BURLINGTON RESOURCES

SAN JUAN DIVISION

June 6, 1997

ELIZABETH T. ISHAM TRUST ROBERT T ISHAM & G S ISHAM & FIRST NATL BANK OF CHICAGO TRS UTA ELIZABETH ISHAM 10/28/84 8150 N CENTRAL EXPY STE 1211 DALLAS, TX 75206-1831

BEFORE EXAMINER CATANACH			
OIL CONSERVATION DIVISION			
EXHIBIT NO.			
CASE NO. 11808 + 11809			
CASE NO			

RE:

Acreage Support Proposal Scott #24 Well

All of Section: 9, T31N, R10W 636.01 Acres, More or Less

Arch Rock Prospect

San Juan County, New Mexico

Gentlemen:

Please reference my letter dated April 29,1997 regarding the captioned well. As of this writing I have not received a written response from you concerning our proposal. Burlington Resources Oil & Gas Company (Burlington), is ready to drill this well as soon as possible. In that regard should we not hear from you in the near future we will be forced to pursue compulsory pooling under the rules and regulations of the State of New Mexico Oil Conservation Division. The few responses that we have received indicate a desire not to participate in the drilling and completion costs of the subject well. We respectfully request that you consider one of the following options in support of our Deep Penn Well.

- 1.) Participate with your interest in the drilling and completion of a 14,000' Penn Test with an estimated Dry Hole Cost of \$1,713,800.00 and \$603,173.00 completion costs for a total of \$2,316,973.00 (see the Well Proposal, JOA (4-1-97) and AFE submitted to you on April 29, 1997). The well will be governed by the April 1, 1997 AAPL Model Form 610-1982 Operating Agreement with a 400% non-consent penalty and no Preferential Right Provision. The JOA shall cover the subject section.
- 2.) Elect a Non-Consent position to the full extent of your interest in the drilling, testing, completing and equipping of the above described well to allow operator to recoup the 400% Non-Consent Penalty applicable to your proportionate share of all expenditures therefor.
- 3.) Farmout your interest covering your non-productive leasehold rights as set forth on the attached Farmout Letter. The terms and conditions are more fully set out in said letter, which among other things allows you to reserve an overriding royalty being the difference between the existing royalty burdens and overriding royalty and twenty (20%) percent, proportionately reduced, with no backin and a continuous drilling provision.

June 6, 1997

Page 2

Burlington is hopeful that you will find one of the above offers to your satisfaction. As always time is of the essence on putting together this type of prospect. Please respond with your election to one of our proposals in the space provided below, and return the letter ballot to the attention of the undersigned within fifteen (15) days of your receipt, or sooner if possible.

We look forward to hearing from you soon and please don't hesitate to call me at (505) 326-9756 if you should have any questions.

Yours very truly,

James R.J. Strickler, C.P.L. Senior Staff Landman

JRS/dg c:\dawn\gla66_2 cc: William Fr	21.doc anklin-Conoco, Inc.		
	your acreage is includ Operating Agreement Elect a non-consent p	ed in a spacing unit. Pl previously sent to you o position to the full ext	subject test well in which ease execute the AFE and n April 29, 1997. ent of the undersigned's d equipping of the above
	described well and to	allow Operator to reco said undersigned's pr	up the 400% non-consent roportionate share of all
	Farmout your interest returning the attached	t in the prospect by execu I farmout letter.	uting and
AGREED TO AN	ID ACCEPTED THIS	DAY OF	, 1997.
ELI	ZABETH T. ISHAM TR	UST	
By:			
Na	me (Print):		
Titl	e (if applicable):		

BURLINGTON RESOURCES

SAN JUAN DIVISION

June 6, 1997

ELIZABETH T. ISHAM TRUST ROBERT T ISHAM & G S ISHAM & FIRST NATL BANK OF CHICAGO TRS UTA ELIZABETH ISHAM10/28/84 8150 N CENTRAL EXPY STE 1211 DALLAS, TX 752061831

RE:

Farmout Letter Agreement Sections: 3, 4, 9, 10, 11 & 12, T31N, R10W Arch Rock Prospect

San Juan County, New Mexico

Gentlemen:

BURLINGTON RESOURCES OIL & GAS COMPANY (hereinafter referred to as "Burlington") hereby requests that you grant a Farmout Agreement of the interest of ELIZABETH T. ISHAM TRUST (hereinafter referred to as "Farmor"), in the subject lands and leases and more particularly described on Exhibit "A" (Farmout Lands) and "B" (Farmout Leases) insofar as Farmor's interest covers undeveloped depths below the base of the Mesaverde formation (hereinafter referred to as the "Farmout Lands"), on the following terms and conditions:

- 1) On or before January 1, 1998, Burlington will have the right to commence drilling of an Initial Test Well at a legal location in Section: 9, T31N, R10W, San Juan County, New Mexico, and drill said Initial Test Well with due diligence to a depth of 14,000', or a depth sufficient to penetrate and test the Pennsylvanian formation, whichever is the lesser depth. Please see the attached Exhibit "B" identifying Farmor's leasehold acreage and ownership in the farmout lands.
- 2) If the Initial Test Well or Option Well is completed in the Farmout Lands as a commercial producer of oil and/or gas, Burlington will earn an assignment of 100% of Farmor's interest, if any, within the production unit established for the Initial Test Well, reserving to Farmor an overriding royalty being the difference between the lease burdens and twenty (20%) percent, of all oil, gas and other minerals allocated to production from the farmout lease, proportionately reduced.

