AFFIDAVIT

STATE OF COLORADO COUNTY OF DENVER

Jennifer Ritcher, of lawful age and being first duly sworn, upon oath, deposes and says:

That she is familiar with the title affecting the land situated in San Juan County, New Mexico, described as follows:

Township 30 North, Range 12 West, N.M.P.M.

Section 24: E1/2

San Juan County, New Mexico

That based on a Title Opinion dated November 12, 1990, prepared by the law firm of Miller, Stratvert, Torgerson and Schlenker, P.A., an individual by the name of Enid M. (Neibaur) Price owns a 100% interest in the oil and gas leasehold estate as to the following described lands:

Township 30 North, Range 12 West, N.M.P.M.

Section 24: SE1/4SE1/4

From the surface to the base of the Fruitland Formation San Juan County, New Mexico

That she acquired her interest by Assignment dated July 1, 1959 by and between John J. Redfern, Jr. and wife Rosiland Redfern, Assignors and Enid M. (Neibaur) Price, Assignee.

That her address does not appear in any instrument filed of record in San Juan County and contained in the chain of title, and that I have made every effort to locate her and her heirs, successors and assigns through the following methods:

- a) I have contacted every Price and Neibaur in the Telephone Directory for Farmington, Aztec and Bloomfield.
- b) I have called directory assistance in Albuquerque and no listing exists for Enid M. Neibaur or Enid M. Price.
- c) I have asked The Estate of John Redfern and Rosiland Redfern to search their files for an address or any other information on Enid M. (Neibaur) Price.
- d) I have checked the tax records of San Juan County.

I am unable to locate Enid M. Neibaur Price or her heirs, successors or assigns.

Further affiant sayeth not.

pennifer Ritcher, C.P.L.

dated March 6, 1991

Outry of Solvers.

BEFORE ME, the undersigned, a Notary Public ip and for said County and State, on this day of to me known to be the identical person described in and who executed the within and foregoing instrument of writing and acknowledged to me that duly executed the same as of free and voluntary act and deed for the uses and purposes therein set forth.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my notarial seal the day and year last above

written.

My Commission Expires\_



May 11, 1990

OIL CONSERVATION Deriver Colorado 80202 (303) 571-4220

DACE NO.

Mr. Norman L. Gilbreath Drawer 208 Aztec, NM 87410

Re: T30N, R11 & 12W San Juan County, NM

Dear Mr. Gilbreath:

Reference is made to that certain Farmout Request Letter Agreement dated April 27, 1990 in the captioned area. Maralex Resources, Inc. (MARALEX) would like to clarify the following:

- 1. Paragraph No. 1 shall be reinstated in its entirety with the specific purpose of including the southeast quarter of Section 19, Township 30 North, Range 11 West, San Juan County, New Mexico.
- 2. Paragraph No. 4 shall be deleted and the following shall be inserted in its place:

MARALEX shall bear the entire cost, risk and expense of drilling, testing and completing the Test Well and of plugging and abandoning the Test Well, if a dry hole. Upon the date of first gas sales, MARALEX shall earn an assignment of ninety percent (90%) of your interest in the spacing unit. Norman L. Gilbreath shall retain a proportionate ten percent (10%) working interest and shall bear proportionate ten percent (10%) of the overhead cost and all other operating costs attributable to the At payout of the Test Well, MARALEX Test Well. shall reassign to you an additional fifteen percent (15%), proportionately reduced working interest in the drillsite spacing unit and you shall bear a proportionate twenty-five percent (25%) of the overhead and all other operating costs attributable to the Test Well.

Payout shall be defined as that time at which the value of production from the Test Well, after deducting landowners' royalty, and all other lease burdens in existence on the date of first gas sales, operating costs and applicable taxes equals One

Hundred Percent (100%) of all costs incurred by MARALEX for the drilling, testing, completing and equipping of the Test Well. If, and when, MARALEX recovers the amounts aforesaid, MARALEX, by not later than the first Monday of the month following "payout", shall notify you that payout has been achieved and you shall have the right to examine MARALEX'S books and records to verify and confirm such amounts, as well as the date of payout. MARALEX agrees, upon completion of the Test Well as a commercial producer, to furnish you a written statement reflecting the costs to be recovered under the foregoing provision and thereafter a monthly statement reflecting the progress of recovery of such costs.

