E2NW4	-	-	-	071 225 34E	38.46 160.00		-	ť
NZNE4 S2NE4	GZNW4	-	-	-	07r 22S 34E 07r 22S 34E	80.00		_	E
NE4SW4	- N2SE4	-	-	-	07√ 22S 34E	120.00		_	1(
SE4SW4	N2364	_	-	-	07 ⁴ , 225 345	40.00		-	
SW4SE4	-	_	_	_	07 22S 34E	40.00		_	\$
SE4SE4	-	-	_	_	07√ 225 34E	40.00		_	6
N2NW4	_	_	_	_	07* 225 34E 08√ 225 34E	80.00		-	5
S2NW4	NE4SE4	_	_	-	08 225 34E	120.00		_	
NW4SE4	-	-		-	08 225 34E	40.00		-	1
SW4	-	-	-	-	08 225 34E	160.00		-	4
SW4SE4	-	_	-	-	08 225 34E	40.00		-	t t
SE4SE4	-	-	-	_	08 225 34E	40.00		-	
N2NE4	-	_	-	-	11 / 225 34E	80.00		-	t t
NE4NW4	_	-	_	_	11 / 225 34E	40.00		-	- 1
						10.00	~		•

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EXHIBIT A

LEASE NO: GT2533

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	SUBDIV	ISION			SBC-TWN-RNG		U PRICE S PER E UNIT	CA CA
SW4NE4	W2NW4	SE4NW4	NE4SE4	_	11r 225 34E	200.00	3 -	5
N2SW4	NW4SE4	-	-	-	11 22S 34E	120.00	G –	8
S2S2	-	-	-	-	11 22S 34E	160.00	J -	5
NE4	NE4NW4	S2NW4	NE4SE4	-	12/ 225 34E	320.00	g -	4
NW4SE4	-	-	-	-	12' 22S 34E	40.00	g -	8
E2SW4	SW4SE4	-	-	-	12,225 34E	120.00	g -	4
SE4SE4	-	-	-	-	12 22S 34E	40.00	3 -	8
NE4	E2W2	N2SE4	-	-	131 22S 34E	400.00	G -	6
SW4SE4	-	-	-	-	131,225 34E	40.00	G -	8
SE4SE4	_	-	-	-	13 225 34E	40.00	G -	£
N2NE4	NE4NW4	-	-	-	14⁄225 34E	120.00	g -	5
W2NW4	-	-	_	-	14 22S 34E	80.00	g -	8
S2NE4	SE4NW4	-	-	-	14 🕈 225 34E	120.00	G -	Ę
NE4SW4	NW4SE4	-	-	-	14 ,22S 34E	80.00 0	3 -	٤
W2SW4	SE4SW4	SW4SE4	-	-	14,225 34E	160.00 (G -	5
W2W2	-	-	 ·	-	15√ 22S 34E	160.00 (3 -	Ş
ALL	-	-	-	-	16/ 22S 34E	640.00	J -	5
W2	-	-	-	-	17 22S 34E	320.00	g -	13
LOT1	LOT2	-	-	-	19 225 34E	76.04 (G -	7
NE4	E2NW4	-	-	-	19,225 34E	240.00	g -	5
N2	-	-	-	-	20√ 225 34E	320.00	G -	E
NE4NE4	-	-	-	-	2 4/ 225 34E	40.00 (g -	8
W2NE4	SE4NE4	NW4	N2S2	-	2 4√ 22S 34E	440.00 (3 -	7
N2 N2	S2NW4	-	-	-	25 √ 225 34E	240.00	g -	ŧ
S2NE4	-	-	-	-	25,22S 34E	80.00	3 -	٤
S2	-	-	-	-	25,225 34E	320.00	G -	ŧ
SE4	-	-	-	-	27 ,225 34E	160.00	3 -	E
ALL	-	-	-	-	36√22S 34E	640.00	g -	£
LOT1	LOT2	LOT3	LOT4	-	01222S 35E	161.60		٤
S2N2	S2	-	-	-	01 🖌 225 35E	480.00		ł
LOT1	LOT2	LOT3	LOT4	-	03¥ 225 35E	166.12 (ł
S2N2	S2	-	-	-	03⁄22S 35E	480.00 0		٤
LOT1	LOT2	LOT3	LOT4	-	05√,22S 35E	168.60 (g -	(
S2N2	S2	-	-	-	05 22S 35E	480.00 (1
LOT1	LOT2	LOT3	LOT4	LOT5	06√,22S 35E	202.73		ŧ
LOT6	LOT7	-	-	-	06 225 35E	73.50 (3 -	1
S2NE4	SE4NW4	E2SW4	N2SE4	SW4SE4	06-22S 35E	320.00 (1
LOT1	LOT2	LOT3	LOT4	-	07 225 35E	148.60 (1
NE4	E2W2	SE4	-	-	07 22S 35E	480.00 (1
ALL	-		-	-	08 225 35E	640.00 (1
ALL	-	-	-	-	10- 22S 35E	640.00		1
E2	-	-	-	-	11, 22S 35E	320.00		1
ALL	-	-	-	-	12 22S 35E	640.00 (1
S2N2	S2	-	-	-	13 22S 35E	480.00		ł
S2NE4	W2NW4	NW4SW4	SE4	-	14 22S 35E	360.00 (1
N2	N2S2	-	-	-	15 22S 35E	480.00		
ALL	-	-	-	-	17- 22S 35E	640.00 (1
	LOT2	LOT3	LOT4	-	18 × 22S 35E	150.68 0		i
NE4	E2W2	SE4	-	-	18 22S 35E	480.00 (
LOT1 NE4	LOT2	LOT3	-		19√ 22S 35E	114.59 (
11E1-3	E2NW4	NE4SW4	N2SE4	-	19√22S 35E	360.00 (- i	

