



Susan A. Tanis, CPL
Consulting Landman

July 14, 2006

Mr. Joseph H. Candelaria
836 3rd Ave
Salt Lake City, Utah 84103

RE: Amendments to Oil and Gas Lease
Lease No. NM002220-08P dated August 30, 2001
Lease No. NM002223-05P dated August 14, 2001
Extension of Primary Term
Navajo Lake Project
Rio Arriba County, New Mexico

Gentlemen and Ladies:

According to information we have received, you are one of the heirs to the Estate of Thomas J. Candelaria, deceased. Energen Resources Corporation is the Lessee under the above referenced Oil and Gas Leases from Thomas J. Candelaria, as Lessor, covering the mineral interest in the lands described on the lease. A copy of the leases is enclosed for your records.

Additionally enclosed please find the following:

- 19) Amendment to Oil and Gas Lease covering 160.0 total acres along with an associated draft payable to you in the amount of \$100.00;
- 20) Amendment to Oil and Gas Lease covering 32.50 total acres along with an associated draft payable to you in the amount of \$25.00; and
- 21) Affidavit of Heirship as to Thomas J. Candelaria.

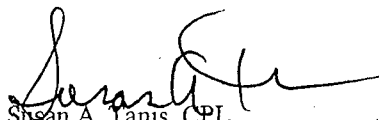
The primary term of each of the previously mentioned leases under 1) and 2) is for a period of five (5) years until August 30, 2006 and August 14, 2006, respectively. Energen is requesting you agree to an extension of the primary term of the leases for an additional two (2) years. The enclosed Amendment to Oil and Gas Lease will serve to extend the primary term for the requested period. All other terms of the original lease will remain the same.

If you wish to have your interest in these oil and gas rights extended, please execute and return the draft, along with the executed and notarized Amendment to my attention. It is not necessary for all the heirs to participate in the extension of this lease in order for your interest to be extended. Each person may extend his or her own interest independently.

Also enclosed as item 3) is an Affidavit of Heirship. If you have not done so previously, please have the affidavit filled out by a disinterested party and executed before a notary. In this case, a disinterested party is someone who stands to gain nothing as to the outcome of the deceased's estate. A corroborating second party should sign before a notary as well.

Thank you for your cooperation. Please let me know if I may be of any assistance.

Sincerely,
ENERGEN RESOURCES CORPORATION


Susan A. Tanis, CPL
Consulting Landman

Encl.

Energen Resources Corporation, an Energen Company 605 Richard A

NMOCD CASE NO. 13946
AUGUST 23, 2007
ENERGEN RESOURCES CORP.
EXHIBIT NO. 5

707 205.326.2710

ENERGEN
R E S O U R C E S

Susan A. Tanis, CPL
Consulting Landman

July 14, 2006

Ms. Kim Candelaria
1121 No. Redwood Road #14
Salt Lake City, Utah 84116

RE: Amendments to Oil and Gas Lease
Lease No. NM002220-08P dated August 30, 2001
Lease No. NM002223-05P dated August 14, 2001
Extension of Primary Term
Navajo Lake Project
Rio Arriba County, New Mexico

Gentlemen and Ladies:

According to information we have received, you are one of the heirs to the Estate of Thomas J. Candelaria, deceased. Energen Resources Corporation is the Lessee under the above referenced Oil and Gas Leases from Thomas J. Candelaria, as Lessor, covering the mineral interest in the lands described on the lease. A copy of the leases is enclosed for your records.

Additionally enclosed please find the following:

- 7) Amendment to Oil and Gas Lease covering 160.0 total acres along with an associated draft payable to you in the amount of \$100.00;
- 8) Amendment to Oil and Gas Lease covering 32.50 total acres along with an associated draft payable to you in the amount of \$25.00; and
- 9) Affidavit of Heirship as to Thomas J. Candelaria.

