707	Add your address to the "RETURN TO" space on poverse.					
3811, Jan. 1979	1. The following service is requested (check ode.) Show to whom and date delivered					
	(CONSULT POSTMASTER FOR FEES)					
AE)	2 ARTICLE ADDRESSED TO: Mr. James Reed McCrory					
2	P. O. Box 25764					
3	Albuquerque, New Mexico 87215					
CEI	3. ARTICLE DESCRIPTION: REGISTERED NO. CERTIFIED NO. INSURED NO.					
PT, R	P689308347					
E01	(Always obtain signature of addressee or agent)					
Mr. James Reed McCrory P. O. Box 25764 Albuquerque, New Mexico 8721 3. ARTICLE DESCRIPTION: REGISTERED NO. CERTIFIED NO. INSURED N P689308347 (Always obtain signature of addressee or agent) I have received the article described above. SIGNATURE DADDRESS Complete only & required DATE OF DELIVERY B. ADDRESS Complete only & required COMPLETED B. UNABLE TO DELIVER BECAUSE: CLER INITIA						
RED ≱I	BATE OF BELIVERY 10-5-87 8					
ND CERTI	8. ADDRESS (Complete only at requirement)					
FIED MAI	8. UNABLE TO DELIVER BECAUSE: CLERK'S INITIALS					
-	Erwin #1					

P 685 308 347

RECEIPT FOR CERTIFIED MAIL
NO INSURANCE COVERAGE PROVIDED
NOT FOR INTERNATIONAL MAIL (See Reverse)

	(000 .70.0 30)		
	Sent to James Reed McCr	ory]
	Street and No. P. O. Box 25764		
	P.O. State and ZIP Code Albuquerque, New Me	xico 87	215
	Postage	S	
	Certified Fee		
	Special Delivery Fee		
	Restricted Delivery Fee		
•	Return Receipt showing to whom and Date Delivered		
PS Form 3800, June 1985	Return Receipt showing to whom, Date, and Address of Delivery		
	TOTAL Postage and Fees	5	
	Postmark or Date	<u> </u>	
PS Form	10/2/87		

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

Mr. James Reed McCrory
P. O. Box 25764
Albuquerque, New Meixco 87215

RE: Proposed Devonian Test Erwin No. 1 EAST MORTON PROSPECT Lea County, New Mexico

Dear Mr. McCrory:



Mitchell Energy Corporation proposes the formation of a 324.08 acre working interest unit made up of Lots 1, 2, 3, 4 and S/2 N/2 Section 3, T-15-S, R-35-E, Lea County, New Mexico and the drilling of a well to test and evaluate the Devonian section at a depth of approximately 14,700'. The well would be located approximately 330' FNL and 1,800' FWL of Section 3.

The test well and subsequent operations within the proposed working interest unit will be governed by the terms of the enclosed AAPL 610-1982 Model Form Operating Agreement with COPAS 1984 Onshore Accounting Procedure designating Mitchell as Operator. At this time, we anticipate spud date on or before December 15, 1987.

According to our information, it appears the potential working interest parties and their respective interests within the proposed working interest unit will be as follows:

INTEREST OWNER	UNIT INTEREST
INTEREST OWNER Mitchell Energy Corporation Kaneb Operating Company, Ltd. ARCO Oil and Gas Company Fern Cone Douglas Cone Clifford Cone Kenneth Cone James Reed McCrory Estate of William Thomas	UNIT INTEREST 0.6957136 0.2281226 0.0313965 0.0104167 0.0062500 0.0062500 0.0062500 0.0051839 0.0104167
Reed, deceased	0.0104167

We would appreciate your confirmation of the above interest.

Enclosed herewith are duplicate copies of the AFE Cost Estimates for Dry Hole Costs and Completed Well Costs. If you elect to participate in drilling the proposed well, please execute and return one (1) copy of each of the AFE Cost Estimates. At such time as all participants are known, we will provide you with Exhibit "A" pages to the Operating Agreement reflecting the participants, working interests, leases and interests to be committed to the agreement and appropriate execution by Mitchell Energy.

Should you elect not to participate in the subject well, Mitchell hereby offers to lease your interest in Lots 1, 2, 3, 4 and S/2 N/2 Section 3 for \$200.00 per acre bonus, 1/4 royalty, for a three (3) year term and \$1.00 per acre annual rentals on the attached lease form. If you are in agreement to lease please advise and we will forward a draft and leasing instructions.

