SETTLEMENT AGREEMENT

This Settlement Agreement ("Agreement") is made effective August 1, 2004, by and between Petro-Canada Resources (USA) Inc., formerly known as Prima Oil & Gas Company ("Prima") and the Designated Class Representatives defined in paragraph 1.5 below ("Plaintiffs") acting on behalf of themselves and the Potential Class Members defined in paragraph 1.19 below.

RECITALS

WHEREAS, Plaintiffs have filed suit against Prima in Wyoming State District Court for Campbell County ("Court"), Civil Action No. 26/5/ as severed from Rodney R. Addison, et al. v. Anchor Bay Corporation, et al., Civil Action No. 23706, alleging private claims and class action claims seeking, among other things, declaratory, injunctive, compensatory and other relief ("Class Suit");

WHEREAS, Prima has leased lands and has produced or may produce natural gas and associated hydrocarbons from coal bed seams ("Shallow Gas") and gas from conventional seals ("Deep Gas") in wells within Campbell County, Wyoming, and may drill further wells in Campbell, Sheridan and Johnson Counties after the effective date of this Agreement;

WHEREAS, Prima has paid and will pay royalties and/or overriding royalties and/or other burdens associated with non-cost bearing interests to the specific payees set forth in Exhibit A ("Royalty Payees") for production of Shallow Gas and Deep Gas from wells operated by Prima located on those oil and gas leases in Campbell County, Wyoming described in Exhibit B ("Producing Leases" whether or not fully and accurately described on Exhibit B) (such royalties and/or overriding royalties and/or other burdens associated with non-cost bearing interests are referred to herein as "Royalties" or "Royalty");

WHEREAS, Prima may pay royalties and/or overriding royalties and/or other burdens associated with non-cost bearing interests to the owners of such interests ("Future Payees") for production of Shallow Gas and Deep Gas from wells operated by Prima located on additional oil and gas leases in Campbell, Sheridan and Johnson Counties, Wyoming, in which Prima now owns or hereafter acquires an interest (the "Nonproducing Leases");

WHEREAS, Plaintiffs have made claims in the Class Suit against Prima for the insufficient payment of Royalties and alleged violations of the *Wyoming Royalty Payment Act*, Wyo. Stat. §§ 30-5-301 to 30-5-305 ("WRPA"), arising from alleged improper deductions from Royalties for costs of production as defined by that *Act*, including, without limitation, the cost, expense or value of fuel consumed or services performed by Prima or various third parties for gas gathering and/or transportation, compression, pressuring, dehydration or separation upstream of the outlets of reciprocating compressors and dehydrators ("Disputed Deductions") and alleged improper adjustments to the price paid ("Valuation" as more fully defined in the Definitions Section of this Agreement);

WHEREAS, Plaintiffs have made claims in the Class Suit against Prima for alleged interest due to Plaintiffs for the Valuation and Disputed Deductions claims pursuant to Wyoming law, including without limitation Wyo. Stat. § 30-5-303(a) ("Interest");

WHEREAS, Plaintiffs have made claims in the Class Suit against Prima for amounts due for improper reporting of information under Wyoming law, including without limitation Wyo. Stat. § 30-5-303(c) ("Reporting Assessments");

WHEREAS, Plaintiffs have made claims in the Class Suit against Prima to recover all court costs and reasonable attorney's fees incurred in the Class Suit to prosecute individual and class claims, including those provided in Wyo. Stat. § 30-5-303(b) ("Attorney's Fees");

WHEREAS, Plaintiffs intend to seek certification of a class, including Plaintiffs, under Wyo. R. Civ. P. 23(b)(2) for declaratory and injunctive relief, and a class under Wyo. R. Civ. P. 23(b)(3) for money damages allegedly due to Royalty Payees arising from the Disputed Deductions, Valuation, Interest, Reporting Assessment, and Attorney's Fees claims alleged against Prima;

WHEREAS, Prima has and will pay Royalties pursuant to various oil and gas leases or other written instruments that grant or reserve or create or define the royalty or overriding royalty interests or non-cost bearing interests owned by the Plaintiffs and the Royalty Payees (collectively "Instruments");

WHEREAS, the Class Suit raises disagreements between the Parties concerning the meaning of the royalty provisions of the Instruments and concerning the meaning and/or application to those Instruments of definitions contained within the Wyoming Royalty Payment Act;

WHEREAS, Plaintiffs contend that Royalties have not been properly valued, paid or reported;

WHEREAS, Prima contends that it has fairly and properly valued and paid Royalties to the Royalty Payees for Shallow Gas and Deep Gas and believes that it has fully complied with its reporting obligations;

WHEREAS, Prima denies all of the allegations in the Class Suit and denies that it has violated the *Wyoming Royalty Payment Act*, or violated any other law or breached any contract or other agreement with or obligation owed to the Royalty Payees, and denies any and all liability for the claims the Plaintiffs and Royalty Payees allege;

WHEREAS, all parties to this litigation recognize that they will expend substantial resources in continuing this litigation;

WHEREAS, the Parties desire to settle and resolve all past claims so that the Plaintiffs and the Settlement Class Members are bound by a release of past claims against Prima and the Additional Released Parties defined below associated with the valuation, measurement, payment and reporting of Royalties to the Royalty Payees for Shallow Gas and Deep Gas marketed by Prima from wells located on the Producing Leases;

WHEREAS, the Parties also desire by this Agreement to establish a Future Royalty Valuation Methodology regarding valuation, calculation and reporting requirements to govern future Royalties so as to eliminate future conflict or litigation over Royalty payment and

reporting, and which the Parties have agreed will satisfy the requirements of the Instruments and the Wyoming Royally Payment Act regardless of any variations in the terms and provisions of the Instruments; and which will be binding on the Parties and on the Settlement Class Members as to future Royalties for Shallow Gas and Deep Gas produced from or attributable to the Producing Leases.

WHEREAS, the Parties desire to have the option to establish the same Royalty valuation, calculation and reporting requirements to govern future Royalties owed by Prima for Shallow Gas and Deep Gas produced from or attributable to all or a portion of the Nonproducing Leases after Prima has had an opportunity to identify the persons or entities to whom to give notice as to such Nonproducing Leases.

WHEREAS, the Parties wish to establish a format by which Prima may report such future Royalties without risk of incurring future Reporting Assessments using a reporting format to be called the Future Royalty Reporting Format as defined in this Agreement;

NOW, THEREFORE, for good and valuable consideration between Prima and the Plaintiffs and Settlement Class Members as provided in this Agreement and in consideration of the foregoing Recitals which are substantive provisions hereof, the Parties agree as follows:

1 **DEFINITIONS**

The following definitions shall apply solely for purposes of this Agreement and any pleadings, motions or documents used to implement this Agreement;

- 1.1 "Administration Costs" shall mean all actual costs which Plaintiffs' counsel will incur in administering the settlement, including, among others, responses to inquiries, expenses for printing and mailing the Settlement Class Notice, for producing and mailing Distribution Checks payable to Settlement Class Members, and for producing and mailing form 1099 tax information.
- **1.2** "Additional Released Parties" shall have the meaning set forth in Section 2.10.1.
- 1.3 "Approval Event" shall mean the earliest date on which all of the following conditions are met:
 - 1.3.1 Settlement Class Notice has been provided to Potential Settlement Class Members by mail or as the Court may otherwise determine is appropriate;
 - 1.3.2 The Settlement Order and Judgment approving the terms of this Agreement has been entered; and
 - 1.3.2.1 The time for appeal of any objections to the Settlement Order and Judgment has expired without appeal; or
 - 1.3.2.2 The Settlement Order and Judgment has been affirmed following any appeal by an objecting party. In the event such an appeal is

filed but on grounds which the Plaintiffs and Prima agree should not preclude completion of the settlement, they may agree in writing to waive this Paragraph 1.3.2.2 and consider the Approval Event to have occurred.

- 1.4 "Attorney's Fees Claims" shall mean claims Attorney's Fees as defined in the Recitals. The term does not include Attorney's Fees for future benefits procured for Settlement Class Members, and no claim is or will be made for Attorney's Fees for such future benefits.
- 1.5 "Designated Class Representatives" shall mean Fred C. Wilson and Spear Lazy "S" Land Company and such persons from the named Plaintiffs in the Class Suit as they may designate to act on their behalf.
- 1.6 "Disputed Deductions" shall have the meaning set forth in the Recitals.
- 1.7 "Distribution Check" shall mean a check, with Endorsement Language, payable to a Settlement Class Member to accomplish distribution of the net amount that is payable to such Settlement Class Member pursuant to this Agreement.
- **"Distribution Date"** shall mean the date of issuance of the Distribution Check payable to each Settlement Class Member.
- 1.9 "Endorsement Language" shall be the release language contained on each Distribution Check to a Settlement Class Member which states: "In full accord, satisfaction and payment in full for Payee's Settled Claims as Settled Claims are defined in the Settlement Agreement with Petro-Canada Resources (USA) Inc., formerly known as Prima Oil & Gas Company and for the future undertakings provided in Paragraph 2.10 of the Settlement Agreement. A copy of the Settlement Agreement and Notice of Proposed Class Action Settlement may be obtained from Class Counsel, Freudenthal, Salzburg & Bonds, P.C., 123 East 17th Street, P.O. Box 387, Cheyenne, WY 82003-0387."
- 1.10 "Future Gas Royalty Claims" shall mean all claims for Valuation, Disputed Deductions, Interest, Reporting Assessments and Attorney's Fees for Royalties paid to Settlement Class Members attributable to Shallow Gas or Deep Gas produced from or attributable to the Producing Leases after July 31, 2004.
- 1.11 "Future Royalty Payment Methodology" shall mean the following:
 - 1.11.1 As to the working interests in Shallow Gas produced subsequent to July 31, 2004, from Prima-operated wells located on the Producing Leases, whether existing or subsequently drilled, for which Prima pays Royalties to the Royalty Payees, Future Royalty Payment Methodology shall mean: Royalties paid on the arm's-length sales price(s) received by Prima for the Shallow Gas, less the actual costs (i.e., monetary charges, fuel, etc.) incurred or paid to unaffiliated third parties ("Allowed Costs") in connection with all services provided from the exit of the "first pipeline"

segment" as defined below to the point of sale including, but not limited to, any further compression, gathering, transportation, separation, treating or dehydration. For purposes of this settlement, the "first pipeline segment" shall mean all activity in moving the gas from the well through a pipeline or to a point where single-stage screw compression, second stage reciprocating compression, and dehydration has been performed; provided, however, that if the gas is not at a pressure of at least 800 psig under normal operating conditions after the second stage reciprocating compression and dehydration has been performed, then the first pipeline segment shall extend until (i) the gas is at at least 800 psig under normal operating conditions, or (ii) has been delivered into a regulated interstate pipeline, whichever first occurs. The point where the first pipeline segment ends, as defined in the preceding sentence, is hereinafter referred to as the "Market Point." The pipeline and other facilities downstream of the Market Point may be owned by the same entity as the owner of the first pipeline segment or may be owned by different entities.

- 1.11.2 The future payment of Royalties pursuant to Paragraph 1.11.1 shall be based on well head production volume less gas used, lost, flared, vented or consumed on or for the benefit of the lease, which occurs from the well head through the operation of the first screw compressor ("Primary Measurement Point"). Gas used, flared, vented or consumed between the Primary Measurement Point and the Market Point shall not be deducted for purposes of calculating Royalties. Volume or value on which Royalties shall be paid will be further reduced pro rata by amounts used or dollar charges measured by MMBTU used in the transportation of the Shallow Gas from the Market Point to the point of sale.
- 1.11.3 As to the working interests in Deep Gas produced subsequent to July 31, 2004, from Prima-operated wells located on the Producing Leases. whether existing or subsequently drilled, for which Prima pays Royalties to the Royalty Payees, Future Royalty Payment Methodology shall mean: Royalties paid on the arm's-length sales price(s) received by Prima for the sale of the Deep Gas less the allowed costs as defined below ("Allowed Costs"). For purposes of this subparagraph, the term "Allowed Costs" shall mean those actual costs (i.e., monetary charges, fuel, etc.) in excess of twenty cents (\$0.20) per Mcf (the "Nondeductible Charge") paid to unaffiliated third parties in connection with all services provided from the wellhead to the point of sale or the amount deducted by Prima's purchaser in the calculation of the purchase price including, but not limited to, costs or amounts for compression, gathering, transportation, separation, treating or dehydration, Effective with the production month of January 2007 and on each anniversary thereafter, the Nondeductible Charge shall be adjusted in accordance with the annual changes in the Consumer Price Index. The Consumer Price Index shall mean the average for "all items" shown on the United States city average for urban wage earners and clerical workers, all items, groups, sub-groups and special groups of items as promulgated by

the Bureau of Labor Statistics of the United States Department of Labor. The adjustment shall be made by multiplying the Nondeductible Charge then in effect times a fraction, the numerator of which shall be the Consumer Price Index in effect for the last day of the first preceding year and the denominator of which shall be the Consumer Price Index in effect for the last day of second preceding year. If this Consumer Price Index (or a successor substitute index) is not available, a reliable governmental or other nonpartisan publication that evaluates the information used in determining the Consumer Price Index shall be used in lieu of such Consumer Price Index. Notwithstanding the foregoing, the Nondeductible Charge shall never be adjusted below twenty cents (\$0.20) per Mcf or above forty cents (\$0.40) per Mcf.

- 1.11.4 The Settlement Class Members will bear their proportionate share of taxes, however, they will not receive any tax benefits or credit associated with the costs or expenses they do not bear. If Prima does not have an arm's-length sale for particular transaction(s), the sales price for royalty purposes shall be based upon arm's-length sale(s) for the applicable month that are obtainable, comparable in terms of quality and quantity, and in closest proximity to the applicable Market Point. Comparable arm's-length sales price shall be less any Allowed Costs applicable to the specific arms-length transaction that is utilized. If in the future Prima does not have an arm's-length arrangement for any services permitted as an Allowed Cost, the cost of such service for royalty purposes shall be based upon the cost of comparable third party services in the same location which are available and enable the gas to be sold at the point of sale.
- 1.11.5 The parties acknowledge that as to some production, Disputed Deductions were estimated based upon a methodology jointly agreed upon by Plaintiffs and Prima and that Prima may continue to use that methodology in its calculations under the Future Royalty Payment Methodology.
- 1.11.6 It is the intent of the parties that the provisions of 1.11.1 through, 1.11.4 inclusive constitute an express agreement in writing with specific language within the meaning of Wyo. Stat. 30-5-305(a) and that such provisions shall apply in lieu of the provisions of Wyo. Stat. 30-5-304.
- 1.11.7 In the event any working interest owner on whose behalf Prima pays Royalties pursuant to 1.11.1 through 1.11.4 elects after July 31, 2004, to take his, her or its share of production in kind and pay his, her or its own share of Royalties, to the extent such working interest owner complies with the Future Royalty Payment Methodology and provides reporting consistent with 1.12 within the reasonable capacity of his, hers or its accounting system, such working interest owner shall be entitled to the same benefits under Section 2.4.3 of this Settlement Agreement as Prima receives. This Agreement shall be deemed to be a separate agreement as to Prima and each such working interest owner and a default hereunder by

one working interest owner subject hereto shall not be deemed to be a default by any other working interest owner subject hereto.

- 1.12 "Future Royalty Reporting Format" shall mean the reporting of Royalties paid to Settlement Class Members which provides (i) the quantity on which Royalties are owed (ii) the weighted average arm's length sales price, (iii) Lessor's proportionate share of the total Allowed Costs, (iv) Lessor's proportionate share of the total taxes, and (v) the resulting net proceeds realized by Lessee. The initial form for the Future Royalty Reporting Format shall be mutually agreeable and approved by the Court prior to implementation consistent with the reasonable capability of Prima's accounting system. The initial form for the Future Royalty Reporting Format may be changed to accommodate changes in Prima's accounting systems or to accommodate the accounting systems of assignees of leases subject to this Settlement and working interest owners who elect to take in kind and pay their own royalties as provided in 1.11.6 provided the substantive content of information reported remains the same. The Future Royalty Reporting Format shall be implemented within four (4) months from the Approval Event.
- 1.13 "Gas Royalty Claims" shall mean those claims for royalty payments for Shallow Gas or Deep Gas production from the Leases from the effective date of Prima's interest in each Lease through July 31, 2004, inclusive, including, but not limited to, Valuation and Disputed Deductions.
- 1.14 "Interest" shall have the meaning found in the Recitals and includes all interest imposed under Wyoming law.
- 1.15 "Opt-Out Claimant" shall mean a Potential Class Member who submits a timely and valid request for exclusion of their particular interest in identified Lease(s) in accordance with the Order of Preliminary Approval and the Notice of Proposed Class Action Settlement, and who does not revoke that request for exclusion from the Settlement Class in writing prior to the Settlement Hearing. Such requests for exclusion must apply to all of that Opt-Out Claimant's interest in all Lease(s) containing the same or similar terms.
- 1.16 "Opt-Out Claims" shall mean those Settled Claims that belong to Opt-Out Claimants. Opt-Out Claims are not settled by this Agreement
- 1.17 "Parties" shall mean Prima and Plaintiffs.
- 1.18 "Prima Suit" shall mean all individual claims and Settlement Class Claims as alleged in the Class Suit against Prima.
- **1.19 "Potential Class Members"** shall mean those Royalty Payees identified in Exhibit A.
- 1.20 "Preliminary Approval Hearing" shall mean the hearing to be held before the Court to determine (a) whether this Agreement, including the Exhibits, should be

provisionally approved as fair, adequate and reasonable; (b) whether the Settlement Class and any subclasses should be provisionally certified; (c) whether the form of the Notice of Proposed Class Action Settlement should be approved and sent to the Potential Class Members; and (d) any other matter necessary to effectuate the terms of this Agreement.

