

Reference is here made for all purposes to those certain leases (the "Leases") and lands (the "Lands") described below:

Lessor:

State of New Mexico B-8096

State of New Mexico VA-0465 State of New Mexico VB-0455

RECEIVED

JUN 2 6 2007

Lessee:

Continental Oil Company

Mitchell Energy Corporation

Ameristate Oil and Gas, Inc...

Dated:

April 10, 1939

December 1, 1991 December 1, 1995

Recording Data:

Not Available

Lands:

All of Section 8, as to all depths below three thousand feet subsurface, and Section 9, as to all depths below five thousand feet subsurface, Township 19 South, Range 29 East, N.M.P.M., Eddy County, New

Mexico

Under that certain Letter Agreement (the "1997 Agreement") dated March 27, 1997, Threshold Development Company, Broad Street Financial Company, Leland Hodges and Herbert F. Boles, ("Farmors") farmed out to OXY USA Inc., an interest in Section 8, as to all depths below three thousand feet subsurface, and Section 9 as to all depths below five thousand feet subsurface in Township 19 South, Range 29East, Eddy County, New Mexico.

OXY USA Inc. has performed pursuant to the 1997 Agreement, and received assignments, as therein provided, subject to certain after payout rights of the Farmors. Whereas, certain Assignments reflecting after payout rights as provided for in the 1997 Agreement as to Section 8 were executed, delivered or filed of record in Book 629, Page 553 and Book 629, Page 555 of the Public Records of Eddy County, New Mexico.

Through various conveyances, the ownership of the rights in the Leases and Lands are now vested in Bold Energy LP, Monarch Resources, Inc., Herbert F. Boles, Thomas M. Beall, Fuel Products, Inc. and OXY USA WTP Limited Partnership (collectively, the "Owners").

Now, therefore, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Owners identified above do hereby covenant, stipulate and agree that:

- a) Payout has occurred for all wells drilled under the 1997 Agreement.
- b) Pursuant to the 1997 Agreement:
 - (i) The OXY Checker State Com No. 1 well was drilled in the W/2 of Section 8, T-19-S, R-29-E, NMPM, to a total depth of 11,470'subsurface, and the W/2 of said Section 8 was established as the earned spacing unit for such well (the "W/2 Unit");
 - (ii) The OXY Auto State No. 1 well was drilled in the E/2 of Section 8, T-19-S, R-29-E, NMPM, to a total depth of 11,460' subsurface, and the E/2 of said Section 8 was established as the earned spacing unit for such well (the "E/2 Unit");
 - (iii) The OXY Champion State No. 1 well was drilled in the N/2 of Section 9, T-19-S, R-29-E, NMPM, to a total depth of 11,500'subsurface, and the N/2 of said Section 9 was established as the earned spacing unit for such well (the "N/2 Unit"); and
 - (iv) The OXY Sparkplug State No. 1 well was drilled in the S/2 of Section 9, T-19-S, R-29-E, NMPM, to a total depth of 11,550' subsurface, and the S/2 of said Section 9 was established as the earned spacing unit for such well (the "S/2 Unit").

Oil Conservation Commission
Case No.
Exhibit No.

	WI	NRI
Herbert T. Boles	.00290625	.0022524
Monarch Resources	.05521875	.0427945
Thomas M. Beall	.03477500	.0260813
Fuel Products, Inc.	.03477500	.0260812
Bold Energy, LP	.40687500	.3037031
Oxy USA WTP Limited Partnership	.46545000	.3490875

d) Ownership of the Leases and Lands, insofar as the same cover Section 8, T-19-S, R-29-E, NMPM, in depths below 3,000 feet subsurface down to and including, but not below, the base of the Bone Spring Formation:

	WI	NRI
Herbert T. Boles	.00312500	.0024219
Monarch Resources	.05937500	.0460156
Thomas M. Beall	.03250000	.0243750
Fuel Products, Inc.	.03250000	.0243750
Bold Energy, LP	.43750000	.3265625
OXY USA WTP Limited Partnership	.43500000	.3262500

e) The ownership of the Leases, insofar as the same cover Section 9, T-19-S, R-29-E, NMPM, in depths below the base of the Bone Spring Formation down to 100 feet below the total depth drilled respectively in the earning well drilled on the S/2 Unit shall be as follows:

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Oxy USA WTP Limited Partnership	.46545000	.3490875

f) The ownership of the Leases, insofar as the same cover Section 9, T-19-S, R-29-E, NMPM, in depths below the base of the Bone Spring Formation down to 100 feet below the total depth drilled respectively in the earning well drilled on the N/2 Unit shall be as follows:

	WI	NRI
Herbert T. Boles	.00290625	.0023161
Monarch Resources	.05521875	.0440027
Thomas M. Beall	.03477500	.0268962
Fuel Products, Inc.	.03477500	.0268962
Bold Energy, LP	.40687500	.3133299
Oxy USA WTP Limited Partnership	.46545000	.3599964

g) Ownership of the Leases and Lands, insofar as the same cover Section 9, T-19-S, R-29-E, NMPM, in depths below 5,000 feet subsurface down to and including, but not below, the base of the Bone Spring Formation:

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The Owners hereby GRANT, CONVEY, SELL, TRANSFER, AND ASSIGN, without warranty of title, one to the other such interest in the Leases, as to the Lands as is necessary to give effect to the above stipulated ownership percentages, together with:

a) A like undivided interest in, to or under or by virtue of the presently existing and valid unitization, communitization, and pooling agreements and the properties covered and the units and pooled and communitized acres created thereby (including, but not limited to, all units formed under orders, regulations, rules or other official

- b) A like undivided interest in or to all improvements, easements, surface leases, permits, rights-of-way, licenses, servitudes and other similar interests necessary or useful to or used in connection with the exploration, development or operation of the Leases or the Lands for which ownership is stipulated herein;
- c) A like undivided interest in or to all personal property, fixtures and improvements appurtenant to or located on or near the Lands, or used or held for use in connection with the production, treatment, storage or transportation of oil, gas, casinghead gas, condensate, distillate or other liquid or vaporous hydrocarbons or other minerals from the Leases for which ownership is stipulated herein; such personal property, fixtures and improvements shall include, but shall not be limited to, all Hydrocarbons in tanks, and all wells, tanks, boilers, buildings, plants, fixtures, machinery and other equipment, pipelines, powerlines, telephone lines, roads and other appurtenances pertaining to the Leases for which ownership is stipulated herein; and
- d) A like undivided interest in or to all rights, duties and obligations attributable to or arising from any valid oil, casinghead gas and gas sales, purchase, exchange and processing contracts and agreements, insofar and only insofar as the same are appurtenant or relate to the Leases or production therefrom or attributable thereto.

This Stipulation is expressly made subject to:

- a) A proportionate part of the covenants, provisions, royalties and terms of the Leases;
- b) The terms and conditions of all existing orders, rules and regulations and ordinances of federal, state and other governmental agencies having jurisdiction;
- c) Any valid and subsisting oil, casinghead gas and gas sales, purchase, exchange and processing contracts and agreements, insofar and only insofar as the same are appurtenant or relate to the Leases;
- d) A proportionate part of all conditions, limitations, agreements and other matters, if any, which are of record in the state and county above named and which affect the properties, rights or interests herein assigned; and
- e) That certain Operating Agreement dated March 27, 1997, by and between OXY USA Inc. as Operator, and Threshold Development Company, et al., as Non-Operators, the contract area for which is the Lands; Provided, however, that this Stipulation shall have no effect on the rights of the parties pursuant to the Operating Agreement, as to existing accounts, elections, including without limitation elections previously made to participate, or not participate in any proposed operation, or existing rights, duties or obligations of the parties pursuant thereto.