EXHIBIT A

LEASE	NO :	GT2533
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	SUBDI	VISION			SEC-TWN-RNG	ACREAGE	U S E	PRICE PER UNIT	CA CA
ALL			-		21/ 22S 35E	640.00	G	-	8
ALL	-	-	-	-	22 /22S 35E	640.00	G	-	3
E2NE4	W2	E2SE4	-	-	23 🗸 225 35E	480.00	G	-	3
ALL	-	-	-	-	24 🗸 225 35E	640.00	G	-	3
ALL	-	-	-	-	25 🗸 22S 35E	640.00	G	-	8
W2NE4	W2	E2SE4	-	-	26⁄22S 35E	480.00	G	-	Ę
ALL	-	-	-	-	27⁄22S 35E	640.00	G	-	8
ALL	-	-	-	-	28⁄22S 35E	640.00	G	-	٤
W2NE4	N2NW4	SE4NW4	SW4	W2SE4	29 / 22S 35E	440.00	G	-	E
NE4	E2NW4	NE4SW4	N2SE4	-	30√22S 35E	360.00	G	-	E
ALL	-	-	-	-	321,22S 35E	640.00	G	-	E
ALL	-	-	-	-	33√22S 35E	640.00	G	-	8
S2NE4	W2NW4	SE4NW4	S 2	-	34√,22S 35E	520.00	G	-	£
S2N2	S2	-	-	-	35 √ 22S 35E	480.00	G	-	ŧ
			TOTAL 2	ACREAGE :	81,894.22	TOTAL RI	enta	ն։	\$52,207.02

RENEWAL LEASE

LEGEND: USE TYPE CODESC= CONSERVATION RESERVE PROGRAM LAND,D= DRYLAND FARMING,G= GRAZING,I= IRRIGATED CROPLAND,M= MOBILE HOME ON LAND, R= RSIP LAND,1= GRAZING (BID),2= DRYLAND FARMING (BID),3= IRRIGATED CROPLAND(BID) 4= CRP(BID)5= RSIP(BID),H= 1/2 SOUTH FOR TOWNSHIP,H= 1/2 EAST FOR RANGE

* CARRYING CAPACITY RATES LISTED ARE BASED ON 640 ACRE PARCELS

Neld State Land Office	
Putter 55	
Para Alexant	
-41306	Ì

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MILLER STRATVERT PA

014/014

IMPROVEMENT LISTING

The State Land Office Rule Relating to Agricultural Leases, 19 N.M.A.C. 8.9.2.2. requires you to submit a listing of all improvements located on the state leased land held under this lease with your application.

LEASE NUMBER G7-2533	No NEW IMPROVEMENTS
DO IMPROVEMENTS EXIST ON STATE LAND? \rightarrow	YESNO
IF YOU ANSWERED YES, PLEASE LIST ALL IMPROVE ARE ON RECORD WITH OUR OFFICE OR IF A PREVIOU IMPROVEMENTS.	

