

# **Angelo Minor Subdivision Application Written Narrative**

April 9, 2019

### General project concept and purpose of the request;

The property is a single buildable lot with an existing house on it. It was recently annexed and is being subdivided for future renovations and in order to connect to town sewer.

### The total land area to be subdivided:

The land is 2.502 acres total.

### The total number of lots, and if residential the proposed density;

There is one lot proposed.

### If non-residential, the total square footage of floor area proposed;

The property is residential. The existing house is 2,864 square feet and the existing barn is 1,289 square feet. Future potential renovation is to be determined.

### The total land area to be preserved as open space;

N/A

### A brief description regarding the phasing of the proposed subdivision;

No development is planned at this time.

A brief description regarding the availability and adequacy of existing infrastructure and other necessary services including schools, fire protection, water/sewer service, and utility providers;

The property is served by Left Hand Water and intends to connect to Town of Erie Sanitary sewer. The property is served by St. Vrain Valley School District and Mountain View Fire and Rescue.

A brief description regarding the location, function and ownership/ maintenance of public and private open space, parks, trails, common areas, common buildings;

N/A

A brief description regarding the substance of any existing or proposed covenants, special conditions, grants of easements, or other restrictions applying to the proposed subdivision.

40-feet of right of way is being dedicated as part of the subdivision.

03719259

06/20/2019 09:02 AM

RF: \$13.00

DF: \$0.00

Page: 1 of 1

Electronically recorded in Boulder County Colorado. Recorded as received.

### SPECIAL WARRANTY DEED

Beverly A. Vernon Living Trust Dated March 24, 2000, whose street address is 10675 E. Goose Haven Drive, City of Lafayette, County of Boulder, State of Colorado, for the consideration of ten dollars and other good and valuable consideration, hereby sells and conveys to Vernetta L. A. Angelo Living Trust Dated March 6, 2018, whose street address is 10675 E. Goose Haven Drive, City of Lafayette, County of Boulder, State of Colorado, the following real property in the County of Boulder and State of Colorado, to wit:

A portion of the NE ¼ of Section 14, Township 1 North, Range 69 West of the 6th P.M., described as follows: Beginning at the Northeast corner of Section 14; thence along the East line of the NE ¼ of said Section 14 South 261.69 feet; thence South 88°21'16" West 415.40 feet; thence North 0°43'05" West 260.95 feet to the North line of said NE /14 of Section 14; thence along said North line North 88°15'49" East 418.70 feet to the point of beginning, with all its appurtenances,

and warrants the title against all persons claiming under the grantor of this deed, subject to a Deed of Trust in the original amount of \$271,725.00 filed on December 6, 2012 and other matters of public record.

Signed by Beverly A. Vernon on behalf of the Beverly A. Vernon Living Trust Dated

| March 24, 2000 this/\(\sigma^7_2\) | H day of JUNE                 | , 2019.  |
|------------------------------------|-------------------------------|--|
|                                    |                               | 1 0 0  |
|                                    |                               | Lever Del                                      |
|                                    | *                             | Beverly A Vernon                               |
| STATE OF COLORADO                  | )                             | ,  |
|                                    | ) ss.                         |  |
| COUNTY OF BOULDER                  | )                             |  |
|                                    |                               |  |
| The foregoing instrum              | ient was acknowledged         | l before me this <u>/E<sup>TH</sup></u> day of |
| JUNE ,2                            | 20 <b>⊥ ⊈</b> , by Beverly A. | Vernon on behalf of the Beverly A.             |
| Vernon Living Trust Dated          | March 24, 2000, With          | ess my hand and official seal                  |

KIM E TRUMAN
NOTARY PUBLIC
STATE OF COLORADO
NOTARY ID 20084015412
MY COMMISSION EXPIRES MAY 01, 2020

Notary Public

### LETTER OF AUTHORIZATION

March 1, 2019

To whom it may concern,

This letter is to authorize John Ehrhart, dba Ehrhart Land Surveying, LLC, to be our representative in the matter of the application for a Minor Subdivision on our property located at 4612 119<sup>th</sup> Street, being part of the Northwest Quarter of Section 14, T1N, R69W of the 6<sup>th</sup> P.M., Town of Erie, County of Boulder, State of Colorado.

By Beverly A. Vernon
Print name

STATE OF COLORADO )

COUNTY OF BOULDERS

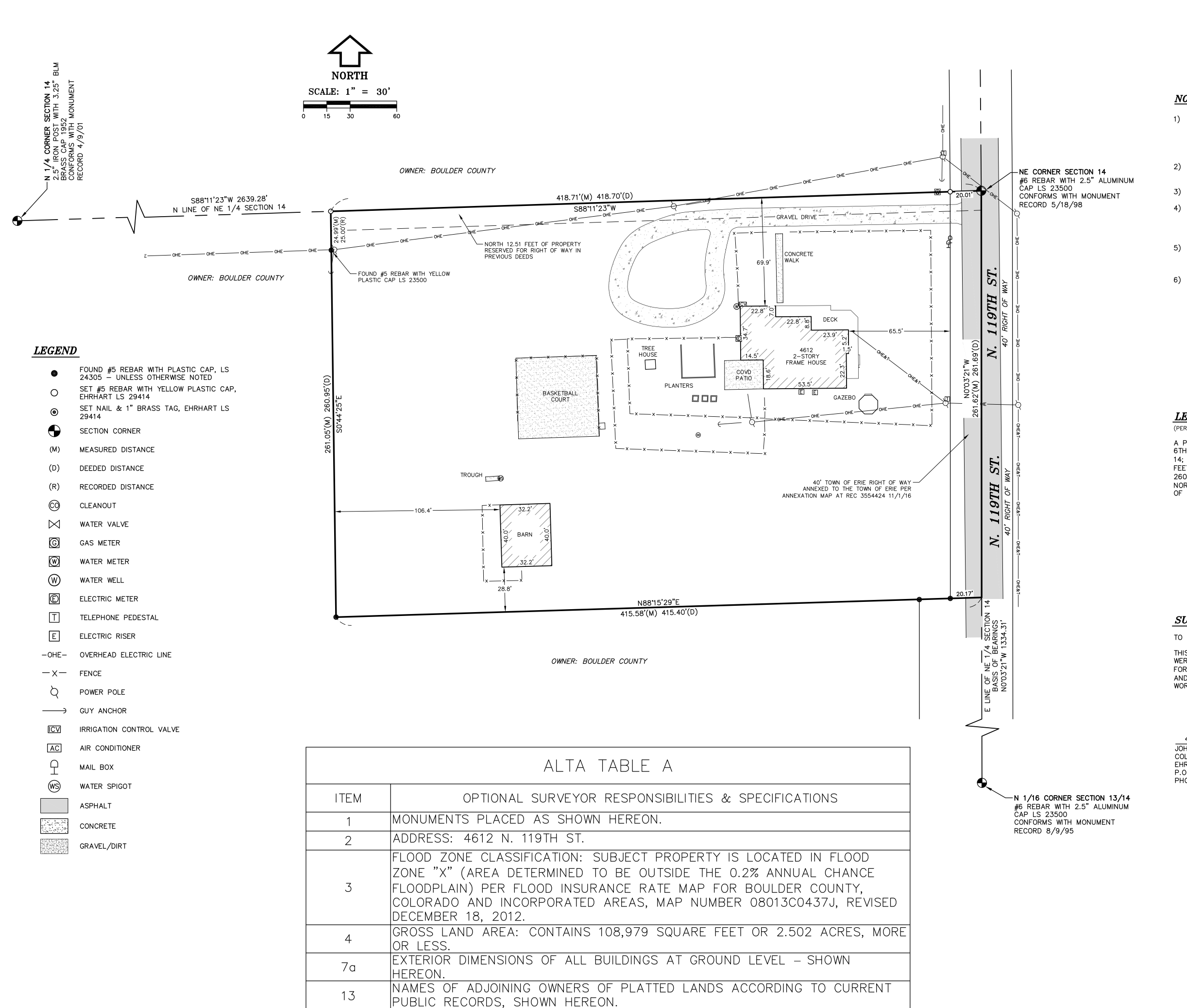
KNOW ALL PERSONS BY THESE PRESENTS THAT THE FOREGOING DEDICATION WAS ACKNOWLEDGED

BEFORE ME THIS // DAY OF THE MONTH OF MARCH, A.D., 2019.

MY COMMISSION EXPIRES SEAL

KIM E TRUMAN
NOTARY PUBLIC
STATE OF COLORADO
NOTARY ID 20084015412
MY COMMISSION EXPIRES MAY OF 1999

03/11/2019



### **NOTES:**

- 1) STEWART TITLE GUARANTY COMPANY, FILE NUMBER 01330-93643, DATED JANUARY 25, 2017, WAS ENTIRELY RELIED UPON FOR RECORDED INFORMATION REGARDING RIGHTS-OF-WAY, EASEMENTS AND ENCUMBRANCES IN THE PREPARATION OF THIS SURVEY. THE PROPERTY SHOWN AND DESCRIBED HEREON IS ALL OF THE PROPERTY DESCRIBED IN SAID TITLE COMMITMENT.
- 2) BEARINGS ARE BASED ON THE WEST LINE OF THE NE QUARTER OF SECTION 14 BEARS NO O3 '21" W (ASSUMED), MONUMENTED AS SHOWN HEREON.
- 3) LINEAL UNITS USED ARE U.S. SURVEY FEET.
- 4) THIS SURVEY WAS PREPARED FOR THE EXCLUSIVE USE OF PERSONS NAMED IN THE STATEMENT HEREON. SAID STATEMENT DOES NOT EXTEND TO ANY UNNAMED PERSON WITHOUT AN EXPRESS STATEMENT BY THE SURVEYOR NAMING SAID PERSON.
- 5) UTILITY LOCATIONS SHOWN ARE FROM VISIBLE SURFACE EVIDENCE. FOR SPECIFIC LOCATIONS CALL THE UTILITY NOTIFICATION CENTER OF COLORADO AT 1-800-922-1987.
- 6) NOTICE: ACCORDING TO COLORADO LAW YOU MUST COMMENCE ANY LEGAL ACTION BASED UPON ANY DEFECT IN THIS SURVEY WITHIN THREE YEARS AFTER YOU FIRST DISCOVER SUCH DEFECT. IN NO EVENT MAY ANY ACTION BASED UPON ANY DEFECT IN THIS SURVEY BE COMMENCED MORE THAN TEN YEARS FROM THE DATE OF THE SURVEYOR'S STATEMENT SHOWN HEREON.

### LEGAL DESCRIPTION

(PER SPECIAL WARRANTY DEED, RECORDED APRIL 25, 2014 AT RECEPTION NO. 3377110)

A PORTION OF THE NE1/4 OF SECTION 14, TOWNSHIP 1 NORTH, RANGE 69 WEST OF THE 6TH P.M., DESCRIBED AS FOLLOWS: BEGINNING AT THE NORTHEAST CORNER OF SECTION 14; THENCE ALONG THE EAST LINE OF THE NE1/4 OF SAID SECTION 14 SOUTH 261.69 FEET; THENCE SOUTH 88'21'16" WEST 415.40 FEET; THENCE NORTH 0'43'05" WEST 260.95 FEET TO THE NORTH LINE OF SAID NE1/4 OF SECTION 14; THENCE ALONG SAID NORTH LINE NORTH 88'15'49" EAST 418.70 FEET TO THE POINT OF BEGINNING, COUNTY OF BOULDER STATE OF COLORADO.

## SURVEYOR'S STATEMENT

TO VERNETTA ANGELO, AND BEVERLY VERNON A LIVING TRUST:

THIS IS TO CERTIFY THAT THIS MAP OR PLAT AND THE SURVEY ON WHICH IT IS BASED WERE MADE IN ACCORDANCE WITH THE 2016 MINIMUM STANDARD DETAIL REQUIREMENTS FOR ALTA/NSPS LAND TITLE SURVEYS, JOINTLY ESTABLISHED AND ADOPTED BY ALTA AND NSPS, AND INCLUDES ITEMS 1-4, 7(a), AND 13 OF TABLE A THEREOF. THE FIELD WORK WAS COMPLETED ON FEBRUARY 6, 2017.

JOHN P. EHRHART
COLORADO P.L.S. #29414
EHRHART LAND SURVEYING, LLC
P.O. BOX 930, ERIE, COLORADO 80516
PHONE: (303) 828–3340

# ALTA/NSPS LAND TITLE SURVEY 4612 N. 119TH ST.

NE 1/4 SECTION 14, T1N, R69W OF THE 6TH P.M. COUNTY OF BOULDER, STATE OF COLORADO



P.O. Box 930 • Erie, Colorado 80516 (303) 828-3340 www.coloradols.com

SHEET:

1 OF 1

DATE: 2/12/17

DRAWN BY: JPE

PROJECT: \$165123

# Fidelity National Title Insurance Company TITLE REPORT

### **SCHEDULE A**

Title Report No: F0632479-171-MSK-JHL

1. **Effective Date:** March 15, 2019 at 8:00 A.M.

2. The estate or interest in the land described or referred to in this Title Report is:

A Fee Simple

3. Title to the estate or interest in the land is at the Effective Date vested in:

Beverly A. Vernon Living Trust, dated March 24, 2000

4. The land referred to in this Title Report is described as follows:

**See Attached Legal Description** 

(for informational purposes only) 4612 N 119Th St, Erie, CO 80516-6915

### **Attached Legal Description**

A portion of the NE ¼ of Section 14, Township 1 North, Range 69 West of the 6th P.M., described as follows: Beginning at the Northeast corner of Section 14; thence along the East line of the NE ¼ of said Section 14 South 261.69 feet; thence South 88°21′16″ West 415.40 feet; thence North 0°43′05″ West 260.95 feet to the North line of said NE /14 of Section 14; thence along said North line North 88°15′49″ East 418.70 feet to the point of beginning,

County of Boulder, State of Colorado.

Title Report RPT00001 (DSI Doc 03/03/17)

### SCHEDULE B

### **Exceptions**

1. Reservations contained in the Patent

From: The United States of America

To: Oliver E. Wise Recording Date: June 23, 1904

Recording No: Book 100 at Page 185

Which among other things recites as follows:

Any vested and accrued water rights for mining, agricultural, manufacturing or other purposes and rights to ditches and reservoirs used in connection with such water rights as may be recognized and acknowledged by local customs, laws and decisions of courts.

The right of the proprietor of a vein or lode to extract and remove his ore therefrom should the same be found to penetrate or intersect the premises hereby granted as provided by law.

- 2. Right of way for North 119<sup>th</sup> Street.
- 3. Easement(s) for the purpose(s) shown below and rights incidental thereto as reserved in a document;

Purpose: right of way purposes over the North 12.51 feet

Recording Date: January 2, 1979
Recording No: Reception No. 316627

4. An oil and gas lease for the term therein provided with certain covenants, conditions and provisions, together with easements, if any, as set forth therein, and any and all assignments thereof or interests therein.

Recording Date: April 7, 1980

Recording No: Reception No. 390668

5. Terms, conditions, provisions, agreements and obligations contained in the Notice of Right to Use Surface of Lands with respect to the aforementioned lease, as set forth below:

Recording Date: December 24, 1996
Recording No.: Reception No. 1666170

6. An oil and gas lease for the term therein provided with certain covenants, conditions and provisions, together with easements, if any, as set forth therein, and any and all assignments thereof or interests therein.

Recording Date: May 1, 1981

Recording No: Reception No. 444198

7. An oil and gas lease for the term therein provided with certain covenants, conditions and provisions, together with easements, if any, as set forth therein, and any and all assignments thereof or interests therein.

Recording Date: September 17, 1981 Recording No: Reception No. 464588 8. An oil and gas lease for the term therein provided with certain covenants, conditions and provisions, together with easements, if any, as set forth therein, and any and all assignments thereof or interests therein.

Recording Date: August 8, 1994

Recording No: Reception No. 1452811

 Terms, conditions, provisions, agreements and obligations contained in the Notice of Right to Use Surface of Lands as set forth below:

Recording Date: February 8, 1999
Recording No.: Reception No. 1903341

10. Terms, conditions, provisions, agreements and obligations contained in the Notice of Oil and Gas Interests and Surface Use as set forth below:

Recording Date: December 11, 2000
Recording No.: Reception No. 2102273

- 11. Right, title, interest, or claims of interest by the Final Plat of Wise Homestead Park recorded February 22, 2001 at Reception No. 2120726
- 12. Terms, conditions, provisions, agreements and obligations contained in the Request for Notification of Surface Development as set forth below:

Recording Date: April 11, 2006

Recording No.: Reception No. 2769129

13. Terms, conditions, provisions, agreements and obligations contained in the Request for Notification as set forth below:

Recording Date: December 21, 2007
Recording No.: Reception No. 2900941

14. All oil, gas and other mineral rights granted by the instrument set forth below, and any and all assignments thereof or interests therein:

Granted to: Beverly A. Vernon Living Trust, dated March 14, 2000

Recording Date: January 14, 2009
Recording No.: Reception No. 2973416

15. Terms, conditions, provisions, agreements and obligations contained in the Wellbore Specific Declaration of Pooling as set forth below:

Recording Date: January 22, 2014 Recording No.: Reception No. 3362992

16. Terms, conditions, provisions, agreements and obligations contained in the Request for Notification of Application for Development as set forth below:

Recording Date: July 12, 2016

Recording No.: Reception No. 3529919

17. Terms, conditions, provisions, agreements and obligations contained in the Vernon Zoning Map as set forth below:

Recording Date: March 15, 2019

Recording No.: Reception No. 3702593

18. Terms, conditions, provisions, agreements and obligations contained in the Vernon Annexation Agreement as set forth below:

Recording Date: March 15, 2019

Recording No.: Reception No. 3702594

19. A deed of trust to secure an indebtedness in the amount shown below,

Amount: \$271,725.00

Trustor/Grantor Beverly A. Vernon and Voyle L. Vernon Trustee: Public Trustee of Boulder County

Beneficiary: Wells Fargo Bank, N.A.
Recording Date: December 6, 2012
Recording No: Reception No. 3272552

### **END OF EXCEPTIONS**

### THIS IS A TITLE REPORT ONLY. This is not a commitment to insure.

The information set forth herein is based on information supplied to Fidelity National Title Company by sources believed to be reliable and is provided for accommodation purposes only. Fidelity National Title Company assumes no liability hereunder unless a policy or policies of title insurance are issued by Fidelity National Title Company and fully paid for and the insured under said policy or policies and party to whom this report was issued have no knowledge of any defect in title not disclosed. Reliance on the information set forth herein is subject to the issuance of a mortgage and/or owner's policy of title insurance by Fidelity National Title Company within six (6) months from the effective date hereof. If a title insurance policy is not issued insuring the property within such time, this title report shall be null and void as of its effective date and shall be deemed to have been furnished for informational purposes only.

Title Report RPT00001 (DSI Doc 03/03/17)

# Exhibit C LIMITATION LANGUAGE FOR LIMITATION TO AMOUNT OF FEE PAID FOR SEARCH

YOU EXPRESSLY AGREE AND ACKNOWLEDGE THAT IT IS EXTREMELY DIFFICULT, IF NOT IMPOSSIBLE, TO DETERMINE THE EXTENT OF LOSS WHICH COULD ARISE FROM ERRORS OR OMISSIONS IN, OR THE COMPANY'S NEGLIGENCE IN PRODUCING, THE REPORT. YOU RECOGNIZE THAT THE FEE CHARGED IS NOMINAL IN RELATION TO THE POTENTIAL LIABILITY WHICH COULD ARISE FROM SUCH ERRORS OR OMISSIONS OR NEGLIGENCE. THEREFORE, YOU UNDERSTAND THAT THE COMPANY WAS NOT WILLING TO PROCEED IN THE PREPARATION AND ISSUANCE OF THE REQUESTED REPORT BUT FOR YOUR AGREEMENT THAT THE COMPANY'S LIABILITY IS STRICTLY LIMITED.

YOU AGREE THAT MATTERS AFFECTING TITLE BUT WHICH DO NOT APPEAR AS A LIEN OR ENCUMBRANCE AS DEFINED IN THE CUSTOMER AGREEMENT OR APPLICATION ARE OUTSIDE THE SCOPE OF THE REPORT.