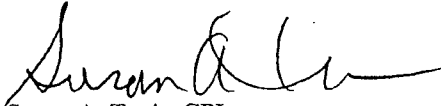
The primary term of each of the previously mentioned leases under 1) and 2) is for a period of five (5) years until August 30, 2006 and August 14, 2006, respectively. Energen is requesting you agree to an extension of the primary term of the leases for an additional two (2) years. The enclosed Amendment to Oil and Gas Lease will serve to extend the primary term for the requested period. All other terms of the original lease will remain the same.

If you wish to have your interest in these oil and gas rights extended, please execute and return the draft, along with the executed and notarized Amendment to my attention. It is not necessary for all the heirs to participate in the extension of this lease in order for your interest to be extended. Each person may extend his or her own interest independently.

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Thank you for your cooperation. Please let me know if I may be of any assistance.

Sincerely,
ENERGEN RESOURCES CORPORATION


Susan A. Tanis, CPL
Consulting Landman

Encl.



Susan A. Tanis, CPL
Consulting Landman

July 14, 2006

Mr. Jeff A. Candelaria
1121 No. Redwood Road #14
Salt Lake City, Utah 84116

RE: Amendments to Oil and Gas Lease
Lease No. NM002220-08P dated August 30, 2001
Lease No. NM002223-05P dated August 14, 2001
Extension of Primary Term
Navajo Lake Project
Rio Arriba County, New Mexico

Gentlemen and Ladies:

According to information we have received, you are one of the heirs to the Estate of Thomas J. Candelaria, deceased. Energen Resources Corporation is the Lessee under the above referenced Oil and Gas Leases from Thomas J. Candelaria, as Lessor, covering the mineral interest in the lands described on the lease. A copy of the leases is enclosed for your records.

Additionally enclosed please find the following:

- 10) Amendment to Oil and Gas Lease covering 160.0 total acres along with an associated draft payable to you in the amount of \$100.00;
- 11) Amendment to Oil and Gas Lease covering 32.50 total acres along with an associated draft payable to you in the amount of \$25.00; and
- 12) Affidavit of Heirship as to Thomas J. Candelaria.

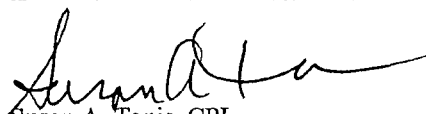
The primary term of each of the previously mentioned leases under 1) and 2) is for a period of five (5) years until August 30, 2006 and August 14, 2006, respectively. Energen is requesting you agree to an extension of the primary term of the leases for an additional two (2) years. The enclosed Amendment to Oil and Gas Lease will serve to extend the primary term for the requested period. All other terms of the original lease will remain the same.

If you wish to have your interest in these oil and gas rights extended, please execute and return the draft, along with the executed and notarized Amendment to my attention. It is not necessary for all the heirs to participate in the extension of this lease in order for your interest to be extended. Each person may extend his or her own interest independently.

Also enclosed as item 3) is an Affidavit of Heirship. If you have not done so previously, please have the affidavit filled out by a disinterested party and executed before a notary. In this case, a disinterested party is someone who stands to gain nothing as to the outcome of the deceased's estate. A corroborating second party should sign before a notary as well.

Thank you for your cooperation. Please let me know if I may be of any assistance.

Sincerely,
ENERGEN RESOURCES CORPORATION



Susan A. Tanis, CPL
Consulting Landman

Encl.



Susan A. Tanis, CPL
Consulting Landman

July 14, 2006

Ms. Hope Candelaria
558 No. Redwood Road Bldg 6, Apt #2
Salt Lake City, Utah 84116

RE: Amendments to Oil and Gas Lease
Lease No. NM002220-08P dated August 30, 2001
Lease No. NM002223-05P dated August 14, 2001
Extension of Primary Term
Navajo Lake Project
Rio Arriba County, New Mexico

Gentlemen and Ladies:

According to information we have received, you are one of the heirs to the Estate of Thomas J. Candelaria, deceased. Energen Resources Corporation is the Lessee under the above referenced Oil and Gas Leases from Thomas J. Candelaria, as Lessor, covering the mineral interest in the lands described on the lease. A copy of the leases is enclosed for your records.