- 1.21 'Preliminary Approval Order" shall mean the order entered by the Court after the Preliminary Approval Hearing provisionally certifying the Settlement Class, approving the form of the Notice of Proposed Class Action Settlement and directing that notices be mailed to the Potential Class Members as soon as practicable.
- 1.22 "Reporting Assessments" shall have the meaning found in the Recitals.
- 1.23 "Reporting Claims" shall mean all claims, whether in tort or contract or under statutes, or regulations or other authority, and whether equitable or arising under common law, held by Settlement Class Members and associated with Prima's reporting of Royalties, including without limitation such claims for Reporting Assessment for violations of the reporting requirements of the Wyoming Royalty Payment Act, including those specifically provided in Wyo. Stat. § 30-5-305(b).
- 1.24 "Royalties" or "Royalty" shall have the meaning found in the Recitals.
- 1.25 "Settled Claims" shall mean all claims, arising out of (a) Gas Royalty Claims, whether known or unknown; (b) Future Gas Royalty Claims provided that Paragraph 2.4 has been complied with, whether known or unknown; (c) Reporting Claims for all future time periods (provided that Paragraph 2.4 has been complied with) and past time periods whether known or unknown; (d) Interest (provided that Paragraph 2.4 has been complied with); (e) claims associated with the Western Prior Period Adjustment (provided that Paragraph 1.35 has been complied with) and (f) Attorney's Fees Claims (provided that Paragraph 2.4 has been complied with), whether known or unknown; excluding any future clerical errors by Prima in accounting for the volume, deductions, price, value or decimal interests.
- 1.26 "Settlement Amount" shall be Eight Hundred Fifty-Seven Thousand Seven Hundred Ninety-Three Thousand Dollars and Twenty-Six Cents (\$857,793.26) which shall be allocated as follows:
 - 1.26.1 Seven Hundred Twenty-Nine Thousand One Hundred Twenty-Four Dollars and Twenty-Seven Cents (\$729,124.27) for settlement of individual and Settlement Class Gas Royalty Claims, Reporting Claims and Interest to be distributed to Plaintiffs and Settlement Class Members as provided herein;
 - 1.26.2 One Hundred Twenty-Eight Thousand Six Hundred Sixty-Eight Dollars and Ninety-Nine Cents (\$128,668.99) for Attorney's Fees and Administration Costs, provided that such amount shall not exceed fifteen percent (15%) of the amount specified in 1.26.1.
- 1.27 "Settlement Class" shall mean Settlement Class Members including without limitation the Plaintiffs.

- **1.28 "Settlement Class Claims"** shall mean Settled Claims allegedly due to Settlement Class Members.
- **1.29** "Settlement Class Members" shall mean Potential Class Members other than Opt-Out Claimants.
- 1.30 "Settlement Class Notice" shall mean that notice as approved by the Court at the Preliminary Approval Hearing pursuant to Wyo. R. Civ. P. 23(c)(2) and to be mailed to Potential Class Members.
- 1.31 "Settlement Hearing" shall mean that hearing held by the Court after the Preliminary Approval Hearing and the mailing of the Settlement Class Notice at which the Plaintiffs shall request the Court, pursuant to Wyo. R. Civ. P. 23(c)(l) to determine that: (i) the terms of this Agreement, including the Exhibits and distribution to Settlement Class Members, are fair, adequate, and reasonable; (ii) the Settlement Classes should be finally certified; (iii) the Settlement Order and Judgment should be entered; and (iv) the application of Class Counsel for Attorney's Fees should be approved.
- 1.32 "Settlement Order and Judgment" shall mean the order and judgment to be entered after the Settlement Hearing and pursuant to Wyo. R. Civ. P. 23(d), finding that the Settlement Class Members are bound by the settlement approved by the Court; finding that the Settlement Class should be finally certified; approving the terms of the settlement as set forth in this Agreement; entering judgment as to the composition of the Settlement Class; and approving Class Counsel's application for Attorney's Fees to be paid from the Settlement Amount. The Plaintiffs and Prima agree that the: "Settlement Order and Judgment" entered pursuant to this Agreement shall be a Final Judgment as defined by Wyo. R. Civ. P. 54(b), and further agree that the form of order will so provide for entry of final judgment as to disposition of the Settled Claims and approved expenses in accordance with Rule 54(b).
- 1.33 "Uncashed Settlement Class Members" shall means those Settlement Class Members, if any, whose Distribution Checks are not endorsed and presented to payor banks within 180 days after the Distribution Date.
- 1.34 "Valuation Claims" shall mean all claims of any nature, whether in tort or contract or arising under statutes, regulations, or other authority, and whether equitable, legal or arising under any other legal authority or common law, which Plaintiffs or the Settlement Class asserted or could have asserted in the Class Suit and associated with the royalty value and measurement of any and all Shallow Gas and Deep Gas produced from wells for which Prima paid or pays Royalties to Settlement Class Members.
- 1.35 "Western Prior Period Adjustment" shall mean the prior period adjustment dated submitted to Prima by Western Gas Resources, Inc. which adjusts volumes, prices and deductions for the Porcupine-Tuitt Shallow Gas for the production months of October 2002 through January 2004. On or before the payment of the Settlement Amount under this Agreement, Prima will distribute to the Royalty Payees their pro rata share of those components of the Western Prior Period Adjustment which are consistent

with the Future Royalty Payment Methodology. As additional consideration for this Agreement, Prima agrees not to charge the Royalty Payees for their pro rata share of those components of the Western Prior Period Adjustment which would not be deductible under the Future Royalty Payment Methodology.

Any defined terms contained in this Agreement are incorporated by reference in this Paragraph 1 ("Definitions") unless otherwise defined in the Definitions.

2 SETTLEMENT

The parties agree to the settlement and release of all Settled Claims, whether or not pled or alleged against Prima, under the following terms and conditions:

2.1 Preliminary Approval Hearing; Determination of Portion of Total Settlement Amount Due to Settlement Class Members

The Parties agree (i) no other parties except Settlement Class Members and Prima will be bound by holdings made in the Prima Suit to effectuate this Agreement and Prima shall be bound only as to those matters related to the Settled Claims for wells on which Prima paid or will pay Royalties; and (ii) the formation of a Settlement Class for the Settled Claims is not and shall not be construed or used as an admission regarding any fact or any substantive or procedural issue.

Prima shall provide the last known addresses, tax identification numbers, to the extent available to Prima, and internal owner numbers for Potential Class Members maintained in its corporate records to Plaintiffs' Counsel as soon as reasonably practicable but no later than five business days after the date this Agreement is fully executed.

For each Potential Class Member, Prima shall provide Class Counsel with ownership information, accounting information, sufficient data and supporting documentation (in both hard copy and usable electronic form) for Class Counsel to administer this settlement and calculate the allocation of settlement proceeds to Settlement Class Members. Allocation shall be based upon a reasonable estimate of the extent to which Royalties paid by Prima through July 2004 vary from the amount of Royalties which would have been paid had the applicable Future Royalty Payment Methodology for each Royalty Payee been in effect.

Class Counsel shall have the right to inspect, review and confirm all data and documentation provided by Prima, subject to the Confidentiality Agreement executed by Class Counsel and counsel for Prima in connection with settlement negotiations, except to the extent required by the Court to evaluate the Settlement Agreement.

Prior to the Settlement Hearing, the Parties shall consult upon the amounts to be paid to each of those Potential Class Members but the Plaintiffs and Class Counsel shall make the final determination of those amounts, subject to the approval of the Court.

Notwithstanding anything to the contrary, Plaintiffs and Prima hereby agree and acknowledge that this Agreement and any of its terms shall not be admissible, estop or be used by either party in this proceeding or others for any purpose other than to carry out this settlement. Prima shall not be estopped or precluded in any way from contesting the appropriateness or manageability of a class or certification of a class for any purpose other than to carry out this settlement.

2.2 Permissible Attorney's Fees; Payment

Plaintiffs represent to Prima that the portion of the Settlement Amount identified in Paragraph 1.26.2 shall pay all Attorney's Fees, costs and expenses of administering this settlement subject to approval of this Agreement by the Court as embodied in the Settlement Order and Judgment.

2.3 Prima's Obligation to Pay Settlement Amount

Prima shall deposit the Settlement Amount, less any portion of said amount attributable to Opt-Out Claimants, by wire transfer to a trust account designated by Class Counsel within two business days of the occurrence of (a) the Approval Event, and (b) receipt of written notice from Class Counsel that Distribution Checks are ready to be mailed to Settlement Class Members. Interest earned on the Settlement Amount, if any, shall be treated as interest earned on an IOLTA account and distributed accordingly. In no event shall Class Counsel receive or benefit from any interest earned on such account. Upon receipt of Prima's wire transfer of the net Settlement Amount, Prima shall have fully complied with its obligations as to past Settled Claims.

Plaintiffs' Counsel will provide Prima, within five (5) days after entry of the Settlement Order and Judgment, an itemization of the portions of the Settlement Amount attributable to Opt-Out Claimants. Within 240 days after the Distribution Date, any amounts attributable to Uncashed Settlement Class Members shall be paid to the State of Wyoming pursuant to the Wyoming Uniform Unclaimed Property Act, Wyo. Stat. § 34-24-101, et seq. A list of Uncashed Settlement Class Members shall be provided to Prima by Class Counsel within 260 days after the Approval Event.

2.4 Future Claims and Proceedings as to Producing Leases

2.4.1 Payment of Royalties to Settlement Class Members for Shallow Gas and Deep Gas Produced After July 31,2004.

For Shallow Gas and Deep Gas produced after July 31, 2004, from Producing Leases operated by Prima, Prima agrees to pay its working interest share of Royalties and any other Royalties it distributes to Settlement Class Members on the applicable Future Royalty Payment Methodology with the following conditions:

2.4.1.1 Prima and Plaintiffs acknowledge that Prima must make system changes to accommodate the new accounting methodology. For the production periods commencing August 1, 2004 through 120 days following the Approval Event, Prima may pay according to its present methodology but shall make prior period adjustments within the 120 days following the Approval Event to conform payments for those periods to the Future Royalty Payment Methodology.

2.4.2 Reporting of Royalties to Settlement Class Members for Shallow Gas and Deep Gas Produced After July 31, 2004.

For Shallow Gas and Deep Gas produced after July 31, 2004, Prima agrees to report Royalties to Settlement Class Members according to the Future Royalty Reporting Format within the time period provided in Paragraph 2.4.1.1.

2.4.3 Acceptance of Royalty Valuation Methodology and Reporting Format.

Plaintiffs and Settlement Class Members, for themselves and their heirs, successors and assigns agree that the payment and reporting of future Royalties according to the Future Royalty Payment Methodology and Future Royalty Reporting Format, if adhered to by Prima and reported accurately, shall fully satisfy Prima's legal obligations to Plaintiffs under all Instruments, statutes and case law, with respect to Prima's payment and reporting of Royalties.

After the Approval Event, Prima may, at its own option and expense, file a copy of the Settlement Order and Judgment, including this Agreement and all Exhibits, and may also file at its sole election and expense a short form of notice of the Settlement Order and Judgment with the appropriate County Clerks and Recorders, accompanied by the legal descriptions of the lands subject to the leases or overriding royalty interests under which Prima paid, pays or will pay Royalties to Settlement Class Members, and which includes a reference to the Settlement Order and Judgment in the Court's docket, in order to assure notice of this Agreement to successors and, assigns of the Parties.

2.4.4 Disputes Arising Out of Obligation Imposed By Paragraph 2.4. For Shallow Gas and Deep Gas Produced After July 31, 2004.

For Shallow Gas and Deep Gas produced after July 31, 2004, Prima and Plaintiffs agree the Court shall retain jurisdiction over the Parties, Settlement Class Members and their heirs, trustees, executors, administrators, agents, successors and assigns, to resolve any disputes

arising out of the Parties' future undertakings pursuant to this Paragraph 2.4.

2.5 Future Claims and Proceedings as to the Producing and Nonproducing Leases

- 2.5.1 Within six (6) months after the Approval Event, Prima and Plaintiffs may petition the Court for certification of a second settlement class as to all or any portion of the Nonproducing Leases for the purpose of agreeing on the Future Royalty Payment Methodology and Future Reporting Format for such Leases. Such petition may also include royalty and overriding royalty owners in the Producing Leases who were not included in the initial settlement class for whatever reason and, as to such owners, the settlement may include a proposed settlement amount in addition to the proposal to agree on the Future Royalty Payment Methodology and Future Reporting Format.
- 2.5.2 This Agreement shall apply to the second settlement class and the petition described in Section 2.5.1 above to the same extent as if the second settlement class had been part of the original Potential Settlement Class.
- 2.5.3 For purposes of Section 2.4, the Future Royalty Payment Methodology and Future Reporting Format shall be applicable to Prima's working interest in the Nonproducing Leases operated by Prima from the date of first production of each well on such Leases, provided, however, that Prima shall have 120 days after the Approval Event for such Nonproducing Leases to implement the Future Royalty Payment Methodology and Future Reporting Format, subject to prior period adjustments for any period prior to implementation.
- 2.5.4. Prima shall pay as an administrative costs of the second settlement class the sum of Five Thousand Dollars (\$5,000.00) plus Nine Dollars (\$9.00) per owner in the second settlement class.

2.6 Entry of Settlement Order and Judgment

Plaintiffs and Plaintiffs' Counsel acknowledge that they will take all steps necessary, individually and jointly, to obtain entry of (1) the Preliminary Approval Order with respect to the Settled Claims and (2) the Settlement Order and Judgment on the Settled Claims for the Class Suit. The parties further agree that upon the Approval Event and wire transfer of the net Settlement Amount they shall stipulate to and cooperate to obtain an Order of Dismissal with Prejudice of the Settled Claims.

2.7 Request for Exclusion by Potential Class Members

Any Potential Class Member may request not to participate as a Settlement Class Member by submitting a timely request for exclusion in accordance with the Preliminary Approval Order and the Notice of Proposed Class Action Settlement, provided however, a Potential Class Member who elects to opt-out must opt-out as to all of that Opt-Out Claimant's interest in all lease(s) containing the same or similar terms.

- 2.7.1 Any Potential Class Member who submits a timely request for exclusion, and who does not revoke that request for exclusion in writing prior to the Settlement Hearing, is an Opt-Out Claimant. An Opt-Out Claimant is deemed to have waived any and all claims to any part of Prima's Payable Settlement Amount attributable to those opt-out claims.
- 2.7.2 A Potential Class Member who submits a timely request for exclusion, but who thereafter revokes that request for exclusion in writing prior to the Settlement Hearing, will be deemed to be a Settlement Class Member and not an Opt-Out Claimant.
- 2.7.3 The Plaintiffs agree to (i) participate as Settlement Class Members; (ii) not request exclusion; (iii) not object to the Court's approval of this Agreement; and (iv) affirmatively present their support for final judicial approval of this Agreement.
- 2.7.4 Neither Plaintiffs, Class Counsel, Prima nor Prima's Counsel shall in any way encourage or counsel any Potential Class Members to opt out of the class, object to the class, appeal from an order approving the class or seek to reduce the size of the class except as to those persons identified in writing between Class Counsel and Prima's counsel.
- 2.7.5 Plaintiffs and Prima waive any right to appeal or collaterally attack the Settlement Order and Judgment.
- 2.7.6 No later than three business days prior to the final district court hearing on this Settlement Agreement, Class Counsel and Prima shall exchange with one another by facsimile a list of all objections and requests to opt out of the Settlement Class which have been received from Potential Class Members.