YOU AGREE, AS PART OF THE CONSIDERATION FOR THE ISSUANCE OF THIS REPORT AND TO THE FULLEST EXTENT PERMITTED BY LAW, TO LIMIT THE LIABILITY OF THE COMPANY, ITS LICENSORS, AGENTS, SUPPLIERS, RESELLERS, SERVICE PROVIDERS, CONTENT PROVIDERS, OR ANY OTHER SUBSCRIBERS OR SUPPLIERS, SUBSIDIARIES, AFFILIATES, EMPLOYEES, AND SUBCONTRACTORS FOR ANY AND ALL CLAIMS, LIABILITIES, CAUSES OF ACTION, LOSSES, COSTS, DAMAGES AND EXPENSES OF ANY NATURE WHATSOEVER, INCLUDING ATTORNEY'S FEES, HOWEVER ALLEGED OR ARISING INCLUDING BUT NOT LIMITED TO THOSE ARISING FROM BREACH OF CONTRACT, NEGLIGENCE, THE COMPANY'S OWN FAULT AND/OR NEGLIGENCE, ERRORS, OMISSIONS, STRICT LIABILITY, BREACH OF WARRANTY, EQUITY, THE COMMON LAW, STATUTE, OR ANY OTHER THEORY OF RECOVERY OR FROM ANY PERSON'S USE, MISUSE, OR INABILITY TO USE THE REPORT, SO THAT THE TOTAL AGGREGATE LIABILITY OF THE COMPANY, ITS EMPLOYEES, AGENTS AND SUBCONTRACTORS SHALL NOT EXCEED THE COMPANY'S TOTAL FEE FOR THIS REPORT.

YOU AGREE THAT THE FOREGOING LIMITATION ON LIABILITY IS A TERM MATERIAL TO THE PRICE YOU ARE PAYING WHICH PRICE IS LOWER THAN WOULD OTHERWISE BE OFFERED TO YOU WITHOUT SAID TERM. YOU RECOGNIZE THAT THE COMPANY WOULD NOT ISSUE THIS REPORT, BUT FOR YOUR AGREEMENT, AS PART OF THE CONSIDERATION GIVEN FOR THIS REPORT, TO THE FOREGOING LIMITATION OF LIABILITY AND THAT ANY SUCH LIABILITY IS CONDITIONED AND PREDICATED UPON THE FULL AND TIMELY PAYMENT OF THE COMPANY'S INVOICE FOR THIS REPORT.

THIS REPORT IS LIMITED IN SCOPE AND IS NOT AN ABSTRACT OF TITLE, TITLE OPINION, PRELIMINARY TITLE REPORT, TITLE REPORT, COMMITMENT TO ISSUE TITLE INSURANCE, OR A TITLE POLICY, AND SHOULD NOT BE RELIED UPON AS SUCH. IN PROVIDING THIS REPORT, THE COMPANY IS NOT ACTING AS AN ABSTRACTOR OF TITLE. THIS REPORT DOES NOT PROVIDE OR OFFER ANY TITLE INSURANCE, LIABILITY COVERAGE OR ERRORS AND OMISSIONS COVERAGE. THIS REPORT IS NOT TO BE RELIED UPON AS A REPRESENTATION OF THE STATUS OF TITLE TO THE PROPERTY. THE COMPANY MAKES NO REPRESENTATIONS AS TO THE REPORT'S ACCURACY, DISCLAIMS ANY WARRANTIES AS TO THE REPORT, ASSUMES NO DUTIES TO YOU, DOES NOT INTEND FOR YOU TO RELY ON THE REPORT, AND ASSUMES NO LIABILITY FOR ANY LOSS OCCURRING BY REASON OF RELIANCE ON THIS REPORT OR OTHERWISE.

IF YOU DO NOT WISH TO LIMIT LIABILITY AS STATED HEREIN AND YOU DESIRE THAT ADDITIONAL LIABILITY BE ASSUMED BY THE COMPANY, YOU MAY REQUEST AND PURCHASE A POLICY OF TITLE INSURANCE, A BINDER, OR A COMMITMENT TO ISSUE A POLICY OF TITLE INSURANCE. NO ASSURANCE IS GIVEN AS TO THE INSURABILITY OF THE TITLE OR STATUS OF TITLE. YOU EXPRESSLY AGREE AND ACKNOWLEDGE THAT YOU HAVE AN INDEPENDENT DUTY TO ENSURE AND/OR RESEARCH THE ACCURACY OF ANY INFORMATION OBTAINED FROM THE COMPANY OR ANY PRODUCTS OR SERVICES PURCHASED.

NO THIRD PARTY IS PERMITTED TO USE OR RELY UPON THE INFORMATION SET FORTH IN THIS REPORT, AND NO LIABILITY TO ANY THIRD PARTY IS UNDERTAKEN BY THE COMPANY.

YOU AGREE THAT, TO THE FULLEST EXTENT PERMITTED BY LAW, IN NO EVENT WILL THE COMPANY. ITS LICENSORS, AGENTS, SUPPLIERS, RESELLERS, SERVICE PROVIDERS, CONTENT PROVIDERS, OR ANY OTHER SUBSCRIBERS OR SUPPLIERS. SUBSIDIARIES, AFFILIATES, EMPLOYEES, AND SUBCONTRACTORS BE LIABLE FOR CONSEQUENTIAL, INCIDENTAL, INDIRECT, PUNITIVE, EXEMPLARY, OR SPECIAL DAMAGES, OR LOSS OF PROFITS, REVENUE, INCOME, SAVINGS, DATA, BUSINESS, OPPORTUNITY, OR GOODWILL, PAIN AND SUFFERING, EMOTIONAL DISTRESS, NON-OPERATION OR INCREASED EXPENSE OF OPERATION, BUSINESS INTERRUPTION OR DELAY, COST OF CAPITAL, OR COST OF REPLACEMENT PRODUCTS OR SERVICES, REGARDLESS OF WHETHER SUCH LIABILITY IS BASED ON BREACH OF CONTRACT, TORT, NEGLIGENCE, THE COMPANY'S OWN FAULT AND/OR NEGLIGENCE, STRICT LIABILITY, BREACH OF WARRANTIES, FAILURE OF ESSENTIAL PURPOSE, OR OTHERWISE AND WHETHER CAUSED BY NEGLIGENCE, ERRORS, OMISSIONS, STRICT LIABILITY, BREACH OF CONTRACT, BREACH OF WARRANTY, THE COMPANY'S OWN FAULT AND/OR NEGLIGENCE OR ANY OTHER CAUSES WHATSOEVER, AND EVEN IF THE COMPANY HAS BEEN ADVISED OF THE LIKELIHOOD OF SUCH DAMAGES OR KNEW OR SHOULD HAVE KNOWN OF THE POSSIBILITY FOR SUCH DAMAGES.

THESE LIMITATIONS WILL SURVIVE THE CONTRACT.

### LIMITATIONS OF LIABILITY

APPLICANT EXPRESSLY AGREES AND ACKNOWLEDGES THAT IT IS EXTREMELY DIFFICULT, IF NOT IMPOSSIBLE, TO DETERMINE THE EXTENT OF LOSS WHICH COULD ARISE FROM ERRORS OR OMISSIONS IN, OR THE COMPANY'S NEGLIGENCE IN PRODUCING, THE REPORT. APPLICANT RECOGNIZES THAT THE FEE CHARGED IS NOMINAL IN RELATION TO THE POTENTIAL LIABILITY WHICH COULD ARISE FROM SUCH ERRORS OR OMISSIONS OR NEGLIGENCE. THEREFORE, APPLICANT UNDERSTANDS THAT THE COMPANY IS NOT WILLING TO PROCEED IN THE PREPARATION AND ISSUANCE OF THE REQUESTED REPORT UNLESS THE COMPANY'S LIABILITY IS STRICTLY LIMITED. APPLICANT AGREES WITH THE PROPRIETY OF SUCH LIMITATION AND AGREES TO BE BOUND BY ITS TERMS.

THE LIMITATIONS ARE AS FOLLOWS AND THE LIMITATIONS WILL SURVIVE THE CONTRACT:

MATTERS AFFECTING TITLE BUT WHICH DO NOT APPEAR AS A LIEN OR ENCUMBRANCE, AS DEFINED ABOVE, AMONG THE TITLE INSTRUMENTS ARE OUTSIDE THE SCOPE OF THE REPORT.

APPLICANT AGREES, AS PART OF THE CONSIDERATION FOR THE ISSUANCE OF THE REPORT AND TO THE FULLEST EXTENT PERMITTED BY LAW, TO LIMIT THE LIABILITY OF THE COMPANY, ITS LICENSORS, AGENTS, SUPPLIERS, RESELLERS, SERVICE PROVIDERS, CONTENT PROVIDERS, OR ANY OTHER SUBSCRIBERS OR SUPPLIERS, SUBSIDIARIES, AFFILIATES, EMPLOYEES. AND SUBCONTRACTORS FOR ANY AND ALL CLAIMS. LIABILITIES. CAUSES OF ACTION, LOSSES, COSTS, DAMAGES AND EXPENSES OF ANY NATURE WHATSOEVER, INCLUDING ATTORNEY'S FEES, HOWEVER ALLEGED OR ARISING INCLUDING BUT NOT LIMITED TO THOSE ARISING FROM BREACH OF CONTRACT, NEGLIGENCE, THE COMPANY'S OWN FAULT AND/OR NEGLIGENCE, ERRORS, OMISSIONS, STRICT LIABILITY, BREACH OF WARRANTY, EQUITY, THE COMMON LAW, STATUTE, OR ANY OTHER THEORY OF RECOVERY, OR FROM ANY PERSON'S USE, MISUSE, OR INABILITY TO USE THE REPORT OR ANY OF THE MATERIALS CONTAINED THEREIN OR PRODUCED, SO THAT THE TOTAL AGGREGATE LIABILITY OF THE AND ITS, AGENTS, SUBSIDIARIES, AFFILIATES, EMPLOYEES, SUBCONTRACTORS SHALL NOT IN ANY EVENT EXCEED THE COMPANY'S TOTAL FEE FOR THE REPORT.

APPLICANT AGREES THAT THE FOREGOING LIMITATION ON LIABILITY IS A TERM MATERIAL TO THE PRICE THE APPLICANT IS PAYING WHICH PRICE IS LOWER THAN WOULD OTHERWISE BE OFFERED TO THE APPLICANT WITHOUT SAID TERM. APPLICANT RECOGNIZES THAT THE COMPANY WOULD NOT ISSUE THE REPORT, BUT FOR THIS CUSTOMER AGREEMENT, AS PART OF THE CONSIDERATION GIVEN FOR THE REPORT, TO THE FOREGOING LIMITATION OF LIABILITY AND THAT ANY SUCH LIABILITY IS CONDITIONED AND PREDICATED UPON THE FULL AND TIMELY PAYMENT OF THE COMPANY'S INVOICE FOR THE REPORT.

THE REPORT IS LIMITED IN SCOPE AND IS NOT AN ABSTRACT OF TITLE, TITLE OPINION, PRELIMINARY TITLE REPORT, TITLE REPORT, COMMITMENT TO ISSUE TITLE INSURANCE, OR A TITLE POLICY, AND SHOULD NOT BE RELIED UPON AS SUCH. THE REPORT DOES NOT PROVIDE OR OFFER ANY TITLE INSURANCE, LIABILITY COVERAGE OR ERRORS AND OMISSIONS COVERAGE. THE REPORT IS NOT TO BE RELIED UPON AS A REPRESENTATION OF THE STATUS OF TITLE TO THE PROPERTY. THE COMPANY MAKES NO REPRESENTATIONS AS TO THE REPORT'S ACCURACY, DISCLAIMS ANY WARRANTIES AS TO THE REPORT, ASSUMES NO DUTIES TO APPLICANT, DOES NOT INTEND FOR APPLICANT TO RELY ON THE REPORT, AND ASSUMES NO LIABILITY FOR ANY LOSS OCCURRING BY REASON OF RELIANCE ON THE REPORT OR OTHERWISE.

IF APPLICANT DOES NOT WISH TO LIMIT LIABILITY AS STATED HEREIN AND APPLICANT DESIRES THAT ADDITIONAL LIABILITY BE ASSUMED BY THE COMPANY, APPLICANT MAY REQUEST AND PURCHASE A POLICY OF TITLE INSURANCE, A BINDER, OR A COMMITMENT TO ISSUE A POLICY OF TITLE INSURANCE. NO ASSURANCE IS GIVEN AS TO THE INSURABILITY OF

THE TITLE OR STATUS OF TITLE. APPLICANT EXPRESSLY AGREES AND ACKNOWLEDGES IT HAS AN INDEPENDENT DUTY TO ENSURE AND/OR RESEARCH THE ACCURACY OF ANY INFORMATION OBTAINED FROM THE COMPANY OR ANY PRODUCTS OR SERVICES PURCHASED.

NO THIRD PARTY IS PERMITTED TO USE OR RELY UPON THE INFORMATION SET FORTH IN THE REPORT, AND NO LIABILITY TO ANY THIRD PARTY IS UNDERTAKEN BY THE COMPANY.

APPLICANT AGREES THAT, TO THE FULLEST EXTENT PERMITTED BY LAW, IN NO EVENT WILL THE COMPANY, ITS LICENSORS, AGENTS, SUPPLIERS, RESELLERS, SERVICE PROVIDERS, CONTENT PROVIDERS, OR ANY OTHER SUBSCRIBERS OR SUPPLIERS, SUBSIDIARIES, AFFILIATES, EMPLOYEES, AND SUBCONTRACTORS BE LIABLE FOR CONSEQUENTIAL, INCIDENTAL, INDIRECT, PUNITIVE, EXEMPLARY, OR SPECIAL DAMAGES, OR LOSS OF PROFITS, REVENUE, INCOME, SAVINGS, DATA, BUSINESS, OPPORTUNITY, OR GOODWILL, PAIN AND SUFFERING, EMOTIONAL DISTRESS, NON-OPERATION OR INCREASED EXPENSE OF OPERATION, BUSINESS INTERRUPTION OR DELAY, COST OF CAPITAL, OR COST OF REPLACEMENT PRODUCTS OR SERVICES, REGARDLESS OF WHETHER SUCH LIABILITY IS BASED ON BREACH OF CONTRACT, TORT, NEGLIGENCE, THE COMPANY'S OWN FAULT AND/OR NEGLIGENCE, STRICT LIABILITY, BREACH OF WARRANTIES, FAILURE OF ESSENTIAL PURPOSE, OR OTHERWISE AND WHETHER CAUSED BY NEGLIGENCE, ERRORS, OMISSIONS, STRICT LIABILITY, BREACH OF CONTRACT, BREACH OF WARRANTY, THE COMPANY'S OWN FAULT AND/OR NEGLIGENCE OR ANY OTHER CAUSES WHATSOEVER, AND EVEN IF THE COMPANY HAS BEEN ADVISED OF THE LIKELIHOOD OF SUCH DAMAGES OR KNEW OR SHOULD HAVE KNOWN OF THE POSSIBILITY FOR SUCH DAMAGE

Reception No. ...... Charlotte Houston, Boulder County Recorder

## PERSONAL REPRESENTATIVE'S DEED

| PERSONAL REPRESENTATIVE S DEED (TESTATE ESTATE)   |   |
|---|---|
| 021 1 0 07  | J                                       |
| THIS DEED is made by Albert D. Bloom as Pers Representative of the Estate of Jennie Ogren a/k/a Jennie T. Ogren (an unmar   | one                                     |
| person)**, deceased, Grantor, to  Bevery Riley  Gan unmar  Gan unmar  Gan unmar  Gan unmar  |   |
| person)**, deceased, Grantor, to Bevery Riley ,, Grantee, wladdress is 4612 N. 119th, Erie, Colorado 80516  | 105                                     |
| WHEREAS, the above-named decedent in his lifetime made and executed his Last Will Testament dated June 1 19 77, which Will was duly admitted to (formal) (information october 26, 19 77, by the County of Boulder, and State of Colorado, Probate No. 14659 | an<br>mal                               |
| WHEREAS, Grantor was duly appointed Personal Representative of said Estate October 26 , 19 77, and is now qualified and acting in said capacity.  | : 01                                    |
| NOW, THEREFORE, pursuant to the powers conferred upon Grantor by the Colorado Prol Code, Grantor does hereby sell, convey, assign, transfer and set over unto Grantee (in j tenancy)*(forand in consideration of  | oin<br>rson<br>ibed<br>14 ,<br>her<br>f |
|   |   |
|   |   |
|   |   |
| , , , , , , , , , , , , , , , , , , ,   |   |
| As used herein, the singular includes the plural and the masculine gender the feminine eneuter genders as the context may require.  Executed December 21, 1978.   | and                                     |
| albert D Bloom  |   |
| as Personal Representative of the   |   |
| •   |   |
| Estate of Jennie Ogren aka Jennie T. Og   | jre                                     |
| (An Umarried Person)** Decea  | sed                                     |
| STATE OF COLORADO   |   |
| COUNTY OF Boulder } ss.   |   |
| The foregoing instrument was acknowledged before me this 2/st day December , 19 78 , by Albert D. Bloom   | y of<br>_as                             |
| Personal Representative of the Estate of Jennie Ogren a/k/a Jennie T. Ogren (an unmarried person)**, Deceased. Witness my hand and official seal.   |   |
| 0 TM Commission expires: Lebruary 20, 1980  |   |
| en late (mel)   |   |
| Notary Public   |   |

\*Strike is required

\*\*Strike is required

\*\*Strike if decedent was married. If stricken, consult Colorado Statutes regarding homestead exemptions for possible requirement of a Deed from surviving spouse.

CPC 46. Personal Representative's Deed (Testate)—Bradford Publishing Co., 1824-46 Stout Street, Denver, Colorado—1-76 WHG: jlc:1e

Form 88 Producers) Pev. 1975

ouzinal

### OIL AND GAS LEASE

| AGREEMEN' | Made and entered into this 18th  Albert C Wise & Olive M Wise  Allene Wise a simple | - March                     | 00     |
|-----------|---|-----------------------------|--------|
|           | Albert C Wise & Olive M Wice/V  | M Malt - Tr                 | 1900.  |
| Sarah     | Allono Wice a simul   | w waiter wise & Esther K Wi | se H/W |
|           | Allene Wise a single person Lo  |                             |        |
|           |   |                             |        |

Martin Exploration Management Corporation Bx 298 Blue Island Illinois

Party of the first part hereingite, called leaver (whether one or more) and Martin Exploration Management Corporation Bx 298 Blue Island Illinois

Party of the second part, hereingiter called leasee

For description see exhibit "A" Attached

NOTE: IT IS AGREED THAT ALL BONUS & RENTALS SHALL BE DEPOSITED IN THE ACCOUNT OF THE "WISE HOMESTEAD" AT LONGMONT, UNITED BANK OF LONGMONT.

It is agreed that this lease shall remain in force for a term of the years from date, and as long thereafter as oil or gas, or either of them, is no consideration of the premises the said lease covenants and agrees:

In consideration of the premises the said lease covenants and agrees:

First. The leases shall deliver to the credit of leasor as royalty, free of cost in the pipe line to which lease may connect its wells, the equal one-eighth part of all oil produced and saved from the leased premises, or, at lease's option, may buy or sell such one-eighth royalty and pay leasor the market price for oil of like grade and gravity prevailing in the field on the day such oil is run into pipe lines or into storage tanks.

Second. The lesses shall pay lessor, as royalty, one-eighth of the proceeds from the sale of the gas, as such, for gas from wells where eas only to be a producing well. The lessor to have gas free of charge from any gas well on the leased premises for stores and limide lights in the principal deciling house on said land by making his own connections with the well, the use of said gas to be at the lessor's sole risk and expense.

Third. To pay lessor one-eighth (14) of the market value at the well for gas produced from any oil well sand used off the premises, or for the

Third. To pay lessor one-eighth (1/4) of the market value at the well for gas produced from any oil well and used off the premises, or for the manufacture of casing head gasoline or dry commercial gas.