Additionally enclosed please find the following:

- 13) Amendment to Oil and Gas Lease covering 160.0 total acres along with an associated draft payable to you in the amount of \$100.00;
- 14) Amendment to Oil and Gas Lease covering 32.50 total acres along with an associated draft payable to you in the amount of \$25.00; and
- 15) Affidavit of Heirship as to Thomas J. Candelaria.

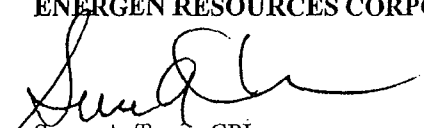
The primary term of each of the previously mentioned leases under 1) and 2) is for a period of five (5) years until August 30, 2006 and August 14, 2006, respectively. Energen is requesting you agree to an extension of the primary term of the leases for an additional two (2) years. The enclosed Amendment to Oil and Gas Lease will serve to extend the primary term for the requested period. All other terms of the original lease will remain the same.

If you wish to have your interest in these oil and gas rights extended, please execute and return the draft, along with the executed and notarized Amendment to my attention. It is not necessary for all the heirs to participate in the extension of this lease in order for your interest to be extended. Each person may extend his or her own interest independently.

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Thank you for your cooperation. Please let me know if I may be of any assistance.

Sincerely,
ENERGEN RESOURCES CORPORATION



Susan A. Tanis, CPL
Consulting Landman

Encl.



Susan A. Tanis, CPL
Consulting Landman

July 10, 2006

Mr. Ray G. Martinez III
4321 DuCane Street
Hemet, California 92544

MALONEY
~~Ms. LaVonda Moloney~~
~~7153 Old Post Road~~
~~Boulder, Colorado 80301~~

Ms. Patty Childs
58 N. Trekell Road
Casa Grande, Arizona 85222


RE: Amendment to Oil and Gas Lease
Lease No. NM002220-10P
Extension of Primary Term
Navajo Lake Project
Rio Arriba County, New Mexico

Gentlemen and Ladies:

Enclosed is a copy of Affidavit of Heirship as to Ray G. Martinez, Jr. in which each of you is named as an heir to his estate. Energen Resources Corporation is Lessee under that certain Oil and Gas Lease dated August 30, 2001 from RAY G. MARTINEZ, JR., SINGLE, INDIVIDUALLY AND AS HEIR TO THE ESTATE OF BENNIE C MARTINEZ, DECEASED, as Lessor(s), covering the mineral interest in the lands described on the lease (copy enclosed). The primary term of this lease is for a period of five (5) years, expiring August 30, 2006. Energen is requesting you agree to an extension of the primary term of the lease for an additional two (2) years. Attached is an Amendment to Oil and Gas Lease, which will extend the primary term for the requested period. All other terms of the original lease will remain the same.

For agreeing to the extension, Energen would pay you a bonus of \$66.66, in the form of the enclosed draft. Please return the draft, along with the executed and notarized Amendment in the pre-addressed envelope enclosed for that purpose.

Sincerely,
ENERGEN RESOURCES CORPORATION


Susan A. Tanis, CPL
Consulting Landman

Encl.