2.8 Entry of Judgment

With the exception of Prima's agreements as to future payment and reporting of Royalties to Settlement Class Members and the Parties' and Settlement Class Members' agreements to be bound by same, it is intended that the Settlement Order and Judgment shall provide with respect to all Settled Claims, that Prima's liability for the Settled Claims shall be extinguished.

2.9 Future Events

As to Settlement Class Members, the parties agree that Prima shall pay and report Royalties to Settlement Class Members according to the Future Royalty Payment Methodology and the Future Royalty Reporting Format for all Shallow Gas and Deep Gas production after July 31, 2004, from Producing Leases operated by Prima as provided in this Agreement regardless of whether the Wyoming Supreme Court subsequently rules on or the Wyoming Legislature subsequently clarifies or amends the provisions of the Wyoming Royalty Payment Act concerning the payment or reporting of Royalties.

2.10 Release of Settled Claims and Agreement to Be Prospectively Bound

Following the Approval Event, and upon Prima's payment of the net Settlement Amount as provided in Paragraph 2.3 and payment of the authorized portions of the Western Prior Period Adjustment as provided in Paragraph 1.35, Plaintiffs, and each member of the Settlement Class, and their respective heirs, assigns, trustees, executors, administrators and agents, agree:

- 2.10.1 They and each of them hereby release, acquit, hold harmless and forever discharge Prima and its parent, subsidiaries, affiliates, divisions, officers, directors, shareholders, employees, agents and attorneys and any other working interest owners on whose behalf Prima paid Royalties (collectively, the "Additional Released Parties") to the fullest extent permitted by law, for and from any and all Settled Claims which they now hold, whether existing or contingent, known or unknown, asserted or unasserted and which were or could have been asserted in the Class Suit. Prima has provided to Plaintiffs' counsel a written list of the Working interest owners on whose behalf Prima has paid Royalties.
- 2.10.2 The above release of Reporting Claims for Shallow Gas and Deep Gas by each Settlement Class Member for gas produced after July 31, 2004, shall be effective only if and to the extent for those periods and as to those Settlement Class Members that Prima substantially complies with the provisions of Paragraphs 2.4.1 and Paragraph 2.4.2 of this Agreement for the affected accounting period and Settlement Class Member.
- 2.10.3 Settlement Class Members shall be bound prospectively by the Future Royalty Payment Methodology, provided Prima's payment of Royalties to those Settlement Class Members conforms to the Future Royalty Payment Methodology.
- 2.10.4 Settlement Class Members shall be bound prospectively by the Future Royalty Reporting Format provided Prima's reporting of Royalties to those Settlement Class Members conforms to the Future Royalty Payment Format.
- 2.10.5 The provisions of Paragraphs 2.10.3 and 2.10.4 shall be appurtenant to and run with the respective interests of Prima, Plaintiffs and the Settlement Class Members as to Prima's working interest share of the Shallow Gas and Deep Gas produced or to be produced from the Producing Leases

operated by Prima for which Prima pays Royalties to the Settlement Class Members.

2.11 Court's Settlement Orders

The Plaintiffs and Prima further agree, and the Court's order shall provide that:

- 2.11.1 As of the Approval Event, any Settlement Class Member who has not timely and properly opted out of the Class shall be deemed, by that fact, to have released Prima whether or not the Settlement Class Member endorses and presents a Distribution Check.
- 2.11.2 The foregoing release of the Settlement Class Claims made by Plaintiffs and Settlement Class Members is effective to release any interests or claims of Plaintiffs' Counsel against Prima with respect to the Settlement Class Claims and Settled Claims.
- 2.11.3 As of the Approval Event, Settlement Class Members shall be deemed, by that fact, to have agreed and accepted prospectively the provisions of Paragraphs 2.10.3, 2.10.4 and 2.10.5.
- 2.11.4 The issues and claims settled involve the computation and payment of royalties. Neither the pleadings in the Prima Suit nor this Agreement raise or address (i) issues or claims with respect to surface damages, or (ii) issues or claims with respect to communitization, pooling or unitization. Such issues or claims are not part of this Agreement and are also excluded from the Court's Settlement Order and Judgment.

The release and agreements set forth herein shall constitute a full and complete defense to any action, claim or proceedings brought by any Settlement Class Members, and to the fullest extent permitted by law their heirs, trustees, executors, administrators, agents, successors and assigns for such claims, except for any action to enforce the terms of this Agreement.

3 EFFECT OF DISAPPROVAL

The Parties further agree as follows:

3.1 District Court Disapproval

If for any reason the Settlement Order and Judgment is not approved or entered by the District Court:

- 3.1.1 This Agreement shall terminate;
- 3.1.2 Any order(s) or judgment(s) entered pursuant to this Agreement shall be vacated;

- 3.1.3 The Class Suit against Prima shall proceed as if this Agreement and its terms, had never been executed; and
- 3.1.4 This Settlement Agreement, its terms and all negotiations relating thereto may not be used in this Class Suit, any other proceedings or otherwise for any purpose except to the extent necessary to enforce this Agreement.

3.2 Appeal Following District Court Approval

In the event that the Settlement Order and Judgment entered by the District Court is appealed by any Potential Class Members based upon an objection duly made to the Proposed Class Settlement, then:

- 3.2.1 Either Plaintiffs or Prima shall have the right in their respective discretion, to declare this Agreement terminated by written notice to the other Party within twenty (20) days of the filing of such appeal, and if either Party does so, the provisions of 3.1.2 through 3.1.4 shall apply.
- 3.2.2 The Parties may agree to waive any unsatisfied condition for release of the Payable Settlement Sum and otherwise agree to consummate this Agreement if no stay of the Settlement Order and Judgment has been entered.
- 3.2.3 If the parties do not take the actions described in 3.2.1 or 3.2.2, then this Settlement Agreement shall remain in effect pending such appeal.

4 MISCELLANEOUS

4.1 For the purposes of this Agreement, any notice required or permitted to be given pursuant to this Agreement shall only be deemed to have been given if provided in writing by (i) personal delivery, (ii) certified mail, return receipt requested or (iii) overnight delivery (with delivery confirmation) addressed to the respective party at the address below:

Prima Oil & Gas Company:

Judith M. Matlock
Davis Graham & Stubbs LLP
1550 17th Street, Suite 500
Denver, Colorado 80202
(303) 892-7380
(303) 893-1379 (fax)

Rex O. Arney Brown, Drew & Massey, LLP 45 East Loucks St. Suite 109 Sheridan, Wyoming 82801 (307) 234-1000 (307) 265-8025 (fax)

Plaintiffs/Class Counsel:

Steven F. Freudenthal Freudenthal, Salzburg & Bonds, P.C. 123 East 17th Street P.O. Box 387 Cheyenne, WY 82003-0387 (307) 634-2240 (307) 634-0336 (fax) Howard M. Schrinar 509 Edward Drive Cheyenne, WY 82009 (307) 631-3912

In addition to the above, the Parties agree that all notices shall be sent by facsimile to the fax numbers noted above (with receipt confirmed) in addition to the other required notice. The address for any party may be changed by providing notice in the same manner as set forth above.

- 4.2 Nothing in this Agreement shall be construed to create a partnership or other association between the Parties with respect to the actions contemplated in this Agreement.
- 4.3 This Agreement and the attached Exhibits set forth the entire agreement among the Parties concerning the Prima Settlement and the resolution of the claims asserted therein. This Agreement and the attached Exhibits are intended to be a fully integrated agreement of the Parties, and there are no covenants, promises, agreements, conditions or other understandings, stated or implied, oral or written, with respect to the subject matter except as set forth in the Agreement. All previous covenants, promises, agreements, conditions or other understandings, either oral or written, with respect to the subject matter are deemed superseded by this Agreement. No subsequent amendments or alterations of the terms of this Agreement shall be valid unless made in writing and signed by the authorized representatives of all the Parties. The following Exhibits referred to herein are incorporated by this reference and are made a part of the Agreement as though fully stated in the Agreement:

Exhibit A

List of Potential Class Members-Royalty Payees

Exhibit B

Producing Leases

- 4.4 The Parties agree to execute documents or instruments as may be required and take whatever action may be reasonably necessary to effectuate the purpose and intent of this Agreement.
- 4.5 This Agreement shall be binding upon and inure to the benefit of the Parties, the Settlement Class Members and their respective successors and assigns.
- 4.6 The waiver by any Party to this Agreement of the breach of any provision shall not constitute a waiver of any subsequent breach of the same or any other provision.

- 4.7 The Parties have entered into this Agreement after investigation of the facts, examination of the respective claims, controversies and disputes (whether asserted or unasserted) and defenses, due consultation with counsel and other experts, have read and fully understand the terms of this Agreement, and are fully advised and satisfied with the terms of the settlement and release and represent that the person signing on behalf of each such party has full authority to bind such party to the terms set forth herein.
- 4.8 The Parties agree that the settlement embodied in this Agreement, and all actions taken pursuant hereto, is made to compromise and settle the Settled Claims without further limitation. It is not and shall not be interpreted as an admission of any liability or wrongdoing by Prima, nor shall it be construed as an admission of any strength or weakness in the Class Claims against Prima. Prima believes that it has properly paid and reported royalties in Wyoming, and Prima denies any wrongdoing or liability. No statement appearing in this Agreement or in any Exhibit to this Agreement or any other document to carry out the terms of this Agreement is, or should be interpreted as, an admission or statement against interest by Prima. This Settlement Agreement, its terms and all negotiations relating thereto, shall not be used by any person in this Class Suit, in any other proceedings or otherwise for any purpose except to the extent necessary to enforce this Agreement.
- 4.9 Prior to any Party or Settlement Class Member filing any suit, motion or action to enforce the terms of this Agreement, the Party shall give notice of any alleged breach or default to the other Party as set forth in Paragraph 4.1 and give that Party thirty (30) days within which to cure or resolve any dispute.
- 4.10 In the event of a dispute over the terms of this Agreement, the prevailing party shall be entitled to recover its reasonable attorney's fees and costs incurred in enforcing the provisions of the Agreement.
- 4.11 Each of the Parties shall bear its own costs, expenses, and attorney's fees in connection with this settlement and performance of the obligations imposed hereunder, except as otherwise specifically provided in this Agreement.
- 4.12 In construing this Agreement and in determining the rights of the Parties and Settlement Class Members, no Party shall be deemed to have solely drafted or created the Agreement.
- 4.13 This Agreement shall be governed by and construed in accordance with the laws of the State of Wyoming without regard to any conflict of laws principle that would cause this Agreement to be construed in accordance with the laws of any other State.
- 4.14 The Parties agree that the provisions of this Agreement are not severable.
- 4.15 This Agreement may be signed in original counterparts, and when so executed by each party shall for all purposes be considered an original.

4.16	The provisions of this Agreement manner to sustain their legality and		oossible, b	e interpreted	in a
Signed	l thisday of	_, 2004.			

PETRO-CANADA RESOURCES (USA) INC., FORMERLY KNOWN AS PRIMA OIL & GAS COMPANY

By: | good N. Cla

PLAINTIFFS AND DESIGNATED CLASS REPRESENTATIVES

Fred C. Wilson	
Spear Lazy "S" Land Company	
Ву:	
Title:	

PRIMA SETTI	EMENT AGREEMENT		EXHIBIT A
		ADDITIONAL OWNER NAME	ADDITIONAL OWNER NAME
OWNER#	OWNER NAME	ADDITIONAL OFFICER NAME	
102143	GENE F LANG & CO		
106109	MCGUIRE FAMILY TRUST LLC		
106303	S THOMAS THRONE		
	MARY A THRONE		
	EOG RESOURCES INC W.H. VINES		
106506	ELLEN ROSE SHEDDEN		
	NANCY GATES YONKEE		
	LINDA CAREY S CAROL YONKEE		
106604	FREEMAN INVESTMENTS A PARNTERSHIP		
106626	BRUCE TOBIAS DAY		
	KATHLEEN DIANE CONLON JANICE CLAIRE STRATMAN		
106629	CHARLES WILLIAM DAY		
	NICHOLAS PHILLIP DAY		
	VERNON A. JOHNSON JEAN M FREY LIFE ESTATE		
	LISAY PERSON		
108549	TERESA Y HARRIS		
108635	W RICHARD MOORE POWDER RIVER OIL & GAS VENTURES LLC		
	BOOMER VENTURES LLC		
108656	SUGAR ROYALTY LLC		
	ROBERT T LITTLETON PHIL G FREY TRUSTEE		
	JUDITH HOYT		
	PATRICK E LANG		
	ANITA A. PAIGE, TRUSTEE NORRIS ALAN CARLSON, TRUSTEE AND	ANITA A. PAIGE TRUST JANE TARAS CARLSON, TRUSTEE	NA CARLSON & JT CARLSON MINERAL TRUST
	LITTLETON FAMILY TRUST	OTAL TRACE STREET	
100001	BP AMERICA PRODUCTION COMPANY		
	DEVON ENERGY PROD CO LP MCGUIRE FAMILY LLC		
	PEAK ENERGY COMPANY		
107157	ECLIPSE EXPLORATION CORPORATION		
	LYLE B GALLIVAN WESTERN LAND & CATTLE COMPANY	C/O RT HIGGINS & ASSOC PC	
107229	SAM OVERRIDING ROYALTY TRUST	C/O WIEPKING-FULLERTON ENERGY LLC	
107486	EASY & JUICE TRUST	C/O WIEPKING-FULLERTON ENERGY LLC	
	WEXFORD RESOURCES INC BARBARA A FULLERTON		
	SUSAN NEFF		
107490	DANIEL J O'SHAUGHNESSY TRUSTEE		
	J MICHAEL SPRIGGS AW PAULSEN TRUSTEE	THOMAS BARBIE TRUST U/A 2/26/99	
	SAND ENERGY INC	THORAGO DANDE THOSE OF THE	
107494	WYOMING GAS TRUST DATED 3/1/99		
	WILLIAM J WILLIAMS		
	ESTATE OF ROSEMARY WERNER SHERRY ANN MOONEY		
108012	DARSI A DALE		
	DEBRA M HOBLIT-HIRSIG		
	BILLY WB HOBLIT KRISTI LYNN CLARK		
108036	GLEN BYRON MOONEY		
108508	RUPERT J WERNER	ANI ODED WILSON TRUSTEE	MILDRED WILSON LIVING TRUST
108509	MARY E MULLINS TRUSTEE AND FREDERICK CARYL WILSON	MILDRED WILSON TRUSTEE	THE THEORY ETHIC HOUSE
108511	SHIRLEY ANN KALTENBACH		
108512	MARY E . MULLINS, TRUSTEE	MARY E. MULLINS LIVING TRUST	
	VICKY LEE WESTBERG CATHIE JO LEDOUX		
	SUZANNE S BOEKEL		
108516	DR LOUISE C WALKER		
108518	MARTHA T WHITE WESTERN RANCHES INTERNATIONAL INC		
	TCBG LTD		
108579	RONALD D BUTCHER		
108580	RONALD D BUTCHER		
108581	DUANE S BUTCHER TRUST 4/7/93 WANDA M BUTCHER REV TRUST	WANDA M BUTCHER TRUSTEE	
108583	IRENE A BUCTHER TRUSTEE	ARLEY C BUTCHER BY-PASS TRUST	
108689	RECLUSE METHAN ILC		<u> </u>

108781	JAMES L WALKER		
	TOM FULLERTON		
	JEFF WIEPKING		
	DOUGLAS J GUION		
	ETHEL W MATHESON FAMILY TRUST		
104139	HR MATHESON FAMILY TRUST		
104152	THOMAS WEDWARDS		
104548	DOROTHY J EDWARDS		
	JOHN M WELLS		
	 		