Lessee has paid rental hereunder to and including the 18 day of March 19.80. If operations for the drilling of a well for oil and gas are not commenced on said land on or before the last mentioned date, this lease shall terminate as to both parties, unless the lessee shall on or before said date pay or tender to the lessor or for the lessor's credit in

Should any well drilled on the land above described he a dry hole or cease to produce and there are no other producing well or wells on the land or drilling operations are not being conducted thereon, then and in that event if a well is not commenced before the next rental paying date same amount and in the same manner as hereinbefore provided, and it are the next rental paying date shall resume the payment of rentals in the last preceding paragraph hereof, governing the payment of rentals and the flat preceding paragraph hereof, governing the payment of rentals and the effect thereof, shall continue in force as though there had been no late to the rental payment.

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It add in the payment of the payment of rentals and the effect thereof, shall continue in force as though there had been no late to the payment of the payment of the payment of rentals and the effect thereof, shall continue in force as though there had been no late to the payment of rentals and the effect thereof, shall continue in force as though there had been no late to the payment of the p

Lessee shall pay for all damages caused by its operations on said lands. When requested by the lessor, lessee shall bury his pipe lines be-lessor. No well shall be drilled nearer than 200 feet to the house or barn now on said premises, without the written consent of the

Lessee shall pay for all damages caused by its operations on said lands. When requested by the lessor, lessee shall bury his pipe lines be been been shall be drilled nearer than 200 feet to the house or barn now on said premises, without the written consent of the lessor, and 221 any well commenced within the term of this because shall have the right to drill to completion with reasonable diligence and dispatch (1) any well commenced within the term of this be found in paying quantities and the completion of a well which has been commenced within such term. If oil and gas or either of them be found in paying quantities the completion of a well which has been commenced within such term. If oil and gas or either of them the term of years herein first mentioned.

Lessee is hereby granted the right and power to pool or combine the acreage covered by this lesse, or any portion thereof, with other land, lesse of lesses in the vicinity thereof at any time and from time to time, whether before or after production, when in lessees judgment it is necessary or units not exceeding in area the acreage prescribed or required in any Federal or State law, cordy oil or gas. Such pooling shall be into a unit or for obtaining the maximum allowable production from one well, or 40 acres each for the production for the original production of the production of th

Lessee may at any time release this lesse as to part or all of the lands above described after which all payments and liabilities thereafter to accrue, proportionately a released, shall cease and determine. In the event of a partial release, the annual delay rental above mentioned shall be reduced

proportionately.

Lessor hereby warrants and agrees to defend the title to the lands herein described, and agrees that the lessee shall have the right at any time to redeem for lessor, by payment, any mortgage, taxes or other liens on the above described lands in the event of default of payment by lessor, and Essubrogated to the rights of the holder thereof.

This lesse and all its terms, conditions and atipulations hinds each executing lessor and shall extend to and be binding on his assigns, heirs and devisees and successors, and those of the lessee, though unsigned by other lessors named herein.

IN WITNESS WHEREOF, We sign the day and year first above written.

Taller The (SEAL) X Sarah Allen Wise W. Walter Wise/ Sarah Allene Wise ster Killie Esther K Wise Albert C WiseX Olive M Wise X Olive M. Will

| STATE OF Colorado  COUNTY OF Boulder  St. Namas, New Mexico, Wyoming, Montana, Colorado, Utah, Nebraska, North Dakota, South Dak |
|--|
| BEFORE ME, the undersigned, a Notary Public, in and for said County and State, on this 24th  day of March 19.80 personally appeared Albert C Wise & Olive M Wise  and W Walker Wise Esther K Wise & Sarah Allene Wise  to me known to be the identical person. S. described in and who execute the winning and loggating instruments of writing and acknowledged to me that they duly executed the same as their from and valuative at and destring the uses and purposes therein set forth.  IN CALLES WHEREOF I have hereunto set my hand and affixed my notarial seal the day and year last above written.  My Called March 19.83 Oklahoma, Kansas, New Mexico, Wyoming, Montana, Colorado, Utah, Nebraska, North Dakota, South Dakota ACKNOWLEDGMENT — INDIVIDUAL  BEFORE ME, the undersigned, a Notary Public, in and for said County and State, on this.   |
| and W Wise Esther K Wise & Sarah Allene Wise  to me known to be the identical person. S., described in and who execute the wiring and loregated infragrants of writing and acknowledged to me that they duly executed the same as their from the wiring and acknowledged to me that they duly executed the same as their from the wiring and acknowledged to me that they duly executed the same as their from the wiring and acknowledged to me that they duly executed the same as their from the wiring and purposes therein set forth.  Its attricts with the country of the wiring and acknowledged to me that they duly executed the same as their from the wiring and purposes therein set forth.  Its attricts wiring and loregated in and who execute the wiring and acknowledged to me that they duly executed the same as their from the wiring and acknowledged to me that they duly executed the same as their from the wiring and acknowledged to me that they duly executed the same as their from the wiring and acknowledged to me that they duly executed the same as their from the wiring and acknowledged to me that they duly executed the same as their from the wiring and acknowledged to me that they duly executed the same as their from the wiring and acknowledged to me that they duly executed the same as their from the wiring and acknowledged to me that they duly executed the same as their from the wiring and acknowledged to me that they duly executed the same as their from the wiring and the wiring a |
| and W LEEK Wise Esther K Wise & Sarah Allene Wise  to me known to be the identical person. S., described in and who execute the winning and lorgoring instrument of writing and acknowledged to me that they duly executed the same as their free and values of an analysis are and depting the uses and purposes therein set forth.  In an INES WHEREOF I have hereunto set my hand and affixed my notarial seal the day and year last above written.  My County Expired Mountains on Expires Dec. 10, 1983  Oklahoma, Kanasa, New Mexico, Wyoming, Montana, Colorado, Utah, Nebraska, North Dakota, South Dakota ACKNOWLEDGMENT — INDIVIDUAL  BEFORE ME, the undersigned, a Notary Public, in and for said County and State, on this.  |
| to me known to be the identical person. So described in and who execute the will and loregoing instrument of writing and acknowledged to me that they duly executed the same as their from and volument at any deep of the uses and purposes therein set forth.  IN THESE WHEREOF, I have hereunto set my hand and affixed my notarial seal the day and year last above written.  My Company of Expired Mannalssian Expires Dec. 10, 1983  STATE OF Oklahoma, Kanasa, New Mexico, Wyoming, Montana, Colorado, Utah, Nebraska, North Dakota, South Dakota ACKNOWLEDGMENT — INDIVIDUAL  BEFORE ME, the undersigned, a Notary Public, in and for said County and State, on this.  |
| to me known to be the identical person. S., described in and who execute the winning and loregoing instruments of writing and acknowledged to me that they duly executed the same as their free and described in the assess and purposes therein set forth.  IN TORES WHEREOF, I have hereunto set my hand and affixed my notarial seal the day and year lost above written.  My Carrier Expired International Solon Expires Dec. 10, 1983  Oklahoma, Kansas, New Mexico, Wyoming, Montana, Colorado, Utah, Nebraska, North Dakota, South Dakota ACKNOWLEDGMENT — INDIVIDUAL  BEFORE ME, the undersigned, a Notary Public, in and for said County and State, on this.  |
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| the wild and oregoing instrument of writing and acknowledged to me that they duly executed the same as their free and value of the uses and purposes therein set forth.  IN THESE WHEREOF, I have hereunto set my hand and affixed my notarial seal the day and year hat above written.  My Company of Expires McCommission Expires Dec. 10, 1983  Oklahoma, Kansas, New Mexico, Wyoming, Montana, Colorado, Utah, Nebraska, North Dakota, South Dakota  ACKNOWLEDGMENT — INDIVIDUAL  BEFORE ME, the undersigned, a Notary Public, in and for said County and State, on this   |
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| and that the seal affixed to said instrument is the corporate seal of said corpora-  |
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| acknowledged said instrument to be the free act and deed of said corporation.  |
| Witness my hand and seal this  |
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| (SEAL) Notary Public.  |
| My Commission expires  |
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### EXHIBIT "A"

### Township 1 North, Range 69 West

Section 14: NNNE, the east 10 acres of the NENNA, NENSWA SWANE, WYSENE, NYSE, and that part of the SENNWA and the NENSWA lying east of the east line of that certain tract of land deeded by instrument recorded on Film 922, Reception No. 175271, Boulder County records, being 2.23 acres, more or less.

EXCEPT the north one acre of the NWANEA and the north three acres of the NENNEA of said section 14, recorded on Book 993, Page 23, Reception No. 563935 of the Boulder County records: less a tract of land in the NWA of the NEW of Section 14, Township 1 North, Range 69 West of the 6th P.M., described as follows:

Beginning at the northeast corner of said Section 14, thence S. 00° 10' W. 1323.6 feet along the east line of said Section 14; thence S. 88° 25' W. 1770 feet along the centerline of Jasper Road (County Road 42); thence N. 20 feet to the north line of said Jasper Road, the true point of beginning; thence north 310 feet; thence west 330 feet; thence south 310 feet to the north line of said Jasper Road; thence east along the north line of said Jasper Road; to the true point of beginning;

Albert b. West

Opin m 71 in

OLIVE M. WISE

Sarah Alline Wine

KANNEL TO WEEK

FILM 1163 Form 88-(Producers) C Rev 1974 OHL AND GAS LEASE Kanf, Okla, & Colo. 1957 29th 19 81 April THIS AGREEMENT, Entered into this the day of between Albert D. Bloom as personal representative of the Estate of Jennie T. Ogren, Deceased 6390 Baseline Road Boulder, Colorado 80303 hereinafter called lessor, and The Vessels Company, 600 S. Cherry Street, Denver, CO 80222 \_ hereinafter called lessee, does witness 1. That lessor, for and in consideration of the sum of Ten and More Dollars in hand paid and of the covenants and agreements hereinafter contained to be performed by the lessee, has this day granted, leased, and let and by these presents does hereby grant, lease, and let exclusively unto the lessee the hereinafter described land, and with the right to unitize this lease or any part thereof with other oil and gas leases as to all or any part of the lands covered thereby as hereinafter provided, for the purpose of carrying on geological, geophysical and other exploratory work, including core drilling, and the drilling, mining, and operating for, producing, and saving all of the oil, gas, easinghead gas, casinghead gasoline and all other gases and their respective constituent vapors, and for constructing roads, laying pipe including tanks, storing oil, building power stationsy relephone lines and other structures thereon necessary or convenient for the economical operation of said land alone or conjointly with neighboring lands, to produce, save, take care of, and manufacture all of such substances, and for housing and boarding employees, said tract of land with any reversionary rights therein being situated in the County of \_\_\_\_\_Boulder Colorado \_\_\_\_\_, and described as follows: For description of lands see Exhibit "A" attached hereto and made a part hereof. Notwithstanding anything to the contrary contained herein, all royalty provisions of "one-eighth (1/8)" are hereby amended to be 'three-sixteenths (3/16)". and containing 44.27 2. It is agreed that this lease shall remain in full force for a term of two (2) wears from this date, and as long thereafter as oil or gas, or either of them, is produced from said land (or from lands with which said land is consolidated) or the premises are being developed or operated.

3. In consideration of the premises the said lessee covenants and agrees:

To deliver to the credit of lessor, free of cost, in the pipe line to which lessee may connect his wells, the equal one-eight (1/8) part of all oil produced and saved from the leased premises.

4. The lessee shall monthly pay lessor as royalty on gas marketed from each well where gas only is found, one-eighth (1/8) of the proceeds if sold at the well, or if marketed by lessee off the leased premises, then one-eighth (1/8) of its market value at the well. The lessee shall pay the lessor: (a) one-eighth (1/8), of the proceeds received by the lessee from the sale of casinghead gas, produced from any oil well and used by lessee off the leased premises for any purpose or used on the leased premises by the lessee for purposes other than the development and operation thereof. Lessor shall have the privilege at his own risk and expense of using gas from any gas well on said land for stores and inside lights in the principal dwelling located on the leased premises by making his own connections thereto.

Where gas from a well or wells, capable of producing gas only, is not sold or used for a period of one year, lessee shall pay or tender as royalty, an amount equal to the delay rental as provided in paragraph (5) hereof, payable annually on the anniversary date of this lease following the end of each such year during which such gas is not sold or used, and while said royalty is so paid or tendered this lease shall be held as a producing property under baragraph numbered two hereof.

5. If operations for the drilling of a well for oil or say are not commenced on with least as that the say and the said least the well. The producing say the said the say and the said acres, more or less. If operations for the drilling of a well for oil or gas are not commenced on said land on or before the 29th day of \_\_April , this lease shall terminate as to both parties, unless the lessee shall on or before said date pay or tender to the lessor or for the lessor's credit in the Longmont National materials as to both parties, whese the lessee shall on or before said date pay or tender to the lessor of reth lessor scending the Longmont National materials and case of the tends to accure between the seasons are the lessor's agent and shall continue as the depository of any and all sums payable under this lease recadeless of changes of swarchip in said land or in the oil and case of in the renals to accure hereuredr, the sum of Porty-Fort Dollars & 27/100 parties as a rental and cover the privilege of deferring the commencement of operations for drilling for a period of one year. In like manner and upon like payments or tenders may be payments or tenders and of continue to the continue of the protosocy of the protosocy and the payments or tenders may be said depository bank, and it is understood and agreed that the consideration first recited herein, the down payment, covers not only the privilege granted to the date when said first rental is payable as aforeasid, but also the tessees o poption of extending that period to the date when said first rental is payable as aforeasid, but also the tessees o poption of extending that period to the date when said first rental is payable as aforeasid, but also the tessees o poption of extending that period to the date when said first rental is payable as aforeasid, but also the tessees of potion of extending that period to the date when said first rental is payable as aforeasid, but also the tessees of potion of extending that period to the date when the said and the said that t the Longmont National Bank at Longmont, Colorado, or its successors, which Bank and its successors are the lessor's agent and shall continue as the depository of any and all sums payable under this lease regardless of changes of ownership in

IN WITNESS WHEREOF, we sign the day and year first above written. Estate of Jennie T. Ogren, Deceased 10:36 AM 00 MAY 1 1981

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| By: all   | I D     | Bloom    | <u> </u>       |
|-----------|---------|----------|----------------|
| Albert D. | Bloom,  | Personal | Representative |
| Tax ID #  | 84-6149 | 945      |                |
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eception No. ...... Charlotte Houston, Boulder County Recorder

Recorded.

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| STATE OF  |                                    | _  |   |                            |  |  |                     |   |  |  |   |                             |
|---|------------------------------------|--|---|----------------------------|--|--|---------------------|---|--|--|---|-----------------------------|
| COUNTY  | OF Bould                           |  | }                                       | ss.                        | klahoma, K   |  |                     |   |  |  | rado, Utah,   |                             |
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|   | pril                               |  |   |                            |  |  |                     |   |  |  |   | ••••••                      |
| of the  | Estate of                          | Jennie '                                 | T. Ogre                                 | n. Dec                     | eased.   | ALDE                                   | LL L's I            | TOOM  | as pe  | rsonai   | represe   | ntati                       |
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| Wo Come   | or Emires                          | 4-6-82                                   | *************************************** |                            | <b></b> .  | mo                                     | rlin .              | J   | assi   | Jon,   | Sove will   | еп.                         |
| PEOF CO   | , c;                               |  |   |                            |  |  |                     | · · · · · · · · · · · · · · · · · · ·       |  |  | Motary Pub  | lic.                        |
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|   | )F                                 |  | lee                                     | •                          |  | Nebraska,<br>CKNOWI                    | TAOLUI D            | ikota. 3                                    | KNITTH I I Ja                                | tnta   | ido, Utah,  |                             |
| BEFORE  | ME, the unde                       | ersigned, a                              | Notary Pu                               | ıblic, in a                | nd for said  | County as                              | d State,            | on this                                     |  |  |   |                             |
| day of  |                                    | 1  | 19, ,                                   | personally                 | appeared   |  |                     |   |  |  |   |                             |
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| the within and<br>and voluntary   | d foregoing inst<br>act and deed l | trument of                               | writing an                              | d acknow                   | ladaad a   | - 41 - 4                               |                     | luly ex                                     | ecuted the                                   | same as.   |   | f1                          |
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| My Commissio  | NESS WHERI                         | EOF, I hav                               | e hereunto                              | set my                     | hand and a   | ffixed my                              | notarial s          | al the                                      | day and                                      | year last  | above writter   | a.                          |
| wy Commissio  |                                    |  |   |                            |  |  |                     |   |  |  |   |                             |
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| State of  | Di Expires                         |  |   |                            | ·  | <del></del>                            |                     |   |  | P  |   |                             |
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### EXHIBIT "A"

The West 30 acres of the NE4NW4; and the E4 of the NW4NW4 of Section 14, all in Township 1 North, Range 69 West of the 6th P.M. and that portion of the NaNE of Section 14, Township 1 North, Range 69 West of the 6th P.M. described as follows: Commencing at the NE corner of said Section 14; thence South along said Section line 260 feet to a point; thence West 412 feet to a point; thence North 235 feet; thence West to the center line of said Section 14; thence North 25 feet to the North line of said Section 14; thence East along said Section line to the place of beginning; EXCEPT that tract of land conveyed by Jennie Q.D. D T. Ogren to Edythe Roe by Deed recorded May 31, 1961 in Book 1184 at Page 215; AND EXCEPT that tract of land conveyed by Jennie T. Ogren to Rhea Dawn Weber by Deed recorded July 28, 1967 on Film 609 as Reception No. 853357, AND EXCEPT that tract of land conveyed by Jennie T. Ogren to Nancy Lee Horst by Deed recorded October 11, 1968 on Film 649 as Reception No. 893570; AND EXCEPT that tract of land conveyed by Albert D. Bloom, as Personal Representative of the Estate of Jennie T. Ogren to Beverly Riley by Deeds recorded on Film 1044 as Reception No. 316627 and on Film 1048 as reception No. 321773; AND EXCEPT that tract of land conveyed by Jennie T. Ogren to F. Marion Johnson and Lillian Johnson by Deed recorded August 12, 1955 in Book 987 at Page 592.