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

As used in this Stipulation of Interest, the terms "WI" sand "NRI" shall mean respectively "working interest" and "net revenue interests".

This instrument may be executed in any number of counterparts, no one of which need bear the signature of all the parties, but any one of which may serve as an original for all purposes. This instrument shall not be binding on any executing party, until signed by all parties.

June

Dated this 22xday of May, 2007, to be effective, however, as of the date each well drilled under the March 27, 1997 Letter Agreement reached payout status.

BOLD ENERGY, LP

OXY USA WTP LIMITED PARTNERSHIP
By: OXY USA INC., General Partner

William B. Bledsoe, Attorney in Fact

MONARCH RESOURCES, INC.	
Telord a Hodgel	
Leland A. Hodges President	
Thomas M. Beall	Carolyn Read Beall
Herbert F. Boles	Norma Jean Boles
STATE OF TEXAS)) SS.	
The foregoing instrument was acknown as 2007, by Joseph Castillo, as Pre Limited Partnership. AL L. BATTILLE OF TEXT PORT OF TEXT PROPERTY OF	vledged before me this 220 day of sident, on behalf of BOLD ENERGY, LP, a Yurdul J. Ball Notary Public
STATE OF TEXAS)) SS. COUNTY OF MIDLAND)	
The foregoing instrument was acknown 2007, by William B. Bledsoe, as Attorney in Fartner of OXY USA WTP LIMITED PARTI	Fact, on behalf of OXY USA INC. as General.
	Notary Public
STATE OF TEXAS) COUNTY OF Jurint) SS.	
The foregoing instrument was acknow 2007, by <u>Leland A. Hodges</u> , as President of M Corporation.	ONARCH RESOURCES, INC., a Junas
SUSAN LENHEISER Notary Public STATE OF TEXAS My Comm. Exp. 04/26/2009	Sum Senhewir Notary Public

_	
STATE OF TEXAS)
COUNTY OF MIDLAND) SS.)
The foregoing instrum 2007, by Thomas M. Beall and	nent was acknowledged before me this day of, d wife, Carolyn Read Beall
	Notary Public
STATE OF TEXAS)) SS.
COUNTY OF MIDLAND)
The foregoing instrum 2007, by Herbert F. Boles and	nent was acknowledged before me this day of, wife, Norma Jean Boles
	Notary Public



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State of New Mexico VA-0465 State of New Mexico VB-0455

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Continental Oil Company Mitchell Energy Corporation Ameristate Oil and Gas, Inc...

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This instrument may be executed in any number of counterparts, no one of which need bear the signature of all the parties, but any one of which may serve as an original for all purposes. This instrument shall not be binding on any executing party, until signed by all parties.

Dated this 22nd day of May, 2007, to be effective, however, as of the date each well drilled under the March 27, 1997 Letter Agreement reached payout status.

BOLD ENERGY, LP	OXY USA WTP LIMITED PARTNERSHIP By: OXY USA INC., General Partner
Joseph Cartil	
Joseph Castillo, President	William B. Bledsoe, Attorney in Fact

Leland A. Hodges President	
Thomas M. Beall	Carolyn Read Beall
Herbert F. Boles	la Norma Jean Boles Norma Jean Boles
STATE OF TEXAS COUNTY OF MIDLAND)) ss.)
1110 AAAA T T 16	nt was acknowledged before me this 22 day of Castillo, as President, on behalf of BOLD ENERGY, LP, a
Limited Partnership. Limited Partnership. AL L. ARY P STREE OF TO STRING OP-22	Notary Public Notary Public
STATE OF TEXAS COUNTY OF MIDLAND)) SS.)
2007, by William B. Bledsoe, a	nt was acknowledged before me this day of, s Attorney in Fact, on behalf of OXY USA INC. as General MITED PARTNERSHIP, a Delaware Limited Partnership
	Notary Public
STATE OF TEXAS)
COUNTY OF) SS.
	nt was acknowledged before me this day of, President of MONARCH RESOURCES, INC., a
	Notary Public

MONARCH RESOURCES, INC.