3. Paragraph No. 12 shall be amended to provide that the Joint Operating Agreement shall go into effect at the date of first gas sales of the Initial Test Well and Option Test Wells rather than payout of the Initial Test Well and Option Test Wells.

All other terms and conditions of the Farmout Letter Agreement dated April 27, 1990 shall remain unchanged.

If the foregoing amendments and clarifications are acceptable to you, please so indicate by executing in the space provided below and return one (1) copy of this letter to the undersigned.

Sincerely,

A. M. O'Hare, P.E.

President

Maralex Resources, Inc.

Agreed to and accepted this day of June, 1990.

Norman L. Gilbreath

JAR/AMO/mo

518 17th St., Suite 1030 Denver, Colorado 80202 (303) 571-4220

April 27, 1990

Mr. Norman L. Gilbreath Drawer 208 Aztec, NM 87410

> Re: Farmout and Continuous Option Farmout Request

> > T30N, E1-12W

San Juan County, New Mexico

Dear Mr. Gilbreath:

Maralex Resources, Inc. (Maralex) proposes the drilling of a 2,200 foot Basal Fruitland Coal test well to be located in the NE/4 of Section 19, T30N, R11W, San Juan County, New Mexico, hereinafter referred to as "Initial Test Well". In support of our test, Maralex requests a Farmout and Continuous Option Farmout of your interest in the lands described in Paragraph 1, below, and hereinafter referred to as "Farmout Lands", on the following general terms and conditions:

1. The Farmout Lands shall include the following:

Township 30 North, Range 12 West Section 13: East half (E/2) Section 24: Northeast quarter (NE/4) San Juan County, New Mexico

Township 30 North, Range 11 West Section 19: Southeast quarter (SE/4)
San Juan County, New Mexico

- 2. The Initial Test Well shall be drilled to a depth of 2,200 feet or to a depth sufficient to test the Basal Fruitland Coal Formation, whichever is the lesser depth.
- 3. Maralex shall commence or cause to be commenced the drilling of the Initial Test Well within sixty (60) days from the date of final execution by Norman L. Gilbreath and Maralex of a mutually acceptable formal Farmout Agreement. Should Maralex be unable to obtain the required drilling permits from the necessary regulatory agencies, or is unable to secure the necessary right-of-ways from surface owners,

- Norman L. Gilbreath shall grant an extension for the commencement of, or allow Maralex to move the location of the Initial Test Well.
- 4. Upon Maralex completing the drilling of the Initial Test Well as a producer, Maralex shall earn ninety percent (90%) of your interest in the drillsite spacing unit with Norman L. Gilbreath retaining a proportionate ten percent (10%) working interest through payout. Upon payout Norman L. Gilbreath shall back in for an additional proportionate working interest in the Initial Test Well of fifteen percent (15%).
- 5. If the Initial Test Well is a dry hole or is incapable of producing in paying quantities, Maralex shall earn seventy-five percent (75%) of your interest in the drillsite spacing unit.
- By drilling the Initial Test Well and completing it as a producer or abandoning it as a dry hole, Maralex shall earn the option but not the obligation, for a period of sixty (60) days from drilling rig release of the Initial Test Well to commence or cause to be commenced a similar test, "Option Test Well", on hereinafter referred to as an undrilled drillsite spacing unit within the Farmout Lands. which would include all or a portion of your acreage within the drillsite spacing unit. Maralex shall diligently drill said Option Test Well to a depth of 2,200 feet or to a depth sufficient to test the Basal Fruitland Coal Formation, whichever is the lesser depth. The earning provisions for the Option Test Well shall be the same as those provided in Paragraphs 4 and 5 herein for the Initial Test Well but shall apply to the particular drillsite spacing unit which is drilled.
- 7. By drilling the Option Test Well and completing it as a producer or abandoning it as a dry hole, Maralex shall earn the option but not the obligation, for a period of sixty (60) days from drilling rig release of the Option Test Well to commence, or cause to be commenced, additional Option Test Wells on undrilled spacing units within the Farmout Lands which would include all or a portion of your acreage within the drillsite spacing unit. The earning provisions for each Option Test Well shall be the same as provided in Paragraphs 4 and 5 herein but shall apply to the particular drillsite spacing unit. This right shall be a continuing right and shall remain in effect until all of the Farmout Lands have been drilled.