| M1180<br>Form 88—(Producers)   | C Rev 1974 OIL A.  | ND GAS LEASE   | 2-  |
|--|--|--|---|
| Kan., Okla, & Colo. 1957   | 0 0117 A.  | W OAS ELASE  |   |
| 4612 N. 119t   | y, now by marriage Bev<br>h  | erly Vernon  | . 19 81   |
| Erie, Colora   |  | 80222  | hereinafter called lessor,  |
| and <u>The Vessels Co</u> r  |  | reet, #1220, Denver, CO hereinafter cal  | led lessee, does witness:   |
| nereinafter contained to be per<br>ideal unto the lessee the herei<br>my part of the lands covered<br>cluding core drilling, and the d<br>cases and their respective const<br>mes and other structures ther  | formed by the lessee, has this day granter described land, and with the trafter described land, and with the thereby as hereinafter provided, for the religious milling, mining, and operating for, protituent vapors, and for constructing reon necessary or convenient for the dimanufacture all of such substances  | n and More  Dollars in hand paid and of the ranted lessed, and let and by these presents done hereight to unitize this lesse or any part thereof with other of the purpose of carrying on seological, geophysical and ot ducing, and saving all of the oil, gas, casinghead gas, casing doads, laying pipe lines, building tanks, storing oil, building economical operation of said land alone or conjointly we, and for housing and boarding employees, said tract of lat Boulder  Boulder   | rant, lease, and let exclu-<br>and gas leases as to all or<br>ner exploratory work, in-<br>ead gasoline and all other<br>power stations, telephone  |
| State of Colora  | do   | and described as follows:  |   |
| Section 14: All t<br>Personal Represen<br>#1048, Reception<br>lands without fir<br>to the contrary c   | tatives Deed dated Feb<br>No. 321773. Lessee ag<br>st obtaining the prior  | said section as more particularly ruary 2, 1979 and recorded February rees not to conduct drilling operat written consent of Lessor. Notwit oyalty provisions of "one-eighth (1  | 5, 1979 on Film<br>ions upon said<br>hstanding anyth:<br>/8)" are hereby  |
| or gas, or either of them, is, proc 3. In consideration of th To deliver to the cree produced and saved from the lo: 4. The lessee shall mont t the well, or if marketed by I ighth (1/8), of the proceeds re nouth of the well. computed as   | e premises the said lessee covenants as<br>lit of lessor, free of cost, in the pipe<br>ised premises.<br>hiy pay lessor as royalty on gas mark<br>ceived by the leased premises, then on<br>ceived by the lessee from the sale of<br>the prevailing market price of the a  | m of Two (2) years from this date, and the which said land is consolidated) or the premises are being  | d as long thereafter as oil green declared. The declared |
| ge at his own risk and expens,<br>bremises by making his own cor<br>Where gas from a we<br>in amount equal to the delay in<br>uch year during which such go<br>baragraph numbered two hereof   | of using gas from any gas well on s<br>nections thereto.<br>Il or wells, capable of producing gas o<br>ental as provided in paragraph (5) he<br>s not sold or used, and while said   | oses other than the development and operation thereof. Les-<br>aid land for stoves and inside lights in the principal dwellir<br>only, is not sold or used for a period of one year, lessee shall<br>reof, payable annually on the anniversary date of this lease is<br>royalty is so paid or tendered this lease shall be held as a p<br>commenced on said land on or before the 11th day of  | g located on the leased<br>pay or tender as royalty,<br>ollowing the end of each<br>roducing property under   |
| 9 82 this lease shall term the FIRST NATI uccessors are the lessor's agent   | inate as to both parties, unless the less<br>Bank at 1/2<br>and shall continue as the depository   | see shall on or before said date pay or tender to the lessor or  NOTONI (NOPAD) ROSEL, or its succes of any and all sums payable under this lease regardless of  | for the lessor's credit in<br>sors, which Bank and its<br>changes of ownership in   |
| aid depository bank, and it is on the date when said first rent onferred. Lessee may at any it escribed premises and thereby hereafter the rentals payable he 6. Should the first well: which is the special payable he for the expiration of the special payable he for the expiration of the special payment of rentals and the effect.  7. If said lessor owns a totals herein provided shall be  | understood and agreed that the consid<br>all is payable as aforesaid, but also th<br>me execute and deliver to Lessor, or<br>surrender this lease as to such portice<br>required shall be reduced in the propo-<br>billide on the above described land by<br>biration of the last rental period for<br>no of said twelve months shall resume<br>upon the resumption of the payment<br>to there'd shall continue in force just a<br>less interest in the above described li-<br>paid the lessor only in the proportio   | sum of TWO DELLAS AND SOLOR. Dollar of operations for drilling for a period of one year. In like are further be deferred for like periods successively. All pay are further be deferred for like periods successively. All pay eraids of the period of a saforesaid and place of record, a release or releases covering any portion or extending that period as aforesaid and place of record, a release or releases covering any portion or or portions and be relieved of all obligations as to the attion that the acreage covered hereon is reduced by said rele a dry-hole, then, and in that event, if a second well is not which rental has been paid, this lease shall terminate as to the same amount and in the same of rentals, as of the period of the perio   | to lessor or assigns or to<br>mly the privilege granted<br>any and all other rights<br>or portions of the above<br>creage surrendered, and<br>ase or releases.<br>commenced on said land<br>both parties, unless the<br>manner as hereinbefore<br>ph hereof, governing the<br>ints.   |
| 8. The lessee shall have<br>f the lessor. When required by<br>rops on said land. No well sha<br>have the right at any time d<br>n said premises, including the r<br>f any producing well, to restore<br>f any producing well, to restore<br>the restore of the restore of either<br>the restore of the restore of the<br>world when the restore of the<br>end of the restore of the restore of<br>producing the restore of the restore of<br>producing the restore of the restore of the<br>producing the restore of the restore of the<br>producing the restore of the restore of the<br>restore of the restore of the restore of the restore of the<br>producing the restore of the restore of the restore of the<br>producing the restore of the restore of the restore of the<br>restore of the restore of the restore of the restore of the<br>restore of the restore of the restore of the restore of the<br>restore of the restore of the restore of the restore of the<br>restore of the restore of the restore of the restore of the<br>restore of the restore of the restore of the restore of the<br>restore of the restore of the restore of the restore of the<br>restore of the restore of the restore of the restore of the restore of the<br>restore of the restore of the restore of the restore of the restore of the<br>restore of the restore of the restore of the restore of the restore of the<br>restore of the restore of the resto | the right to use, free of cost, gas, oil<br>lessor, the lessee shall 'bury its pipe i<br>lessor, the lessee shall 'bury its pipe i<br>uring, or after the expiration of, this<br>ght to draw and remove all casing. Le<br>the premises to their original contou<br>party hereto is assigned (and the priv<br>cutors, administrators, successors, and<br>cutors, administrators, successors, and<br>find copy of the will of any decease<br>the copy of the will of any decease.  | and water found on said land for its operations thereon, exc<br>inces below plow depth and shall pay for damage caused by i<br>he house or barn now on said premises without written con<br>ease to remove all machinery, (lixtures, houses, buildings and<br>sees agrees, upon the completion of any test as a dry hole or<br>as near as practicable and to remove all installations within<br>lege of assigning in whole or in part is expressly allowed), it<br>a satigns, but no change of ownership in the land or in the re<br>een furnished with either the original recorded instrument<br>of womer and of the probate thereof, or certified copy of t<br>d womer and of the probate thereof.  | ts operations to growing sent of the lessor. Lessee of other structures placed upon the abandonment a reasonable time. a reasonable time, se covenants hereof shall initials or royalties or any of conveyance or a duly the proceedings showing  |
| nents of rentals made hereund secutor, or heir of lessor.  10. It is hereby agreed th fany such part of parts shall in efeat or affect this lease insofar 11. Lessor hereby warran harge in whole or in part any tach option, it shall be subroga age, tax or other lien, any royal  | or before receipt of said documents at in the event this lease shall be assibake default in the payment of the proast tevers a part of said land upon we sand agrees to defend the title to those, mortgages, or other liens existing do to the rights of any holder or hold yo or rentals accruing hereunder.   | shall be binding on any direct or indirect assignee, grantee gned as to a part or as to parts of the above described land oportionate part of the rent due from him or them, such definith the lessee or any assignee hereof shall make due payme le land herein described and agrees that the lessee, at its of the lands, levide, or assessed on or against the above described alands elers thereof and may reimburse itself by applying to the disc  | ed, and all advance pay-, devisee, administrator, and the holder or owner ault shall not operate to ent of said rentals. put of said rentals, and disand, in event it exercises tharge of any such mort-  |
| on results therefrom, then as lo<br>If within the primary<br>perations for the drilling of a<br>tent of rentals in the manner<br>remises shall cease from any co<br>ays from such cessation and the  | orce, this lease shall remain in force a<br>ng as production continues.<br>term of this lease, production on the<br>vell shall be commenced before or or<br>and amount hereinbefore provided. I<br>luse, this lease shall not terminate or   | ntrary, it is expressly agreed that if lessee shall commence und its terms shall continue so long as such operations are properations are properations are properations are properations are properations are properationally as a shall the next ensuing rental paying date: or, provided lessee the fafter the expiration of the primary term of this lease, provided lessee resumes operations for re-working or drilling prosecution of such operations and, if production results it  | not terminate provided<br>gins or resumes the pay-<br>roduction on the leased   |
| and the second s   | the right at its option, at any time, see, or leases in the immediate vicinit see, or leases in the immediate vicinit er laws, rules, or regulations in force ore than ten acres if such excess is redesired unit, by executing and record unit shall be considered a well drilled uded in any such unit such proportic creage basis, bears to the entire acreage basis, bears to the entire acreage basis, bears to the entire acreage basis considered to the entire acreage basis considered to the entire acreage to the entire acreage basis of the entire acreage to the entire acreag | and from time to time, to pool or unitie all or any part to<br>y thereof, such pooling to be into units not exceeding the<br>at the time of such pooling or untitation; provided, howe<br>excessary in order to conform to ownership subdivisions or<br>ling an instrument identifying the unitized area. Any well of<br>or operations conducted under this lesse, and there shall be<br>not of the actual production from all wells on such unit as le<br>go of such unit. And it is understood and agreed that the<br>y of royally, to be the entire production from the portion<br>of the lesses. If except the such that the<br>good is a constant of the such<br>good of the control of the control of the<br>good of the control of the control of the<br>good of the<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>good<br>go | or parts of the above de-<br>minimum size tract on<br>wer, that such units may<br>lease lines. Lessee shall<br>rilled or operations con-<br>allocated to the portion<br>ssor's interest, if any, in<br>production so allocated<br>to the above described  |
| itness:  | e sign the day and year first above wr   | •  | _   |
|  |  | Beverly Riley, now by marriage Beverly Riley, now by marriage  | Beverly Lein.   |
|  |  | Reverly Rikay now by marris  |   |

SS# 524-62-0588

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| Printed by P&M Printing, 511 16th St., Suite 222, (303) 8  |  | Kansas, New Mexico, Wyoming, Montana, C   | alarada Iltah  |
|--|--|---|--|
| COUNTY OF BOULDER  | Oklanoma,                                    | Nebraska, North Dakota, South Dakota<br>ACKNOWLEDGMENT — INDIVIDUAL   |  |
| BEFORE ME, the undersigned, a Notary Pub   | lic. in and for s                            |   |  |
| day of September 19.81 pe  |  | A Beverly Riley, now by marri   | age Beverly Verno  |
| day of   | rsonany appear                               |   |  |
|  |  |   |  |
| The second secon |  |   |  |
| and  |  |   |  |
|  | to m   | e known to be the identical person desc   | ribed in and who executed  |
|  |  | she   | ne as her fre  |
| whe within and foregoing instrument of writing and and voluntary act and deed for the uses and purpo   | ses therein set f                            | orth.   |  |
| IN-WITNESS WHEREOF, I have hereunto  | set my hand a                                | nd affixed my notarial seal the day and year  | r last above written.  |
| My Condission Popires Prair 6, 1982  | ······································       | John J. Harry   | Notary Public.   |
| -2-6-10  |  |   |  |
| STATE OF   | Oklahoma,                                    | Kansas, New Mexico, Wyoming, Montana, O<br>Nebraska, North Dakota, South Dakota   | Colorado, Utah,  |
| COUNTY OFss.   |  | Nebraska, North Dakota, South Dakota<br>ACKNOWLEDGMENT — INDIVIDUA  | L  |
| BEFORE ME, the undersigned, a Notary Pub   | lic, in and for s                            |   |  |
| day of 19 pe   |  |   |  |
| any other property of the prop |  |   |  |
| and  |  |   |  |
|  |  | e known to be the identical person des  |  |
| the within and foregoing instrument of writing and   | acknowledged                                 | to me thatduly executed the sa  | me asfre   |
| and voluntary act and deed for the uses and purpo  |  |   |  |
| IN WITNESS WHEREOF, I have hereunto  |  | nd affixed my notarial seal the day and yea   | r last above written.  |
| My Commission Expires  |  |   | Notary Public.   |
|  |  |   |  |
|  |  |   |  |
| State of   |  | ACKNOWLEDGMENT (For use   |  |
| On thisday of  |  | A. D. 19  | before me personall  |
| County ofday of  |  | A. D. 19  | before me personall  |
| On thisday ofday ofday ofday of  | \$55.  |   | before me personal   |
| County of  | ss.  | to me person of   | before me personal hilly known, who, being become orate seal of said corporate   |
| County of On this  | ss.  | , A. D. 19  | before me personally known, who, being be orate seal of said corporard of Directors, and said  |
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| County of  | and that the taled in behalf                 | seal affixed to said instrument is the corp of said corporation by authority of its Bo instrument to be the free act and deed of a        | before me personal hally known, who, being before seal of said corporard of Directors, and said corporation.   |
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# PERDUCERS NA-PAID ( #01452811 08/08/94 09:37 AM REAL ESTATE RECORDS REGISTRATE RECORDS REGISTRATE RECORDS RECORDER

OIL AND GAS LEASE

| NGREENEST Made and entered into the19th  | day of July 19 94, by and between   |
|--|---|
| BeverlyRiley, AKA Reverly Vernon, Al   | 80516 hereinatter called Lessor (whether one or more) and Denver. CO 80202 hereinatter called Lessor  |
| Riley, 4612 North 119th St. Erie, CO   | 80516 hereinalter called Lessor (whether one or more) and   |
| Basin Exploration, Inc. whose pust office addre  | ss is Denver. CO 80202 heremafter called Lesser   |
| 370 watche Stynamin 4900 of for and in consideration of T cash in hand paid, the receipt of which is hereby acknowledged and be and let, and its these presents done grant, demiss, lease and is | en (\$10.00) and note the contained has granted demised, textiasters unto the said lesses, the land hereinafter described, with the other method, and operating for and producing thereform on and all ges of the contained of the time to be contained to the contained of the time therein to produce, save and take care |
| Colorado   | , described as follows, torwit  |

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| ę Ž                         |                |              |                 | i i                 | # # S  | o'clack                         | 5                             | When eccorded return to Return To: BASIN EXPLORATION, INC. 370 17th Street. Suite 1800 | Denver, CO 80202<br>Attn: MARY ANNE HAUPT |
|                             |                |              |                 |                     | Person   | •                               |                               | Start of   |   |
|                             |                |              | 300             |                     | This instructor was filed for record on the grand of the contract of the contr | ·<br>•                          |                               | 2008   |   |
|                             | ;              |              | Dated No. Acres | County.             | alfile<br>So yet   | Volume                          | ;                             | By   |   |
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|                             |                |              |                 |                     |  |                                 |                               |  |   |

### EXHIBIT "A"

ATTACHED TO AND MADE A PART OF THAT CERTAIN OIL AND GAS LEASE DATED THE 19TH DAY OF JULY, 1994, BY AND BETWEEN BEVERLY RILEY AND BASIN EXPLORATION, INC.

### DESCRIPTION

TOWNSHIP I NORTH, RANGE 69 WEST, 6TH P M
SECTION 14 BEGINNING AT THE NORTHEAST CORNER OF SECTION 14, THENCE ALONG THE
EAST LINE OF THE NORTHEAST QUARTER OF SAID SECTION 14 SOUTH 261 69 FEET, THENCE
SOUTH 88º21'16" WEST 415 40 FEET, THENCE NORTH 00º43'05" WEST 26U 95 FEET TO THE
NORTH LINE OF SAID NORTHEAST QUARTER OF SECTION 14, THENCE ALONG SAID NORTH LINE
NORTH 88º15'49" EAST 418 70 FEET TO THE POINT OF BEGINNING

CONTAINING 2.5 ACRES MORE OR LESS

### ADDENDUM

NOT WITHSTANDING ANYTHING TO THE CONTRARY CONTAINED IN THIS LEASE, IT IS EXPRESSLY AGREED AND UNDERSTOOD THAT LESSEE SHALL HAVE NO RIGHT HEREUNDER, WHATSOEVER, TO ENTER UPON OR USE THE SUPFACE OF ANY OF THE LANDS LEASED HEREUNDER WITHOUT THE PRIOR WRITTEN CONSENT OF THE LESSOR

### NOTICE OF RIGHT TO USE SURFACE OF LANDS

State of Colorado

County of Boulder

THE UNDERSIGNED Philip G. Wood, as the Land Manager of VESSELS Oil. & GAS COMPANY, a Colour to corporation ("Voucis"), whose address is 1050 Seventeenth Street, Suite 2000, Denver, Colourdo 80265. on behalf of Vessels, being first duly swom, states as follows:

"Vessels" is the owner of or has the right to an undivided interest in that (those) cornain Oil and Gas Lesse (or Lesses) dated March 18, 1980 recorded at Film 1111, Reception No. 390568 of the records of the office of the County Clerk and Recorder, Boulder County, Colorado (the "Lessehold").

The undersigned is familiar with the terms and conditions of the Lessehold and hereby confirms it is a valid and substiting lease which has been extended beyond its princety seem of years by the actual drilling and producing them a well or write capable of producing off and for gas on leads covered by the Lessehold or leads which have been pooled or unidered therewish trader the seems of the Lessehold or a modification thereof.

PRIMITED TO the Leasehold, Vessels, its agents, employees, designees, co-owners, seccessors and exsigns hold certain rights to use and access the senface of the leads described figures for the purpose of, among other things, the Drilling, Operating, producing and Maintaining oil and/or Gas wills along with the locating of redads, constructing of pipelines, tank batteries or other facilities all of such surface uses subject to and as may be provided for under and in accordance with the terms more specifically set forth in the leasehold, at locations within the following described tract of land, to with

### TOWNSHIP I NORTH, RANGE 69 WEST

Section 14: N/2NE/4, the east 10 acres of the NE/4NW/4, NE/4SW/4, SW/4NE/4, W/2SE/4NE/4, N/2SE/4, and that part of the SE/4NW/4 and the NE/4SW/4 lying eart of the east line of that certain tract of land deeded by instrument records 3 on Pian 922, Reception No. 175271. Boulder Councy records, being 2.23 acres, more or less.

HKCEPT the next, one acre of the NW/4NE/4 and the nexth time acres of the NE/4NE/4 of said section 14, recorded on Book 993, Page 23, Reception No. 563935 of the Boulder County records: less a next of land in the NW/4 of the NE/4 of Section 14, Township 1 North, Range 69 West of the 6th P. M., described as follows:

Beginning at the northeast context of said Section 14, thence S. 00° 10′ W. 1323.6 feet along the cast line of said Section 14, thence S 88° 27′ W. 1770 feet along the contestine of Jusper Road (County Road 42); thence W. 20 feet to the north line of said Jasper Road, the true point of beginning, thence north 310 feet; thence west 330 feet; thence south 310 feet to the north line of said Jasper Road; thence east along the north line of said Jasper Road to the 2me point of beginning; Boulder County, Colomdo

THE PURPOSE HERBOP IS to provide notice to all interested parties, including the apparent surface owner thereof, Herr Wise Ida Kneker, its or their heirs, successors and assigns, that Vessels asserts its engoing right to use the surface of the lands above described for the purpose of locating and drilling at oil end/or gas well and for other user allowed by the Lesschold now and at some faune date. This notice is intended to retain in force so long as the Lesschold, or any extension or renewal thoreof results in effect at to the shove described lands or any portion thereof. However, nothing herein contained shall be construed to limit the rights or enlarge the obligations of Vessels, its region, comployees, designees, co-owners, successors or assigns to further develop the Lesschold, nor shall it be construed as a commitment to actually commence the drilling of a well on lands subject to the Lesschold Vessels or any other party owning an interest in said bands or Lesschold. Further, this rectice shall not be construed to profify or disclaim any interest of Vessels or any other party in any other valid lesse or lesses which along with the Lesschold may form a part of a pooled or unitized area for an existing well or which may become part of a future spacing unit or pooled area or may actually cover an extense in the specific lands berein described.

WITNESS MY HAND AND SEAL THIS THE

day of frames 1996

VESCELS OIL & GAS COMPANY

By: Philip O. Wood Thie. Land Menager

SKLD, Inc. FN SKL15863 BD 1666170-1996.001

02/08/1999 11:53A

### NOTICE OF RIGHT TO USE SURFACE OF LANDS

THE UNDERSIGNED, James P. Wason, as Denver Basin Land Supervisor, of HS RESOURCES, INC., a Delaware corporation ("HSR"), whose address is 1999 Broadway, Suite 3600, Denver, Colorado 80202, on behalf of HSR, states as follows:

HSR is the owner of or has the right to an undivided interest in and to those certain Oil and Gas Leases set forth on Exhibit "A" attached hereto and by this reference made a part hereof, as same may be amended, (hereinafter referred to as the "Oil and Gas Leases").

The undersigned is familiar with the terms and conditions of the Oil and Gas Leases and hereby confirms such as a valid and subsisting Oil and Gas Leases which are within or have been extended beyond their primary terms by the actual drilling and production from a well or wells capable of producing oil and/or natural gas on lands covered by the Oil and Gas Leases or lands which have been pooled or unitized therewith.