STATE OF TEXAS)) SS.
COUNTY OF MIDLAND	j ·
The foregoing instrume 2007, by Thomas M. Beall and	ent was acknowledged before me this day of, wife, Carolyn Read Beall
	Notary Public
STATE OF TEXAS)) SS.
COUNTY OF MIDLAND	
The foregoing instrume 2007, by Herbert F. Boles and v	int was acknowledged before me this 26 day of Une; wife, Norma Jean Boles Mandy Hughes Mandy Hughes
MANDY HUGHES Notary Public, State of My Commission Exp April 21, 2010	Notary Public Notary Public

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- c) Any valid and subsisting oil, casinghead gas and gas sales, purchase, exchange and processing contracts and agreements, insofar and only insofar as the same are appurtenant or relate to the Leases;
- d) A proportionate part of all conditions, limitations, agreements and other matters, if any, which are of record in the state and county above named and which affect the properties, rights or interests herein assigned; and
- e) That certain Operating Agreement dated March 27, 1997, by and between OXY USA Inc. as Operator, and Threshold Development Company, et al., as Non-Operators, the contract area for which is the Lands; Provided, however, that this Stipulation shall have no effect on the rights of the parties pursuant to the Operating Agreement, as to existing accounts, elections, including without limitation elections previously made to participate, or not participate in any proposed operation, or existing rights, duties or obligations of the parties pursuant thereto.

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

As used in this Stipulation of Interest, the terms "WI" sand "NRI" shall mean respectively "working interest" and "net revenue interests".

This instrument may be executed in any number of counterparts, no one of which need bear the signature of all the parties, but any one of which may serve as an original for all purposes. This instrument shall not be binding on any executing party, until signed by all parties.

Dated this 25th day of May, 2007, to be effective, however, as of the date each well drilled under the March 27, 1997 Letter Agreement reached payout status.

BOLD ENERGY, LP

OXY USA WTP LIMITED PARTNERSHIP By: OXY USA INC., General Partner

Joul Cath Joseph Castillo, President

William B. Bledsoe, Attorney in Fact

MONARCH RESOURCES, INC.	FUEL PRODUCTS, INC.
	DummBall_
Leland A. Hodges President	Thomas M. Beall, President
Thomas M. Beall	Carolyn Read Beall
Herbert F. Boles	Norma Jean Boles
STATE OF TEXAS)) SS. COUNTY OF MIDLAND)	
The foregoing instrument was a	cknowledged before me this 25 day of
Limited Partnership.	as President, on behalf of BOLD ENERGY, LP, a
ARY PLANTING OF TEXTS	Cunday J. Borlan Notary Public
STATE OF TEXAS)) SS.	
COUNTY OF MIDLAND)	
2007, by William B. Bledsoe, as Attorne	cknowledged before me this day of, ey in Fact, on behalf of OXY USA INC. as General PARTNERSHIP, a Delaware Limited Partnership
	Notary Public
STATE OF TEXAS) SS.	
COUNTY OF	
The foregoing instrument was a 2007, by <u>Leland A. Hodges</u> , as Presiden Corporation.	cknowledged before me this day of, at of MONARCH RESOURCES, INC., a
	Notary Public
STATE OF TEXAS COUNTY OF Millians SS.	
The foregoing instrument was a 2007, by Thomas M. Beall, as President	cknowledged before me this 25 day of TWY, of Fuel Products, Inc., a New Max 100 Corporation.
	Wotary Public
ANN MARY SAENZ NOTARY PUBLIC STATE OF TEXAS My Comm. Exp. 6-14-2010	4

COUNTY OF MIDLAND)) SS.)			
The foregoing instrur 2007, by <u>Thomas M. Beall an</u>		wledged before me this n Read Beall	day of	·········
		Notary Public		
STATE OF TEXAS)) SS.			
COUNTY OF MIDLAND) 55.			
The foregoing instruction 2007, by Herbert F. Boles and		wledged before me this Jean Boles	day of	
		Notary Public		

V.