Susan A. Tanis, CPL
Consulting Landman

October 3, 2006

Mr. Joseph H. Candelaria
12881 South Morning Glory Circle
Riverton, Utah 84065

RE: Oil and Gas Lease
Township 32 North, Range 6 West, NMPM
Navajo Lake Project
Rio Arriba County, New Mexico

Dear Mr. Candelaria:

Per our recent conversations, enclosed please find an Oil and Gas Lease covering your mineral interest in the following described lands:

Township 32 North, Range 6 West, NMPM
Section 13: NW/4NW/4, less 1.14 acres, more or less
Section 13: NE/4NW/4, less 2.29 acres, more or less
Containing 76.57 acres
Rio Arriba County, New Mexico

The lease terms are:

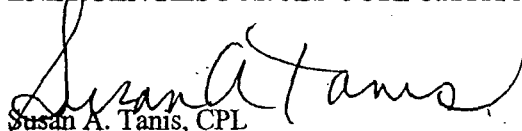
Bonus: \$500.00
Royalty: 3/16ths
Primary Term: 5 years

Enclosed with the lease form is a draft in the amount of the bonus. Please sign the draft, include your social security number and return along with the executed and notarized Oil and Gas Lease in the pre-addressed envelope enclosed for that purpose.

Please contact me at 205-326-1794 with any questions you may have. We thank you for your time in this matter.

Very truly yours,

ENERGEN RESOURCES CORPORATION


Susan A. Tanis, CPL
Consulting Landman

TO EXPEDITE YOUR REQUEST, WE
ARE RESPONDING WITH THIS
MARGINAL NOTE:

11/17/06

Duplicate copy
of lease per
your request.

cm



Susan A. Tanis, CPL
Consulting Landman

July 14, 2006

Ms. Roxanne Vredeveld
4942 West 3885 South
West Valley, Utah 84120

RE: Amendments to Oil and Gas Lease
Lease No. NM002220-08P dated August 30, 2001
Lease No. NM002223-05P dated August 14, 2001
Extension of Primary Term
Navajo Lake Project
Rio Arriba County, New Mexico

Gentlemen and Ladies:

According to information we have received, you are one of the heirs to the Estate of Thomas J. Candelaria, deceased. Energen Resources Corporation is the Lessee under the above referenced Oil and Gas Leases from Thomas J. Candelaria, as Lessor, covering the mineral interest in the lands described on the lease. A copy of the leases is enclosed for your records.

Additionally enclosed please find the following:

- 1) Amendment to Oil and Gas Lease covering 160.0 total acres along with an associated draft payable to you in the amount of \$100.00;
- 2) Amendment to Oil and Gas Lease covering 32.50 total acres along with an associated draft payable to you in the amount of \$25.00; and
- 3) Affidavit of Heirship as to Thomas J. Candelaria.

The primary term of each of the previously mentioned leases under 1) and 2) is for a period of five (5) years until August 30, 2006 and August 14, 2006, respectively. Energen is requesting you agree to an extension of the primary term of the leases for an additional two (2) years. The enclosed Amendment to Oil and Gas Lease will serve to extend the primary term for the requested period. All other terms of the original lease will remain the same.


If you wish to have your interest in these oil and gas rights extended, please execute and return the draft, along with the executed and notarized Amendment to my attention. It is not necessary for all the heirs to participate in the extension of this lease in order for your interest to be extended. Each person may extend his or her own interest independently.

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Thank you for your cooperation. Please let me know if I may be of any assistance.

Sincerely,

ENERGEN RESOURCES CORPORATION


Susan A. Tanis, CPL
Consulting Landman

Encl.



Susan A. Tanis, CPL
Consulting Landman

October 6, 2006

Mr. Bill Bontrager
1710 C R 121
Hesperus, Colorado 81326

RE: Oil and Gas Lease
Navajo Lake Project
Rio Arriba County, New Mexico


Dear Mr. Bontrager:

Enclosed please find an Oil and Gas Lease for Roxanne Vredeveld and her husband, Rick Vredeveld. Also enclosed is a draft in the amount of \$500.00 for lease bonus. Please have the draft signed, include the social security numbers for the lessors, the lease executed before a notary and return to my attention. Once we have received the properly executed documents, we will pay the draft within ten days.

Further enclosed is a blank lease form for your further use. This form is a standard Producers 88 form, which came from the Rocky Mountain Mineral Law Foundation website. If any of the other Candelaria's are interested in leasing their interest, we will mail a check to the address on the lease for the \$500 bonus as agreed within ten (10) days of receipt of a properly executed and notarized Oil and Gas Lease.