HSR, its agents, employees, designees, co-owners, successors and assigns hold certain rights to use and access the surface of the lands described below for the purpose of, among other things, DRILLING OR COMPLETION OPERATIONS OR CONTINUING ACTIVITIES FOR THE PRODUCTION OR TRANSPORTATION OF OIL, GAS, OR OTHER HYDROCARBONS OR PRODUCTS ASSOCIATED WITH THE FOREGOING INCLUDING, BUT NOT LIMITED TO, SURFACE USE, INGRESS TO, EGRESS FROM, AND CONSTRUCTION, MAINTENANCE, REPAIR, REPLACEMENT, AND MONITORING OF WELLS, LOCATIONS, EQUIPMENT, MUD AND RESERVE PITS, WELLHEAD EQUIPMENT, SEPARATORS, TANK BATTERIES, PIPELINES, GATHERING LINES, FLOWLINES, PIPELINE INTERCONNECTIONS, AND ANY AND ALL OTHER REASONABLE OR CUSTOMARY USES OF LAND RELATED TO SAID OPERATIONS OR ACTIVITIES. ALL OF SUCH SURFACE USES ARE SUBJECT TO THE TERMS SET FORTH IN THE OIL AND GAS LEASES, AT LOCATIONS WITHIN THE FOLLOWING DESCRIBED LANDS:

> Township 1 North, Range 69 West, 6th P.M. Section 14: All less a portion of the NW/4NW/4; Boulder County, Colorado

NOTICE is hereby provided to all interested parties, including any surface owners, their heirs, assigns and successors-in-interest that HSR has an ongoing right to use the surface of the lands described above for any use allowed by the Oil and Gas Leases now or at some future date. This notice is intended to remain in force for as long as the Oil and Gas Leases, or any extensions or renewals thereof remain in effect as to the above described lands or any portion thereof. However, nothing herein contained shall be construed to limit the rights or enlarge the obligations of HSR or any other party owning an interest in said lands or Oil and Gas Leases. Further, this notice shall not be construed to modify or disclaim any interest HSR or any other party may have in any other valid lease or leases which along with the Oil and Gas Leases may form a part of a pooled or unitized area for an existing well or which may become part of a future spacing unit or pooled area or may actually cover an interest in the specific lands herein described.

Land Supervisor

STATE OF COLORADO CITY AND COUNTY OF DENVER

The foregoing instrument was acknowledged before me this 22nd day of January, 1999, by James P. Wason, as Denver Basin Land Supervisor of HS Resources, Inc., a Delaware corporation.

WITNESS my hand and official seal.

My Commission expires:

Chery Light
Notary Public
Address: 1999 Broadway #3600
Denve, Co 80002

Notice of Right to Use Surface of Lands.doc

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| 10   200     | Lease #        | Book | Book Record County | Lessor   | Lessee                              | Date     | Sec T    | Twp Rn      | Rng Description |
|--|----------------|------|--------------------|--|-------------------------------------|----------|----------|-------------|-----------------|
| 465056 BOLLDER BURNDA, LOUIS E & BURNDA, SHARON J.         MARTINE ERCHOATTON         GENTRE I. 45 TH 10 69M           465056 BOLLDER BURNDA, LOUIS E & BURNDA, SHARON J.         MARTINE ERCHOATTON         1170011 14 TH 10 69M           465056 BOLLDER BURNDA, LOUIS E & BURNDA, SHARON J.         MARTINE ERCHOATTON         GENTRE I. 45 TH 69M           465056 BOLLDER BURNDA, LOUIS E & BURNDA, SHARON J.         MARTINE ERCHOATTON         GENTRE I. 45 TH 69M           465056 BOLLDER BURNDA, LOUIS E & BURNDA, SHARON J.         MARTINE ERCHOATTON         GENTRE I. 45 TH 69M           465056 BOLLDER BURNDA, LOUIS E & BURNDA, SHARON K.         MARTINE ERCHOATTON         GENTRE I. 45 TH 69M           46506 BOLLDER BURNDA, LOUIS E & ANDRION, SHARON K.         MARTINE ERCHOATTON         GENTRE I. 45 TH 69M           46507 BOLLDER BURNDA, SHARON K.         MARTINE ERCHOATTON         GENTRE I. 45 TH 69M           4673 BOLLDER BURNDA, SHARON K.         MARTINE ERCHOATTON         GENTRE I. 45 TH 69M           4673 BOLLDER BURNDA, SHARON K.         MARTINE ERCHOATTON         GENTRE I. 41 TH 69M           4673 BOLLDER PERRSON, LOUIS B. ALLINA         MARTINE ERCHOATTON         GENTRE I. 41 TH 69M           4673 BOLLDER PERRSON, WAYNE E & PERRSON, LOOFEMA J.         MARTINE ERCHOATTON         GENTRE I. 41 TH 69M           4673 BOLLDER PERRSON, WAYNE E & PERRSON, LOOFEMA J.         MARTINE ERCHOATTON         GENTRE I. 41 TH 69M           4673 BOLL  | CO-003949-     | 1185 | 470379 BOULD       | BARTHOLF, PAUL D. & BARTHOLF, PAMELA A.                |                                     | 10/16/81 | -        |             |                 |
| 450426   BOULDER   MURLIER, JOHANN & MURLIER, JOHANN & MARTIN ESPU-MART   1917/01   14   14   18   1890     | CO-003950-     | 1181 | 465055 BOULD       | DER BURINDA, LOUIS E. & BURINDA, SHARON J.             | MARTIN EXPLORATION MANAGEMENT CORP. | 09/17/81 |          | ļ.~         |                 |
| ## ## ## ## ## ## ## ## ## ## ## ## ##   | 0-002587-      | 1192 | 478542 BOULD       | PER GIBSON, WILLIAM A. & GIBSON, SALLY S.              | DUNE PETROLEUM CO                   | 11/30/81 | +        | ·           |                 |
| 4682056 BOULDER         BURINDA, LOUIS E & BURINDA, SHARON I, MANAGEMERT CORP.         MANAGEMERT CORP.         6917/81 14 1N 69W           468204 BOULDER         ALLEN, DENNIS C. & ALLEN, PAMELA J.         MANAGEMERT CORP.         6917/81 14 1N 69W           467439 BOULDER         MUNDER, LOUISE M.         MANAGEMERT CORP.         6917/81 14 1N 69W           467439 BOULDER         MENTON, SHARON C.         MANAGEMERT CORP.         6917/81 14 1N 69W           467439 BOULDER         MENTON, BRAD L. & NEWTON, BRAD L. & NEW L. & N   | 0-002696-      | 185  | 469681 BOULD       | PER MUELLER, JOHANN & MUELLER, SUSANNE                 | MARTIN EXPL MGMT                    | 10/17/81 |          |             |                 |
|  | 0-003950-      |      | 465055 BOULD       | PER BURINDA, LOUIS E. & BURINDA, SHARON J.             | MARTIN EXPLORATION MANAGEMENT CORP. | 09/17/81 |          |             |                 |
| ### BOULDER MURRAY, LOUISE M.   WARTIN EXPLORATION   091781   14 1N 69W   ### BOULDER NORTON, JAMES G. & NORTON, SHARON K.   WARTIN EXPLORATION   091781   14 1N 69W   ### BOULDER NEWTON BARDAR J.   WARTIN EXPLORATION   091781   14 1N 69W   ### BOULDER NEWTON BARDAR J.   WARTIN EXPLORATION   091781   14 1N 69W   ### BOULDER PARROTT, WENNETH N.   WARTIN EXPLORATION   092581   14 1N 69W   ### BOULDER POLIDER PARROTT, WARTIN EXPLORATION   092581   14 1N 69W   ### BOULDER POLIDER POLIDE | O-003952-      |      | 466014 BOULD       | HER ALLEN, DENNIS C. & ALLEN, PAMELA J.                | MARTIN EXPLORATION                  | 09/17/81 |          |             |                 |
| 467493 BOULDER NORTON, JAMÉS G. & NORTON, SHARON K. MARTINE EXPLORATION G91783 14 1N 69W MARTINE EXPLORATION G91783 10 G01 | -086600-0      | _    | 464637 BOULD       | HER MURRAY, LOUISE M.                                  | MARTIN EXPLORATION MANAGEMENT CORP  | 09/17/81 |          | -           |                 |
| 467493         BOULDER         NEIBERGER, WAYNE A. & MEIBERGER, CAROLYN M.         MANAGEMENT CORP.         0917/81         14         1N         69W           467497         BOULDER         NEWTON, BRAD L. & NEWTON, BARBARA J.         MANAGEMENT CORP.         092/5/81         14         1N         69W           477043         BOULDER         PEARSON, WAYNE E. & PEARSON, LODEMA J.         MANAGEMENT CORP.         092/5/81         14         1N         69W           477115         BOULDER         PEARSON, WAYNE E. & PEARSON, LODEMA J.         MANAGEMENT CORP.         092/5/81         14         1N         69W           477115         BOULDER         PEARSON WAYNE E. & POUNDS, VIRGINIA M.         MANAGEMENT CORP.         092/5/81         14         1N         69W           467488         BOULDER         PEEK, CHARLES A. & PEEK, LILLIAN         MANAGEMENT CORP.         092/5/81         14         1N         69W           467488         BOULDER         REIDER, BYRONL L. & REIDER, AGNETA M.         MANAGEMENT CORP.         091/7/81         14         1N         69W           46748         BOULDER         RESEBERG, FREEDO V.         MANAGEMENT CORP.         091/7/81         14         1N         69W           467516         BOULDER         REGERIC, FREEDO V.         MAN   | D-003981-<br>0 | 1185 | 470380 BOULD       | NORTON, JAMES G. & NORTON, SHARON K.                   | MARTIN EXPLORATION MANAGEMENT CORP. | 10/19/81 |          | -           |                 |
| ### ### ### ### ### ### ### ### ### ##   | D-003982-      |      | 467493 BOULD       |  | MARTIN EXPLORATION MANAGEMENT CORP. | 09/17/81 |          |             |                 |
| 477439 BOULDER PEARSON, WÄYNE E. & PEARSON, LODEMA J. MANAGEMENT CORP.  477115 BOULDER PEARSON, WÄYNE E. & PEARSON, LODEMA J. MARTIN EXPLORATION G92581 14 1N 69W MANAGEMENT CORP.  47715 BOULDER PEEK, CHARLES A. & PEEK, LILLIAN MANAGEMENT CORP.  468013 BOULDER PEEK, CHARLES A. & PEEK, LILLIAN MANAGEMENT CORP.  467449 BOULDER REIDER, BYRON I. & REIDER, ACANTA, RITA M. MANAGEMENT CORP.  467014 BOULDER RESEBERG, FREEDO V. MARTIN EXPLORATION G927/81 14 1N 69W MANAGEMENT CORP.  477451 BOULDER RESEBERG, FREEDO V. MARTIN EXPLORATION G97/781 14 1N 69W MANAGEMENT CORP.  477451 BOULDER RESEBERG, FREEDO V. MARTIN EXPLORATION G97/781 14 1N 69W MANAGEMENT CORP.  477451 BOULDER RESEBERG, FREEDO V. MARTIN EXPLORATION G97/781 14 1N 69W MANAGEMENT CORP.  477451 BOULDER RESEBERG, FREEDO V. MARTIN EXPLORATION G97/781 14 1N 69W MANAGEMENT CORP.  477451 BOULDER SCHAULDER SCHAULE, FREEDERIC W. & SCHAIBLE, BRENDA S. MARTIN EXPLORATION G97/781 14 1N 69W MANAGEMENT CORP.  47751 BOULDER COWAN, PATRICIA T. MANAGEMENT CORP.  47751 BOULDER FREED DONNIE H. & FRED, JUANITA J. MANAGEMENT CORP.  47751 BOULDER FREED, DONNIE H. & FRED, JUANITA J. MARTIN EXPLORATION G97/781 14 1N 69W MANAGEMENT CORP.  47751 BOULDER FREED, DONNIE H. & FRED, JUANITA J. MARTIN EXPLORATION G97/781 14 1N 69W MANAGEMENT CORP.  47751 BOULDER FREED, DONNIE H. & FRED, JUANITA J. MANAGEMENT CORP.  47751 BOULDER FREED, DONNIE H. & FRED, JUANITA J. MARTIN EXPLORATION G97/781 14 1N 69W MANAGEMENT CORP.  47751 BOULDER FREED, DONNIE H. & FRED, JUANITA J. MARTIN EXPLORATION G97/781 14 1N 69W MANAGEMENT CORP.  47751 BOULDER FREED, DONNIE H. & FRED, JUANITA J. MARTINE EXPLORATION G97/781 14 1N 69W MANAGEMENT CORP.  47751 BOULDER FREED, DONNIE H. & FRED, JUANITA J. MARTINE EXPLORATION G97/781 14 1N 69W MANAGEMENT CORP.  47751 BOULDER FREED, DONNIE H. & FRED, JUANITA J. MARTINE EXPLORATION G97/781 14 1N 69W MANAGEMENT CORP.  47751 BOULDER FREED, DONNIE H. & FRED, JUANITA J. MARTINE EXPLORATION G97/781 14 1N 69W MANAGEMENT CORP.  47751 BOULDER FREED, DONNIE H. & FRED, JUANITA J. MARTI | O-003983-      | 1183 | 467497 BOULD       | DER NEWTON, BRAD L. & NEWTON, BARBARA J.               | MARTIN EXPLORATION MANAGEMENT CORP. | 09/25/81 |          |             |                 |
| 467499 BOULDER PEARSON, WÄYNE E. 8 PÉARSON, LODEMA J. MANTINE BOULDER POUNDS, WALTER R. 8 POUNDS, WRGINIA M. MANTINE EVECUPATION 06/22/81 14 1N 69W MANAGEMENT CORP. 06/22/81 10/22/81 10/22/81 10/22/81 10/22/81  | D-003984-      | 1185 | 470043 BOULD       | DER PARROTT, KENNETH N.                                | MARTIN EXPLORATION MANAGEMENT CORP. | 10/15/81 |          | <u> </u>    |                 |
| 467115 BOULDER POLNUDS, WALTER R. & POUNDS, WIGGINIA M. MANTINE EXPLORATION G92281 14 11 10 89W MANAGEMENT CORP.  46748 BOULDER PEEK, CHARLES A. & PEEK, LILLIAN MANAGEMENT CORP.  46749 BOULDER REIDER, BYRON I. & REIDER, AGNETA M. MANAGEMENT CORP.  46749 BOULDER REIDER, BYRON I. & REIDER, AGNETA M. MANAGEMENT CORP.  46749 BOULDER REIDER, BYRON I. & REIDER, AGNETA M. MANAGEMENT CORP.  473151 BOULDER RODERIGUEZ, FELIX & RODERIGUEZ, CORDELIA A. MANTINE EXPLORATION G917781 14 1N 69W MANAGEMENT CORP.  473161 BOULDER SCHAUBLE, FREDERIC W. & SCHAIBLE, BRENDA S. MANAGEMENT CORP.  470518 BOULDER SCHAUBLE, FREDERIC W. & SCHAIBLE, BRENDA S. MANAGEMENT CORP.  470518 BOULDER SCHAUBLE, REEDERIC W. & SCHAIBLE, BRENDA S. MANAGEMENT CORP.  470518 BOULDER COWAN, PATRICIA T. MANAGEMENT CORP.  470518 BOULDER COWAN, PATRICIA T. MANAGEMENT CORP.  470519 BOULDER PRED, DONNIE H. & FRED, JUANITA J. MANAGEMENT CORP.  470510 BOULDER FRED, DONNIE H. & FRED, JUANITA J. MANAGEMENT CORP.  470510 BOULDER FRED, DONNIE H. & FRED, JUANITA J. MANAGEMENT CORP.  470510 BOULDER FRED, DONNIE H. & FRED, JUANITA J. MANAGEMENT CORP.  470511 BOULDER FRED, DONNIE H. & FRED, JUANITA J. MANAGEMENT CORP.  470511 BOULDER FRED, DONNIE H. & FRED, JUANITA J. MANAGEMENT CORP.  470511 BOULDER FRED, DONNIE H. & FRED, JUANITA J. MANAGEMENT CORP.  470511 BOULDER FRED, DONNIE H. & FRED, JUANITA J. MANAGEMENT CORP.  470511 BOULDER FRED, DONNIE H. & FRED, JUANITA J. MANAGEMENT CORP.  470511 BOULDER FRED, DONNIE H. & FRED, JUANITA J. MANAGEMENT CORP.  470511 BOULDER FRED, DONNIE H. & FRED, JUANITA J. MANAGEMENT CORP.  470511 BOULDER FRED, DONNIE H. & FRED, JUANITA J. MANAGEMENT CORP.  470511 BOULDER FRED, DONNIE H. & FRED, JUANITA J. MANAGEMENT CORP.  470511 BOULDER FRED, DONNIE H. & FRED, JUANITA J. MANAGEMENT CORP.  470511 BOULDER FRED, DONNIE H. & FRED, JUANITA J. MANAGEMENT CORP.  470510 BOULDER FRED, DONNIE H. & FRED, JUANITA J. MANAGEMENT CORP.  470510 BOULDER FRED, DONNIE H. & FRED, JUANITA J. MANAGEMENT CORP.  470510 BOULDER FRED, DONNIE H. & FRED, JUANITA J. MANA | O-003985-      |      | 467499 BOULD       | NER PEARSON, WAYNE E. & PEARSON, LODEMA J.             | MARTIN EXPLORATION MANAGEMENT CORP. | 09/25/81 |          | -           |                 |
| 465019         BOULDER         PEEK, CHARLES A & PEEK, LILLIAN         MARTINE EVELOGATION         09/27/81         14         1N         69W           467489         BOULDER         GUYNN, LLOYD M. & GUYNN, RITA M.         MANAGEMENT CORP.         09/27/81         14         1N         69W           467494         BOULDER         REIDER, BYRON L. & REIDER, AGNETA M.         MANAGEMENT CORP.         09/17/81         14         1N         69W           467016         BOULDER         REIDER, BYRON L. & REIDER, AGNETA M.         MANAGEMENT CORP.         09/17/81         14         1N         69W           473161         BOULDER         RIEGERBERG, FREEDO V.         MANAGEMENT CORP.         09/17/81         14         1N         69W           46704         BOULDER         RIEGERBERG, FREEDO V.         MANAGEMENT CORP.         10/27/81         14         1N         69W           46704         BOULDER         SIEG, ANIXA MAE         MANAGEMENT CORP.         10/27/81         14         1N         69W           46705         BOULDER         SCHAIBLE, FREDERIC W. & SCHAIBLE, BRENDA S.         MANAGEMENT CORP.         10/27/81         14         1N         69W           46500         BOULDER         VANDIGEMENT CORP.         MANAGEMENT CORP.         10/27/81   | O-003986-      |      | 471115 BOULD       |  | MARTIN EXPLORATION MANAGEMENT CORP. | 10/21/81 |          |             |                 |
| ### BOULDER REIDER, BYRON L. & REIDER, AGNETA M. ###################################   | J-003987-      |      | 466019 BOULD       | PEEK, CHARLES A. & PEEK, LILLIAN                       | MARTIN EXPLORATION MANAGEMENT CORP  | 09/22/81 | -        | -           | 1               |
| 467494         BOULDER         REIDER, BYRON L. & REIDER, AGNETA M.         MANTIN EXPLORATION         09/17/81         14         1N         69W           468012         BOULDER         RIESBBERG, FREEDO V.         MANTIN EXPLORATION         09/17/81         14         1N         69W           473161         BOULDER         RODERIGUEZ, FELIX & RODERIGUEZ, CORDELIA A.         MANAGEMENT CORP.         10/27/81         14         1N         69W           485068         BOULDER         SIEG, ANIVA MAE         MANAGEMENT CORP.         10/27/81         14         1N         69W           467495         BOULDER         SIEG, ANIVA MAE         MANTIN EXPLORATION         09/24/81         11         1N         69W           467495         BOULDER         SCHABLE, FREDERIC W. & SCHABLE, BRENDA S.         MANTIN EXPLORATION         09/24/81         14         1N         69W           470518         BOULDER         VAN DER SCHOUW, MARTIN G. & VANDER SCHOUW, MANTIN EXPLORATION         MARTIN EXPLORATION         09/22/81         14         1N         69W           465009         BOULDER         FRED, DONNIE H. & FRED, JUANITA J.         MANTIN EXPLORATION         09/18/81         14         1N         69W           472570         BOULDER         FRED, DONNIE H. & FRED, JUANITA J.   | D-003988-      | -    | 467488 BOULD       | DER QUYNN, LLOYD M. & QUYNN, RITA M.                   | MARTIN EXPLORATION MANAGEMENT CORP. | 09/27/81 | -        |             |                 |
| 468012         BOULDER         RIEGS. ANIVA MAE         RECEDIO V.         MARTIN EXPLORATION         09/17/81         14         1N         69W           473161         BOULDER         RIEGS. ANIVA MAE         MARTIN EXPLORATION         10/27/81         14         1N         69W           487485         BOULDER         SIEGS, ANIVA MAE         MARTIN EXPLORATION         10/27/81         14         1N         69W           470518         BOULDER         SCHAIBLE, FREDERIC W. & SCHAIBLE, BRENDA S.         MARTIN EXPLORATION         10/27/81         14         1N         69W           470518         BOULDER         SCHOUW, MARTIN G. & VANDER SCHOUW, MARTIN EXPLORATION         10/27/81         14         1N         69W           45500         BOULDER         COWAN, PATRICIA T.         MANAGEMENT CORP.         10/28/81         14         1N         69W           45500         BOULDER         FREID, JUANITA J.         MANAGEMENT CORP.         09/18/81         11         1N         69W           472570         BOULDER         FREID, DONNIE H. & FRED, JUANITA J.         MANAGEMENT CORP.         09/18/81         14         1N         69W           472570         BOULDER         FRED, DONNIE H. & FRED, JUANITA J.         MANAGEMENT CORP.         10/20/81  | )-003989-<br>0 |      | 467494 BOULD       | IER REIDER, BYRON L. & REIDER, AGNETA M.               | MARTIN EXPLORATION MANAGEMENT CORP. | 09/17/81 |          |             |                 |
| 453161 BOULDER RODERIGUEZ, FELIX & RODERIGUEZ, CORDELIA A MARTINE EXPLORATION 1027/81 14 1N 69W MARTINE EXPLORATION 100/2021 14 1N 69W MARTINE EXPLORATION 06/24/81 14 1N 69W MARTINE EXPLORATION 06/22/81 14 1N 69W MARTINE EXPLORATION 06/22/81 14 1N 69W MARTINE EXPLORATION 06/22/81 14 1N 69W MARTINE EXPLORATION 06/24/81 14 1N 69W MARTINE EXPLORATION 06/22/81 14 1N 69W MARTINE EXPLORATION 06/21/81 10 60W MARTINE EXPLORATION 06/21/81 14 1N 69W MARTINE EXPLORATION 06/21/81 14 1N 69W MARTINE EXPLORATION 06/21/81 14 1N 69W MAR | )-003990-<br>0 |      | 466012 BOULD       | DER RIESEBERG, FREEDO V.                               | MARTIN EXPLORATION MANAGEMENT CORP. | 09/17/81 |          |             |                 |
| 489008         BOULDER         SIEG, ÄNNÜÄ MÄE         MAKTINE EPCIDARTION         10 (100 %)         14 (1)         69W           467485         BOULDER         SCHAIBLE, FREDERIC W. & SCHAIBLE, BRENDA S.         MAKTINE EPCIDARTION         092/481         14 (1)         69W           470518         BOULDER         VAN DER SCHOUW, MARTIN G. & VANDER SCHOUW, MANAGEMENT CORP.         MAKTINE EPCIDARTION         10/26/61         14 (1)         69W           485000         BOULDER         ICHINGER, DELBERT C. & EICHINGER, JOANN         MAKTINE EPCIDARTION         09/22/81         14 (1)         69W           472570         BOULDER         FRED, DONNIE H. & FRED, JUANITA J.         MANAGEMENT CORP.         09/18/81         14 (1)         69W           472570         BOULDER         FRED, DONNIE H. & FRED, JUANITA J.         MANAGEMENT CORP.         10/20/81         14 (1)         69W           472570         BOULDER         FRED, DONNIE H. & FRED, JUANITA J.         MANAGEMENT CORP.         10/20/81         14 (1)         69W           472570         BOULDER         FRED, DONNIE H. & FRED, JUANITA J.         MANAGEMENT CORP.         10/20/81         14 (1)         69W           472570         BOULDER         FRED, DONNIE H. & FRED, JUANITA J.         MANAGEMENT CORP.         10/20/81         14 (1)         69W </td <td>)-003992-<br/>0</td> <td></td> <td>473161 BOULD</td> <td>DER RODERIGUEZ, FELIX &amp; RODERIGUEZ, CORDELIA A.</td> <td>MARTIN EXPLORATION MANAGEMENT CORP.</td> <td>10/27/81</td> <td>-</td> <td></td> <td></td>   | )-003992-<br>0 |      | 473161 BOULD       | DER RODERIGUEZ, FELIX & RODERIGUEZ, CORDELIA A.        | MARTIN EXPLORATION MANAGEMENT CORP. | 10/27/81 | -        |             |                 |
| 473518 BOULDER SCHAIBLE, FREDERIC W. & SCHAIBLE, BRENDA S. MARTINE EXPLORATION G92481 14 1N 69W MANAGEMENT CORP.  470518 BOULDER COWAN, PATRICIA T. MARTINE EXPLORATION G92261 14 1N 69W MANAGEMENT CORP.  465000 BOULDER COWAN, PATRICIA T. MARTINE EXPLORATION G92261 14 1N 69W MARTINE EXPLORATION G91261 14 1N 69W MARTINE EXPLORATION G91261 14 1N 69W MANAGEMENT CORP.  472570 BOULDER FRED, DONNIE H. & FRED, JUANITA J. MANAGEMENT CORP.  472570 BOULDER FRED, DONNIE H. & FRED, JUANITA J. MANAGEMENT CORP.  472570 BOULDER FRED, DONNIE H. & FRED, JUANITA J. MANAGEMENT CORP.  472570 BOULDER FRED, DONNIE H. & FRED, JUANITA J. MANAGEMENT CORP.  472570 BOULDER FRED, DONNIE H. & FRED, JUANITA J. MANAGEMENT CORP.  472570 BOULDER FRED, DONNIE H. & FRED, JUANITA J. MANAGEMENT CORP.  472570 BOULDER FRED, DONNIE H. & FRED, JUANITA J. MANAGEMENT CORP.  472570 BOULDER FRED, DONNIE H. & FRED, JUANITA J. MANAGEMENT CORP.  472570 BOULDER GRESS, MARCUS W. & GRESS, BETTY L. MANAGEMENT CORP.  472570 BOULDER GRESS, MARCUS W. & GRESS, BETTY L. MANAGEMENT CORP.  472570 BOULDER GRESS, MARCUS W. & GRESS, BETTY L. MANAGEMENT CORP.   | D-003994-      |      | 469008 BOULD       | IER SIEG, ANNA MAE                                     | MARTIN EXPLORATION MANAGEMENT CORP. | 10/02/81 |          |             |                 |
| 486003 BOLLDER COWAN, PARTIN G. & VANDER SCHOUW, MARTIN EXPLORATION 10/26/61 14 1N 63W  MANAGEMENT CORP.  MANAGEMENT COR | D-003996-      |      | 467495 BOULD       | IER SCHAIBLE, FREDERIC W. & SCHAIBLE, BRENDA S.        | MARTIN EXPLORATION MANAGEMENT CORP. | 09/24/81 | _        |             |                 |
| 485002         BOULDER         COWAN, PATRICIA T.         MAKTINE CENCRATION         G922/81         14         IN         69W           46500         BOULDER         EICHINGER, DELBERT C. & EICHINGER, JOANN         MANAGEMENT CORP.         06/18/81         14         IN         69W           472570         BOULDER         FRED, DONNIE H. & FRED, JUANITA J.         MANAGEMENT CORP.         10/20/81         14         IN         69W           472570         BOULDER         FRED, DONNIE H. & FRED, JUANITA J.         MANAGEMENT CORP.         10/20/81         14         IN         69W           473571         BOULDER         FRED, DONNIE H. & FRED, JUANITA J.         MANAGEMENT CORP.         10/20/81         14         IN         69W           47351         BOULDER         FRED, DONNIE H. & FRED, JUANITA J.         MANAGEMENT CORP.         10/20/81         14         IN         69W           47351         BOULDER         GRESS, MARCUS W. & GRESS, BETTY L.         MANAGEMENT CORP.         10/21/81         14         IN         69W  | D-003998-      | 1185 | 470518 BOULD       | IER VAN DER SCHOUW, MARTIN G. & VANDER SCHOUW, LOIS M. | MARTIN EXPLORATION MANAGEMENT CORP. | 10/26/81 | -        | <del></del> |                 |
| 485060         BOULDER         EICHINGER, DELBERT C. & EICHINGER, JOANN         MARTINE EVED(DRATION         C947887         14         1N         69W           472570         BOULDER         FRED, DONNIE H. & FRED, JUANITA J.         MANAGEMENT CORP.         10/20/81         14         1N         69W           472570         BOULDER         FRED, DONNIE H. & FRED, JUANITA J.         MANAGEMENT CORP.         10/20/81         14         1N         69W           473571         BOULDER         FRED, MARCUS W. & GRESS, BETTY L.         MANAGEMENT CORP.         10/20/81         14         1N         69W           473571         BOULDER         GRESS, MARCUS W. & GRESS, BETTY L.         MANAGEMENT CORP.         10/20/81         14         1N         69W  | D-003961-      | 1182 | 466003 BOULD       | DER COWAN, PATRICIA T.                                 | MARTIN EXPLORATION MANAGEMENT CORP. | 09/22/81 | -        |             |                 |
| 472570 BOULDER FRED, DONNIE H. & FRED, JUANITA J. MARTINE EXPLORATION 1020/81 14 1N 69W MANAGEMENT CORP. 1021/81 14 1N 69W MANAGEMENT CORP.  | D-003963-      | 1181 | 465060 BOULD       | BER EICHINGER, DELBERT C. & EICHINGER, JOANN           | MARTIN EXPLORATION MANAGEMENT CORP. | 09/18/81 | -        |             |                 |
| 472570   BOULDER   FRED, DONNIE H. & FRED, JUANITA J.   MARTIN EXPLORATION   10/20/81   14   1N   69W   471551   BOULDER   GRESS, MARCUS W. & GRESS, BETTY L.   MARTIN EXPLORATION   10/21/81   14   1N   69W   MARTIN EXPLORATION   10/21/81   14   1N   69W   471551   BOULDER   GRESS, MARCUS W. & GRESS, BETTY L.   MARTIN EXPLORATION   10/21/81   14   1N   69W   471551   471 | D-003965-      |      | 472570 BOULD       | JER (FRED, DONNIE H. & FRED, JUANITA J.                | MARTIN EXPLORATION MANAGEMENT CORP. | 10/30/81 |          |             |                 |
| 471551 BOULDER GRESS, MARCUS W. & GRESS, BETTY L. MARTIN EXPLORATION 10/21/81 14 1N 69W MANAGEMENT CORP.   | D-003965-      |      | 472570 BOULD       | PER FRED, DONNIE H. & FRED, JUANITA J.                 | MARTIN EXPLORATION MANAGEMENT CORP. | 10/30/81 |          |             |                 |
|  | -996200-0      |      | 471551 BOULD       | RER GRESS, MARCUS W. & GRESS, BETTY L.                 | MARTIN EXPLORATION MANAGEMENT CORP  |          | <b>4</b> |             |                 |