Reference is here made for all purposes to those certain leases (the "Leases") and lands (the "Lands") described below:

Lessor:

State of New Mexico B-8096 State of New Mexico VA-0465

State of New Mexico VB-0455

Lessee:

Continental Oil Company Mitchell Energy Corporation Ameristate Oil and Gas, Inc...

Dated:

April 10, 1939 December 1, 1991 December 1, 1995

Recording Data:

Not Available

Lands:

All of Section 8, as to all depths below three thousand feet subsurface, and Section 9, as to all depths below five thousand feet subsurface, Township 19 South, Range 29 East, N.M.P.M., Eddy County, New

Mexico

Under that certain Letter Agreement (the "1997 Agreement") dated March 27, 1997, Threshold Development Company, Broad Street Financial Company, Leland Hodges and Herbert F. Boles, ("Farmors") farmed out to OXY USA Inc., an interest in Section 8, as to all depths below three thousand feet subsurface, and Section 9 as to all depths below five thousand feet subsurface in Township 19 South, Range 29East, Eddy County, New Mexico.

OXY USA Inc. has performed pursuant to the 1997 Agreement, and received assignments, as therein provided, subject to certain after payout rights of the Farmors. Whereas, certain Assignments reflecting after payout rights as provided for in the 1997 Agreement as to Section 8 were executed, delivered or filed of record in Book 629, Page 553 and Book 629, Page 555 of the Public Records of Eddy County, New Mexico.

Through various conveyances, the ownership of the rights in the Leases and Lands are now vested in Bold Energy LP, Monarch Resources, Inc., Herbert F. Boles, Thomas M. Beall, Fuel Products, Inc. and OXY USA WTP Limited Partnership (collectively, the "Owners").

Now, therefore, for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Owners identified above do hereby covenant, stipulate and agree that:

- a) Payout has occurred for all wells drilled under the 1997 Agreement.
- b) Pursuant to the 1997 Agreement:
 - (i) The OXY Checker State Com No. 1 well was drilled in the W/2 of Section 8, T-19-S, R-29-E, NMPM, to a total depth of 11,470'subsurface, and the W/2 of said Section 8 was established as the earned spacing unit for such well (the "W/2 Unit");
 - (ii) The OXY Auto State No. 1 well was drilled in the E/2 of Section 8, T-19-S, R-29-E, NMPM, to a total depth of 11,460' subsurface, and the E/2 of said Section 8 was established as the earned spacing unit for such well (the "E/2 Unit");
 - (iii) The OXY Champion State No. 1 well was drilled in the N/2 of Section 9, T-19-S, R-29-E, NMPM, to a total depth of 11,500'subsurface, and the N/2 of said Section 9 was established as the earned spacing unit for such well (the "N/2 Unit"); and
 - (iv) The OXY Sparkplug State No. 1 well was drilled in the S/2 of Section 9, T-19-S, R-29-E, NMPM, to a total depth of 11,550' subsurface, and the S/2 of said Section 9 was established as the earned spacing unit for such well (the "S/2 Unit").