- 8. For the purpose of this Agreement, the drillsite spacing unit shall be comprised of approximately 320.00 gross acres.
- All rights earned and retained shall be proportionately reduced and shall be limited to stratigraphic equivalent of the Basal Fruitland Coal Formation drilled in the Initial Test or Option Test Wells.
- 10. Maralex agrees to drill the Initial Test Well and the Option Test Wells prior to the expiration of the Section 29, Nonconventional Fuel Tax Credit, or any extension of the tax credit period.
- 11. All cost, risk and expense associated with the drilling, testing and completing and/or plugging and abandoning of the Initial Test Well and Option Test Wells shall be borne by Maralex. Norman L. Gilbreath shall receive all geologic and production data obtained by the drilling of these wells.
- 12. Maralex and Norman L. Gilbreath agree to enter into a formal Farmout Agreement covering the Farmout Lands. Maralex and Norman L. Gilbreath agree to enter into an AAPL Model Form 610 Joint Operating Agreement (1982) with an attached COPAS Accounting Procedure and Gas Balancing Agreement. Said Joint Operating Agreement shall go into effect upon payout of the Initial Test Well and Option Test Wells. Maralex shall be designated Operator of the Initial Test Well and Option Test Wells. However, Norman L. Gilbreath shall retain the right to provide the pumping services for the producing wells drilled on the Farmout Lands.
- 13. This Farmout and Continuous Option Farmout is subject to approval by Maralex of title and assumes that the interests owned in each of the Farmout Lands is as set forth in Exhibit A attached hereto and made a part hereof. Any differences between this schedule and actual ownership may result in a change in this proposal.
- 14. This Farmout and Continuous Option Farmout is also subject to receiving necessary farmouts, participation, or pooling of all other interests in each drillsite spacing unit.
  - 15. The liability for failure to commence and drill the

Initial Test Well or Option Test Wells shall be limited to the loss of opportunity to earn the interest hereinabove described.

This letter shall not survive a formal contract which shall incorporate the terms and conditions contained herein. the terms of this Agreement are acceptable to you, please so indicate by executing in the space provided below and return one (1) copy of this letter to the undersigned on or before May 7, 1990. This Agreement shall be null and void after that time.

Sincerely,

A. M. O'Hare, P.E.

A. M. Other

President

Maralex Resources, Inc.

AMO/mo

Agreed to and accepted this 3 day of May, 1990.

Norman L. Gilbreath

February 25, 1991

## CERTIFIED MAIL

TO: All Working Interest Owners RE: Compulsory
Unleased Mineral Owners Pooling
Royalty Owners not T30N-R11W,
Subject to Pooling Sec. 18: N1/2
Clauses (See attached Exhibit "A") San Juan Co.,
New Mexico

## To Whom It May Concern:

You are hereby notified that on February 25, 1991, Maralex Resources, Inc. filed an Application with the State of New Mexico Energy, Minerals and Natural Resources Department, Oil Conservation Division for an order authorizing the compulsory pooling under Section 70-2-17 NMSA 1978, as amended, of uncommitted owners of interests in the captioned spacing unit. Our records indicate that you own an uncommitted interest in the captioned spacing unit.

Maralex proposes to locate a possible re-entry or new well in the NE1/4 of Section 18, Township 30 North, Range 11 West. This well will be drilled to a depth sufficient to test the Basin Fruitland Coal Formation and the pooling shall cover from the surface to the base of the Basin Fruitland Coal Formation.

You are further notified that the matter will be heard by the State of New Mexico Energy, Minerals and Natural Resources Department, Oil Conservation Division, 310 Old Santa Fe Trail, Santa Fe, New Mexico 87503 on Thursday, the 21st of March, 1991 at 8:15 A. M. Failure to appear at that time will preclude you from contesting at a later date.

Sincerely,

Landman BEFORE EXAMINER STOGNER  OIL CONSERVATION DIVISION EXHIBIT NO  CASE NO							Ritcher
CASE NOEXHIBIT NO					п		
CASE NO. 10174	cc:	See	attached	Exhibit	"A"		OIL CONSERVATION DIVISION
271							EXHIBIT NO
						CASE	NO. 10278
7-7							275

EXHIBIT "A"

Attached to and made a part of that certain Letter dated February 25, 1991 from Maralex Resources, Inc.