	DOROTHY AGNES KINNAMAN		ļ
	WILLIAM W WILMOT		
	JERI BELLE SAUNDERS		
105064	ROGER WILMOT		
105065	KARLA CUPERY		
	KEY PRODUCTION COMPANY		
	SACHORNEY		
	NANCY L. MCKEE OR ROBERT E. MCKEE,	TRUSTEES FOR THE MCKEE FAMILY TRUST	DATED MAY 28, 1997
	MARY F MCKEE		
106494	EOG RESOURCES INC		
107445	LANCE OIL & GAS COMPANY INC		
	JAFFERY L WEBER		
	WILLIAMS PRODUCTION RMT CO		
	SOCCOR PROPERTIES LLC		
	FRANK SHARPS		
	DONALD B ANDERSON		
109049	BALLARD PETROLEUM HOLDINGS		
	LAURA L LOUGHRAN	·	
	PUMA PETROLEUM COMPANY		
	NELSON W CAMPBELL		
	SUZANNE RC MCREYNOLDS		
	SUZANNE PETTY BRACE		
109064	MARVIN WOLF		
109068	STEVENS & CO INC		
	MARY G RIDDLE		
	MILLIMA J MCCAW		
	QUALITY ENERGY SUPPLY COMPANY		
109082	DONALD D BRADSHAW		
109083	JS HARRELL		
109088	DAUBE COMPANY		·
	ANDERMAN OILS WYOMING INC		
	JEM INVESTMENTS		
10311211			
109192	MARVIN LUNDY		
109192 109241	MARVIN LUNDY JA FORTUNE JR		
109192 109241	MARVIN LUNDY		
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110018	A MATHESON FAMILY TRUST		
	3&P PETTY TRUSTEES		
110320	DEVON ENERGY PRODUCTION COMPANY LP		
110210 L	WESTPORT OIL & GAS COMPANY		
	BARBARA A LOTT		
110212	BILLY RAY CAGLE TRUST		
11021315	CAZA ENERGY LLC		
110247	SOPERIT C CHASE		
	ROBERT C CHASE		
	RICHARD L CHASE		
	GERENE D CHASE CROUCH		
	DONALD B. ANDERSON LTD.		
101184	DOUGLAS J GUION		
104135 F	ETHEL W MATHESON FAMILY TRUST		
104139 H	HR MATHESON FAMILY TRUST		
104151	VIOLA MAE WILMOT REV TRUST		
	THOMAS W EDWARDS		
	DOROTHY J EDWARDS		
	JOHN M WELLS		
	MCKEE ENERGY, INC.		
	DOROTHY AGNES KINNAMAN		
	NEVA M WILMOT		
	WILLIAM W WILMOT		
	JOYCE MANGUS		
	JERI BELLE SAUNDERS		
	ROGER WILMOT		
	KARLA CUPERY		
105618	S A CHORNEY		
105697	WESTPORT OIL & GAS COMPANY		
105698 F	EQUITABLE RESOURCES ENERGY COMPANY		
	LOUISIANA LAND AND EXPLORATION CO.		
	ETHEL W. MATHESON		
	SPEAR LAZY "S" LAND COMPANY		
	W. ALLENE SMITH		
	MARION S. SMITH		
	ERVING WOLF		
	ELAND ENERGY, INC.		
	DON E. LAWSON		
	S.G. MERRITT TRUST		
105783 N	M. PEYTON BUCY		
105784 .	JACK W. CAPPS		
	QUALITY ENERGY SUPPLY COMPANY, INC.		
105788	HENRIETTA E. SCHULTZ, TRUSTEE		
105789	SCHULTZ MANAGEMENT, LTD.		
105837	WOLD OIL PROPERTIES, INC.		
106001 5	RIG WEST OIL & GAS INC		
106017	NANCY L. MCKEE OR ROBERT E. MCKEE, TRU	JSTEES FOR THE MCKEE FAMILY TRUST DAT	TED MAY 28, 1997
	MARY F MCKEE		
	JOHN R. MCQUILLEN		
	GREGORY A. HAYS		
10/036	KUHN OIL CO., INC.	`	1
107191	BAYOU BEND PETROLEUM CORPORATION		
	W. ALLENE SMITH, TRUSTEE		
	MERIT PARTNERS, L.P.		
	MERIT ENERGY PARTNERS III, L.P.		
	SOCORRO PROPERTIES, L.L.C.		
	T.C. CRAIGHEAD & COMPANY		
108691	BUCY PROPERTIES, LLC		
	THE JOY PARTNERS, LTD.		
	JOYCE MANGUS TRUSTEE		
	WILLIAM W WILMOT TRUSTEE		
100400	JOYCE MANGUS SUCC TRUSTEE		
	NANCE PETROLEUM CORPORATION		
IUMDOM II			
	CAROLE J PAHL IRREVOCABLE TRUST		
109973	TETON CAPITAL MANAGEMENT	· · · · · · · · · · · · · · · · · · ·	
109973 109974			
109973 109974 109975	LARRY L JORGENSON FAMILY TRUST		
109973 (109974 1 109975 (109897)	LARRY L JORGENSON FAMILY TRUST PINECREST PARTNERS, L.P.		
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EXHIBIT B

This exhibit is divided by producing fields. With respect to each producing field there are two schedules: the first schedule lists the producing leases operated by Petro-Canada Resources (USA) Inc., formerly known as Prima Oil & Gas Company ("Prima"), and the second schedule lists the producing wells operated by Prima with reference to the associated producing leases.

- 1. Stones Throw Field
- 2. Kingsbury/Throne Field
- 3. Porcupine-Tuit Field shallow
- 4. Porcupine-Tuit Field deep

1. STONES THROW FIELD

EXHIBIT "B" - STONES THROW SHALLOW/CBM PROSPECT

State of Wyoming #97-00240 WYW-143981	POG LEASE#	LESSOR	LEASE SCHEDULE LEGAL DESCRIPTION	GROSS	LEASE	Recorded Book Pe	ded
WYW-143981	STONES THROW 283-00001-000		Township 55 North, Range 74 West Tract 78 (formerly All Sec. 16, resurveyed, and now in Secs. 9, 10, 15 and 16) Record Title - All Depths Operating Rights - All Depths	640.00	7/2/1997	1444	576
WYW-136608	183-00002-000		Township 55 North, Range 74 West Section 5: Wi2SW/4, SE/4SW/4, SW/4SE/4 Section 18: Lots 5,8,7,8 (aka N/2N/2) Record Title - All Depths	298.12	2/1/1998	1484	480
Surface to 2500' Operating Rights	¥AB #332		INSOFAR AND ONLY INSOFAR: Township 55 North, Range 74 West. Section 5: Lots 6, 9, 10, 11, 12, 13, 14, 17 Section 6: Lots 8, 9, 10, 11, 12, 13, 14, 17 Section 7: Tr 84B, 84C, 84E, 84F, Lot 11 Section 7: Tr 28B, 84C, 84E, 84F, Lot 11 Section 13: Lots 2, 5, NW/ANE/4, SE/4NE/4, NE/4SE/4, S/2SE/4 Section 17: N/ZNE/4, E/ZNW/4 Section 29: S/ZNE/4 Surface to 2500' Operating Rights	1,136.38	4/1/1995		
283-00016-001 Billy W.B. Hobilt, et al Township 55 North, Range 74 West, 6th PM Section 3: Tract 73A(19.97)	883-00016-001		Tack Tack Tack Tack Tack Tack Tack Tack	870.98	12/17/1999	1592	199

EXHIBIT "B" - STONES THROW SHALLOW/CBM PROSPECT

	LEASE Record	ACRES DATE Book Page	0.00 4/1/1987 1428 435		120.24 1/21/1998 1467 558 dstone Formation	0.00 1/21/1998 1467 562 dstone Formation	0.00 2/3/1998 1470 697 destone Formation	240.00 2772000 1598 122
LEASE SCHEDULE		LEGAL DESCRIPTION	Township 55 North, Range 74 West, 6th PM Section 3: Tract 734(19.87) Tract 73E(20.00) Tract 73E(20.00) Tract 73E(40.04) Tract 73D(40.00) Tract 73D(40.00) Tract 73D(40.00) Tract 73E(20.00) Tract 73E(20.00) Tract 73E(20.00) Tract 73E(20.00) Tract 73E(40.00) Tract 73E(40.00) Tract 75(120.00) Tract 75(120.00) Tract 75(120.00) Tract 75(120.00) Section 6: Tract 75(160.00) Section 9: Tract 75(160.00) Tract 75(160.00) Section 10: Part of Tract 76(48.00) Surface to 3000'		NSOFAR AND ONLY INSOFAR AS LEASE COVERS: Counship 55 North, Range 74 West Section 6: Portion of Tract 69 (being the SW/ANW/A aka Lot 5, SE/ANW/4, NW/4SE/4) Surface of the earth down to 100' below the top of the Fox Hill Sandstone Formation	INSOFAR AND ONLY INSOFAR AS LEASE COVERS: Counship 55 North, Range 74 West Section 6: Portion of Tract 69 (being the SW/ANW/4 aka Lot 5, SE/ANW/4, NW/4SE/4) Surface of the earth down to 100' below the top of the Fox Hill Sandstone Formation	INSOFAR AND ONLY INSOFAR AS LEASE COVERS: Township 55 North. Range 74 West Section 6: Portion of Tract 69 (being the SW/4NW/4 aka Lot 5, SE/4NW/4, NW/4SE/4) Surface of the earth down to 100' below the top of the Fox Hill Sandstone Formation	Township 56 North, Range 74 West Section 31: E/2E/2 Section 32: W/2SW/4 Surface to 2500
		LESSOR	Sherryl Ann Mooney Sc Barrett/Lance Trade Sc Sc Sc Sc Sc Sc Sc		Rupert J. Werner, also known as R. J. Werner, a IN married man dealing in his sole and separate property, and as the executory authority for Rosemary Werner DEVON TRADE	Rosemary Werner, dealing in her sole and IN separate property DEVON TRADE S	Cora Mildred Wilson, also known as Mildred in Wilson, a widow DEVON TRADE S	Bank One Texas Sarah J. Gibson and Byron R. Gibson Wyoming Si Property Irrevocable Trusts Si
		POG LEASE#	283-00016-002	Printed and the statement of the stateme	283-00019-001 Devon #49-2100-01	283-00019-002 Devon #49-2100-02	283-00019-003 Devon #49-2100-03	283.0023.001

EXHIBIT "B" - STONES THROW SHALLOW/CBM PROSPECT

		LEASE SCHEDULE				
			GROSS	LEASE	Recorded	2
POG LEASE#	LESSOR	LEGAL DESCRIPTION	ACRES	DATE	Book	Page
283-00023-002	Great Plains Resources, Inc.	Township 56 North. Range 74 West Section 31: E/2E/2 Section 32: W/2SW/4 Surface to 2500'	00.0	2/7/2000	1604	540
283-00028-001	Ronald Butcher PALO TRADE	INSOFAR AND ONLY INSOFAR: Township 66 North, Range 74 West, 6th P.M. Section 5: Resurvey Tract 87 (160.37 acres, W/2NE/4, W/2E/2NE/4, E/2E/2NW/4) Township 66 North, Range 74 West, 6th P.M. Section 30: W/2E/4 E/2E/4	320.37	05/01/97	1431	470
283-0028-002	Arley C. Butcher Rev. Trust PALO TRADE	OPERATING RIGHTS - SURFACE TO 2600' INSOFAR AND ONLY INSOFAR: IOWISHIP 55 North, Range 74 West, 6th P.M. Section 5: Resurvey Tract 67 (160.37 acres, W/2NE/4, W/2E/2NE/4, E/2E/2NW/4) IOWISHIP 56 North, Range 74 West, 6th P.M. Section 32: W/2SE/4, E/2SW/4 OPERATING RIGHTS - SURFACE TO 2600'	0.00	05/01/97	1430	339

		Be ThewayVallNameus	A A E ST LEGGHISH STEEL	PO-No	S CALLEBSE NO.
٢	557416-NENE-COK	Stones Throw St 78-11 CO	T55N-R74W-16-NENE	283094	283
7	557416-NWNE-COK	Stones Throw St 78-12 CO	T55N-R74W-16-NWNE	283096	283-00001-000
က	557416-SWNE-CAU	Stones Throw St 78-13 CA	T55N-R74W-16-SWNE	283097	283-00001-000
4	557416-SWNE-COK	Stones Throw St 78-13 CO	T55N-R74W-16-SWNE	283098	283-00001-000
ಬ	557416-SENE-COK	Stones Throw St 78-14 CO	T55N-R74W-16-SENE	283100	283-00001-000
8	557416-NENW-CAU	Stones Throw St 78-21 CA	T55N-R74W-16-NENW	283070	283-00001-000
7	557416-NENW-COK	Stones Throw St 78-21 CO	T55N-R74W-16-NENW	283071	283-00001-000
8	557416-SWNW-CAU	Stones Throw St 78-23 CA	T55N-R74W-16-SWNW	283073	283-00001-000
6	557416-SWNW-COK	Stones Throw St 78-23 CO	T55N-R74W-16-SWNW	283074	283-00001-000
10	557416-SENW-WAL	Stones Throw St 78-24 WA	T55N-R74W-16-SENW	283075	283-00001-000
=	557416-NESW-CAU	Stones Throw St 78-31 CA	T55N-R74W-16-NESW	283077	283-00001-000
12	557416-NESW-COK	Stones Throw St 78-31 CO	T55N-R74W-16-NESW	283078	283-00001-000
13	557416-NWSW-CAU	Stones Throw St 78-32 CA	T55N-R74W-16-NWSW	283079	283-00001-000
4	557416-NWSW-COK	Stones Throw St 78-32 CO X	T55N-R74W-16-NWSW	283080	283-00001-000
15	557416-SWSW-CAU	Stones Throw St 78-33 CA	T55N-R74W-16-SWSW	283081	283-00001-000
16	557416-SWSW-COK	Stones Throw St 78-33 CO	T55N-R74W-16-SWSW	283082	283-00001-000
17	557416-SESW-COK	Stones Throw St 78-34 CO	T55N-R74W-16-SESW	283084	283-00001-000
18	557416-NESE-CAU	Stones Throw St 78-41 CA	T55N-R74W-16-NESE	283085	283-00001-000
19	557416-NESE-COK	Stones Throw St 78-41 CO	T55N-R74W-16-NESE	283086	283-00001-000
70	557416-SWSE-CAU	Stones Throw St 78-43 CA	T55N-R74W-16-SWSE	283089	283-00001-000
21	557416-SWSE-COK	Stones Throw St 78-43 CO	T55N-R74W-16-SWSE	283090	283-00001-000
22	557416-SESE-CAU	Stones Throw St 78-44 CA	T55N-R74W-16-SESE	283091	283-00001-000
23	557416-SESE-COK	Stones Throw St 78-44 CO	T55N-R74W-16-SESE	283092	283-00001-000
24	557418-NENE-CAU	Stones Throw Fed 18-11 CA X	T55N-R74W-18-NENE	283226	283-00002-000
25	557418-NWNE-COK	Stones Throw Fed 18-12 CO	T55N-R74W-18-NWNE	283030	283-00002-000
56	557405-NWSW-COK	Stones Throw Fed 5-32 CO	T55N-R74W-5-NWSW	283002	283-00002-000
27	557405-SWSW-CAU	Stones Throw Fed 5-33 CA	T55N-R74W-5-SWSW	283003	283-00002-000
28	557405-SESW-COK	Stones Throw Fed 5-34 CO	T55N-R74W-5-SESW	283004	283-00002-000
29	557405-SWSE-CAU	Stones Throw Fed 5-43 CA	T55N-R74W-5-SWSE	283005	283-00002-000
30	557417-NENE-CAU	Stones Throw Fed 17-11 CA	T55N-R74W-17-NENE	283033	283-00004-000
34	557417-NWNE-COK	Stones Throw Fed 17-12 CO	T55N-R74W-17-NWNE	283034	283-00004-000