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| 004023-<br>004024-<br>004025-<br>002550-   |         |                | шi<br>Ш  | MARTIN EXPLORATION<br>MANAGEMENT CORP. | 10/26/81 | <b>4</b><br>₹        | 7 M69  | LT 8 BLK 1 BROWNSVILLE SUBDIVISION LESS E 139.07 & W 139.08 IN SE/4 BK 9 PG 60 11/1/63   |
| 004024-  |         | BOULDER        | 471116 BOULDER WHITFIELD, BILLY JOE & WHITFIELD, BETTY JEAN IN | MARTIN EXPLORATION MANAGEMENT CORP.    | 10/02/81 | 4<br>7               | - M69  | LT 5 BLK 6 BROWNSVILLE SUBDIVISION IN SE/4 REC PLAT BK 9 PG 60 11/1/63                   |
| 004025-  |         | BOULDER        | -  | MARTIN EXPLORATION MANAGEMENT CORP.    | 09/26/81 | 14<br>N              | M69    | LT 1 BLK 4 BROWNSVILLE SUBDIVISION (SW/4) 2ND FILING PLAN FILE R-1-1-32&33 4/30/64       |
| -  |         | BOULDER        | 465062 BOULDER WHITE, GEORGE I, & WHITE, LYNDA K. N            | MARTIN EXPLORATION MANAGEMENT CORP.    | 09/17/81 | <u>4</u><br><u>K</u> | M69    | LT 13 BLK 3 BROWNSVILLE SUBDIVISION (SW/4) 2ND FILING PLAN FILE R-1-1-522833 4/30/64     |
|  |         | 467487 BOULDER | -  | MARTIN EXPL MGMT                       | 09/24/81 | 7.<br>1.             | M69    | LT 20 BLK 5 BROWNSVILLE SUBDIVISION (SE/A) PLAT BK 9 PG 60 11/1/63                       |
| CO-002551- 1181<br>000   |         | BOULDER        | OTTE.  | MARTIN EXPL MGMT                       | 09/17/81 | 4<br>N               | W69    | LT 6 BLK 4 BROWNSVILLE SUBDIVISION (SW/4) 2ND FILING PLAN FILE R-1-1-32&33 4/30/64       |
| CO-002552- 1182<br>000   |         | BOULDER        | N, JEAN M.   | MARTIN EXPL MGMT                       | 09/22/81 | <del>1</del>         | W69    | LT 5 BLK 5 BROWNSVILLE SUBDIVISION (SE/4) PLAT BK 9 PG 60 11/1/63                        |
| CO-002553- 1179<br>000   |         | BOULDER        | 463408 BOULDER YOUNG, RODNEY R. & CITO, GELIA A.               | MARTIN EXPL MGMT                       | 09/09/81 | 4t<br>N              | 69W L  | LT 8 BLK 2 BROWNSVILLE SUBDIVISION (SE/4) PLAT BK 9 PG 60 11/1/63                        |
| CO-002554- 1182<br>000   |         | BOULDER        | 466004 BOULDER ADLER, MICHAEL J. & ADLER, MARY C.              | MARTIN EXPL MGMT                       | 09/22/81 | 4<br>5               | 7. W69 | LT 22 BLK 5 BROWNSVILLE SUBDIVISION (SEA!) PLAT BK 9 PG 60 11/1/63                       |
| CO-002555- 1182<br>000   |         | 466009 BOULDER | ANDERSON, LYMAN D. & ANDERSON, SHARROLL F. N                   | MARTIN EXPL MGMT                       | 09/17/81 | 4t<br>K              | M69    | LT 8 BLK 5 BROWNSVILLE SUBDIVISION (SW/4) 2ND FILING PLAN FILE R-1-1-32833 4/30/64       |
| CO-002556- 1209<br>000   |         | 497932 BOULDER | BALTIC AVE PARTNERSHIP, ALVIN L. MOORE NATIVER                 | MARTIN EXPL MGMT                       | 06/07/82 | <b>4</b>             | M69    | LT 1 BLK 1 BROWNSVILLE SUBDIVISION (SE/4) PLAT BK 9 PG 60 11/1/63                        |
| CO-002557- 1212<br>000   |         | BOULDER        | , FRANK B. & BENEDICT, DELPHINA G.                             | MARTIN EXPL MGMT                       | 06/27/82 | 4<br>N               | W69    | LT 2 BLK 1 BROWNSVILLE SUBDIVISION (SE/4) PLAT BK 9 PG 60 11/1/63                        |
| CO-002558- 1184  |         | 469371 BOULDER | BARKLEY, CHARLES R. & BARKLEY, BONNIE C.                       | MARTIN EXPL MGMT                       | 10/20/81 | 4.<br>Ž              | 7 M69  | LT 15 BLK 3 BROWNSVILLE SUBDIVISION (SW/4) 2ND FILING PLAN FILE R-1-1-32&33 4/30/64      |
| CO-002559- 1182<br>000   |         | 466001 BOULDER | BALL JR., FRANK S. & BALL, JOLENE J.                           | MARTIN EXPL MGMT                       | 09/22/81 | 4t<br>Nt             | J W69  | LT 3 BLK 1 BROWNSVILLE SUBDIVISION (SE/4) PLAT BK 9 PG 60 11/1/63                        |
| CO-002560- 1182<br>000   | <b></b> | BOULDER        | 465999 BOULDER BASS, DONALD M. & BASS, MILDRED E.              | MARTIN EXPL MGMT                       | 09/22/81 | 4t<br>N              | W69    | LT 3 BLK 5 BROWNSVILLE SUBDIVISION (SE/4) PLAT BK 9 PG 60 11/1/63                        |
| CO-002561- 1182<br>000   |         | 466008 BOULDER | BROWN, TERRY M. & BROWN, AUDREY E.                             | MARTIN EXPL MGMT                       | 09/17/81 | 4<br>7               | W69    | LT 3 BLK 5 BROWNSVILLE SUBDIVISION (SW/4) 2ND FILING PLAN FILE R-1-1-32&33 4/30/64       |
|  |         | BOULDER        |  | MARTIN EXPL MGMT                       | 09/14/81 | <b>1</b> 2           | M69    | LT 9 BLK 6 BROWNSVILLE SUBDIVISION (SW/4) 2ND FILING PLAN FILE R-1-1-32833 4/30/64       |
| CO-002563- 1179<br>000   |         | 463257 BOULDER | CARMICHAEL, JAMES L. & CARMICHAEL, MARTHA A. N                 | MARTIN EXPL MGMT                       | 09/03/81 | <u>*</u>             | W69    | LT 6&7 BLK 5 BROWNSVILLE SUBDIVISION (SW/4) 2ND FILING PLAN FILE R-1-1-32&33 4/30/64     |
| 02564- 1180  |         | 463974 BOULDER | COLLINS, STEVEN H.   | MARTIN EXPL MGMT                       | 09/14/81 | 7.<br>N              | 09W L  | LT 4 BLK 3 BROWNISVILLE SUBDIVISION (SE/4) PLAT BK 9 PG 60 11/1/63                       |
| CO-002565- 1182  |         | BOULDER        | 466000 BOULDER CALKINS, THÖMAS B.                              | MARTIN EXPL MGMT                       | 09/22/81 | 4<br>7               | W69    | LT 6 BLK 1 BROWNSVILLE SUBDIVISION (SE/4) PLAT BK 9 PG 60 11/1/63                        |
| CO-002566- 1183<br>000   |         | 467496 BOULDER | COCHRAN, PHILIP S. & COCHRAN, LAURA D.                         | MARTIN EXPL MGMT                       | 09/24/81 | <del>1</del>         | 7 M69  | LT 11 BLK 5 BROWNSVILLE SUBDIVISION (SW/4) 2ND FILING PLAN FILE R-1-1-328,33 4/30/64     |
| -  |         | BOULDER        | Ī-   | MARTIN EXPL MGMT                       | 09/21/81 | <b>*</b>             | 7 M69  | LT 1 BLK 4 BROWNSVILLE SUBDIVISION (SE/4) PLAT BK 9 PG 60 11/1/63                        |
| CO-002568- 1179  |         | BOULDER        | E V.   | MARTIN EXPL MGMT                       | 09/03/81 | <u>*</u>             | - M69  | LT 15 BLK 6 BROWNSVILLE SUBDIVISION (SW/4) 2ND FILING PLAN FILE R-1-1-32&33 4/30/64      |
|  | 1       | BOULDER        |  | MARTIN EXPL MGMT                       | 09/24/81 | <b>4</b>             | 7 M69  | LT 4&5 BLK 4 BROWNSVILLE SUBDIVISION (SEA) PLAT BK 9 PG 60 11/1/63                       |
| CO-002569- 1183<br>000   |         | BOULDER        | i  | MARTIN EXPL MGMT                       | 09/24/81 | 14<br>N              | 7 M69  | LT 425 BLK 4 BROWNISVILLE SUBDIVISION (SE/A) PLAT BK 9 PG 60 11/1/63                     |
| CO-002571- 1176<br>000   |         | BOULDER        | 480361 BOULDER KUTZLER, ALLEN L. & KUTZLER, JEANETTE J. M      | MARTIN EXPL MGMT                       | 08/16/81 | <u> </u>             |        | 69W LT 23 BLK 2 BROWNSVILLE SUBDIVISION (SWIA) 2ND FILING PLAN FILE R-1-3-328.33 4/30/64 |