If you have any questions or I may be of further assistance, please contact me at 205-326-1794.

Very truly yours,


Susan A. Tanis, CPL
Consulting Landman



Susan A. Tanis, CPL
Consulting Landman

July 14, 2006

Mr. Tommy Candelaria
8145 Glen Alta Way
Citrus Heights, California 95610

RE: Amendments to Oil and Gas Lease
Lease No. NM002220-08P dated August 30, 2001
Lease No. NM002223-05P dated August 14, 2001
Extension of Primary Term
Navajo Lake Project
Rio Arriba County, New Mexico

Gentlemen and Ladies:

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Additionally enclosed please find the following:

- 4) Amendment to Oil and Gas Lease covering 160.0 total acres along with an associated draft payable to you in the amount of \$100.00;
- 5) Amendment to Oil and Gas Lease covering 32.50 total acres along with an associated draft payable to you in the amount of \$25.00; and
- 6) Affidavit of Heirship as to Thomas J. Candelaria.

The primary term of each of the previously mentioned leases under 1) and 2) is for a period of five (5) years until August 30, 2006 and August 14, 2006, respectively. Energen is requesting you agree to an extension of the primary term of the leases for an additional two (2) years. The enclosed Amendment to Oil and Gas Lease will serve to extend the primary term for the requested period. All other terms of the original lease will remain the same.

If you wish to have your interest in these oil and gas rights extended, please execute and return the draft, along with the executed and notarized Amendment to my attention. It is not necessary for all the heirs to participate in the extension of this lease in order for your interest to be extended. Each person may extend his or her own interest independently.

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Thank you for your cooperation. Please let me know if I may be of any assistance.

Sincerely,

ENERGEN RESOURCES CORPORATION

A handwritten signature in cursive script, appearing to read "Susan A. Tanis".

Susan A. Tanis, CPL
Consulting Landman

Encl.



CERTIFIED MAIL
70051820000285965060

May 15, 2007

Kim A. Candelaria
1121 N Redwood RD #14
Salt Lake City, UT 84116

RE: **REQUEST FOR JOINDER**
Navajo Lake 103
Township 32 North, Range 6 West, N.M.P.M.
Section 13: W/2
Rio Arriba County, New Mexico

Dear Ms. Candelaria:

Energen Resources Corporation ("Energen") plans to drill the referenced well and attempt a horizontal completion in the Fruitland Coal formation. This well is being proposed as a result of Energen's success in completing wells in the area in this manner.

Energen has previously attempted to acquire an oil and gas lease covering your mineral ownership under the above referenced land. However, this effort to date has been unsuccessful. Since Energen has been unable to acquire an oil and gas lease, you are hereby given the right to participate in the well referenced above for your proportionate interest.

If you agree to participate in the drilling and completing of said well and pay your proportionate share of the estimated costs, please sign the AUTHORITY FOR EXPENDITURE (AFE) enclosed herein and return along with your signed election. Additionally, should you elect to participate in the well for your proportionate interest you will be required to execute an AAPL 1982 Model Form Operating Agreement containing a non-consent clause of 300% and fixed overhead operating rates of \$5,700.00 per month for drilling overhead and \$575.00 per month for producing overhead. You will also be required to execute a Communitization Agreement pooling your interest to the proposed spacing unit.


If you do not agree to participate then Energen will proceed to pool your interests under the compulsory pooling provisions of the regulations issued by the New Mexico Oil Conservation Division (NMOCD).

REQUEST FOR JOINDER
NAVAJO LAKE 103
W/2 SEC 13, T32N, R6W, NMPM
RIO ARRIBA COUNTY, NM
May 15, 2007
Page 2 of 2

Please be advised that your response is due within thirty days from the receipt of this proposal letter.