	The Part of the Salar				PCIND PARTICION DE LE CONTROL
32	557417-NENW-COK	Stones Throw Fed 17-21 CO	T55N-R74W-17-NENW	283035	283-00004-000
33	557417-SENW-COK	Stones Throw Fed 17-24 CO	T55N-R74W-17-SENW	283036	283-00004-000
34	557408-NENE-CAU	Stones Throw Fed 6-11 CA	T55N-R74W-6-NENE	283006	283-00004-000
35	557406-NWNE-COK	Stones Throw Fed 6-12 CO	T55N-R74W-6-NWNE	283007	283-00004-000
36	557406-SWNE-CAU	Stones Throw Fed 6-13 CA	T55N-R74W-6-SWNE	283008	283-00004-000
37	557406-SENE-COK	Stones Throw Fed 6-14 CO	T55N-R74W-6-SENE	283009	283-00004-000
38	557406-NENW-CAU	Stones Throw Fed 6-21 CA	T55N-R74W-6-NENW	283010	283-00004-000
39	557406-NWNW-COK	Stones Throw Fed 6-22 CO	T55N-R74W-6-NWNW	283011	283-00004-000
4	557406-NESE-CAU	Stones Throw Fed 6-41 CA	T55N-R74W-6-NESE	283014	283-00004-000
41	557407-SWNE-CAU	Stones Throw Fed 7-13 CA	T55N-R74W-7-SWNE	283015	283015 283-00004-000
42	557407-SENE-COK	Stones Throw Fed 7-14 CO	T55N-R74W-7-SENE	283016	283-00004-000
43	557407-NESE-CAU	Stones Throw Fed 7-41 CA	T55N-R74W-7-NESE	283018	283-00004-000
44	557407-NWSE-COK	Stones Throw Fed 7-42 CO	T55N-R74W-7-NWSE	283019	283019 283-00004-000
45	557407-SESE-COK	Stones Throw Fed 7-44 CO	T55N-R74W-7-SESE	283020	283-00004-000
46	557408-NWNE-COK	Stones Throw Fed 8-12 CO	T55N-R74W-8-NWNE	283021	283-00004-000
47	557408-SWNE-CAU	Stones Throw Fed 8-13 CA	T55N-R74W-8-SWNE	283022	283-00004-000
48	557408-SENE-CAU	Stones Throw Fed 8-14 CA	T55N-R74W-8-SENE	283023	283023 283-00004-000
49	557408-NENW-CAU	Stones Throw Fed 8-21 CA	T55N-R74W-8-NENW	283024	283-00004-000
20	557408-NESE-CAU	Stones Throw Fed 8-41 CA	T55N-R74W-8-NESE	283026	283-00004-000
51	557408-SWSE-CAU	Stones Throw Fed 8-43 CA	T55N-R74W-8-SWSE	283027	283027 283-00004-000
52	557408-SESE-COK	Stones Throw Fed 8-44 CO	T55N-R74W-8-SESE	283028	283-00004-000
53	557404-NENE-CAU	Stones Throw 73-1 CA	T55N-R74W-4-NENE	283102	283-00016-001002
54	557404-NENE-COK	Stones Throw 73-1 CO	T55N-R74W-4-NENE	283103	283103 283-00016-001002
99	557404-NENE-WAL	Stones Throw 73-1 WA	T55N-R74W-4-NENE	283149	283-00016-001002
28	557404-SWNE-CAU	Stones Throw 73-4 CA	T55N-R74W-4-SWNE	283108	283-00016-001002
57	557404-SWNE-COK	Stones Throw 73-4 CO	T55N-R74W-4-SWNE	283109	283109 283-00016-001002
28	557404-SWNE-WAL	Stones Throw 73-4 WA	T55N-R74W-4-SWNE	283152	283152 283-00016-001002
29	557404-NESE-CAU	Stones Throw 73-6 CA	T55N-R74W-4-NESE	283112	283-00016-001002
9	557404-NESE-COK	Stones Throw 73-6 CO	T55N-R74W-4-NESE	283113	283-00016-001002
6	557404-NESE-WAL	Stones Throw 73-6 WA	T55N-R74W-4-NESE	283154	283154 283-00016-001002
62	557404-NESW-CAU	Stones Throw 73-8 CA	T55N-R74W-4-NESW	283116	283116 283-00016-001002

	Section (No.	I STATE OF THE SECTION OF THE SECTIO	New Structation Street	PO NO	SEEE Lease No.
63	557404-NESW-COK	Stones Throw 73-8 CO	T55N-R74W-4-NESW	283117	
64	557404-NESW-WAL	Stones Throw 73-8 WA	T55N-R74W-4-NESW	283156	283-00016-001002
65	557404-SESW-CAU	Stones Throw 75-1 CA	T55N-R74W-4-SESW	283118	283-00016-001002
88	557404-SESW-COK	Stones Throw 75-1 CO	T55N-R74W-4-SESW	283119	283-00016-001002
29	557404-SESW-WAL	Stones Throw 75-1 WA	T55N-R74W-4-SESW	283157	283-00016-001002
89	557404-SWSW-CAU	Stones Throw 75-2 CA	T55N-R74W-4-SWSW	283120	283120 283-00016-001002
69	557404-SWSW-COK	Stones Throw 75-2 CO	T55N-R74W-4-SWSW	283121	283-00016-001002
22	557404-SWSW-WAL	Stones Throw 75-2 WA	T55N-R74W-4-SWSW	283158	283-00016-001002
71	557405-SESE-CAU	Stones Throw 75-3 CA	T55N-R74W-5-SESE	283122	
72	557405-SESE-COK	Stones Throw 75-3 CO	T55N-R74W-5-SESE	283123	283123 283-00016-001002
73	557405-SESE-WAL	Stones Throw 75-3 WA	T55N-R74W-5-SESE	283159	283-00016-001002
74	557408-NENE-CAU	Stones Throw 75-4 CA	T55N-R74W-8-NENE	283124	283-00016-001002
75	557408-NENE-COK	Stones Throw 75-4 CO	T55N-R74W-8-NENE	283125	283-00016-001002
92	557408-NENE-WAL	Stones Throw 75-4 WA	T55N-R74W-8-NENE	283160	283160 283-00016-001002
11	557409-NWNW-CAU	Stones Throw 75-5 CA	T55N-R74W-9-NWNW	283126	283-00016-001002
78	557409-NWNW-COK	Stones Throw 75-5 CO	T55N-R74W-9-NWNW	283127	283-00016-001002
79	557409-NWNW-WAL	Stones Throw 75-5 WA	T55N-R74W-9-NWNW	283161	283-00016-001002
8	557409-NENW-CAU	Stones Throw 75-8 CA	T55N-R74W-9-NENW	283128	283-00016-001002
8	557409-NENW-COK	Stones Throw 75-6 CO	T55N-R74W-9-NENW	283129	283-00016-001002
82	557409-NENW-WAL	Stones Throw 75-6 WA	T55N-R74W-9-NENW	283162	283-00016-001002
83	557409-SWNW-CAU	Stones Throw 75-8 CA	T55N-R74W-9-SWNW	283132	
84	557409-SWNW-COK	Stones Throw 75-8 CO	T55N-R74W-9-SWNW	283133	283133 283-00016-001002
82	557409-SWNW-WAL	Stones Throw 75-8 WA	T55N-R74W-9-SWNW	283164	283-00016-001002
98	557404-SWSE-CAU	Stones Throw 76-2 CA	T55N-R74W-4-SWSE	283136	283-00016-001002
87	557404-SWSE-COK	Stones Throw 76-2 CO	T55N-R74W-4-SWSE	283137	283-00016-001002
88	557404-SWSE-WAL	Stones Throw 76-2 WA	T55N-R74W-4-SWSE	283166	283-00016-001002
68	557409-NENE-CAU	Stones Throw 76-4 CA	T55N-R74W-9-NENE	283140	283-00016-001002
8	557409-NENE-COK	Stones Throw 76-4 CO	T55N-R74W-9-NENE	283141	283-00016-001002
9	557409-NENE-WAL	Stones Throw 76-4 WA	T55N-R74W-9-NENE	283168	283-00016-001002
92	557403-SWSW-CAU	Stones Throw 76-6 CA	T55N-R74W-3-SWSW	283172	283-00016-001002
93	557403-SWSW-COK	Stones Throw 78-8 CO	T55N-R74W-3-SWSW	283173	283173 283-00016-001002

	TAKTA BBING A BE	DEPOSITE WALLSON SERVICE	1.00 (PC NB	PC No. Lease No. 71
94	557403-SWSW-WAL	Stones Throw 76-6 WA	T55N-R74W-3-SWSW	283174	283174 283-00016-001002
95	557410-NENW-CAU	Stones Throw 76-8 CA	T55N-R74W-10-NENW	283178	283-00016-001002
96	557410-NENW-COK	Stones Throw 76-8 CO	T55N-R74W-10-NENW	283179	283-00016-001002
97	557410-NENW-WAL	Stones Throw 76-8 WA	T55N-R74W-10-NENW	283180	283-00016-001002
86	557406-SWNW-CAU	Stones Throw 6-23 CA	T55N-R74W-6-SWNW	283143	283143 283-00019-0103
66	557406-SWNW-COK	Stones Throw 6-23 CO	T55N-R74W-6-SWNW	283144	283144 283-00019-0103
100	557406-SENW-CAU	Stones Throw 6-24 CA	T55N-R74W-6-SENW	283145	283145 283-00019-0103
101	557406-SENW-COK	Stones Throw 6-24 CO	T55N-R74W-6-SENW	283146	283146 283-00019-0103
102	557406-NWSE-CAU	Stones Throw 6-42 CA	T55N-R74W-6-NWSE	283147	283-00019-0103
103	557408-NWSE-COK	Stones Throw 6-42 CO	T55N-R74W-6-NWSE	283148	283-00019-0103
104	567431-NENE-CAU	Stones Throw 31-11 CA	T56N-R74W-31-NENE	283181	283-00023-001002
105	567431-NENE-COK	Stones Throw 31-11 CO	T56N-R74W-31-NENE	283182	283-00023-001-002
106	567431-SENE-WAL	Stones Throw 31-14 WA	T56N-R74W-31-SENE	283188	283-00023-001002
107	567431-NESE-CAU	Stones Throw 31-41 CA	T56N-R74W-31-NESE	283190	283-00023-001002
108	567431-NESE-COKPA	Stones Throw 31-41 CO P&A	T56N-R74W-31-NESE	283191	283-00023-001002
109	567431-NESE-COK	Stones Throw 31-41 CO X	T56N-R74W-31-NESE	283192	283-00023-001002
110	567432-SWSW-CAU	Stones Throw 32-33 CA	T56N-R74W-32-SWSW	283199	283-00023-001002
111	567432-SWSW-COK	Stones Throw 32-33 CO	T56N-R74W-32-SWSW	283200	283200 283-00023-001002
112	567432-NESW-CAU	Stones Throw 32-31 CA	T56N-R74W-32-NESW	283341	283341 283-00028-0102
113	567432-NESW-COK	Stones Throw 32-31 CO	T56N-R74W-32-NESW	283342	283342 283-00028-0102
114	567432-NESW-WAL	Stones Throw 32-31 WA	T56N-R74W-32-NESW	283343	283343 283-00028-0102
115	567432-SWSE-CAU	Stones Throw 32-43 CA	T56N-R74W-32-SWSE	283344	283344 283-00028-0102
116	567432-SWSE-COK	Stones Throw 32-43 CO	T56N-R74W-32-SWSE	283345	283345 283-00028-0102

2. KINGSBURY/THRONE FIELD

EXHIBIT "B" - KINGSBURY/THRONE SHALLOW/CBM PROSPECT

		LEASE SCHEDULE				
			GROSS	LEASE	Recorded	pe
POG LEASE #	LESSOR	LEGAL DESCRIPTION	ACRES	DATE	Book	Page
303-00002-001	S. THOMAS THRONE 80LD SURFACE TO 2500' TO EMERALD EFF. 1/1/2003	TOWNSHIP 60 NORTH, RANGE 74 WEST SECTION 3: LOTS 8(39.47-NWNW), 8(40.12-SWNW), 15(39.89-NESW), 16(40.30-NWSW), 17(40.49-SWSW), 18(40.07-SESW), 14(39.48-NWSE), 19(39.69-SWSE) SECTION 4: LOTS 6(40.39-NENE), 12(40.89-SENE), 13(40.80-NESE), 20(40.72-SESE) SECTION 10: LOTS 3(40.78-NENW), 8(40.76-SENW), 2(40.71-NWNE), 7(40.69-SWNE)	645.22	03/18/98	1477	31-33
303-00002-002	MARY A. THRONE SOLD SURFACE TO 2500' TO EMERALD EFF. 1/1/2003	TOWNSHIP 50 NORTH, RANGE 74 WEST SECTION 3: LOTS 8(39.47-NWNW), 9(40.12-SWNW), 16(39.89-NESW), 16(40.30-NWSW), 17(40.49-SWSW), 18(40.07-SESW), 14(39.48-NWSE), 19(39.69-SWSE) SECTION 4: LOTS 5(40.39-NENE), 12(40.89-SENE), 13(40.80-NESE), 20(40.72-SESE) SECTION 10: LOTS 3(40.78-NENE), 12(40.89-SENE), 240.71-NWNE), 7240.74-NWNE)	00'0	03/18/98	1477	34-36
303-00004-001	ANITA A. PAGE	TOWNSHIP 50 NORTH, RANGE 74 WEST SECTION 6: SW/4SW/4	40.00	08/20/94	1320	62-63
303-00004-002	NORRISALAN	TOWNSHIP 50 NORTH, RANGE 74 WEST SECTION 6: SW/4SW/4	0.00	08/20/94	1320	60-61
303-00004-003	W.H. VINES	TOWNSHIP 50 NORTH, RANGE 74 WEST SECTION 6: SW/4SW/4	0.00	08/20/94	1320	58-59
303-00005-001	S. THOMAS THRONE	TOWNSHIP 50 NORTH, RANGE 74 WEST SECTION 5: LOT 3(40.02-NENW), 4(40.18-NWNW), SW/ANW/4, NW/4SW/4, LOT 13(40.59-SESW) FKA SESW, LOT 14(40.48-SWSE) FKA SWSE, LOT 15(40.37-SESE) FKA SESE SECTION 8: LOT 1(40.22-NENE), 2(40.18-NWNE), SEANEA, NE/ASE/A	442.02	09/27/94	1320	80-92
303-00005-002	MARY ANN THRONE	TOWNSHIP 60 NORTH, RANGE 74 WEST SECTION 5: LOT 3(40.02-NENW), 4(40.18-NWNW), SW/4NW/4, NW/4SW/4, LOT 13(40.59-SESW) FKA SESW, LOT 14(40.48-SWSE) FKA SWSE, LOT 16(40.37-SESE) FKA SESE SECTION 8: LOT 1(40.22-NENE), 2(40.18-NWNE), SE/4NE/4, NE/4SE/4	0.00	09/27/94	1320	93-95
303-00005-003	ETHEL THRONE	TOWNSHIP 50 NORTH, RANGE 74 WEST SECTION 5: LOT 3(40.02-NENW), 4(40.18-NWNW), SW/ANW/4, NW/ASW/4, LOT 13(40.69-SESW) FKA SESW, LOT 14(40.48-SWSE) FKA SWSE, LOT 16(40.37-SESE) FKA SESE SECTION 8: LOT 1(40.22-NENE), 2(40.18-NWNE), SEANE/4, NE/ASE/4	0.00	09/27/94	1320	98-101

LEASOR CONSISTE BO NORTH, RANGE Z MESCHEDULE GROSS	LEASE Recorded	DATE BO	8	0.00 09/14/94 1320 76-77	0.00 09/14/94 1320 84-85	0.00 09/14/94 1320 68-69	0.00 09/14/94 1320 68-67	0.00 08/22/94 1320 74-75	0.00 09/22/94 1320 70-71
ETHEL T. THRONE RUTH E. BRYANT ROBERT T LITTLETON GAIL B LITTLETON JUDITH D. HOYT	LEASE SCHEDULE GROSS	LEGAL DESCRIPTION	P 50 NORTH, RANGE 74 WEST 5: LOT 3(40.02-NENVV), 4(40.18-NVNNV), SW/ANVVA, NVVASW/A, LOT 13(40.59-SESV) FKA SESW, LOT 14(40.48-SW/SE) FKA SWSE, LOT 15(40.37-SESE) FKA SESE 8: LOT 1(40.22-NENE), 2(40.16-NVNE), SE/ANE/A, NE/ASE/A	56 NORTH, RANGE 74 WEST 6: LOT 3(40.02-NENW), 4(40.18-NWNW), SW/AWW/A, NW/ASW/A, LOT 13(40.59-SESW) FKA SESW, LOT 14(40.48-SWSE) FKA SWSE, LOT 16(40.37-SESE) FKA SESE 6: LOT 1(40.22-NENE), 2(40.18-NWNE), SE/ANE/A, NE/ASE/A	55 NORTH, RANGE 74 WEST 65 LOT 3(40.02-NENW), 4/40.18-NWNW), SW/ANW/4, NW/4SW/4, LOT 13(40.59-SESW) FKA SESW, LOT 14(40.48-SWSE) FKA SWSE, LOT 16(40.37-SESE) FKA SESE 65 LOT 1(40.22-NENE), 2(40.18-NWNE), SE/ANE/4, NE/4SE/4	56 NORTH, RANGE 74 WEST 6: LOT 3(40.02-NENWY), 4(40.18-NWNW), SW/ANW/4, NW/4SW/4, LOT 13(40.59-SESW) FKA SESW, LOT 14(40.48-SWSE) FKA SWSE, LOT 15(40.37-SESE) FKA SESE 6: LOT 1(40.22-NENE), 2(40.18-NWNE), SE/ANE/4, NE/ASE/4	56 NORTH, RANGE 74 WEST 5. LOT 3(40.02-NENW), 4(40.18-NWNW), SW/ANW/4, NW/4SW/4, LOT 13(40.58-SESW) FKA SESW, LOT 14(40.48-SWSE) FKA SWSE, LOT 15(40.37-SESE) FKA SESE 5. LOT 1(40.22-NENE), 2(40.16-NWNE), SE/ANE/4, NE/ASE/4	5: LOT 3(40.02-NENW), 4(40.18-NWNW), SW/4NW/4, NW/4SW/4, LOT 13(40.02-SESW) FKA SESW, LOT 14(40.48-SWSE) FKA SWSE, LOT 15(40.37-SESE) FKA SESE 6: LOT 1(40.22-NENE), 2(40.18-NWNE), SE/4NE/4, NE/4SE/4	P 60 NORTH, RANGE 74 WEST 6: LOT 3(40.02-NENW), 4(40.18-NWNW), SW/ANW/A, NW/4SW/4, LOT 13(40.69-SESW) FKA SESW, LOT 14(40.48-SWSE) FKA SWSE, LOT 15(40.37-SESE) FKA SESE 8: LOT 1(40.22-NENE), 2(40.16-NWNE), SE/4NE/4, NE/4SE/4
303-00005-006 303-00005-006 303-00005-008 303-00005-008		*		RUTH E. BRYANT	ELLEN ROSE SHEDDEN	ROBERT T LITTLETON	GAIL B LITTLETON	JUDITH D. HOYT	