CERTIFIED MAIL-RETURN RECEIPT REQUESTED

N1/2 Section 18, T30N-R11W

Cleo B. Jenkins, Trustee under Revocable Trust dated March 15, 1978 4117 U. S. Highway 550 Aztec, New Mexico 87410

Seventh Day Adventist Association of Colorado 2520 S. Downing Street Denver, Colorado 80210 Attn: Dwayne Rollins

Jay Burnham, Trustee of the Harold M. Brimhall & Jay Burnham Trust, U/T/A dated September 20, 1981 601 East Diamond Farmington, New Mexico 87401

Vern A. Oertle Estate Mildred L. Guirey, Executrix 10831 Marion Drive Garden Grove, CA 92640

C. B. Martin c/o
Bernice Martin Taylor
2238 Royal Oak Avenue
Duarte, California 91010

Luke House Estate 1639 E. 47th Street Los Angeles, California 90011

Henry and Mary Lund 666 Anita Street Laguna Beach, California 92651

Bradley H. Keyes and Margaret N. Keyes c/o Lonnie Cunningham, Trustee U/T/A dated September 21, 1978 29 County Road 3008 Aztec, New Mexico 87410

Mary B. Taylor Hunt 1300 Sierra Madre Blvd. San Marino, California 91108 Bradley H. Keyes and Margaret N. Keyes 29 County Road 3008 Aztec, New Mexico 87410

Atom, Inc. c/o Hugh J. Mitchell 5200 Villa View Dr. Farmington, New Mexico 87401

Lonnie R. Cunningham & Sharon E. Cunningham 29 County Road 3008 Aztec, New Mexico 87410

Meridian Oil Production, Inc. P. O. Box 4289 Farmington, New Mexico 87499-4289 Attn: Kent Beers

W. P. Carr;
William Plack Carr, Jr.;
Marvin Weatherby Carr,
Marvin Weatherby Carr, Trustee;
Marvin Weatherby Carr,
Trustee of Trust for Grandchildren;
Catherine Carr Nichols;
W. P. Carr, Trustee of the
Catherine Carr Nichols Trust;
W. Plack Carr Co.;
c/o C and E Operators, Inc.
Suite 1100 Two Energy Square
4849 Greenville Avenue
Dallas, Texas 75206

Consolidated Oil & Gas 410 17th Street, Suite 440 Denver, Colorado 80202

John W. Richardson 771 E. Union Street #1 Pasadena, California 91101

Geodyne Resources, Inc. NW-8045 P. O. Box 1450 Minneapolis, Minnesota 55485-8045

Elliott A. Riggs Box 711 Farmington, New Mexico 87401 ARALEX
Resources, Inc.

18 17th St., Suite 1030 lenver, Colorado 80202 CERTIFIED

P 485 520 536

MAIL

John W. Richardson 771 E. Union Street #1 Pasadena, CA 91101

> RETURN TO SENDER UNDELIVERABLE AS ADDRESSED UNABLE TO FORMARD

ARALEX
Resources, Inc.

18 17th St., Suite 1030 enver, Colorado 80202

John W. Richardson
711 E. Union Street #1
Pasadena, CA 91101

RETURN RECEIPT

Pist Milliam

Fold at line over top of envelope to the right of the return address.

RICH771 911012014 IN 03/04/91 RETURN TO SENDER NO FORWARD URDER ON FILE UNABLE TO FORWARD RETURN TO SENDER

ARALEX Resources, Inc.

3 17th St., Suite 1030 nver, Colorado /80202

Henry Mary Lund

Laguan Bengh, California 92651





Fold at line over top of envelope to the right of the return address.