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LT 11 BLK 3 BROWNISVILLE SUBDIVISION (SW/4) 2ND FILING PLAN FILE R-1-1-32&33 4/30/64 BELOW J LT 10 BLK 4 BROWNSVILLE SUBDIVISION (SWI4) 2ND FILING PLAN FILE R-1-1-32833 4/30/84 BELOW J LT 16 BLK 3 BROWNSVILLE SUBDIVISION (SW/4) ZND FILING PLAN FILE R-1-1-32&33 4/30/64 BELOW J LT 24 BLK 2 BROWNSVILLE SUBDIVISION (SW/4) 2ND FILING PLAN FILE R-1-1-32&33 4/30/64 BELOW J LT 22 & 23 & SOUTH 15 OF LT 24 BLK 1 WISE ADDITION TO TOWN OF CANFIELD BELOW J SAND 69W LT 1 LESS S 50.29 & LT 2&3 BLK 7 BROWNSVILLE SUBDIVISION (SE/4) PLAT BK 9 PG 60 11/1/63 LT 1 BLK 2 BROWNSVILLE SUBDIVISION (SE/4) REC PLAT BK 9 PG 60 11/1/63 BELOW J SAND LT 17 BLK 6 BROWNSVILLE SUBDIVISION (SW/4) 2ND FILING PLAN FILE R-1-1-32&33 4/30/64 LT 20 BLK 2 BROWNSVILLE SUBDIVISION (SW/4) 2ND FILING PLAN FILE R-1-1-32&33 4/30/64 SAND LT 18 BLK 2 BROWNSVILLE SUBDIVISION (SW/4) 2ND FILING PLAN FILE R:1-1-32833 4/30/64 LT 12 BLK 6 BROWNSVILLE SUBDIVISION (SW/4) 2ND FILING PLAN FILE R-1-1-32&33 4/30/64 LT 12 BLK 3 BROWNSVILLE SUBDIVISION (SW/4) 2ND FILING PLAN FILE R-1-1-32&33 4/30/64 LT 16 BLK 6 BROWNSVILLE SUBDIVISION (SW/4) 2ND FILING PLAN FILE R-1-1-32&33 4/30/64 69W ILT 22 BLK 2 BROWNSVILLE SUBDIVISION (SWI4) 2ND FILING PLAN FILE R-1-1-32833 4/30/64 LT 12 BLK 4 BROWNSVILLE SUBDIVISION (SW/4) 2ND FILING PLAN FILE R-1-1-328.33 4/30/64 LT 12 BLK 5 BROWNSVILLE SUBDIVISION (SWI4) 2ND FILING PLAN FILE R-1-1-32&33 4/30/64 LT 4 BLK 5 BROWNSVILLE SUBDIVISION (SW/4) 2ND FILING PLAN FILE R-1-1-32833 4/30/64 LT 11 BLK 5 BROWNSVILLE SUBDIVISION (SE/4) PLAT BK 9 PG 60 11/1/63 BELOW J SAND LT 4 BLK 1 BROWNSVILLE SUBDIVISION (SE/4) PLAT BK 9 PG 60 11/1/63 BELOW J SAND SAND LT 2 BLK 6 BROWNSVILLE SUBDIVISION (SE/4) PLAT BK 9 PG 60 11/1/63 BELOW J SAND 69W LT 6 BLK 6 BROWNSVILLE SUBDIVISION (SE/4) PLAT BK 9 PG 60 11/1/63 BELOW J SAND LT 5 BLK 3 BROWNSVILLE SUBDIVISION (SE/A) PLAT BK 9 PG 60 11/1/63 LT 17 BLK 5 BROWNSVILLE SUBDIVISION (SE/4) PLAT BK 9 PG 60 11/1/63 LT 5 BLK 1 BROWNSVILLE SUBDIVISION (SE/4) PLAT BK 9 PG 60 11/1/63 LT 1 BLK 5 BROWNSVILLE SUBDIVISION (SE/4) PLAT BK 9 PG 60 11/1/63 SAND LT 2 BLK 1 BROWNSVILL SUBDIVISION (SE/4) PLAT BK 9 PG 60 11/1/63 LT 5 LESS E 199' & LT 6 ALL IN BLK 7 (SE/4) REC BK 9 PG 60 11/1/63 14 1N 69W W69 W69 W69 W69 W69 W69 W69 M69 W69 **96** M69 W69 W69 W69 W69 W69 W69 W69 W69 M69 W69 W69 W69 14 N 14 1N ž ž Z Z ž ž Z Z ž ¥ ¥ Z. Z ¥ z ž ž z ¥ ž ž 14 1N Z Z, 4 4 4 4 14 4 4 4 \* 4 14 4 4 14 4 14 4 4 4 4 4 4 4 09/22/81 09/17/81 19/11/81 09/14/81 08/04/81 08/11/81 05/04/82 05/04/82 09/17/81 09/03/81 09/17/81 09/17/81 08/11/81 09/03/81 08/17/81 06/27/82 01/18/82 09/03/81 07/15/81 01/19/82 05/11/82 05/04/82 07/19/94 05/04/82 06/14/85 09/10/92 01/19/82 SOVEREIGN OIL COMPANY BASIN EXPLORATION, INC. MARTIN EXPL MGMT MARTIN EXPL MGM MARTIN EXPL MGMT STEPHENSON, ROBERT M. & STEPHENSON, VIRGINIA TOLMACHOFF, MICHAEL A. & TOLMACHOFF, CHERYL MCCONNELL, MICHAEL J. & MCCONNELL, CHERYL A. MILLIKEN, MICHAEL E. & MILLIKEN, KATHLEEN R. BENEDICT, FRANK B. & BENEDICT, DELPHINA G. VAN ZUIDEN, RICHARD & VAN ZUIDEN, RUTH E. ROWLAND, DONALD T. & ROWLAND, NORMA J. TITERA, KINGSLEY C. & TITERA, BERNICE C. WILLIAMS, JAMES M. & WILLIAMS, DIANNE D. WALKER, MICHAEL H. & WALKER, LISETTE H. BOLSTER, HARRY G. & BOLSTER, WILMA V. MARTIN, NEIL DAVID & MARTIN, LINDA SUE WILCOX, ROBERT C. & WILCOX, MARLA K. 463259 BOULDER MOON, JAMES A. & MOON, MARGARET P. 466022 BOULDER PHILLIPS, HUGH C. & PHILLIPS, MAXINE 458160 BOULDER WHITE, FREDRIC L. & WHITE, JANET M. NYE, HARVY F. & NYE, CARMEL J PHILLIPS, CHARLES M. 463260 BOULDER VOSBURY, EDWARD S. PERDUE, MARGARET 466011 BOULDER IRIGGLE, LANETTA M. HARRIS, DARWIN F. BUFFY, JAMES C. THOMAS, TYE A. 503354 BOULDER CASE, MARVIN E. LAMUE, ORIN G. MASON, CLYDE 455569 BOULDER 466023 BOULDER 460006 BOULDER 466013 BOULDER 463255 BOULDER 465067 BOULDER 469005 BOULDER 460363 BOULDER 510826 BOULDER 012251 BOULDER 88 503353 BOULDER 503355 BOULDER BOULDER 459177 BOULDER 503356 BOULDER 501045 BOULDER 503351 BOULDER 503349 BOULDER 1214 503348 BOULDER 695906 BOULDER 145281 BOULDER 459176 1182 1179 1182 1182 1179 1175 1359 1182 1179 1181 3172 1176 1182 1184 1176 1176 1214 1214 1212 1214 1220 1214 1214 1765 1214 98 000 CO-002583-000 CO-002585-000 CO-002578-000 CO-002579-000 CO-002581-000 CO-002582-000 CO-002584-CO-002573-000 CO-002577-000 CO-002580-CO-002575-CO-002576-CO-002586-20-002588-20-002557-20-002592--002593-0-002594 -002595-CO-002599-CO-002591-CO-002590-CO-002598--002589-CO-003891-

ktrached to and made a part of that certain Notice Of Right To Use Surface Of Lands dated January 22, 1999

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Exhibit "A" Attached to and made a part of that certain Notice Of Right To Use Surface Of Lands dated January 22, 1999

| 162003894   1989   145281   BOULDER   WARLY DAVID C. & LAUNDY, LAURE ANN     162003894   1989   145281   BOULDER   WALLER ET AL     162003895   1989   145281   BOULDER   WALLER ET AL     162003895   1989   145432   BOULDER   WALLER ET AL     162003896   1989   145432   BOULDER   WALLER ET AL     162003896   1989   145432   BOULDER   BUNZEY, JAMES     162003896   1989   145432   BOULDER   SPENDLOW, ARTHUR     162003896   2008   146837   BOULDER   SPENDLOW, ARTHUR     162003896   2019   146842   BOULDER   SPENDLOW, ARTHUR     162003896   2011   146842   BOULDER   SEFRIED, TIMOTHY H & SEIFRIED, SANDRA J.     162003896   2017   146842   BOULDER   TUCK, SHIRIN MURIEL - AIF     162003896   2017   146842   BOULDER   TUCK, SHIRIN MURIEL - AIF     162003896   2018   14723   BOULDER   TUCK, SHIRIN MURIEL - AIF     162003896   2018   14723   BOULDER   TUCK, SHIRIN MURIEL - AIF     162003896   2019   146842   BOULDER   TUCK, SHIRIN MURIEL - AIF     162003896   2019   14732   BOULDER   TUCK, SHIRIN MURIEL - AIF     162003896   2019   14732   BOULDER   TUCK, SHIRIN MURIEL - AIF     162003896   2019   14772   BOULDER   TUCK, SHIRIN MURIEL - AIF     162003896   2019   445064   BOULDER   TUCK, SHIRIN MURIEL - AIF     162003897   1181   445064   BOULDER   TUCK, SHIRIN MURIEL - AIF     162003897   1181   445064   BOULDER   TUCK, SHIRIN MURIEL     162003897   1181   445064   BOULDER   TUCK, SHIRIN MURIEL N. & MALONEY, PHYLLIS C.     162003897   1181   445064   BOULDER   TUCK, SHIRIN MURIEL N. & MALONEY, PHYLLIS C.     162003897   1181   445064   BOULDER   TUCK, SHIRIN MURIEL N. & MALONEY, PHYLLIS C.     162003897   1181   445064   BOULDER   TUCK, SHIRIN MURIEL N. & MALONEY, PHYLLIS C.     162003897   1181   445064   BOULDER   TUCK, SHIRIN MURIEL N. & MALONEY, PHYLLIS C.     162003897   1181   445064   BOULDER   TUCK, SHIRIN MURIEL N. & MALONEY, PHYLLIS C.     162003897   1181   445064   BOULDER   TUCK, SHIRIN MURIEL N. & MALONEY, PHYLLIS C.     162003897   1181   445064   BOULDER   SUULDER   SUULDER   SUULDER   SUULDER   SUULDER   | IILEY<br>UNDY, LAURE ANN                | BASIN EXPLORATION, INC.                | 07/19/94    | 14<br>1N:   | 69W A TRACT OF LAND IN NEWNEW AS DESCRIPTED BY                              | G1480 1 780 130 130 140  |
|--|---|--|-------------|-------------|---|--|
| 003894 1998 14529 BOULDER 003897 1999 14523 BOULDER 003896 1999 14543 BOULDER 003896 1999 14543 BOULDER 003806 2019 14537 BOULDER 003806 2019 14537 BOULDER 003806 2013 146508 BOULDER 003806 2017 14694 BOULDER 003806 2017 14694 BOULDER 003806 2017 14694 BOULDER 003807 2016 14727 BOULDER 003807 14644 BOULDER 003807 14644 BOULDER 003807 14644 BOULDER 003817 14646 BOULDER 003817 14664 BOULDER 003817 14646 BOULDER 003817 14646 BOULDER 003817 14664 BOULDER 003817 14646 BOULDER 003817 146664 BOULDER 003817 146664 BOULDER 003817 146664 BOULDER 003817 146664 BOULDER 003817 14646 BOULDER 003817 146664 BOULDER 003817 146664 BOULDER 003817 1461 16614 BOULDER 003817 146664 BOULDER   | UNDY, LAURE ANN                         |  | ÷           | _           |   |  |
| 003996- 2002 14544 BOULDER O03998- 1999 145433 BOULDER O03998- 1999 145433 BOULDER O03902- 2009 14673 BOULDER O03902- 2005 146963 BOULDER O03902- 2012 146846 BOULDER O03902- 2019 147723 BOULDER O03902- 2019 147723 BOULDER O03907- 2019 147723 BOULDER O03907- 2019 147723 BOULDER O03907- 1181 465064 BOULDER O03907- 1181 465064 BOULDER O03977- 1181 465069 BOULDER O039 |   | BASIN EXPLORATION, INC.                |             | 4t<br>Nt    | 69W LT 22 THRU 24 BLK 6 WISE'S FIRST ADDI                                   | LT 22 THRU 24 BLK 6 WISE'S FIRST ADDITION TO TOWN OF CANFIELD & ADJACENT STREETS & ALLEYS  |
| 003908- 1999 145433 BOULDER 003909- 2019 145433 BOULDER 003902- 2009 145433 BOULDER 003902- 2009 14553 BOULDER 003903- 2012 146846 BOULDER 003903- 2017 147467 BOULDER 003903- 2017 147467 BOULDER 003903- 2017 147467 BOULDER 003903- 2019 14894 BOULDER 003914 1181 465054 BOULDER 003915- 1181 465054 BOULDER 003917- 1183 467485 BOULDER 003917- 1183 467485 BOULDER 003917- 1181 465064 BOULDER 003917- 1181 465069 BOULDER 003917- 1181 465069 BOULDER   |   | BASIN EXPLORATION, INC.                | 07/19/94    | <u>*</u>    | 69W LT 13 THRU 15 BLK 6, LT 18 THRU 19 BLK                                  | LT 13 THRU 15 BLK 6, LT 18 THRU 19 BLK 1, LT 9 THRU 12 BLK 7 & STREETS/ALLEYS BELOW J SAND   |
| 003998- 1999 145433 BOULDER 003998- 2019 147723 BOULDER 003902- 2006 14643 BOULDER 003902- 2005 14663 BOULDER 003902- 2015 14646 BOULDER 003902- 2017 147467 BOULDER 003902- 2012 14644 BOULDER 003903- 2012 14644 BOULDER 003917- 2019 147723 BOULDER 003917- 2019 147723 BOULDER 003917- 1181 465064 BOULDER 003977- 1181 465069 BOULDER 003977- 1184 469010 BOULDER 003977- | ARILYN E.                               | BASIN EXPLORATION, INC.                | 07/22/94 14 | <u>z</u>    | 69W LT 1 THRU 4 BLK 1 AS FURTHER DESC IN LEASE                              | LEASE  |
| 003902- 2019 147723 BOULDER<br>003902- 2005 146973 BOULDER<br>003904- 2013 146953 BOULDER<br>003907- 2015 146953 BOULDER<br>003907- 2015 146953 BOULDER<br>003907- 2016 147773 BOULDER<br>003907- 2016 147773 BOULDER<br>003907- 2019 147772 BOULDER<br>003907- 2019 147772 BOULDER<br>003907- 1181 46504 BOULDER<br>003977- 1181 46504 BOULDER<br>003977- 1181 46506 BOULDER<br>003977- 1181 46506 BOULDER  |   | BASIN EXPLORATION, INC.                | 07/19/94    | 4<br>5      | 69W LT 20 & 21 BLK 1 AS FURTHER DESC IN LEASE BELOW J DAND                  | EASE BELOW J DAND  |
| 003902- 2008   44573   BOULDER   003903- 2005   146903   BOULDER   003904- 2013   146905   BOULDER   003906- 2017   146946   BOULDER   003906- 2017   146946   BOULDER   003906- 2017   146946   BOULDER   003917- 2016   147273   BOULDER   003917- 2019   147273   BOULDER   003917- 1181   465054   BOULDER   003917- 1181   465058   003917- 1181   465058   003917- 1181   465058   003917- 1181   465058   003917- 1181   465058   003017- 1181   465058   003 |   | BASIN EXPLORATION, INC.                | 08/03/94    | 4t<br>N     | 69W E 130' OF LT 5-8 BLK 1 TOWN OF CANFIELD & ADJACENT STREETS/ALLEYS       | D & ADJACENT STREETS/ALLEYS  |
| 2005 149093 BOULDER 2013 149983 BOULDER 2017 14984 BOULDER 2017 14984 BOULDER 2017 14984 BOULDER 2019 14773 BOULDER 2009 15014 BOULDER 2009 15014 BOULDER 2019 147723 BOULDER 2019 147723 BOULDER 17723 BOULDER 17723 BOULDER 17723 BOULDER 17724 BOULDER 1181 465064 BOULDER 1181 465069 BOULDER 1181 465069 BOULDER 1181 465069 BOULDER  |   | BASIN EXPLORATION, INC.                | 07/19/94 1  | 4<br>N      | 69W LT 10-12 BLK 6 TOWN OF CANFIELD, LT 1<br>SAND                           | LT 10-12 BLK 6 TOWN OF CANFIELD, LT 1-8 BLK 7 WISE'S 1ST ADDITION TOWN OF CANFIELD BELOW J<br>SAMD   |
| 2012 149893 BOULDER 2017 149846 BOULDER 2017 14773 BOULDER 2018 148946 BOULDER 2019 148946 BOULDER 2010 148946 BOULDER 2010 147723 BOULDER 2019 147723 BOULDER 2019 147723 BOULDER 2019 147723 BOULDER 17723 BOULDER 17724 BOULDER 17724 BOULDER 1181 465068 BOULDER 1181 465068 BOULDER 1181 465069 BOULDER 1181 465069 BOULDER 1181 465069 BOULDER 1181 465069 BOULDER   |   | BASIN EXPLORATION, INC.                | 07/22/94    | <u>*</u>    | 69W A TRACT IN THE NEW MORE PARTICULARLY DESC IN LEASE                      | RLY DESC IN LEASE  |
| 2012 148846 BOULDER 2017 147467 BOULDER 2018 14723 BOULDER 2019 148845 BOULDER 2019 15947 BOULDER 2019 147723 BOULDER 2019 465064 BOULDER 1181 465068 BOULDER 1181 465068 BOULDER 1181 4660010 BOULDER 1181 4660010 BOULDER  |   | BASIN EXPLORATION, INC.                | 09/12/94    | 14<br>N     | 69W LT 9 & 10 BLK 5 BROWNSVILLE ORIGINAL SAND                               | LT 9 & 10 BLK 5 BROWNSVILLE ORIGINAL FILING OF S/Z SEC 14 & ADJACENT STREETS/ALLEYS BELOW J<br>SAND  |
| 2017 147467 BOULDER<br>2016 147273 BOULDER<br>2021 14884 BOULDER<br>2022 150147 BOULDER<br>2023 150147 BOULDER<br>2021 14824 BOULDER<br>2021 147723 BOULDER<br>8 7 26578 BOULDER<br>1181 465064 BOULDER<br>1183 467492 BOULDER<br>1184 466010 BOULDER<br>1184 466010 BOULDER   | SEIFRIED, SANDRA J.                     | BASIN EXPLORATION, INC.                | 09/12/94    | 4<br>N      | 69W LT 6 BLK 5 BROWNSVILLE ORIGINAL FILI                                    | LT 6 BLK 5 BROWNSVILLE ORIGINAL FILING OF S/2 SEC 14 INCLUDING ADJACEMT STREETS/ALLEYS   |
| 2016 14273 BOULDER<br>8 2012 146845 BOULDER<br>2023 15047 BOULDER<br>203 14524 BOULDER<br>2019 147723 BOULDER<br>8 2019 147723 BOULDER<br>1181 465064 BOULDER<br>1183 467495 BOULDER<br>1184 4680010 BOULDER<br>1184 4680010 BOULDER   | N-                                      | BASIN EXPLORATION, INC.                | 07/19/94 1  | 4-<br>N     | 69W LT 11 & 12 BLK 1 TOWN OF CANFIELD & A                                   | LT 11 & 12 BLK 1 TOWN OF CANFIELD & ADJACENT STREETS/ ALLEYS BELOW J SAND  |
| 2012 14884 BOULDER<br>2003 150147 BOULDER<br>2002 1584 BOULDER<br>2019 147723 BOULDER<br>77723 BOULDER<br>77723 BOULDER<br>1181 46604 BOULDER<br>1183 467485 BOULDER<br>1184 468010 BOULDER<br>1184 468010 BOULDER   |   | BASIN EXPLORATION, INC.                | 09/12/94 1  | <b>7</b>    | 69W LT 8 BLK 5 BROWNSVILLE ORIGINAL FILI                                    | LT 8 BLK 5 BROWNSVILLE ORIGINAL FILING OF SIZ SEC 14 & ADJACENT STREETS/ALLEYS   |
| 2003 150447 BOULDER 5 5 1010 1010 1010 1010 1010 1010 1010   | AIF                                     | BASIN EXPLORATION, INC.                | 1 19/94 1   | 14<br>N     | 69W LT 3 BLK 3 BROWNSVILLE ORIGINAL FILI                                    | LT3 BLK3 BROWNSVILLE ORIGINAL FILING OF S/2 SEC 14 INCLUDING ADJACENT STREETS/ALLEYS<br>BEI OW I SAND  |
| 2002 145844 BOULDER<br>2019 147723 BOULDER<br>2019 147723 BOULDER<br>397 265768 BOULDER<br>1181 465064 BOULDER<br>1183 467482 BOULDER<br>1184 466069 BOULDER<br>1184 466010 BOULDER<br>1187 466010 BOULDER   | ROLD, MAUREEN F.                        | BASIN EXPLORATION, INC.                | 09/12/94    | 4<br>7<br>1 | 69W A TRACT IN SW/4 DESC AS LT 9A, REPLA                                    | A TRACT IN SWI4 DESC AS LT 94, REPLAT OF LT A OF BROWNSVILLE ORIGINAL FILING S/2 SEC 14  |
| 2019 147723 BOULDER<br>8 2019 147723 BOULDER<br>147723 BOULDER<br>1181 465054 BOULDER<br>1183 467492 BOULDER<br>1184 4660010 BOULDER<br>1181 4660010 BOULDER   | BENTSEN, HRESULA S. D.                  | BASIN EXPLORATION, INC.                | 07/19/94    | 4<br>N      | 69W LT 13-15 BLK 6 WISE'S 1ST ADDITION TO                                   | LT 13-15 BLK 6 WISE'S 1ST ADDITION TO TOWN OF CANFIELD & ADJACENT STREETS/ALLEYS BELOW J<br>SAMD   |
| 2019 147723 BOULDER<br>987 265768 BOULDER<br>1181 465064 BOULDER<br>1183 467485 BOULDER<br>1183 467485 BOULDER<br>1184 468010 BOULDER<br>1184 468010 BOULDER   |   | BASIN EXPLORATION, INC.                | 07/19/94 1  | 4<br>N      | 69W LT 7 THRU 9 BLK 6 TOWN OF CANFIELD & ADJACENT STREETS/ALLEYS            | ADJACENT STREETS/ALLEYS  |
| 1181<br>1183<br>1183<br>1184<br>1184   | & LYBARGER ACKERSON,                    | BASIN EXPLORATION, INC.                | 1 18/84 1   | 4<br>N      | 69W LT 13-16 BLK 1 WISE'S 1ST ADDITION TO SAND                              | LT 13-16 BLK 1 WISE'S 1ST ADDITION TOWN OF CANFIELD & ADJACENT STREETS/ALLEYS BELOW J<br>SAND  |
| 1183 1183 1184 1184 1184 1184 1184 1184  | , PHYLLIS M.                            | MARTIN OIL SERVICES, INC.              | 01/07/78 1  | 4<br>7      | 69W W/2NW/4NW/4 BELOW J SAND  | The state of the s |
| 1183   | ISSLING, GLORIA M.                      | MARTIN EXPLORATION<br>MANAGEMENT CORP. | 09/17/81    | 4<br>N      | 69W LT 1 BLK 3 BROWNSVILLE SUBDIVISION F                                    | LT 1 BLK 3 BROWNSVILLE SUBDIVISION REC PLAT BK 9 PG 60 11/1/63 IN SWI4 BELOW J SAND  |
| 1184   |   | MARTIN EXPLORATION MANAGEMENT CORP     | 09/29/81    | 4<br>Z      | 69W LT 12 BLK 2 BROWNSVILLE SUBDIVISION REC PLAT BK 9 PG 60 11/1/63 IN SW/4 | REC PLAT BK 9 PG 60 11/1/63 IN SW/4  |
| 1184   | LEGROS, BEVERLY J.                      | MARTIN EXPLORATION MANAGEMENT CORP     | 09/25/81    | <u>*</u>    | 69W LT 11 BLK 4 BROWNSVILLE SUBDIVISION                                     | LT 11 BLK 4 BROWNSVILLE SUBDIVISION 2ND FILING REC PLAN FILE R-1-1-32&33 4/30/84 IN SW/4 BELOW   |
| 187  | NE, LOLA L.                             | MARTIN EXPLORATION MANAGEMENT CORP.    | 1 18/17/80  | 11<br>N     | 69W LT 5 BLK 2 BROWNSVILLE SUBDIVISION REC PLAT BK 9 PG 60 11/1/63          | EC PLAT BK 9 PG 60 11/1/63   |
| 0107 H 100 307077 1011   | K MALONEY, PHYLLIS C.                   | MARTIN EXPLORATION MANAGEMENT CORP.    | 10/06/81    | 4<br>N      | 69W LT 13 BLK 4 BROWNSVILLE SUBDIVISION                                     | LT 13 BLK 4 BROWNSVILLE SUBDIVISION 2ND FILING REC PLAN FILE R-1-1-32833 473064 IN SWI4 BELOW  |
| 118/ 4/2483 BUULDER  | BELL, MARK DOUGLAS & BELL, BARBARA JUNE | MARTIN EXPLORATION MANAGEMENT CORP.    | 10/09/81 14 | Z           | 69W LT 6 BLK 3 BROWNSVILLE SUBDIVISION REC PLAT BK 9 PG 60 11/1/63 IN SW/4  | EC PLAT BK 9 PG 60 11/1/63 IN SW/4   |
| 1185   | ARTHOLF, PAMELA A.                      | MARTIN EXPLORATION MANAGEMENT CORP.    | 10/16/81 14 | Z           | 69W LT 7 BLK 3 BROWNSVILLE SUBDIVISION REC PLAT BK 9 PG 60 11/1/63 IN SW/4  | EC PLAT BK 9 PG 60 11/1/63 IN SW/4   |
| CO-003952- 1182 466014 BOULDER ALLEN, DENNIS C. & ALLEN, PAMELA J. 000   | EN, PAMELA J.                           | MARTIN EXPLORATION MANAGEMENT CORP     | 1 1/1/1/190 | 14<br>1N    | W LT 10 BLK 5 BROWNSVILLE SUBDIVISION                                       | 69W LT 10 BLK 5 BROWNSVILLE SUBDIVISION 2ND FILING REC PLAN FILE R-1-1-32&33 4/30/64 IN SW/4 BELOW   |