POG LEASE #	LESSOR PHILLIP G. FREY	LEASE SCHEDULE LEGAL DESCRIPTION TOWNSHIP 50 NORTH, RANGE 74 WEST SECTION 5: LOT 3(40.02-NENW), 4(40.18-NWMW), SW/4NW/4, NW/4SW/4.	GROSS ACRES	LEASE DATE 09/22/94	Recorded Book Pe	Page 72-73
303-00005-012	BRUCE TOBIAS DAY	LOT 13(40.59-SESW) FKA SESW, LOT 14(40.49-SWSE) FKA SWSE, LOT 15(40.37-SESE) FKA SESE SECTION 6: LOT 1(40.22-NENE), 2(40.16-NWNE), SEJANEJA, NEJASEJA TOWNSHIP 60 NORTH, RANGE 74 WEST SECTION 6: LOT 3(40.02-NENBY), 4(40.18-NWNWY), SWJANWJA, NWJASWJA, LOT 13(40.37-SESE) FKA SESW LOT 16(40.37-SESE) FKA SESE SECTION 6: LOT 1(40.22-NENE), 2(40.16-NWNE), SEJANEJA, NEJASEJA	0.00	08/17/98	1504	222-223
303-00005-013	KATHLEEN CONLON	TOWNSHIP 50 NORTH, RANGE 74 WEST SECTION 6: LOT 3(40.02-NENW), 4(40.18-NWNW), SW/ANW/4, NW/4SW/4, LOT 13(40.59-SESW) FKA SESW, LOT 14(40.48-SWSE) FKA SWSE, LOT 15(40.37-SESE) FKA SESE SECTION 6: LOT 1(40.22-NENE), 2(40.18-NWNE), SE/ANE/4, NE/ASE/4	0.00	08/17/98	1504	224-225
303-00005-014	JANICE STRATMAN	TOWNSHIP 60 NORTH, RANGE 74 WEST SECTION 5: LOT 3(40.02-NENV), 4(40.18-NVNNV), SW/ANW/4, NW/4SW/4, LOT 13(40.59-SESW) FKA SESW, LOT 14(40.48-SWSE) FKA SWSE, LOT 16(40.37-SESE) FKA SESE SECTION 6: LOT 1(40.22-NENE), 2(40.16-NVME), SE/ANE/4, NE/4SE/4	00.0	08/17/98	1504	226-227
303-00005-015	CHARLES DAY	TOWNSHIP 60 NORTH, RANGE 74 WEST SECTION 6: LOT 3(40.02-NENW), 4(40.18-NWNW), SW/ANW/4, NW/4SW/4, LOT 13(40.59-SESW) FKA SESW, LOT 14(40.48-SWSE) FKA SWSE, LOT 16(40.37-SESE) FKA SESE SECTION 6: LOT 1(40.22-NENE), 2(40.18-NWNE), SEANE/4, NE/ASE/4	00'0	06/17/98	1504	228-229
303-00005-016	NICHOLAS DAY	TOWNSHIP 60 NORTH, RANGE 74 WEST SECTION 6: LOT 3(40.02-NBNW), 4(40.18-NWNW), SW/ANW/4, NW/4SW/4, LOT 13(40.58-SESW) FKA SESW, LOT 14(40.48-SWSE, LOT 15(40.37-SESE) FKA SESE SECTION 8: LOT 1(40.22-NBNE), 2(40.18-NWNE), SE/ANE/4, NE/ASE/4	00.0	06/17/98	1504	230-231
303-00005-017	S. THOMAS THRONE	TOWNSHIP 60 NORTH, RANGE 74 WEST SECTION 4: LO1 17(40.35-SWSW) SECTION 7: LOTS 7(40.53-NENW), 8(37.29-NWNW), 8(37.55-SWNW), 10(40.62-SENW), 15(40.71-NESW), 16(37.82-NWSW), 17(38.08-SWSW), 18(40.80-SESW), 12(40.81-SENE) SECTION 9: LOT 4(40.25-NWNW)	434,81	09/27/84	1320	102-104

		LEASE SCHEDULE				
			GROSS	LEASE	Recorded	pep
POG LEASE #	LESSOR	LEGAL DESCRIPTION	ACRES	DATE	Book	Page
	S. THOMAS THRONE TRADED SURFACE TO 2600' FREEMAN!LANG EFF, 4/20/2002	TOWNSHIP 50 NORTH, RANGE 74 WEST SECTION 7: LOT 13(40.80-NESE)	40.90	09/27/84	1320	102-104
303-00005-018	MARY ANN THRONE	TOWNSHIP 50 NORTH, RANGE 74 WEST SECTION 4: LOT 17(40.35-SWSW) SECTION 7: LOTS 7(40.53-NENW), 8(37.29-NWNW), 9(37.55-SWNW), 10(40.62-SENW), 15(40.71-NESW), 18(37.92-NWSW), 17(38.09-SWSW), 18(40.80-SESW), 12(40.81-SENE) SECTION 9: LOT 4(40.25-NWNW)	0.00	09/27/94	1320	105-107
	MARY ANN THRONE TRADED SURFACE TO 2500' FREEMAN/LANG EFF. 4/20/2002	TOWNSHIP 60 NORTH, RANGE 74 WEST SECTION 7: LOT 13(40.90-NESE)	00.0	09/27/84	1320	105-107
303-00005-019	ETHEL THRONE	TOWNSHIP 50 NORTH, RANGE 74 WEST SECTION 4: LOT 17(40.35-SWSW) SECTION 7: LOTS 7(40.53-NENW), 8(37.29-NWNW), 9(37.55-SWNW), 10(40.62-SENW), 15(40.71-NESW), 16(37.82-NWSW), 17(38.08-SWSW), 18(40.80-SESW), 12(40.81-SENE) SECTION 9: LOT 4(40.25-NWNW)	0.00	09/27/94	1320	108-110
	ETHEL THRONE TRADED SURFACE TO 2500' FREEMAN/LANG EFF, 4/20/2002	TOWNSHIP 50 NORTH, RANGE 74 WEST SECTION 7: LOT 13(40.90-NESE)	00'0	09/27/84	1320	108-110
303-00005-020	ETHEL T. THRONE	TOWNSHIP 60 NORTH, RANGE 74 WEST SECTION 7: LOTS 7(40.35-SWSW) SECTION 7: LOTS 7(40.53-NENW), 8(37.29-NWNW), 9(37.55-SWNW), 10(40.62-SENW), 15(40.71-NESW), 16(37.62-NWSW), 17(38.08-SWSW), 18(40.80-SESW), 12(40.81-SENE) SECTION 9: LOT 4(40.25-NWNW)	0.00	09/27/84	1320	111-113
	ETHEL THRONE TRADED SURFACE TO 2600' FREEMANILANG EFF, 4/20/2002	TOWNSHIP 50 NORTH, RANGE 74 WEST SECTION 7: LOT 13(40.90-NESE)	0.00	09/27/94	1320	111-113
303-00005-024	Ruth E. Bryant Dixon, aka Ruth E. Bryant, individually and as Trustee of the Ruth E. Bryant 1993 Revocable Trust	TOWNSHIP 60 NORTH, RANGE 74 WEST SECTION 4: LOT 17(40.35-SWSW) SECTION 5: LOTS 13(40.59-SESW), 14(40.48-SWSE), 16(40.37-SESE) SECTION 7: LOTS 7(40.53-NENW), 8(37.29-NWNW), 9(37.55-SWNW), 17(38.08-SWSW), 15(40.71-NESW), 16(37.82-NWSW), 17(38.08-SWSW), 12(40.81-SENE) SECTION 9: LOT 4(40.25-NWNW)	0.00	01/24/00	1592	292-293

		LEASE SCHEDULE				
			GROSS	LEASE	Recorded	pep
POG LEASE #	LESSOR		ACRES	DATE	Book	Page
303-00008-028	Ellen Rose Shedden	TOWNSHIP 60 NORTH, RANGE 74 WEST SECTION 4: LOT 17(40.36-SWSW) SECTION 5: LOTS 13(40.89-SESW), 14(40.48-SWSE), 16(40.37-SESE) SECTION 7: LOTS 7(40.53-NENW), 8(37.29-NWNW), 9(37.56-SWNW), 10(40.62-SENW), 15(40.71-NESW), 16(37.82-NWSW), 17(38.08-SWSW), SECTION 9: LOT 4(40.25-NWNW)	0.0	01/24/00	1692	296-297
303-00005-026	Robert T. Littleton & Helen Littleton	TOWNSHIP 60 NORTH, RANGE 74 WEST SECTION 4: LOT 17(40.35-SWSW), 14(40.48-SWSE), 16(40.37-SESE) SECTION 7: LOTS 13(40.59-SESW), 14(40.48-SWSE), 16(40.37-SESE) SECTION 7: LOTS 13(40.59-SENW), 16(40.71-NESW), 16(37.59-NWSW), 17(38.08-SWSW), 16(40.71-NESW), 16(40.71-NESW), 12(40.81-SENE)	0.00	01/24/00	1807	76-77

/X0-50000-505	Michard Craig Littleton & Virginia Littleton, deceased SECTION SECTION SECTION SECTION	Ir TOWNSHIP 50 NORTH, RANGE 74 WEST SECTION 4: LOT 17(40.35-SWSW) SECTION 5: LOTS 13(40.59-SESW), 14(40.48-SWSE), 15(40.37-SESE) SECTION 7: LOTS 7(40.53-NENW), 8(37.29-NWNW), 8(37.55-SWNW), 10(40.62-SENW), 15(40.71-NESW), 16(37.82-NWSW), 17(38.08-SWSW), 18(40.80-SESW), 12(40.81-SENE) SECTION 9: LOT 4(40.25-NWNW)	0.00	01/24/00	1608	618-619
303 0000 000	1.41th D 11.4 4 - 4 Pi - 4 1					
870-60000-600	Judim D. Hoyt and Floyd Hoyt, Jr.	TOWNSHIP 50 NORTH, RANGE 74 WEST SECTION 4: LOT 17(40.35-SWSW) SECTION 5: LOTS 13(40.59-SESW), 14(40.48-SWSE), 15(40.37-SESE) SECTION 7: LOT 12(40.81-SENE) SECTION 9: LOT 4(40.25-NWNW)	0.00	01/24/00	1592	284-295
303-00005-029	Jean M. Frey, Life Estate	TOWNSHIP 60 NORTH, RANGE 74 WEST SECTION 4: LOT 17(40.36-SWSW), 14(40.48-SWSE), 16(40.37-SESE) SECTION 7: LOT 12(40.81-SENE) SECTION 7: LOT 4(40.25-NWNW)	00'0	01/24/00	1692	298-300
303-00005-030	Phil G. Frey, Trustee of the Phil G. Frey Living Trust	TOWNSHIP 60 NORTH, RANGE 74 WEST SECTION 4: LOT 17(40.35-SWSW) SECTION 5: LOT 12(40.81-SENE), 14(40.48-SWSE), 15(40.37-SESE) SECTION 7: LOT 12(40.21-SENE) SECTION 9: LOT 4(40.25-NWNW)	00'0	01/24/00	1692	290-291

DOG! FASE#	d Cean	LEASE SCHEDULE	GROSS	LEASE	Recorded	pe
TOO LEASE #	LEGGOR		ACRES	DATE	Book	Page
303-00005-031	Bruce Tobias Day	TOWNSHIP 50 NORTH, RANGE 74 WEST SECTION 4: LOT 17(40.35-SWSW) SECTION 5: LOTS 13(40.59-SESW), 14(40.48-SWSE), 15(40.37-SESE) SECTION 7: LOT 12(40.81-SENE) SECTION 9: LOT 4(40.25-NWNW)	00.0	01/24/00	1692	284-285
303-00005-032	Kathleen Diane Conion	TOWNSHIP 50 NORTH, RANGE 74 WEST SECTION 4: LOT 17(40.35-SWSW) SECTION 6: LOT 17(40.35-SWSW) SECTION 6: LOT 12(40.81-SENE) SECTION 7: LOT 12(40.81-SENE) SECTION 7: LOT 4(40.25-NWNW)	00.00	01/24/00	1692	286-287
303-00005-033	ue u	TOWNSHIP 50 NORTH, RANGE 74 WEST SECTION 4: LOT 17(40.35-SWSW) SECTION 5: LOTS 13(40.59-SESW), 14(40.48-SWSE), 15(40.37-SESE) SECTION 7: LOT 12(40.81-SENE) SECTION 9: LOT 4(40.25-NWNW)	00:0	01/24/00	1592	288-289
303-00005-034	Charles William Day	TOWNSHIP 50 NORTH, RANGE 74 WEST SECTION 4: LOT 17(40.36-SWSW) SECTION 5: LOTS 13(40.59-SESW), 14(40.48-SWSE), 15(40.37-SESE) SECTION 7: LOT 12(40.81-SENE) SECTION 9: LOT 4(40.26-NWNW)	0000	01/24/00	1662	289-290
303-00005-035	Nicholas Philip Day	TOWNSHIP 60 NORTH, RANGE 74 WEST SECTION 4: LOT 17(40.35-SWSW) SECTION 5: LOTS 13(40.69-SESW), 14(40.48-SWSE), 16(40.37-SESE) SECTION 7: LOT 12(40.81-SENE) SECTION 9: LOT 4(40.25-NWNW)	00.0	01/24/00	1601	173-174
303-00007-001	YONKEE	TOWNSHIP 61 NORTH, RANGE 74 WEST SECTION 31: NE/4, N/2SE/4, SE/4SE/4, SE/4NW/4	320.00	10/01/94	1320	78-80
303-00007-002			0.00	10/01/84	1320	81-83
303-00007-003	S. CAROL YONKEE	TOWNSHIP 61 NORTH, RANGE 74 WEST SECTION 31: NE/4, N/2SE/4, SE/4SE/4, SE/4NW/4	0.00	10/01/94	1320	84-86

		LEASE SCHEDULE				
			GROSS	LEASE	Recorded	pep
POG LEASE #	LESSOR	LEGAL DESCRIPTION	ACRES	DATE	Book	Page
303-00007-004	TERESA Y. HARRIS	TOWNSHIP 61 NORTH, RANGE 74 WEST SECTION 31: NE/4, N/2SE/4, SE/4SE/4, SE/4NW/4	0.00	10/01/84	1320	88-88
303 00007 006	HOAN V DEBOOM	TOMANICHID E4 MODELL DANIOR 2.1 MEGT	000	10,70,07		10 00
con-Jonno-sos	LISA T. FENSON	IOWNSHIP 51 NOKITI, KANGE /4 WESI SECTION 31: NE/4, N/2SE/4, SE/4SE/4, SE/4NW/4	00.00	10/01/84	1320	/8-98

BY LEASE NUMBER

KINGSBURY/THRONE PROJECT #303 Producing Well List with Lease Numbers

	PARTICIPATION OF A SECOND	Well Name of the second	A FILE PONSES	I SARAINI
-	507410-NENW-ANL	٥	303015	303-00002-001 thru 002
7		Throne 5074-3-23LA-SOLD	303002	303-00002-001 thru 002
3		Throne 5074-3-31LA-SOLD	303003	303-00002-001 thru 002
4		Throne 5074-3-33LA-SOLD	303005	303-00002-001 thru 002
2		Throne 5074-3-43LA-SOLD	303008	303-00002-001 thru 002
ဖ	_	Throne 5074-4-11LA-SOLD	303009	303-00002-001 thru 002
7		Throne 5074-4-41LA-SOLD	303011	303-00002-001 thru 002
8	507405-SWSW-ANL	Throne 5074-5-33LA	303022	303-00004-001 thru 003
6	507405-SWSE-ANL	Throne 5074-5-43LA	303024	303-00005-001 thru 004
!				303-00005-024 thru 035
2	507405-5/6B-ANL	Throne 5074-5/6BLA	303078	303-00005-001 thru 016
=	507405-NENW-ANL	Throne 5074-5-21LA	303018	303-00005-001 thru 016
12	507405-NWNW-ANL	Throne 5074-5-22LA	303019	303-00005-001 thru 016
13		Throne 5074-5-23LA	303020	303-00005-001 thru 016
14		Throne 5074-5-32LA	303021	303-00005-001 thru 016
15		Throne 5074-6-11LA	303026	303-00005-001 thru 016
9		Throne 5074-6-12LA	303027	303-00005-001 thru 016
17	507406-SENE-ANL	Throne 5074-6-14LA	303028	303-00005-001 thru 016
198	507406-NESE-ANL	Throne 5074-8-41LA	303029	303-00005-001 thru 016
6	507404-SWSW-ANL	Throne 5074-4-33LA	303017	303-00005-017 thru 020
				303-00005-024 thru 035
2	20 507409-NWNW-ANL	Throne 5074-9-22LA	303040	303-00005-017 thru 020
1				303-00005-024 thru 035
21	517431-NENE-ANL	Yonkee 5174-31-11LA	303041	303-00007-001 thru 005
22	22 517431-NWNE-ANL	Yonkee 5174-31-12LA	303042	303-00007-001 thru 005
23	517431-SWNE-ANL	Yonkee 5174-31-13LA	303043	303-00007-001 thru 005
72	517431-SENW-ANL	Yonkee 5174-31-24LA	303045	303-00007-001 thru 005
25	517431-NESE-ANL	Yonkee 5174-31-41LA	303046	303-00007-001 thru 005
92	517431-SESE-ANI.	Yonkee 5174-31-44LA	303048	303-00007-001 thru 005
Ast	interests in wells sold bef	As to interests in wells sold before August 1, 2004, the Settlement Agreement applies only retroactively.	reement applie	s only retroactively.