CERTIFIED

P 685 520 523

MAIL

Put your address in the "RETURN TO" Space on the reverse	se side. Failure to do this will prevent this card					
from being returned to you. The return receipt fee will provi the date of delivery. For additional fees the following servi and check box(es) for additional service(s) requested.	de you the name of the person delivered to and ces are available. Consult postmaster for feet					
and check box(es) for additional service(s) requested.  1. Show to whom delivered, date, and addresses's address.  2. Restricted Delivery  (Extra charge)  (Extra charge)						
3. Article Addressed to:  Jay Bumham, Trustee	4. Article Number P 685 520 518					
601 Fast Diamond	Type of Service:					
Jay Bumham, Thustee 601 East Diamond Farmington, NM 87401	Certified COD Return Receipt or Merchandise					
	Always obtain signature of addressee or agent and DATE DELIVERED.					
S. Signature — Addressee	8. Addressee's Address (ONLY if respected and fee paid)					
8. Signature - Agent X Kosali Burlan						
7. Date of Delivery 3-1-91						
PS Form 3811, Apr. 1989 *U.S.Q.P.O. 1989-238-	DOMESTIC RETURN RECEI					
SENDER: Gemplete items 1 and 2 when additional services are desired, and complete items 3 and 4.  Put your address in the "RETURN TO" Space on the reverse side. Failure to do this will prevent this card from being returned to you. The return receipt fee will provide you the name of the person delivered to and the date of delivery. For additional fees the following services are available. Consult postmaster for fees and check box(es) for additional service(s) requested.  1. Show to whom delivered, date, and addressee's address.  2. Restricted Delivery						
(Extra chape)  3. Article Addressed to:	(Extra charge) 4. Article Number					
Seventh Day Adventist 1350C	P 685 520 517					
2520 S. Dawning	Type of Service:					
Denver CO 80210 R.	Cortified COD Express Mail Return Receipt					
Seventh Day Aventist Assoc. 2520 S. Downing Denver, CO 80210 Outh: Dwayne Rolling	Always obtain the of addressee or agen and Down ERED.					
5. Signature — Addressee	B. AAAA AAAAA AAAAAAAAAAAAAAAAAAAAAAAAA					
X Tens Turous	Takened to the party					
X	E BIJO					
7. Date of Delivery FEB 2.7 1990	THINE ERSTY					
PS Form 3811, Apr. 1989 +U.S.G.P.O. 1989-238-816	DOMESTIC RETURN RECEIP					
SENDER: Complete items 1 and 2 when additional	services are desired, and complete items					
3 and 4.  Put your address in the "RETURN TO" Space on the reverse from being returned to you. The return receipt fee will provide	side. Failure to do this will prevent this card					
the date of delivery. For additional fees the following service and check howest for additional service(s) requested.	s are available. Consult postmaster for fees					
1. Show to whom delivered, date, and addressee's ad (Extra charge)	dress. 2. Restricted Delivery (Extra charge)					
3. Article Addressed to: CLEO B. JENKINS (Brimkall) TRUSTEE	4. Article Number					
ALTERNATION TRANSPORTER	Type of Service:					
All7 U.S. Highway 550 Aztec, NM 87410	Registered COD					
Azteriom 8/410	Express Mail Return Receipt for Merchandise					
	Always obtain signature of addresses or agent and DAIE DELIVERED.					
5/ Signatury - Madessee	8. Addressee's Address (ONLY if					
truck Jumkall	regulester and see paid).					
U. Signature - Agent	2 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0					
7. Date of Delivery						
'	1 TEO.					

Complete items 1 and/or 2 for additional services.  **Complete items 3, and 4s & b.  **Print your name and address on the reverse of this that we can return this card to you.  **Attach this form to the front of the mailpiece, or on back if space does not permit.  **Write "Return Receipt Requested" on the mailpiece the article number.  3. Article Addressed to:  **Complete "Return Receipt Requested" on the mailpiece the article number.  3. Article Addressed to:  **Complete "Return Receipt Requested" on the mailpiece the article number.  **Addressed to:  **DWAPTIN TALLION  **DWAPTIN TALLION  **DWAPTIN TALLION  **Signature (Addressed)  **Signature (Addressed)  **Signature (Agent)	• Print your name and address on the reverse of the that we can return this card to you.  • Attach this form to the front of the mailpiece, or back if space does not permit.  • Write "Return Receipt Requested" on the mailpie the article number.  3. Article Addressed to:  40 Hugh J. Mitchell  5200 Yula View Dr.  Tarmington, NM 87401  5. Signature (Addressee)  6. Signature (Addressee)  PS form 3811, October 1990 *U.8 GPO: 1990-279	on the
form so fee):  1.   Audressee's Address 1.   Audressee's Address 2.   Restricted Delivery	SENDER:  Complete items 1 and/or 2 for additional services Complete items 3, and 4a & b. Print your name and address on the reverse of thithat we can return this card to you. Attach this form to the front of the mailpiece, or back if space does not permit. Write "Return Receipt Requested" on the mailpiet the article number.  Article Addressed to:  Many Diagram Malla Buddes San Manino CA 91108  5. Signature (Addressee)  The Signature (Addressee)  The Signature (Addressee)  The Signature (Addressee)	I also wish to receive t following services (for an ext fee):  1. Addressee's Address
our address in the "RETURN TO" Space on the reverse side. Failure to do this will prevent this card being returned to you. The return receipt fee will provide you the name of the person delivered to and neck box(les) for additional service(s) requested.  Show to whom delivered, date, and addressee's address.  2. Restricted Delivery (Extra charge)  Type of Service:  Number  A Article Number  P 685 SAO SIA  Registered  COD  Registered  Registered  Insured  All Contined  Registered  All Contined  COD  Registered  Registered  All Contined  Registered  All Contined  Registered  All Contined  Registered	5. Signature (Addressee)  6. Signature (Adgress)  PS Form 3811, October 1990 ± U.S. GPO: 1990—273-86	I also wish to receive the following services (for an extra fee):  1. Addressee's Address en extra consult postmaster for fee.  4s. Article Number  4b. Service Type Registered Insured Certified COD Express Mail Return Receipt for Merchandise  7. Date of Delivery  8. Addressee's Address (Only if requeste and fee is paid)
s card to and to and to the state of the sta	1639 E. 47th St. Los Argeles, CA 90011  Solsignature (Addressed)  1639 E. 47th St.  25 Argeles, CA 90011  Solsignature (Addressed)	the   1     Add