	WI	NRI
Herbert T. Boles	.00290625	.0022524
Monarch Resources	.05521875	.0427945
Thomas M. Beall	.03477500	.0260813
Fuel Products, Inc.	.03477500	.0260812
Bold Energy, LP	.40687500	.3037031
Oxy USA WTP Limited Partnership	.46545000	.3490875

d) Ownership of the Leases and Lands, insofar as the same cover Section 8, T-19-S, R-29-E, NMPM, in depths below 3,000 feet subsurface down to and including, but not below, the base of the Bone Spring Formation:

	WI	NKI
Herbert T. Boles	.00312500	.0024219
Monarch Resources	.05937500	.0460156
Thomas M. Beall	.03250000	.0243750
Fuel Products, Inc.	.03250000	.0243750
Bold Energy, LP	.43750000	.3265625
OXY USA WTP Limited Partnership	.43500000	.3262500

e) The ownership of the Leases, insofar as the same cover Section 9, T-19-S, R-29-E, NMPM, in depths below the base of the Bone Spring Formation down to 100 feet below the total depth drilled respectively in the earning well drilled on the S/2 Unit shall be as follows:

	WI	NRI
Herbert T. Boles	.00290625	.0022524
Monarch Resources	.05521875	.0427945
Thomas M. Beall	.03477500	.0260813
Fuel Products, Inc.	.03477500	.0260812
Bold Energy, LP	.40687500	.3037031
Oxy USA WTP Limited Partnership	.46545000	.3490875

f) The ownership of the Leases, insofar as the same cover Section 9, T-19-S, R-29-E, NMPM, in depths below the base of the Bone Spring Formation down to 100 feet below the total depth drilled respectively in the earning well drilled on the N/2 Unit shall be as follows:

	WI	NRI
Herbert T. Boles	.00290625	.0023161
Monarch Resources	.05521875	.0440027
Thomas M. Beall	.03477500	.0268962
Fuel Products, Inc.	.03477500	.0268962
Bold Energy, LP	.40687500	.3133299
Oxy USA WTP Limited Partnership	46545000	.3599964

g) Ownership of the Leases and Lands, insofar as the same cover Section 9, T-19-S, R-29-E, NMPM, in depths below 5,000 feet subsurface down to and including, but not below, the base of the Bone Spring Formation:

	WI	NRI
Herbert T. Boles	.00312500	.0024219
Monarch Resources	.05937500	.0460156
Thomas M. Beall	.03250000	.0243750
Fuel Products, Inc.	.03250000	.0243750
Bold Energy, LP	.43750000	.3265625
Oxy USA, WTP Limited Partnership	.43500000	.3262500

The Owners hereby GRANT, CONVEY, SELL, TRANSFER, AND ASSIGN, without warranty of title, one to the other such interest in the Leases, as to the Lands as is necessary to give effect to the above stipulated ownership percentages, together with:

a) A like undivided interest in, to or under or by virtue of the presently existing and valid unitization, communitization, and pooling agreements and the properties covered and the units and pooled and communitized acres created thereby (including, but not limited to, all units formed under orders, regulations, rules or other official

- b) A like undivided interest in or to all improvements, easements, surface leases, permits, rights-of-way, licenses, servitudes and other similar interests necessary or useful to or used in connection with the exploration, development or operation of the Leases or the Lands for which ownership is stipulated herein;
- c) A like undivided interest in or to all personal property, fixtures and improvements appurtenant to or located on or near the Lands, or used or held for use in connection with the production, treatment, storage or transportation of oil, gas, casinghead gas, condensate, distillate or other liquid or vaporous hydrocarbons or other minerals from the Leases for which ownership is stipulated herein; such personal property, fixtures and improvements shall include, but shall not be limited to, all Hydrocarbons in tanks, and all wells, tanks, boilers, buildings, plants, fixtures, machinery and other equipment, pipelines, powerlines, telephone lines, roads and other appurtenances pertaining to the Leases for which ownership is stipulated herein; and
- d) A like undivided interest in or to all rights, duties and obligations attributable to or arising from any valid oil, casinghead gas and gas sales, purchase, exchange and processing contracts and agreements, insofar and only insofar as the same are appurtenant or relate to the Leases or production therefrom or attributable thereto.