	APPROXIMATE		LOCATION	
IMPROVEMENT	MONTH AND YEAR BUILT	SECTION	TOWNSHIP	RANGE
			·	
			·	
			$\overline{\mathbf{N}}$	
	LEASE DEE HITAC	HED 1	4652	
	LISTS OF (MPLOVEN	ENTS		
	······································			
	······	~	· · · ·	
X,	A		/	l
- /Vo /	VEW MPROVEMENTS	PINCE	hAST \$	ENEWAL
{ *				}

Inclusion of unauthorized improvements on this listing or any appraisal submitted to the Commissioner for any purpose shall not be interpreted as approved. (19 N.M.A.C. 8.9.11)

This office will reject your renewal lease application if this form is not completed. Your signature is required whether improvements exist or not.

The information provided above is true and correct to the best of my knowledge, please sign and date below.

THEAMER	HANT	JVESTO	CK CO.
THE MER	Ponn	1 mm	Pres
St. Harris	1000	-	

Lessee Signature

Lessee Signature

Date 7-17-03

Lessee Signature

COMPANY: CHESAPI	LAND	LAND CHECK REQUEST FORM					
REQUEST BY: NOTIFY:	Tami Brody Rebecca Henderson and Sara Caldwell	DATE:			03/	31/05	
PAYABLE TO;	The Merchant Livestock Company, Inc.	AMOUNT:		\$5,000.00			
ADDRESS:	P.O. Box 1414		_				
CITY:	Eunice	STATE:	NM	ZIP:	88231		
CONTACT:		PHONE:	505-2	25-2003			
ŚSN OR TIN:							
PAYABLE FOR:	K.F. 4 State #1, S/2 Section 4-21S-35E, Lea (Surface Location	County, New Mexico					
REQUIRED WHEN:	Friday, April 1, 2005	MAIL CHECK	T	YE\$	X	NO	
SIGNED:		DATE:					
APPROVED:		DATE:				· ·	
TYPE OF CHARGE (CI	HOOSE ONLY ONE)	REQUIRED INF	ORMA	TION		منابع بین او بیک بین زمین ۲۵ تا بیند او	
X SURFACE DAMAG	LEGAL DESC				1-218-35E		
RIGHT OF WAY		COUNTY			Sector-rownenip-kange Lea		
		STATE			New Mexico		
		PROPERTY NA	PROPERTY NAME			KF 4 State #1	
		OCK DO NOT HOS				7	
						·	

ACCOUNTS PAYABLE CODING BLOCK - DO NOT MODIFY						
VENDOR NUMBER						
ZIP	88231					
INVOICE NUMBER	033105					
INVOICE DATE	03/31/05					
GROSS AMOUNT DUE	\$5,000.00					
INVOICE APPROVED	Y					
DUEDATE	lay, April 1, 2005					
SPECIAL HANDLE	Y					
IRS 1099 FLAG	0					
GEN/SUB	233-401					
PROPERTY/PROSPECT NUMBER						
SERVICE DATE	03/31/05					
AMOUNT	\$5,000.00					
DESCRIPTION	KF 4 State #1 SURF DAMAGE					

P:\Permian\Forms\KF4Stale1_MerchantLivestock_surfdamag_033105.xls

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Permian Land Department

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VIA EXPRESS MAIL

lesa

April 4, 2005

Merchant Livestock Company, Inc. P.O. Box 1166 Carlsbad, NM 88220

Natural Ġas. Natural Advantages.

Re: KF 4 State #1 S/2 Section 4-21S-35E Lea County, New Mexico

Dear Sir:

Please find enclosed our check #509560 in the amount of \$5,000.00 regarding the captioned well. The check is to settle surface damage's as agreed.

Please do not hesitate to contact me at (405) 879-9268 should you have any questions.

Sincerely,

CHESAPEAKE OPERATING, INC.

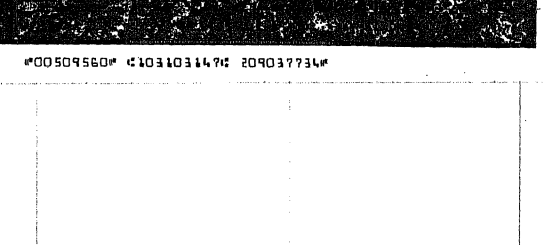
R. Brood am Tami R. Brody Land Tech

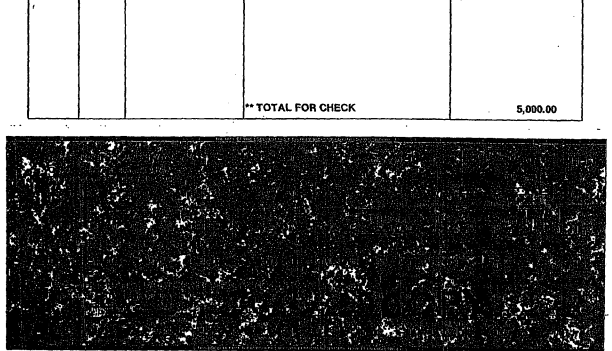
Enclosures

W/Permian/Brody/Letters/MerchantLivestockCo_surfacedamages_040405.doc

Chesapeake Energy Corporation 6100 N. Western Ave. • Oklahoma City, OK 73158 • P.O. Box 18496 • Oklahoma City, OK 73154-0496 405.848.8000 • fax 405.767.4251

CHK 000052





CHESAPEAKE OPERATING, INC
 313479 MERCHANT LIVESTOCK COMPANY INC

509560

No.