If you have any questions or comments, please contact the undersigned at 505-566-4695.

Sincerely,



Brooks J. Boedecker
District Landman

Enclosures

BJB/mt

The undersigned agrees to participate and pay its proportionate share of the costs and expenses of the Navajo Lake 103 well and to execute the proposed Operating Agreement and Communitization Agreements.

Dated this _____ day of _____, 2007.

By: _____
Kim A. Candelaria



CERTIFIED MAIL
70051820000285965077

May 15, 2007

Jeff A. Candelaria
1121 N Redwood RD #14
Salt Lake City, UT 84116

RE: **REQUEST FOR JOINDER**
Navajo Lake 103
Township 32 North, Range 6 West, N.M.P.M.
Section 13: W/2
Rio Arriba County, New Mexico

Dear Mr. Candelaria:

Energen Resources Corporation ("Energen") plans to drill the referenced well and attempt a horizontal completion in the Fruitland Coal formation. This well is being proposed as a result of Energen's success in completing wells in the area in this manner.

Energen has previously attempted to acquire an oil and gas lease covering your mineral ownership under the above referenced land. However, this effort to date has been unsuccessful. Since Energen has been unable to acquire an oil and gas lease, you are hereby given the right to participate in the well referenced above for your proportionate interest.

If you agree to participate in the drilling and completing of said well and pay your proportionate share of the estimated costs, please sign the AUTHORITY FOR EXPENDITURE (AFE) enclosed herein and return along with your signed election. Additionally, should you elect to participate in the well for your proportionate interest you will be required to execute an AAPL 1982 Model Form Operating Agreement containing a non-consent clause of 300% and fixed overhead operating rates of \$5,700.00 per month for drilling overhead and \$575.00 per month for producing overhead. You will also be required to execute a Communitization Agreement pooling your interest to the proposed spacing unit.

If you do not agree to participate then Energen will proceed to pool your interests under the compulsory pooling provisions of the regulations issued by the New Mexico Oil Conservation Division (NMOCD).

REQUEST FOR JOINDER
NAVAJO LAKE 103
W/2 SEC 13, T32N, R6W, NMPM
RIO ARRIBA COUNTY, NM
May 15, 2007
Page 2 of 2

Please be advised that your response is due within thirty days from the receipt of this proposal letter.

If you have any questions or comments, please contact the undersigned at 505-566-4695.

Sincerely,



Brooks J. Boedecker
District Landman

Enclosures

BJB/mt

The undersigned agrees to participate and pay its proportionate share of the costs and expenses of the Navajo Lake 103 well and to execute the proposed Operating Agreement and Communitization Agreements.

Dated this _____ day of _____, 2007.

By: _____
Jeff A. Candelaria



CERTIFIED MAIL
70051820000285965084

May 15, 2007

Hope Candelaria
558 N Redwood RD Bldg 6; #2
Salt Lake City, UT 84116

RE: **REQUEST FOR JOINDER**
Navajo Lake 103
Township 32 North, Range 6 West, N.M.P.M.
Section 13: W/2
Rio Arriba County, New Mexico

Dear Ms. Candelaria:

Energen Resources Corporation ("Energen") plans to drill the referenced well and attempt a horizontal completion in the Fruitland Coal formation. This well is being proposed as a result of Energen's success in completing wells in the area in this manner.

Energen has previously attempted to acquire an oil and gas lease covering your mineral ownership under the above referenced land. However, this effort to date has been unsuccessful. Since Energen has been unable to acquire an oil and gas lease, you are hereby given the right to participate in the well referenced above for your proportionate interest.

If you agree to participate in the drilling and completing of said well and pay your proportionate share of the estimated costs, please sign the AUTHORITY FOR EXPENDITURE (AFE) enclosed herein and return along with your signed election. Additionally, should you elect to participate in the well for your proportionate interest you will be required to execute an AAPL 1982 Model Form Operating Agreement containing a non-consent clause of 300% and fixed overhead operating rates of \$5,700.00 per month for drilling overhead and \$575.00 per month for producing overhead. You will also be required to execute a Communitization Agreement pooling your interest to the proposed spacing unit.