We would appreciate your early response so we may proceed with our drilling plans and completion of the Joint Operating Agreement.

Very truly yours,

MITCHELL ENERGY CORPORATION

Joe R. Lazenby District Landman

JRL/jm

Enclosures

AUTHORITY FOR EXPENDITURE (AFE) COST ESTIMATE

		Type Project (check l only)	
☐ Exp	loratory	☐ Injection	☐ Water Supp	ly
□ Deve	elopment	☐ Disposal	[2] Depth 14 De	,700' vonian
Form B-1			<u> </u>	
AFE Numbe	er		Location Cod	e
Property	/Well Name <u>Frwj</u>		Department N	umber
Project I		t Morton Field)	County <u>lea</u>	St. N.M.
Net Worki	ing Interest		Operator	MFC
	Estimated Date	Project Will Be Compl	leted	(Mo./Yr.)
DRILLING			•	Amount
	NGIBLE Dry Hole Aband	onment		
11		on and Demobilization		
12	Power and Fuel			
13	Water	C- 1 D 1		9,000
14 *15		Equipment Rental uipment and Services		·
	Fishing Tools	_		
17	Subsurface Cas			4 000
18	Contract Labor	and Services		16,000
		Company and/or Contrac	et	8.400
50	Road and Site	-		25,000
51 52	Footage Contra Daywork Contra			289,000
53	Mud and Chemic			25,200 40,000
54	Bits and Reame			<u>40.000</u>
55	Drilling Tool	and Equipment Rental		4.500
56	Cement and Cem			22,100
★57	Open Hole Logg			45,000
*58 59	Drill Stem Tes Coring and Ana			12,700
60	Transportation	•		5.000
61	Air/Marine Tra			5,000
63	Overhead	•		10.000
64	Insurance			
65	Company Labor			
*66 6 7	Prospect Gener	ation Services and Continger		10.000
07	MISCEITAMEOUS	services and continger	icy	53,100
	TOTAL INTANGIB	LE COSTS		570.000
TANGIBLE 21	Casing-Drive P	ipe & Conductor 16	" - 60'	
				2,500
40	Casing - Surfa	ce <u>13-38" - 400'</u>		8,400
41 42	Casing = Inter	mediate <u>8-5/8" - 600</u> ipment (Including Valv	()'	80,000
43		Including Valves)	,,,,	4,000
44	Miscellaneous	-		5,100
	TOTAL TANGIBLE	COSTS		100.000
TOTAL DRI	LLING (DRY HOLE) COSTS		670,000
* Invalid	l for disposal a	nd water supply wells.	d.	,
MEDC 252-	APPROVED-JA	MES REED McCRORY	Prepared By:	CSA:ff
Rev. 4/29	G	W.I0.0051839	Date Prepared:	5-17-87

AUTHOR	FOR EXPENDITURE	(AFE)	COST 1	STAP 33

Type Project (check 1 only)						
G Expl	Exploratory					
☐ Deve	lopment Plug and Abandon (Previously F	Producing Well) Depth 14,700				
☐ Inje	ction	;				
Form B-2	☐ Add ☐ Change ☐ Delete	Group Code				
AFE Numbe	r	Location Code				
Property/	Well NameErwin #1	Department Number 730				
1	escription Complete	County Lea St. NM				
Ì	ng Interest <u>} 00</u>	Operator Mitchell Energy Corp				
	Estimated Date Project Will Be Completed	(Mo./Yr.)				
COMPLETIC		Amount				
INTAN 22	GIBLE Overhead	\$3,000				
23	Company Labor and Services					
24 25	Contract Labor and Services Air/Marine Transportation	35,000				
26	Other Transportation	11,000				
27	Plugging and Abandonment					
28 29	Rig Mobilization and Demobilization Supervision - Company and/ or Contract	4,000				
30	Site Preparation and Clean-up	4,000				
31 32	Subsurface Casing Equipment Squeeze Cement and Service	4,000				
33	Completion Fluids	3,000				
34	Pump Truck Services	2,000				
35 36	Rental Tools Bits and Reamers	15,000				
37	Insurance					
38	Wireline Services					
39 * 53	Fishing Tools and Services Tertiary Injectants					
68	Fencing	500				
83	Daywork Contract Fee	15,000				
84 85	Cement and Cement Services - Primary Acidizing and Fracturing	20,000 10,000				
* 86	Cased Hole Logging and Perforating	15,000				
94	Miscellaneous Services and Contingency	7,500				
	TOTAL INTANGIBLE COSTS	149,000				
TANGIBLE 69	Tubinghead Equipment (Including Valves)	4,500				
70	Casing-Production and/or Liner 14,700' 20#	/ft 5 1/2" N-80 160,800				
71 72	Tubing 14,500' 2 7/8" N-80 6.5#/ft	62,500				
72	Packers and Subsurface Equipment Production Tree (Including Valves)					
74	Storage Tanks 2-400 bbl steel & 1-400 bbl	fiberglass 11,000				
75 76	Separating Equipment 4' x 20' heater trea	ter . 7,000				
77	Artificial Lift Equipment	110,000				
78 79	Line Pipe	2,000				
79 80	Valves and Fittings Beyond Wellhead Miscellaneous Equipment	4,000 4,200				
81	Platform and Structures					
82 87	Metering Equipment Pumps	•				
90	Electrical Equipment					
91 96	Instrumentation Equipment					
96	Dehydrators and Dryers TOTAL TANGIBLE CUSTS	366,000				
TOTAL COM	PLETION COSTS	515,000				
* Invalid	for disposal and water supply wells.	0 - 0				
APPROVED-JAMES REED McCRORY						