 Tami Brody

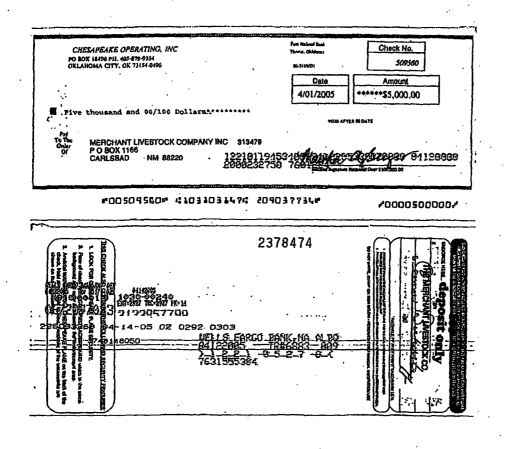
 From:
 Pam Brown

 Sent:
 Tuesday, June 07, 2005 2:41 PM

 To:
 Tami Brody

Attachments:

Picture (Metafile); Picture (Metafile)



CHK 000053

STATE OF NEW MEXICO ENERGY, MINERALS AND NATURAL RESOURCES DEPARTMENT OIL CONSERVATION DIVISION

IN THE MATTER OF THE APPLICATION OF MEWBOURNE OIL COMPANY FOR CANCELLATION OF A DRILLING PERMIT AND APPROVAL OF A DRILLING PERMIT LEA COUNTY, NEW MEXICO.

> CASE NO. 13492 ORDER R-12343

AFFIDAVIT OF CLABE PEARSON

Clabe Pearson, being first duly sworn, deposes and states:

1. I am over the age of eighteen years, am competent to testify to the matters contained herein, and have personal knowledge thereof.

Of 2. I am the **even** of Merchant Livestock Company, Inc., a corporation that operates a cattle ranch in Lea County, New Mexico, consisting of fee acreage and land leased from the State of New Mexico.

3. Merchant Livestock Company is the Lessee under a surface lease with the State of New Mexico covering lands in the Township 21S, Range 35 East, Section 4 SE/4.

4. On or about March 30, 2005, I was approached by a representative for Chesapeake Permian, LP and Chesapeake Operating, Inc about obtaining a surface use easement so Chesapeake could come onto the surface of the property leased by Merchant Livestock in order to drill an oil and gas well.

5. On behalf of Merchant Livestock Company, I reached an agreement with Chesapeake, granting it permission to conduct operations of the surface of the property leased from the State by Merchant Livestock Company. Under the terms of that agreement, Chesapeake agreed to pay a fixed amount for surface damages that might be caused by the drilling of the Well and Merchant Livestock Company granted Chesapeake a surface easement to conduct operations.

6. Pursuant to the terms of the agreement, Chesapeake provided me with a check for surface use and damages for \$5,000 and a formal written agreement. Although I negotiated the check, but because I was busy running cattle the written agreement was not signed by me until June 3, 2005. Before it began any preparatory work for drilling

OIL CONSERVATION DIVISION Case # 13492&13493 Exhibit No.__ Submitted By: Chesapeake Inc. Hearing Date: August 22, 2005 the well, which I understand has been designated the KF "4" State Well, Chesapeake had Merchant Livestock Company's consent to enter the leased lands and drill the well.

7. Chesapeake began location work during the middle of April and moved a rig in and started drilling a couple of weeks later, on approximately April 27, 2005. At all times it conducted any work on the property subject to Merchant Livestock Company's State lease, Chesapeake had been granted permission by Merchant Livestock Company to conduct surface operation.

FURTHER AFFIANT SAYETH NOT.

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Clabe Pearson

STATE OF NEW MEXICO

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COUNTY OF LEA

Signed and sworn to before me this $\frac{13^4}{13^4}$ day of June, 2005, by Clabe Pearson, the Londant for Merchant Livestock Company.

.) ss.

Notany Public My Commission Expires: 11/2/2008