3. PORCUPINE-TUIT FIELD – SHALLOW GAS

		LEASE SCHEDULE				
			GROSS	LEASE	Recorded	pep
POG LEASE#	LESSOR	LEGAL DESCRIPTION	ACRES	DATE	Book	Page
PORCUPINE-TUIT SHALLOW	SHALLOW					
237-00001-001	ETHEL MATHESON TRUSTEE FOR	TOWNSHIP 42 NORTH, RANGE 71 WEST SECTION 7:: LOT 1(37.79-NWNW), 2(37.86-SWNW), 21(42.26-SWNE), 24(42.19-NWSE), 25(42.27-NESW), 26(40.08-NWSW), 27(39.94-SWSW), 28(42.08-SESW), 26(42.05-SWSE), SEANWM SECTION 18: LOT 2(38.20-SWNW), 6(41.92-NWNE), 7(41.91-NENW), 8(39.88-NWNW), 16(41.59-SESE), SEANWM, SWMNEM, SWMNEM	729.99	3/11/1984	1293	1283 485-487
237-00001-002	ETHEL MATHESON TRUSTEE FOR H.R. MATHESON	TOWNSHIP 42 NORTH, RANGE 71 WEST SECTION 7:: LOT 1(37.79-NWNVN), 2(37.86-SWNW), 21(42.28-SWNE), 24(42.19-NWSE), 25(42.27-NESVN), 26(40.08-NWSW), 27(39.94-SWSW), 28(42.08-SESW), 29(42.05-SWSE), SE/ANW//4 SECTION 18: LOT 2(38.20-SWNW), 8(41.92-NWNE), 7(41.91-NENW), 8(39.88-NWNW), 16(41.59-SESE), SE/ANW/4, SW/ANE/4, NW/ASE/4	00.0	3/11/1994	1293	1203 482-484
237-00002-001	ETHEL MATHESON TRUSTEE FOR	TOWNSHIP 42 NORTH, RANGE 72 WEST SECTION 11: W/2NE/4, SE/4NE/4 SECTION 12: LOT 4(40.74-NESE), 9(40.94-SWSE), 10(40.81-SESE), NW/4SE/4 SECTION 13: LOT 9(40.78-NESE), 18(40.71-SESE)	363.96	3/11/1884	1293	488-490
237-00002-002	ETHEL MATHESON TRUSTEE FOR H.R. MATHESON	TOWNSHIP 42 NORTH, RANGE 72 WEST SECTION 11: W/2NE/4, SE/4NE/4 SECTION 12: LOT 4(40.74-NESE), 9(40.94-SWSE), 10(40.81-SESE), NW/4SE/4 SECTION 13: LOT 9(40.76-NESE), 16(40.71-SESE)	0.00	3/11/1984	1293	479-481
237-00005-001	VIOLA M. KOROS	TOWNSHIP 42 NORTH, RANGE 72 WEST SECTION 1: LOT 6(40.84-NENE), 6(41.07-NVNE), 11(40.88-SVME), 12(40.80-SENE), 13(40.83-NESE), 14(40.91-NWSE), 19(40.94-SWSE), 20(40.88-SESE)	327.13	4/22/1984	1289	642-643
237-00005-002	DOROTHY EDWARDS	TOWNSHIP 42 NORTH, RANGE 72 WEST SECTION 1: LOT 5(40.84-NENE), 6(41.07-NWNE), 11(40.88-SWNE), 12(40.80-SENE), 13(40.83-NESE), 14(40.91-NWSE), 19(40.94-SWSE), 20(40.86-SESE)	0.00	2/18/1880	1097	589-590
237-00005-003	DOBOTHY AGNES KINNAMAN	TOWNSHIP AS MODIL DANCE TO WE CT	0	00000000		
		SECTION 1: LOT 6(40.84-NENE), 6(41.07-NWME), 11(40.88-SWME), 12(40.80-SENE), 13(40.83-NESE), 14(40.91-NWSE), 19(40.84-SWSE), 20(40.88-SESE)	000	0881/81/2	È	716-116

		LEASE SCHEDULE				
			GROSS	LEASE	Recorded	pe
POG LEASE#	LESSOR	LEGAL DESCRIPTION	ACRES	DATE	Book	Page
237-00005-004	NEVA WILMOT	TOWNSHIP 42 NORTH, RANGE 72 WEST SECTION 1: LOT 5(40.84-NENE), 6(41.07-NWNE), 11(40.88-SWNE), 12(40.80-SENE), 13(40.83-NESE), 14(40.91-NWSE), 19(40.94-SWSE), 20(40.88-SESE)	0.00	2/19/1990	1107	517-518
237-00009-000	WYW-107245	TOWNSHIP 43 NORTH, RANGE 72 WEST SECTION 14: LOT 9(39.94-NESE), 10(39.97-NWSE), 14(39.97-SWSE), 15(39.94-SESE)	169.82	4/1/1965	NIA	NIA
237-00010-000	WYW-140770	TOWNSHIP 42 NORTH, RANGE 71 WEST SECTION 18: LOT 5(41.92-NENE), 9(41.81-SENE), 10(41.70-NESE) SECTION 20: LOT 11(40.62-NESW), 12(40.40-NWSW), 13(40.53-SWSW), 14(40.72-SESW) SECTION 20: LOT 3(40.68-NENW), 4(40.62-NWWW), 5(40.78-SWNW), 6(40.83-SENW) SECTION 20: LOT 5(39.92-NENE), 9(38.81-NWWE), 7(39.39-NENW), 8(39.72-NWWW), 9(39.52-SWNW), 10(39.31-SENW), 11(38.87-SWNE), 12(39.88-SENE)	765.87	1/1/1997	1414	45-54
237-00012-000	WYW-140842	TOWNSHIP 42 NORTH, RANGE 72 WEST SECTION 23: LOT 1(40.51-NENE), 2(40.58-NWNE), 7(40.53-SWNE), 8(40.46-SENE), 8(40.40-NESE), 10(40.44-NWSE), 15(40.39-SWSE), 16(40.35-SESE) SECTION 24: LOT 3(40.57-NENW), 4(40.51-NWNW), 5(40.52-SWNW), 6(40.58-SENW), 11(40.58-NESW), 12(40.52-NWSW), 13(40.53-SWSW), 14(40.59-SESW)	648.06	2/1/1997	1414	55-85
237-00013-000	WYW-140843	TOWNSHIP 43 NORTH, RANGE 72 WEST SECTION 13: LOT 11(40.56-NESW), 12(40.14-SWSW), 14(40.56-SESW) SECTION 23: LOT 1(30.66-NESW), 12(40.21-NWSW), 13(40.14-SWSW), 14(40.56-SESW) SECTION 24: LOT 1(30.69-NENE), 8(38.71-SENE), 8(38.71-SENW), 8(38.33-NENW), 4(30.71-SENW), 12(30.41-SENW), 8(38.19-NESE), 10(37.99-NWSE), 11(30.76-NESW), 12(30.64-SWSE) 13(30.56-SWSW), 14(30.76-SESW), 15(37.99-SWSE), 16(30.18-SESE) SECTION 25: LOT 1(30.29-NENE), 2(30.40-NWNE), 7(30.54-SWNE), 8(30.43-SENE)	934.65	2/1/1997	1414	66-76
237-00018-000	W/W-125840	TOWNSHIP 42 NORTH, RANGE 72 WEST SECTION 11: LOT 1(41.34-NENE), 2(41.14-NENW), 4(40.99-SWMW), 6(41.09-SENW), 6(41.29-NESE), 7(41.13-NWSE), 9(41.03-NESW), 9(40.04-NWSW), 10(40.88-SWSW), 11(40.86-SESW), 12(41.08-SWSE), 13(41.17-SESE) SECTION 12: LOT 1(40.84-NENW), 2(41.00-NWNW), 3(40.86-SENW), 6(41.08-NESW), 6(41.08-NWSW), 7(41.21-SWSW), 8(41.09-SESW) SECTION 13: LOT 1(40.77-NENE), 2(40.61-SENW), 4(40.67-NWNW), 10(40.70-NWSE), 11(40.69-NESW), 12(40.63-NWSW), 13(40.61-SWSW), 14(40.67-SESW), 16(40.65-SWSE)	1,348.71	1/1/1992	1173	88

		LEASE SCHEDULE				
			GROSS	LEASE	Recorded	٦
POG LEASE#	LESSOR	LEGAL DESCRIPTION	ACRES	DATE	Book	Page
237-00018-000	Jean A. Day and Gary Huckins, Co-Trustees under TOWNSHI the Ethel & H.R. Matheson Trusts	TOWNSHIP 42 NORTH, RANGE 72 WEST SECTION 12: NE/4, SWINW/4	200.00	10/18/2000	1632	24-26
237-00021-00	WYW-8584	TOWNSHIP 42 NORTH, RANGE 71 WEST SECTION 20: LOT 3(40.75-NENW), 4(40.88-NWNW), 5(40.51-SWNW), 6(40.59-SENW)	162.61	05/01/68	NA NA	NA NA
237-00022-000	WYW-112138	TOWNSHIP 42 NORTH, RANGE 71 WEST SECTION 19: LOT 5(41.39-NENE), 6(41.42-NWNE), 11(41.31-SWNE), 12(41.29-SENE), 13(41.48-NESE), 14(42.61-NWSE), 19(42.19-SWSE), 20(41.05) TOWNSHIP 42 NORTH, RANGE 72WEST	681.75	05/01/68	NA	NA
		SECTION 1: LOT 7(41.31-NENW), 8(41.54-NWNW), 8(41.04-SWNW), 10(40.88-SENW) 16(40.88-NESW), 18(41.07-NWSW), 17(41.10-SWSW), 18(41.02-SESW)				
237-00023-000	WW-112137	TOWNSHIP 42 NORTH, RANGE 71 WEST SECTION 18: LOT 11(41.88-NESW), 12(39.83-NWSW), 13(39.98-SWSW), 14(41.58-SESW, 1 5(41.59-SWSE)	608.85	08/01/67	NA	NA
		TOWNSHIP 42 NORTH, RANGE 72 WEST SECTION 24: LOT 1(37.47-NENE), 2(37.47-NWNE), 7(37.41-SWNE), 8(37.41-SENE), 9(38.19-NESE), 10(37.99-NWSE), 16(37.98-SWSE), 16(38.18-SESE)				
237-00024-000	VWV-125835	TOWNSHIP 42 NORTH, RANGE 71 WEST SECTION 18: LOT 7(41.45-NENW), 8(40.08-NWNW), 8(40.14-SWNW), 10(41.35-SENW)	163.00	01/01/92	N/A	NA
237-00025-001	Nelson W. Campbell	TOWNSHIP 42 NORTH, RANGE 71 WEST SECTION 20: LOT 1(41.01-NENE), 2(40.92-NWNE), 7(40.95-SWNE), 8(41.04-SENE), 9(41.05-NESE), 10(41.00-NWSE), 15(41.02-SWSE) SECTION 21: LOT 4(40.84-NWNW)	327.63	03/02/98	1475	471-473
237-00025-002	Mary R. & Hugh M. Campbell	TOWNSHIP 42 NORTH, RANGE 71 WEST SECTION 20: LOT 1(41.01-NENE), 2(40.92-NWNE), 7(40.95-SWNE), 8(41.04-SENE), 8(41.05-NESE), 10(41.00-NWSE), 16(41.02-SWSE) SECTION 21: LOT 4(40.84-NWNW)	0.00	03/02/98	1475	468-470
237-00026-003	Suzanne McReynolds Campbell	TOWNSHIP 42 NORTH, RANGE 71 WEST SECTION 20: LOT 1(41.01-NENE), 2(40.82-NWNE), 7(40.85-SWNE), 8(41.04-SENE), 8(41.05-NESE), 10(41.00-NWSE), 16(41.02-SWSE) SECTION 21: LOT 4(40.84-NWNW)	0.00	03/17/98	1475	465-467

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1			GROSS	LEASE	Recorded	Ped
POG LEASE#	LESSOR		ACRES	DATE	Book	Page
237-00028-004	Suzanne Petty Brace	TOWNSHIP 42 NORTH, RANGE 71 WEST SECTION 20: LOT 1(41.01-NENE), 2(40.92-NWNE), 7(40.85-SWNE), 8(41.04-SENE), 9(41.05-NESE), 10(41.00-NWSE), 15(41.02-SWSE) SECTION 21: LOT 4(40.84-NWNW)	00.0	03/18/98	1475	474-476
237-00025-005	George & Phyllis Petty	TOWNSHIP 42 NORTH, RANGE 71 WEST SECTION 20: LOT 1(41.01-NENE), 2(40.82-NWNE), 7(40.85-SWNE), 8(41.04-SENE), 9(41.05-NESE), 10(41.00-NWSE), 16(41.02-SWSE) SECTION 21: LOT 4(40.84-NWNW)	00.0	03/18/98	1481	250-253
237-00025-008	David A. Campbell and Virginia W. Campbell	TOWNSHIP 42 NORTH, RANGE 71 WEST SECTION 20: LOT 1(41.01-NENE), 2(40.92-NWNE), 7(40.95-SWNE), 8(41.04-SENE), 8(41.05-NESE), 10(41.00-NWSE), 16(41.02-SWSE) SECTION 21: LOT 4(40.84-NWNW)	0.00	06/20/02	1791	301-302
237-00025-007	Inge R. Campbell	TOWNSHIP 42 NORTH, RANGE 71 WEST SECTION 20: LOT 1(41.01-NENE), 2(40.92-NWNE), 7(40.95-SWNE), 8(41.04-SENE), 8(41.05-NESE), 10(41.00-NWSE), 15(41.02-SWSE) SECTION 21: LOT 4(40.64-NWNNV)	0.00	04/02/03	1862	78-80
237-00025-008	Anne Block	TOWNSHIP 42 NORTH, RANGE 71 WEST SECTION 20: LOT 1(41.01-NENE), 2(40.92-NWNE), 7(40.95-SWNE), 8(41.04-SENE), 9(41.05-NESE), 10(41.00-NWSE), 16(41.02-SWSE) SECTION 21: LOT 4(40.64-NWNW)	00.0	04/02/03	1885	405-408
237-00025-009	Christle Trudeil	TOWNSHIP 42 NORTH, RANGE 71 WEST SECTION 20: LOT 1(41.01-NENE), 2(40.92-NVNE), 7(40.95-SVME), 8(41.04-SENE), 8(41.05-NESE), 10(41.00-NVSE), 16(41.02-SWSE) SECTION 21: LOT 4(40.64-NVNNV)	0.00	04/02/03	1867	285
237-00028-000	WYW-138086	TOWNSHIP 42 NORTH, RANGE 71 WEST SECTION 21: LOT 4(40.69-SWNW), 11(40.62-NESW), 14(40.69-SESW)	122.00	07/01/86	¥ _N	N/A
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POG LEASE#	LESSOR	LEGAL DESCRIPTION	ACRES	DATE	Book P	Page
237-00027-000	WYW-105937	TOWNSHIP 42 NORTH, RANGE 71 WEST SECTION 30: LOT 13(40.49-NESE), 14(40.55-NWSE), 15(40.84-NESW), 18(39.84-NWSW), 17(39.83-SWSW), 18(40.76-SESW), 18(40.62-SWSE), 20(40.86-SESE)	1,618.62	10/01/87	N/A	NIA
		TOWNSHIP 42 NORTH, RANGE 72 WEST SECTION 25: LOT 1(40.72-NENE), 2(40.66-NWNE), 3(40.60-NENW), 4(40.54-NWNW), 6(40.52-SNEWE), 2(40.68-NWW), 7(40.64-SWNE), 8(40.70-SENE), 9(40.68-NESE), 10(40.82-NWSE), 11(40.66-NESW), 12(40.60-NWSW), 13(40.48-SWSW), 14(40.64-SESW), 16(40.60-SWSE), 16(40.68-SESE) SECTION 26: LOT 1(40.32-NENE), 2(40.37-NWNE), 3(40.41-NENW), 4(40.45-NWNW), 6(40.43-SWNW), 8(40.38-SENW), 7(40.35-SWNE), 8(40.30-SESE), 9(40.29-NESE), 10(40.33-NWSE), 11(40.36-NESW), 12(40.41-NWSW), 13(40.40-SWSW), 14(40.35-SESW), 15(40.31-SWSE), 18(40.27-SESE)				
200000 200						
237-00028-000	WYW-136679	TOWNSHIP 42 NORTH, RANGE 72 WEST SECTION 14: LOT 1(40.45-NENE), 2(40.40-NWNE), 7(40.41-SWNE), 8(40.45-SENE), 9(40.47-NESE), 10(40.45-NWSE), 16(40.48-SWSE), 18(40.48-SESE)	323.67	07/01/95	NIA	NIA
237 00000 004	ITAN DAV. A STEW HISTORY					
Z31-000Z8-001	JEAN DAY & GARY HUCKINS, TRUSTEES OF THE MATHESON TRUST	TOWNSHIP 42 NORTH, RANGE 71 WEST SECTION 20: LOT 16(41.08-SESE)	41.08	08/13/02	1787	633-634
				The state of the s		
237-00029-002	DOROTHY M. PERRY AND JOHN R. PERRY, HUSBAND AND WIFE	TOWNSHIP 42 NORTH, RANGE 71 WEST SECTION 20: LOT 16(41.08-SESE)	00.00	05/04/95	1336	354-358