OIL & GAS LEASE

of P. O. Box 25764, Albuquerque, New Mex herein called lessor (whether one or more) and MITCHELL ENERGY COR 1 Lessor, in consideration of TEN AND OTHER DOLLARS in hand paid, receipt of herein contained, hereby grants, lesses and lets exclusively unto lessee for the purpiting gas waters, other fluids and air into subsurface strata, laying pipe lines, storing take care of treat, process, storie and transport said minerals, the following described		x2x		
herein called lessor (whether one or more) and MITCHELL ENERGY COR 1 Lessor, in consideration of TEN AND OTHER DOLLARS in hand paid, receipt of herein contained, hereby grants, lesses and lets exclusively unto lessee for the purpiting gas waters, other fluids, and air into subsurface strata, laying pipe lines, storing		x\$x		
 Lessor, in consideration of TEN AND OTHER DOLLARS in hand paid, receipt of herein contained, hereby grants, leases and lets exclusively unto lessee for the purpiting gas, waters, other fluids, and air into subsurface strata, laying pipe lines, storing. 	POPATTON D O ROS	(Post	Office Address)	
	which is here acknowledged, and of the ose of investigating, exploring, prospection, building tanks, roadways, telephonic	k 4000, The Wood representation of the transfer of the transfe	odlands, Tx	injec :, save
Township 15 Section 3: 1	South, Range 35 East Lots 1, 2, 3, 4, S/2	<u>t</u> 2 N /2		
Said land is estimated to comprise 324.08 acres, whether it actually	ly comprises more or less			
2 Subject to the other provisions herein contained, this lease shall remain in force long thereafter as oil or gas is produced from said land or from land with which sail. 3 The royalties to be paid by lessee are: (a) on oil, and other liquid hydrocarbons saight to be delivered at the wells or to the credit of lessor in the pipeline to which the	d land is pooled $1/4$ ved at the well, le wells may be connected. (b) on gas α	of that including casinghead gas or	- ·	d land duced
from said land and used off the premises or used in the manufacture of gasoline or off provided that on gas sold on or off the premises, the royalties shall be	1 //:	•	of the gas	
not validated by other provisions hereof and there is a gas and/or condensate well on shut in, either before or after production therefrom, then on or before 90 days after salequal to \$1.00 per net acre of lessor's gas acreage then held under this lease by the phali not terminate and it shall be considered under all clauses hereof that gas is bein to the party or parties who at the time of such payment would be entitled to receive tender of royalties and shut-in royalties may be made by check or draft. Any timely pwhich is erroneous in whole or in part as to parties or amounts, shall nevertheless be made if lessee shall correct such error within 30 days after lessee has received writter writter instruments (or certified copies thereof) as are necessary to enable lessee to established by the gas sales contract entered into in good faith by lessee and gas puncties are devent lessee compresses itreats, purities or dehydrates such gas (whether or hereunder may deduct from such price a reasonable charge for each of such function. 4. This is a paid-up lease and lessee shall not be obligated during the primary tenhereunder in order to maintain this lease in force during the primary tern hereunder in order to maintain this lease in force during the primary tern, however, it auant to the provisions or Paragraph 3 hereof. 5. Lessee is hereby granted the right and power, from time to time, to pool or comestates or parts thereof for the production of oil or gas. Units pooled hereunder shall Minerals Department of the State of New Mexico or by any other lawful authority for unit designations in the county in which the premises are located and such units mallong parts thereof for all purposes, this lease. There shall be allocated to the land covered by this lease included in any used in lease or unit operations, which the net oil or gas acreage in the land covered tallocated shall be considered for all purposes including the payment or delivery of rolloded in said unit in the same manner as though produced from said land c	is aid land, or land pooled therewith, but in well is shut in, and thereafter at anin party making such payment or tender, in produced from the leased premises in the royalities which would be paid untrayment or tender of shut-in royality which sufficient to prevent termination of this motive thereof by certified mail from the make proper payment. The amount real chaser for such term and under such coafter application of any applicable price for off the leased premises) or transformed in the provision is not intended to relieve in the lease of the standard proration unit the pool or area in which said land is a yoe designated from time to time and in the pool or area in which said land is a yoe designated from time to time and except the payment of royality, as operation unit that portion of the total product on the time and in the unit bears or the said in the unit bears of this lease included in the unit bears of this lease operations for action of the total producing oil or gas, but lessee has one than 60 consecutive days, whether suit or gas is produced from said land. If, if lessee commences operations for acther this lease shall remain in full form the soor's wells and tanks, for all oper of this lease in remove all property in cultivated lands below ordinary plow of the privilege, at his risk and expense, attorns hereunder. Provisions hereof shall extend to their times or shut-in royalties, however accony purpose until 30 days after lessee to such sums. An assignment of this for part or parts hereof shall fail or make in four the payment of this lesse constants.	