This Stipulation is expressly made subject to:

- a) A proportionate part of the covenants, provisions, royalties and terms of the Leases;
- b) The terms and conditions of all existing orders, rules and regulations and ordinances of federal, state and other governmental agencies having jurisdiction;
- c) Any valid and subsisting oil, casinghead gas and gas sales, purchase, exchange and processing contracts and agreements, insofar and only insofar as the same are appurtenant or relate to the Leases;
- d) A proportionate part of all conditions, limitations, agreements and other matters, if any, which are of record in the state and county above named and which affect the properties, rights or interests herein assigned; and
- e) That certain Operating Agreement dated March 27, 1997, by and between OXY USA Inc. as Operator, and Threshold Development Company, et al., as Non-Operators, the contract area for which is the Lands; Provided, however, that this Stipulation shall have no effect on the rights of the parties pursuant to the Operating Agreement, as to existing accounts, elections, including without limitation elections previously made to participate, or not participate in any proposed operation, or existing rights, duties or obligations of the parties pursuant thereto.

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

As used in this Stipulation of Interest, the terms "WI" sand "NRI" shall mean respectively "working interest" and "net revenue interests".

This instrument may be executed in any number of counterparts, no one of which need bear the signature of all the parties, but any one of which may serve as an original for all purposes. This instrument shall not be binding on any executing party, until signed by all parties.

Dated this	day	of May,	2007,	to	be	effective,	however,	as	of the	date	each	well
drilled under the March ?	27, 1	997 Lette	r Agre	em	ent	reached pa	ayout statu	ıs.				

BOLD ENERGY, LP	OXY USA WTP LIMITED PARTNERSH By: OXY USA INC., General Partner		
Joyd Catil			
Joseph Castillo, President	William B. Bledsoe, Attorney in Fact		

MONARCH RESOURCES, INC.

Leland A. Hodges		
President		
Gromm Stal	0	Contan Proll
Thomas M. Beall		Carolyn Read Beall
i nomas w. Doan		Carolynnycau Dean
Herbert F. Boles		Norma Jean Boles
STATE OF TEXAS)	
) SS.	
COUNTY OF MIDLAND)	
The foregoing instrume	ent was acknowl	ledged before me this 19 day of
) () , 2007, by <u>Joseph</u> (Castillo, as Presi	ident, on behalf of BOLD ENERGY, LP, a
Limited Partnership.		
WHITE CALL	<i>Y</i> W.	
WHITE M. A.RY A. S.	A THE	Vendon J. Dalu
N N N N N N N N N N N N N N N N N N N		Notary Public
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70 10 - 20 10 minumum	illin.	
STATE OF TEXA C		
STATE OF TEXAS)	
) SS.	
COUNTY OF MIDLAND)	
The foregoing instrume	ent was acknowl	ledged before me this day of,
2007, by <u>William B. Bledsoe,</u> a	s Attorney in Fa	act, on behalf of OXY USA INC. as General
Partner of OXY USA WTP LIN	AITED PARTN	ERSHIP, a Delaware Limited Partnership
		Notary Public
STATE OF TEXAS)	
OTIVITO OF TEXAD)) SS.	
COUNTY OF	, -	
mm c		
		ledged before me this day of, ONARCH RESOURCES, INC., a
Corporation.	I LESTOCIN OF IM	JIVINCII RESOURCES, IIVC., a
<u></u>		
	_	27.
	•	Notary Public

STATE OF TEXAS)
COUNTY OF MIDLAND) SS.)
The foregoing instrum 2007, by Thomas M. Beall an PAMELA M. O'NEIL NOTARY PUBLIC STATE OF TEXAS My Comm. Exp. 10-21-2010	nent was acknowledged before me this 20 th day of June d wife, Carolyn Read Beall Notary Public
STATE OF TEXAS)) SS.
COUNTY OF MIDLAND)
The foregoing instrun 2007, by H <u>erbert F. Boles and</u>	nent was acknowledged before me this day of I wife, Norma Jean Boles
	Notary Public