BY LEASE NUMBER

PORCUPINE - TUIT SHALLOW - PROJECT #237 Producing Well List with Lease Numbers

N. S.		William Comment of the Comment of th	S BONGS	PARS (SI IGUS ING)
	3	Dilts 4271-18-12UW		237-00001-001 & 002
	2	Dilts 4271-18-21UW	237029	237-00001-001 & 002
3 427118-NWNW-WYU	NWU	Dilts 4271-18-22UW	237030	237-00001-001 & 002
	MΩ	Dilts 4271-18-23UW	237031	237-00001-001 & 002
	γu	Dilts 4271-18-24UW	237032	237-00001-001 & 002
	3C	Dills 4271-18-42UW	237034	237-00001-001 & 002
	⊋	Dilts 4271-18-44UW	237035	237-00001-001 & 002
8 427107-SWNE-WYU	3	Dilts 4271-7-13UW	237011	237-00001-001 & 002
9 427107-NWNW-WYU	3	Dilts 4271-7-22UW	237014	237-00001-001 & 002
	2	Dilts 4271-7-23UW	237015	237-00001-001 & 002
11 427107-SENW-WYU	3	Dills 4271-7-24UW	237016	237-00001-001 & 002
12 427107-NWSW-WYU	2	Dilts 4271-7-32UW	237018	237-00001-001 & 002
13 427107-SESW-WYU	2	Dilts 4271-7-34UW	237020	237-00001-001 & 002
	3	Dilts 4271-7-42UW	237022	237-00001-001 & 002
15 427107-SWSE-WYU	3	Dilts 4271-7-43UW	237023	237-00001-001 & 002
16 427212-NESE-WYU	⊋	Dilts 4272-12-41UW	237036	237-00002-001 & 002
17 427212-NWSE-WYU	3	Dilts 4272-12-42UW	237037	237-00002-001 & 002
18 427212-SWSE-WYU	3	Dilts 4272-12-43UW	237008	237-00002-001 & 002
19 427212-SESE-WYU	⊋	Dilts 4272-12-44UW	237038	237-00002-001 & 002
	χ	Dilts 4272-13-41UW	237099	237-00002-001 & 002
	ξ	Edwards 4272-1-11UW	237101	237-00005-001 thru 004
22 427201-SWNE-WYU	ξ	Edwards 4272-1-13UW	237102	237-00005-001 thru 004
	⊋	Edwards 4272-1-41UW	237103	237-00005-001 thru 004
	36	Edwards 4272-1-43UW	237104	237-00005-001 thru 004
	Q.	USFS 4372-25-41UW	237063	237-00009-000
	3	USFS 4372-25-43UW	237065	237-00009-000
	2	Dilts Fed 4271-18-11UW	237025	237-00010-000
28 427120-NESW-WYU	3	Dilts Fed 4271-20-31UW	237110	237-00010-000
29 427120-SWSW-WYU	2		237111	237-00010-000
	ω Σ		237120	237-00010-000
	2		237121	237-00010-000
32 427130-NENE-WYU	⊋	Dilts Fed 4271-30-11UW	237122	237-00010-000
	3	Dilts Fed 4271-30-13UW	237123	237-00010-000
34 427130-NENW-WYU		Dilts Fed 4271-30-21UW	237124	237-00010-000
35 427130-SWNW-WYU		Dilts Fed 4271-30-23UW	237125	237-00010-000
36 427223-NWNE-WYU		USFS 4272-23-12UW	237112	237-00012-000
37 427223-SWNE-WYU	3	USFS 4272-23-13UW	237113	237-00012-000
38 427223-NESE-WYU	2	USFS 4272-23-41UW	237114	237-00012-000
39 427223-SWSE-WYU		USFS 4272-23-43UW	237115	237-00012-000
40 427224-NENW-WYU			237116	237-00012-000
41 427224-SWNW-WYU		USFS 4272-24-23UW	237117	237-00012-000

BY LEASE NUMBER

PORCUPINE - TUIT SHALLOW - PROJECT #237
Producing Well List with Lease Numbers

	ONIGO	W. Well Name of the Control of the C	PIC No.	The assistant and a second
42			237118	237-00012-000
43		USFS 4272-24-33UW	237119	237-00012-000
44	437213-NESW-WYU	USFS 4372-13-31UW	237039	237-00013-000
45	437213-SWSW-WYU		237041	237-00013-000
46			237043	237-00013-000
47			237045	237-00013-000
48			237047	237-00013-000
49			237049	237-00013-000
20		USFS 4372-24-31UW	237051	237-00013-000
51		USFS 4372-24-33UW	237053	237-00013-000
52		USFS 4372-24-41UW	237055	237-00013-000
53	437224-SWSE-WYU	USFS 4372-24-43UW	237057	237-00013-000
54	437225-NENE-WYU	USFS 4372-25-11UW	237059	237-00013-000
55	437225-SWNE-WYU	USFS 4372-25-13UW	237061	237-00013-000
28	427212-NENE-WYU		237107	237-00018-000
22		Dilts 4272-12-13UW	237108	237-00018-000
	427212-SWNW-WYU	Dilts 4272-12-23UW	237109	237-00018-000
28				237-00016-000
29	427120-NENW-WYU	Dilts Fed 4271-20-21UW	237140	237-00021-000
8	427120-SWNW-WYU	Dilts Fed 4271-20-23UW	237141	237-00021-000
81		Dilts Fed 4271-19-11UW	237132	237-00022-000
62		Dilts Fed 4271-19-13UW	237133	237-00022-000
63		Dilts Fed 4271-19-41UW	237136	237-00022-000
94	427119-SWSE-WYU	Dilts Fed 4271-19-43UW	237137	237-00022-000
65	427118-NESW-WYU	Dilts Fed 4271-18-31UW	237130	237-00023-000
99		M	237131	237.00023-000
87		USFS 4272-24-11UW	237126	237-00023-000
99	427224-SWSE-WYU	USFS 4272-24-43UW	237129	237-00023-000
69	427119-NENW-WYU	Dilts Fed 4271-19-21UW	237134	237-00024-000
2	427119-SWNW-WYU	Dilts Fed 4271-19-23UW	237135	237-00024-000
7	427120-NENE-WYU	Campbell 4271-20-11UW	237138	237-00025-001 thru 009
22	427120-SWNE-WYU	Campbell 4271-20-13UW	237139	237-00025-001 thru 009
73		Campbell 4271-20-43UW	237143	237-00025-001 thru 009
	427121-SWNW-WYU	Campbell Fed 4271-21-23UW	237144	237-00025-001 thru 009
74				237-00026-000
	427120-NESE-WYU	Campbell 4271-20-41UW	237142	237-00025-001 thru 009
75				237-00029-001& 002
9/	427121-NESW-WYU	Campbell Fed 4271-21-31UW	237145	237-00026-000
77	427130-NESW-WYU		237146	237-00027-000
78	427130-SWSW-WYU		237147	237-00027-000
2	79 427225-NENE-WYU	Litton Fed 4272-25-11UW	237156	237-00027-000

BY LEASE NUMBER

PORCUPINE - TUIT SHALLOW - PROJECT #237
Producing Well List with Lease Numbers

80	427225-SWNE-WYU	Litton Fed 4272-25-13UW	237157	237-00027-000
81		Litton Fed 4272-25-21UW	237158	237-00027-000
82	427225-SWNW-WYUX	Litton Fed 4272-25-23UWX	237164	237-00027-000
83	427214-NENE-WYU	Dilts Fed 4272-14-11UW	237152	237-00028-000
84	427214-SWNE-WYU	Dilts Fed 4272-14-13UW	237153	237-00028-000
85	427214-NESE-WYU	Dilts Fed 4272-14-41UW	237154	237-00028-000
8	86 427214-SWSE-WYU	Dilts Fed 4272-14-43UW	237155	237-00028-000

4. PORCUPINE-TUIT FIELD – DEEP GAS

EXHIBIT "B" - PORCUPINE-TUIT DEEP GAS

	pep	Page	1293 485-487	1283 482-484	488-490	479-481	642-643	589-590	611-512	517-518
	Recorded	Book	1293 4	1283 4	1283	1283	1289	1097	1107	1107
	LEASE	DATE	3/11/1994	3/11/1984	3/11/1884	3/11/1994	4/22/1994	2/19/1990	2/19/1990	2/19/1890
	GROSS	ACRE8	729.99	00:00	363.96	0.00	327.13	0.00	0.00	00'0
LEASE SCHEDULE		LEGAL DESCRIPTION	TOWNSHIP 42 NORTH, RANGE 71 WEST SECTION 7:: LOT 1(37.79-NWNW), 2(37.85-SWNW), 21(42.26-SWNE), 24(42.19-NWSE), 25(42.27-NESW), 26(40.06-NWSW), 27(39.84-SWSW), 28(42.06-SESW), 28(42.05-SWSE), SE/ANW/A SECTION 18: LOT 2(38.20-SWNW), 8(41.92-NWNE), 7(41.91-NENW), 8(39.88-NWNW), 18(41.59-SESE), SE/ANW/A, SW/ANE/A, NW/4SE/A	TOWNSHIP 42 NORTH, RANGE 71 WEST SECTION 7:: LOT 1(37.79-NWNW), 2(37.85-SWNW), 21(42.28-SWNE), 24(42.19-NWSE), 25(42.27-NESW), 26(40.08-NWSW), 27(39.94-SWSW), 28(42.08-SESW), 29(42.05-SWSE), SE/ANW/A SECTION 18: LOT 2(38.20-SWNW), 6(41.92-NWNE), 7(41.91-NENW), 8(39.88-NWNW), 16(41.59-SESE), SE/ANW/A, SW/ANE/A, NW/4SE/A	TOWNSHIP 42 NORTH, RANGE 72 WEST SECTION 11: WIZNE4, SE/ANE/4 SECTION 12: LOT 4(40.74-NESE), 9(40.94-SWSE), 10(40.81-SESE), NW/4SE/4 SECTION 13: LOT 9(40.78-NESE), 16(40.71-SESE)	TOWNSHIP 42 NORTH, RANGE 72 WEST SECTION 11: WIZNEJ, SEJANEJA SECTION 12: LOT 4(40.74-NESE), 9(40.84-SWSE), 10(40.81-SESE), NW/4SE/4 SECTION 13: LOT 9(40.76-NESE), 16(40.71-SESE)	TOWNSHIP 42 NORTH, RANGE 72 WEST SECTION 1: LOT 6(40.84-NENE), 6(41.07-NWNE), 11(40.88-SWNE), 12(40.80-SENE), 13(40.83-NESE), 14(40.91-NWSE), 19(40.84-SWSE), 20(40.88-SESE)	TOWNSHIP 42 NORTH, RANGE 72 WEST SECTION 1: LOT 6(40.84-NENE), 8(41.07-NVME), 11(40.88-SVME), 12(40.80-SENE), 13(40.83-NESE), 14(40.91-NWSE), 19(40.94-SWSE), 20(40.88-SESE)	TOWNSHIP 42 NORTH, RANGE 72 WEST SECTION 1: LOT 6(40.84-NENE), 6(41.07-NVAIE), 11(40.88-SWNE), 12(40.80-SENE), 13(40.83-NESE), 14(40.91-NWSE), 18(40.94-SWSE), 20(40.88-SESE)	TOWNSHIP 42 NORTH, RANGE 72 WEST SECTION 1: LOT 6(40,84-NENE), 6(41.07-NWNE), 11(40,88-SWNE), 12(40,80-SENE), 13(40,83-NESE), 14(40,91-NWSE), 19(40,94-SWSE), 20(40,86-SESE)
		LESSOR	ETHEL MATHESON TRUSTEE FOR E. W. MATHESON	ETHEL MATHESON TRUSTEE FOR H.R. MATHESON	ETHEL MATHESON TRUSTEE FOR E.W. MATHESON	ETHEL MATHESON TRUSTEE FOR H.R. MATHESON	VIOLA M. KOROS	DOROTHY EDWARDS	DOROTHY AGNES KINNAMAN	NEVA WILMOT
			March 11, 1994	March 11, 1994	March 11, 1994	March 11, 1994	April 22, 1994	February 19, 1990	February 19, 1990	February 19, 1990
	The second secon	POG LEASE #	237-00001-001	237-00001-002	237-00002-001	237-00002-002	237-00005-001	237-00005-002	237-00005-003	237-00005-004

EXHIBIT "B" - PORCUPINE-TUIT DEEP GAS

			LEASE SCHEDULE				
				GROSS	LEASE	Recorded	Peg
POG LEASE#		LESBOR	LEGAL DESCRIPTION	ACRES	DATE	Book	Page
237-00008-000		WYW-107245	TOWNSHIP 43 NORTH, RANGE 72 WEST SECTION 25: LOT 9(39.78-NESE), 10(39.95-NWSE), 15(40.14-SWSE), 16(39.97-SESE)	159.84	4/1/1965	NIA	∀
237-00015-001	December 4, 1967	ETHEL MATHESON	TOWNSHIP 42 NORTH, RANGE 71 WEST SECTION 7: CORRECTED RESURVEY LOT 23(42.20-NESE), 30(42.06-SESE), 18(42.79-NENE), 19(42.21-NWNE), 22(42.84-SENE), 20(42.06-NENW)	253.96	12/4/1967	137	444
237-00016-002	June 2, 1989	SARAH MURPHY	TOWNSHIP 42 NORTH, RANGE 71 WEST SECTION 7: CORRECTED RESURVEY LOT 23(42.20-NESE), 18(42.79-NENE), 19(42.21-NWNE), 22(42.84-SENE), 20(42.09-NENW)	0.00	6/2/1969	170	358
237-00015-003	January 12, 1970	SARAH L. MURPHY	TOWNSHIP 42 NORTH, RANGE 71 WEST SECTION 7: CORRECTED RESURVEY LOT 30 (42,06-SESE)	0.00	1/12/1970	184	151

WYOMING PORCUPINE-TUIT DEEP GAS PROJECT Producing Well List with Lease Numbers

	Process of Management of the Party of the Pa	* POING *	TO SECURITION OF SECURITIONS AND ADDRESS.
			100000 0000
	T Edwards 1-12	100/57	237-00005-001 thru 004
	2 Matheson-Murphy #1	237003	237-00001-001 thru 002
			237-00015-001 thru 003
_	3 Anderson Federal #34-24	237004	237-00009-000
,	4 #39 Pre-Lanahan #1	237005	237-00002-001 & 002
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