tigas or condensate is not be ual intervals, lessee may pay and so long as said shut-in ren paying quantities. Each such that is lease in the well were ich is made in a bona fide attis lease in the same manner as he party or parties entitled to ized from the sale of gas on circleton sa are customary in eadjustments specified in supports gas off the leased preference of the obligation to pay operations of whatsoever essee of the obligation to pay operations of whatsoever essee of the obligation to pay operations of whatsoever essee of the obligation to pay operations of whatsoever essee of the obligation to pay operations of whatsoever essee of the obligation to pay operation of pays a tolerance of the elither before of after the compations of pooled minerals from the portion of the same after the expiration of the prefix of pays and fixtures placed by lessed pays and fixtures placed by lessed path, and no well shall be drived the position of the prefix of using gas from any gas well-heirs, executors, administrat mplished shall operate to entable default in the payment of the part shall default in the payment of the part shall default in the payment of the page of the part shall default in the payment of the page of the part shall default in the payment of the page of the part shall default in the payment of the page of the page of the part shall default in the payment of the page of the	ing so sold or used and such wortender an advance shut-in regretly is paid or tendered this high payment shall be paid or ten eithough a proper paymen though a proper paymen though a proper paymen though a proper payment had receive payment together with roff the premises shall be the the industry. "Price" shall meit choontract or regulatory ordinises, lessee in computing recharacter or to make any payly royalties on actual production with any other land, leases, miservation Division of the Energian percent. Lessee shall file wightion of wills. Drilling oper oduction from the land described in the unit. After deducting acres in the unit. After deducting or said land covered hereby a ovided herein, may be dissolved in of production on said unit. It ing or reworking thereon, this ewell or on a different or additionally the production of said land covered hereby a condition of the lenging within 60 days thereafter or gas is produced hereunder raty shall be computed after of consaid land, including the rilled within two hundred feet (a) on said land for stoves and ones, successors and assigns; large the obligations or diminification until such time as if it, to the extent of such assign proportionate part of royalty or proportionate part	well is royalty is lease indered hent or the burner and the burner
lessee or any assignee therof shall properly comply or make such payments. 9. Should lessee be prevented from complying with any express or implied coverages hereunder by reason of scarcity or inability to obtain or use equipment or mate governmentmental authority, then while so prevented, lessee's duty shall be suspend and so long as lessee is prevented by any such cause from conducting drilling or rew not be counted against lessee, anything in this lease to the contrary notwithstand. 10. Lessor hereby warrants and agrees to defend the title to said land and agrees t lessee does so it shall be subrogated to such lien with the right to enforce same and t lessee's rights under the warranty, if this lease covers a less interest in the oil or gas herein specified or not) then the royalities, shuf-in royality, and other payments, if any, proportion which the interest therein, if any, covered by this lease, bears to the whole fail to execute this lease, it shall nevertheless be binding upon the party or parties. 11. Lessee, its or his successors, heirs and assigns, shall have the right at any time or mailing a release thereof to the lessor, or by placing a release thereof of record in the dorumplied of this agreement as to acreage so surrendered, and therafter the shut-ed by said release or releases.	arial, or by operation of force majeure, ed, and lessee shall not be liable for fa orking operations or from producing oling that lessee at its option may discharge o apply royalties and shut-in royalties provides and shut-in royalties, in all or any part of said land than the electring from any part as to which this and undivided fee simple estate there executing the same as to surrender this lease, in whole or in the county in which said land is situated.	or by any Federal or state ta illure to comply therewith; and i or gas hereunder, and the tin any tax, mortgage or other I avyable hereunder toward sati ntire and undivided tee simply i lease covers less than such in Should any one or more of part, to lessor or his heirs, su i; thereupon lessee shall be re	w or any order, rule or regulat of this lease shall be extended ne while lease shall be extended ne while lease is so prevented in the stying same. Without impairm e estate (whether leason's interfull interest, shall be paid only the parties named above as lease of the parties named above as lease of the parties of the parties named above as lease of the parties of the parties named above as lease of the parties of the parties named above as lease of the parties of t	tion of diwhile ad shall elevent of erest is yin the lessors
Executed the day and year first above written.	JAMES REED S.S. #	Mc CRORY		