Elliott A. Riggs  Box =711  Formington, NM 87401  5. Signature (Addressee)  8. A	1. Addressee's Address  2. Restricted Delivery Consult postmaster for fee.  Article Number  0857520 533  Service Type egistered Insured fertified COD express Mail Return Receipt for Merchandise  acte of Delivery  Addressee's Address (Only if requested and fee is paid)  DOMESTIC RETURN RECEIPT
Meodyne Resources, Inc. NW-8045 P.O. Box 1460 Minneapolis, MN 55485-	1. Addressee's Address ext to 2. Restricted Delivery Consult postmaster for fee.  a. Article Number  D. Sob 500 533 b. Service Type Registered Insured Certification COD Express Mail
6. Signature (Agent )N S. NIHE	the Restricted Delivery
SENDER:  • Complete items 1 and/or 2 for additional service. • Complete items 3, and 4a & b. • Print your name and address on the reverse of that we can return this card to you. • Attach this form to the front of the mailpiece, of back if space does not permit. • Write "Return Receipt Requested" on the mailpiece of the erticle number.  3. Article Addressed to Part, Win. Particle Carr, Trustee for Grandchildren; Carr, Trustee for Grandchildren; Carr Nichols; W. P. Carr Trustee for Carr Nichols; W. P. Carr Trustee for Carr Nichols of Carr Control Carrol Ca	8. Addressee's Address (Only if request and fee is paid)  8. Addressee's Address (Only if request and fee is paid)  8. Addressee's Address (Only if request and fee is paid)  8. Addressee's Address (Only if request and fee is paid)  9. Addressee's Address (Only if request and fee):  1. Addressee's Address (Insured to the fee):  2. Addressee's Address (Insured to the fee):  3. Addressee's Address (Insured to the fee):  4. Addressee's Address (Insured to the fee):  4. Addressee's Address (Insured to the fee):  5. Addressee's Address (Insured to the fee):  6. Addressee's Address (Insured to the fee):  7. Addressee's Address (Insured to the fee):  8. Addressee's Address (Insured to the fee):  9. Addressee's Address (Insured to the fee):  9. Addressee's Address (Insured to the fee):  9. Addressee's Address (Insured to the fee):  1. Addressee's Address (Insured to the fee):  1. Addressee's Address (Insured to the fee):  9. Addressee's Address (Insured to the fee):  1. Addressee's Address (Insured to the fee):  1. Addressee's Address (Insured to the fee):  1. Addressee's Address (Insured to the fee):  2. Addressee's Address (Insured to the fee):  3. Addressee's Address (Insured to the fee):  4. Addressee's Address (Insured to the fee):  6. Addressee's Address (Insured to the fee):  9. Addressee's Address (Insured to the fee):  9. Addressee's Address (Insured to the fee):  9. Addressee's Address (In
	**Attach this form to the front of the meilpiece, or on the back if space does not permit.  **Write "Return Receipt Requested" on the mailpiece next the article number.  3. Article Addressed to:    Complete items 1 and/or 2 for additional services.   Complete items 3, and 48 & b.