In the event the Initial Test Well or Option Well is drilled to the Objective Depth and is completed with the results required herein for earning an assignment, (said well being hereafter called "Earning Well"), and Farmee has otherwise complied with the requirements, conditions, and obligations of the Agreement, Farmor shall upon receipt of written request from Farmee, execute and deliver to Farmee, within thirty (30) days of receipt of Farmee's written request, in the form attached hereto as Exhibit "C", a recordable assignment of the following interest:

- (a) All of Farmor's interest in the subject lease(s) described in Exhibit "B" hereto which are included in a production unit (either drilling and spacing, proration or pooled) duly established by the regulatory agency of the state in which the well is located, or by voluntary agreement of the parties owning the interests in such unit, for the Earning Well, reserving to Farmor an overriding royalty interest as hereinbelow described.
- (b) Said assignment shall contain the following reservations and exceptions, shall be limited as hereinafter set out, and shall be subject to other such provisions and conditions as are hereinafter set out:
- (1) Said assignment shall be limited as to depth from the base of the Mesaverde to all depths in the well earning such an assignment. In no event shall the assignment convey to Farmee any rights above the base of the Mesaverde.
- (2) Said assignment shall contain no warranty of title, either express or implied, and shall be effective as of the date hereof.
- (3) Farmor accepts and reserves unto itself, its successor and assigns an overriding royalty equal the difference between lease burdens and 20% of all oil, gas and other minerals that are produced, saved and marketed from the lands covered by the oil, gas and mineral lease(s) described in Exhibit "B" that are included in a production unit detailed in this paragraph 2 (a) above.
- (4) If the subject leases and lands in which Farmor reserves an overriding royalty interest shall be included with other leases and lands in a production unit (either drilling and spacing, proration or pooled) established by the relevant state regulatory agency or within any other consolidated or pooled unit for the production of, or to which is allocated, oil, gas, condensate, casinghead gas and/or other liquid or gaseous hydrocarbons (whether both royalty and working interest or either one be pooled therein), then for purposes of calculating the overriding royalty interest there shall be allocated to the subject lands covered by the subject leases, to the extent said lands are included within the aforesaid unit, that <u>pro rata</u> portion of such production from the unit which the number of surface acres covered by the subject leases and included within the unit bears to the number of surface acres included within said unit.

- 3) In the event the Initial Test Well is drilled in a timely manner set out above, Burlington will earn the right to drill an Option Well at another location within the Farmout Lands, or acreage pooled therewith, within 365 days from the date of drilling rig release on the Initial Test Well, and earn an assignment of Farmor's interest in the Option Well's production unit under the same terms and conditions as for the Initial Test Well. There is a possibility of H₂S gas which necessitates the building of a treatment plant and appropriate infrastructure to produce a sour Pennsylvanian well. The Option Well is to be drilled to the same formation as the Initial Test Well. Burlington is contemplating 640 acre spacing with 1200' set backs from the sections or Unit Lines for Pennsylvanian production.
- 4) Burlington shall have the right and option to earn the remainder of Farmor's leasehold in the Farmout Lands, on a unit by unit basis, under the same terms and conditions as the Initial Test Well by allowing not more than 180 days to elapse between completion of one Option Well and commencement of another Option Well. The 180 day continuous development program shall be extended in the event the BLM and NMOCD, other regulatory agency or force majeure delay the timely issue of permits necessary to drill on the Farmout Lands. The BLM indicates an Environmental Impact Statement (EIS) may be required in the event a successful discovery well is drilled and completed. This possibility may delay the approval of the permits to drill additional wells on the Farmout lands within the original 180 day time frame.
- 5) Burlington agrees to use good field practice and industry standards in the drilling of each well.
- 6) Failure of Burlington to drill the Initial Test Well will result in a forfeiture of Burlington's right to earn an assignment of Farmor's leasehold interest under this Agreement.
- 7) In the event Burlington is unable to reach the intended formation in any Initial Test Well or any Option Well, because further drilling becomes impractical, Burlington

may commence to drill a substitute well within 90 days and, if completed as a commercial producer, earn the rights that would have been earned by the well for

which it is a substitute.

8) Burlington may assign part of any, rights and obligations hereunder to Conoco Inc.,

but may not assign part of any such interest to any other party without the consent of

Farmor, said consent shall not be unreasonably withheld.

All operations shall be conducted at Burlington's sole expense and in a proper and

workmanlike manner and in accordance with all applicable laws and regulations of the

constituted authorities, and Burlington shall defend, indemnify and hold Farmor and its officers,

directors, agents, employees and invitees harmless from all liability for damage (including

attorney's fees) to the person (including death) and/or property of all persons arising from

Burlington's performance or non-performance of operations conducted hereunder.

If this Farmout Letter Agreement meets with your approval, please execute a copy of same

and return to the undersigned within fifteen (15) days from the date hereof. Please respond

sooner if at all possible to allow us time to overcome the regulatory and logistical hurdles

necessary to permit and drill the Initial Test Well. If you should have any questions concerning

our Farmout request, please call me at (505) 326-9756.

Title (if Applicable): _

TDC / 1

Yours very truly,

Burlington Resources Oil & Gas Company

James R.J. Strickler

Senior Staff Landman

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AGREED 7	TO AND ACCEPTED THIS	DAY OF	
	ELIZABETH T. ISHAM TRU	ST	
	Ву:		
	Name (Print):		