STATE OFNEW MEXICO		*************	A OUN OWN TROMPNIM AND A	w : a . n .
County of		INDIVIDUAL	ACKNOWLEDGMENT (New)	Mexico Short Form)
The foregoing instrument was acknowl	edged before me this _		day of	
9 87 by JAMES REED McCRO	RY			
My Commission expires	, 19		Notary Public	
STATE OF		Nota	ry please type/print na	ame
County of		INDIVIDUAL	ACKNOWLEDGMENT (New !	Mexico Short Form)
The foregoing instrument was acknowle	edged before me this _		day of	,
19 by				
My Commission expires	, 19		Notary Public	
STATE OF		INDIVIDUAL	ACKNOWLEDGMENT (New)	Mexico Short Form)
County of The foregoing instrument was acknowledged	adged before me this		day of	
19 by				
M. G. wissian amaissa	10		N-4 D.11	
My Commission expires	, 19		Notary Public	
STATE OF		INDIVIDUAL	ACKNOWLEDGMENT (New)	Maxico Short Form)
County of				
The foregoing instrument was acknowled			•	·
19 by				

My Commission expires	. 19		Notary Public	
By of	Te Si	N Se D		11 11
I hereby certify record on the A. D., 19 , at was duly recorded of the Records of s	Term STATE OF N	Date Section		
on to on to on to on the on the on the on the on the one of the on	TY OF	Acr		
he he ecord	OF	%		
I hereby certify that this instrument was filed for record on the day of day of A. D., 19, at o'clock m., and was duly recorded in Book at Page of the Records of said County. County Clerk. By Deputy.	Term STATE OF NEW MEXICO COUNTY OF	- H		2 P S
da da in Book said Cou	MEX	, Township		AND GAS LE
this day ont	ICO	ship	TO	D GAS
of of				GAS
of o'clock at Page	County, New Mexico			CO
ment was filed i lock m., a at Page County Clerk Deputy	ıty,	, Ra		35
was lige	New	Range		
m., an age Deputy.	X X	, 19		
m., and Clerk.	xico			
STATE OF				
County of		CORPORATIO	ON ACKNOWLEDGMENT (New	Mexico Short Form)
The foregoing instrument was acknow	ledged before me this.		day of	, 19
у				President
ofon behalf of said corporation.			a	corporation
My Commission Expires:				Notary Public
-		· · · · · · · · · · · · · · · · · · ·		•
STATE OF		CORPORATIO	ON ACKNOWLEDGMENT (New	Mexico Short Form
County of				
The foregoing instrument was acknow				
oy				
ofon behalf of said corporation.		· · · · · · · · · · · · · · · · · · ·	a	corporation

My Commission Expires:

Notary Public