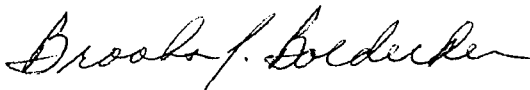
If you do not agree to participate then Energen will proceed to pool your interests under the compulsory pooling provisions of the regulations issued by the New Mexico Oil Conservation Division (NMOCD).

REQUEST FOR JOINDER
NAVAJO LAKE 103
W/2 SEC 13, T32N, R6W, NMPM
RIO ARRIBA COUNTY, NM
May 15, 2007
Page 2 of 2

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If you have any questions or comments, please contact the undersigned at 505-566-4695.

Sincerely,



Brooks J. Boedecker
District Landman

Enclosures

BJB/mt

The undersigned agrees to participate and pay its proportionate share of the costs and expenses of the Navajo Lake 103 well and to execute the proposed Operating Agreement and Communitization Agreements.

Dated this _____ day of _____, 2007.

By: _____
Hope Candelaria



CERTIFIED MAIL
70051820000285965091

May 15, 2007

Joseph H. Candelaria
826 3rd Ave.
Salt Lake City, UT 84103

RE: **REQUEST FOR JOINDER**
Navajo Lake 103
Township 32 North, Range 6 West, N.M.P.M.
Section 13: W/2
Rio Arriba County, New Mexico

Dear Mr. Candelaria:

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NAVAJO LAKE 103
W/2 SEC 13, T32N, R6W, NMPM
RIO ARriba COUNTY, NM
May 15, 2007
Page 2 of 2

Please be advised that your response is due within thirty days from the receipt of this proposal letter.

If you have any questions or comments, please contact the undersigned at 505-566-4695.

Sincerely,



Brooks J. Boedecker
District Landman

Enclosures

BJB/mt

The undersigned agrees to participate and pay its proportionate share of the costs and expenses of the Navajo Lake 103 well and to execute the proposed Operating Agreement and Communitization Agreements.

Dated this _____ day of _____, 2007.

By: _____
Joseph H. Candelaria



CERTIFIED MAIL
70051820000285965046

May 15, 2007

Roxanne Vredevelt
4942 Kathleen Ave.
West Valley City, UT 84120

RE: **REQUEST FOR JOINDER**
Navajo Lake 103
Township 32 North, Range 6 West, N.M.P.M.
Section 13: W/2
Rio Arriba County, New Mexico

Dear Mrs. Vredevelt:

Energen Resources Corporation ("Energen") plans to drill the referenced well and attempt a horizontal completion in the Fruitland Coal formation. This well is being proposed as a result of Energen's success in completing wells in the area in this manner.

Energen has previously attempted to acquire an oil and gas lease covering your mineral ownership under the above referenced land. However, this effort to date has been unsuccessful. Since Energen has been unable to acquire an oil and gas lease, you are hereby given the right to participate in the well referenced above for your proportionate interest.

If you agree to participate in the drilling and completing of said well and pay your proportionate share of the estimated costs, please sign the AUTHORITY FOR EXPENDITURE (AFE) enclosed herein and return along with your signed election. Additionally, should you elect to participate in the well for your proportionate interest you will be required to execute an AAPL 1982 Model Form Operating Agreement containing a non-consent clause of 300% and fixed overhead operating rates of \$5,700.00 per month for drilling overhead and \$575.00 per month for producing overhead. You will also be required to execute a Communitization Agreement pooling your interest to the proposed spacing unit.

If you do not agree to participate then Energen will proceed to pool your interests under the compulsory pooling provisions of the regulations issued by the New Mexico Oil Conservation Division (NMOCD).

Please be advised that your response is due within thirty days from the receipt of this proposal letter.

