

- a. A declaration that TMBR/Sharp's written unit designation filed in Lea County with the Oil Conservation Division of the State of New Mexico on November 17, 2000, satisfied the obligations of Paragraph 5 of the Original Stokes Leases to file written unit designation in the county in which the premises are located;
- b. A declaration that TMBR/Sharp's written unit designation filed in County Clerk's Records of Lea County satisfied the obligations of Paragraph 5 of the Original Stokes Leases to file unit designation in the county in which the premises are located;
- c. A declaration that the Original Stokes Leases were properly pooled prior to the expiration of the primary term with acreage on which the Well is located;
- d. A declaration that commencing drilling on acreage pooled with the Original Stokes Leases satisfied the requirements in the Original Stokes Leases to extend the Leases into the secondary term;
- e. An award of reasonable attorney's fees, pre-judgment interest, post-judgment interest, and court costs; and
- f. An award of such other and further relief at law or in equity to which it may be justly entitled.