If you have any questions or comments, please contact the undersigned at 505-566-4695.

Sincerely,



Brooks J. Boedecker
District Landman

Enclosures

BJB/ml

The undersigned agrees to participate and pay its proportionate share of the costs and expenses of the Navajo Lake 103 well and to execute the proposed Operating Agreement and Communitization Agreements.

Dated this _____ day of _____, 2007.

By: _____
Roxanne Vredevel



CERTIFIED MAIL
70051820000285965053

May 15, 2007

Tommy Candelaria
8145 Glen Alta Way
Citrus Heights, CA 95610

RE: REQUEST FOR JOINDER
Navajo Lake 103
Township 32 North, Range 6 West, N.M.P.M.
Section 13: W/2
Rio Arriba County, New Mexico

Dear Mr. Candelaria:

Energen Resources Corporation ("Energen") plans to drill the referenced well and attempt a horizontal completion in the Fruitland Coal formation. This well is being proposed as a result of Energen's success in completing wells in the area in this manner.

Energen has previously attempted to acquire an oil and gas lease covering your mineral ownership under the above referenced land. However, this effort to date has been unsuccessful. Since Energen has been unable to acquire an oil and gas lease, you are hereby given the right to participate in the well referenced above for your proportionate interest.

If you agree to participate in the drilling and completing of said well and pay your proportionate share of the estimated costs, please sign the AUTHORITY FOR EXPENDITURE (AFE) enclosed herein and return along with your signed election. Additionally, should you elect to participate in the well for your proportionate interest you will be required to execute an AAPL 1982 Model Form Operating Agreement containing a non-consent clause of 300% and fixed overhead operating rates of \$5,700.00 per month for drilling overhead and \$575.00 per month for producing overhead. You will also be required to execute a Communitization Agreement pooling your interest to the proposed spacing unit.

If you do not agree to participate then Energen will proceed to pool your interests under the compulsory pooling provisions of the regulations issued by the New Mexico Oil Conservation Division (NMOCD).

REQUEST FOR JOINDER
NAVAJO LAKE 103
W/2 SEC 13, T32N, R6W, NMPM
RIO ARriba COUNTY, NM
May 15, 2007
Page 2 of 2

Please be advised that your response is due within thirty days from the receipt of this proposal letter.

If you have any questions or comments, please contact the undersigned at 505-566-4695.

Sincerely,



Brooks J. Boedecker
District Landman

Enclosures

BJB/mt

The undersigned agrees to participate and pay its proportionate share of the costs and expenses of the Navajo Lake 103 well and to execute the proposed Operating Agreement and Communitization Agreements.

Dated this _____ day of _____, 2007.

By: _____
Tommy Candelaria

William D. Bontrager, J.D.



COUNSELOR AT LAW

1710 County Road 121
Hesperus, Colorado 81326
970-259-3384
FAX 970-259-6632
EMAIL wdb@fuitel.net

July 23, 2007

Brooks J. Boedecker
Energewn Resources Corporation
2198 Bloomfield Hgwy.
Farmington, NM 87401

via fax to 505-326-6112

Re: Navajo Lake 103
13T-32N, R-6W, NMPM
W/2, Sec. 13, Rio Arriba County

Clients: Roxanne (Candelaria) Vredevel
Jeffrey Canelaria
Kim Candelaria
Hope Caldelaria
Tom Caldelaria
Children of Thomas J. Candelaria, child of Manuelita Candelaria

Dear Brooks,

I have now heard back from all of the above, and all are willing to enter into leases of the mineral leases as we discussed. My notes show:

- a) \$500 signing bonus;
- b) 3-year lease;
- c) 3/16ths royalty; and
- d) No warranty of title.

I asked my clients to try to talk with Joseph H. Candelaria, but they have been unsuccessful.

If you could get the Leases to me, I will distribute them for signature and then back to you when that stage is done.

Respectfully,

William D. Bontrager