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| 69W 1LT 9 BLK 4 BROWNSVILLE SUBDIVISION 2ND FILING REC PLAN FILE R-1-1-328.33 4/30/64 IN SW/4 | LT 4 BLK 4 BROWNSVILLE SUBDIVISION 2ND FILING REC PLAN FILE R-1-1-328.33 4/30/64 IN SW/4 BELOW | ,   | LT 11 BLK 2 BROWNSVILLE SUBDIVISION REC PLAT BK 9 PG 60 11/1/63 IN SW/4 BELOW J SAND | LT 17 BLK 2 BROWNSVILLE SUBDIVISION 2ND FILING REC PLAN FILE R-1-1-32833 4/30/64 IN SW/4 | LT 8 BLK 4 BROWNSVILLE SUBDIVISION 2ND FILING REC PLAN FILE R-1-1-328.33 4/30/64 IN SW/4 BELOW |                                    |                                     | J SAND<br>LT 3 BLK 4 BROWNSVILLE SUBDIVISION 2ND FILING REC PLAN FILE R-1-1-32833 4/3084 IN SW/4 | THAT PORTION OF TRACT C BROWNSVILLE SUBDIVISION REC PLAT BK 9 PG 80 11/1/63 IN SW/4 BELOW |  | LT 13 BLK 5 BROWNSVILLE SUBDIVISION REC PLAT BK 9 PG 60 1/1/1/83 IN SE/4 BELOW J SAND | LT 4 BLK 2 BROWNSVILLE SUBDIVISION REC PLAT BK 9 PG 60 11/1/63 IN SE/4 | LT 4 BLK 6 BROWNSVILLE SUBDIVISION REC PLAT BK 9 PG 60 11/1/63 IN SE4 BELOW J SAND | LT 2 & 3 BLK 2 BROWNSVILLE SUBDIVISION REC PLAT BK 9 PG 60 11/1/63 IN SE/4 | LT 1 BLK 6 BROWNSVILLE SUBDIVISION REC PLAT BK 9 PG 60 11/1/63 IN \$E/4 BELOW J SAND | LT 3 BLK 6 BROWNSVILLE SUBDIVISION REC PLAT BK 9 PG 60 11/1/63 IN SE/4 | LT 2 BLK 5 BROWNSVILLE SUBDIVISION REC PLAT BK 9 PG 60 11/1/63 IN SE/4 BELOW J SAND | LT 7 BLK 5 BROWNSVILLE SUBDIVISION REC PLAT BK 9 PG 60 11/1/63 IN SE4 | LT 16 BLK 5 BROWNSVILLE SUBDIVISION REC PLAT BK 9 PG 60 11/1/63 IN SE/4 BELOW J SAND | THE W 139.08' OF LT 8 BLK 1 BROWNSVILLE SUBDIVISION REC PLAT BK 9 PG 60 11/1/63 IN SE/4 | THE E 139.07 OF LT 8 BLK 1 BROWNSVILLE SUBDIVISION REC PLAT BK 9 PG 60 IN SEA BELOW J | LT 4 & 19 BLK 5 BROWNISVILLE SUBDIVISION REC PLAT BK 9 PG 80 11/1/63 IN SE4 | LT 18 BLK 5 BROWNSVILLE SUBDIVISION REC PLAT BK 9 PG 80 11/1/63 IN SE4 BELOW J SAND | LT 21 BLK 5 BROWNSVILLE SUBDIVISION REC PLAT BK 9 PG 60 11/1/63 IN SE/4 | LT 12 BLK 5 BROWNSVILLE SUBDIVISION REC PLAT BK 9 PG 60 11/1/63 IN SE/4 BELOW J SAND | SWI4NWI4                                      |
|   | W69  | W69   | W69  | W69  | W69  | W69                                | W69                                 | W69  | M69   | W69  | W69   | M69  | M69  | M69  | M69  | M69  | W69   | M69   | W69  | W69   | W69   | W69   | W69   | W69   | W69  | W69   |
| <b>‡</b>  | 4<br>7   | 14<br>N   | 4<br>N   | 14<br>1N   | 14<br>N  | 14<br>1N                           | 14<br>N:                            | 44<br>1N   | 4<br>N  | 4<br>N   | 4<br>N  | <del>7</del> Z   | 14<br>N  | 14<br>17   | 4t<br>N  | 4<br>N   | 4<br>N  | 4<br>N  | 14<br>1  | 4<br>T  | 14<br>N   | 1.<br>N   | 4<br>N  | 4<br>N  | 4<br>N   | 14<br>N                                       |
| 10/02/81  | 10/23/81   | 09/24/81  | 09/24/81   | 10/20/81   | 09/22/81   | 11/05/81                           | 09/17/81                            | 09/17/81   | 10/01/81  | 11/05/81   | 09/18/81  | 09/19/81   | 11/10/81   | 09/22/81   | 10/20/81   | 10/23/81   | 09/17/81  | 10/22/81  | 10/16/81   | 10/02/81  | 10/16/81  | . 18/11/80  | 09/22/81  | . 18/11/60  | 10/30/81   | 06/26/78                                      |
| <u></u>   | 10/  | 68  | /60  | 10,  | 760  | 11,                                | /60                                 | /60  | 5   | 1  | /60   | 60   | 11,  | 780  | Ş  | 50   | /60   | 10,   | 10   | 70  | 0   | 88  | 09/2  | 00/   | 5  | 06/2  |
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| 1903 49/462 BOULDER BAILEY, ROGER GERALD & BAILEY, MARY LOUISE                                | 474167 BOULDER CENTURY 21 - ALL CITY REALTY  | 469013 BOULDER CIMINSKI, JOHN W. & CIMINSKI, JEANNE | 1181 469006 BOULDER CHAMBERS, ROBERT L & CHAMBERS, KAREN J.                          | 1186   471114 BOULDER CLARK, DALE J. & CLARK, ELLEN M.                                   | 466021 BOULDER CARDENAS, RONNIE C. & CARDENAS, DELORES M.                                      | 479045 BOULDER AANENSON, STEVEN C. | 465065 BOULDER BRUGGER, JOHN        | 465056 BOULDER BRUNEMEIER, JAMES A.  | 466860 BOULDER YOUNG, VERN B. & YOUNG, GLENNA M.  | 475620 BOULDER BROWNSVILLE WATER & SANITATION DISTRICT | 1182 468010 BOULDER AMEZCUA, MARCELINA Y. & RUCOBO, RACHEL                            | 465063 BOULDER BELL, DELBERT O. & BELL, RUTH W.                        | 496022 BOULDER DUNNE, LENORE W. AKA  | 466016 BOULDER FOUNTAIN, MILLARD E. & FOUNTAIN, LOIS B.                    | 470520 BOULDER HONSTEIN, DAVID D. & HONSTEIN, SUSAN A.                               | 470519 BOULDER HOSETON, TOMMY M. & HOSETON, JEAN                       | 465066 BOULDER HUEFTLE, RICHARD D. & HUEFTLE, GENAVIEVE R.                          | 474163 BOULDER JACOBSON, WENDELL D. & JACOBSON, CAROL J.              | 470044 BOULDER KASEMIR, WOLFRAM & KASEMIR, NICOLE                                    | 467483 BOULDER KEYSOR, W. NEAL & KEYSOR, ALICE L.                                       | 470284 BOULDER LEWIS, GERALD D. & LEWIS, LINDA L.                                     | 466007 BOULDER RUSK, JOSEPH E. & RUSK, JUDY K.                              |   |   | 471629 BOULDER SNYDER, RICHARD C. & SNYDER, JUDITH A.                                | 300332 BOULDER WOOD, JOHN D. & WOOD, SARAH E. |
| 200   | OULDER   | OULDER  | OULDER   | OULDER   | OULDER   | OULDER                             | OULDER                              | OULDER   | OULDER  | OULDER   | OULDER  | OULDER   | OULDER   | OULDER   | OULDER   | OULDER   | OULDER  | OULDER  | OULDER   | OULDER  | OULDER  | OULDER  | JULDER  | OULDER  | OULDER   | JULDER  |
| 10/407<br>10/407  | 74167 B  | 69013 B   | 90069  | 71114 B  | 66021 B  | 79045 B(                           | 65065 B(                            | 65056 B(   | 86660 B(  | 75620 B(   | 66010 BK  | 65063 B(   | 96022 B(   | 66016 BK   | 70520 BK   | 70519 BK   | 65066 BK  | 74163 BC  | 70044 BC   | 67483 BC  | 70264 BC  | S6007 BC  | B6018 BC  | B6020 BC  | 71629 BC   | 30332 BC                                      |
| 3   | 1189 4   | 1184  | 1181 4   |  | 1182 4   | 1193 47                            | 1181 46                             | 1181 46  | 1182 46   | 1190 47  | 1182 4  |  |  | 1182 46  | 1185 47  | 1185 47  |   |   | 1185 47  | 1183 46   | 1185 47   | 1182 46   | 1182 46   | 1182 46   | 1186 47  | 1029 30                                       |
| :   | CO-003956-   |   |  |  | ·- ·-  | CO-003945-                         | CO-003951-                          | CO-003947-   | CO-003944-  | <u> </u>   |   | -  | CO-003962- 1   |  | -  |  | CO-003969- 1  |   | CO-003971- 1<br>000  |   | CO-003976- 1  |   | -   |   |  | CO-003940- 1                                  |
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|   | 144  | 5' & LT 7-9 BLK 3 BELOW J SAND   |   |
|---|--|--|---|
| 03/18/80 14 1N 69W SE/ANW/4 LESS A 2.12 AC TRACT            | 06/10/80 14 1N 69W A PORTION OF THE W/2 AS DESC IN LEASE                   | 08/06/81 14 1N 88W PT LT 10 & LT 11-16 BLK 1, PT LT 12-14 BLK 2, LT 1-5 LESS S 45' & LT 7-9 BLK 3 BELOW J SAND | 07/21/94 14 1N 69W A .064 AC TRACT OF LAND AS DESC IN LEASE IN SE/4NE/4 |
| W69   | M69  | W69  | W69   |
| 14 1N   | <del>*</del>   | <b>1</b>   | 4<br>N  |
| 03/18/80  | 06/10/80   | 08/06/81   | 07/21/94  |
| MARTIN EXPLORATION  | MARTIN EXPLORATION MANAGEMENT CORP   | MARTIN EXPLORATION<br>MANAGEMENT CORP.   | BASIN EXPLORATION, INC.   |
|   | CO-003942- 1121 399648 BOULDER THE FIRST NATIONAL BANK IN BOULDER, TRUSTEE | TMENT CO.  | CO-003895- 1999 145432 BOULDER WISE, SARAH ALLENE                       |
|   | LDER   | SOULDER  | BOULDER   |
| 390668 BOULDER V  | 399648 BOL   | 465531 E   | 145432  |
| CO-003941- 1111 390668 BOULDER WISE, ALBERT C. ET AL<br>300 | 1121 399648 BOL  | 1181 465531 E  | 1999 145432   |



### NOTICE OF OIL AND GAS INTERESTS AND SURFACE USE

This Notice of Oil and Gas Interests has been prepared and is being filed of record by HS Resources, Inc., (hereinafter, "HSR") whose address is 1999 Broadway, Suite 3600, Denver, Colorado, for the purpose of providing additional public notice of its rights to make use of the surface of the lands described below for oil and gas exploration, development and related operations. For such purpose, HSR hereby states as follows:

HSR is the owner of certain oil and gas leasehold rights affecting the following described lands in Boulder County, Colorado (the "Lands"):

Township 1 North, Range 69 West, 6th P.M. Section 14: ALL

HSR's oil and gas leasehold rights in the Lands derive from those valid and subsisting oil and gas leases which are described on Exhibit "A", attached hereto and incorporated herein, and have been duly recorded in the office of the Clerk and Recorder of Boulder County (the "Leases").

Under the laws of the State of Colorado and the provisions of the Leases, HSR has certain rights to occupy and make use of the surface of the Lands, which rights include but are not limited to the right to PROSECUTE OIL AND GAS DRILLING AND COMPLETION OPERATIONS; PRODUCTION, TRANSPORTATION AND MARKETING OF OIL, GAS OR OTHER HYDROCARBON PRODUCTS AS WELL AS RIGHTS OF ACCESS AND USE OF THE SURFACE OF THE LANDS FOR CONSTRUCTION, INSTALLATION, MAINTENANCE, REPAIR, REPLACEMENT AND MONITORING OF WELLS, WELL LOCATIONS, EQUIPMENT, MUD AND RESERVE PITS, SEPARATORS, TANK BATTERIES, PIPELINES, GATHERING LINES, FLOWLINES, PIPELINE INTERCONNECTIONS AND ANY AND ALL OTHER REASONABLE OR CUSTOMARY USES OF THE LANDS RELATED TO SUCH OPERATIONS.

Exhibit "B" attached hereto is a plat of the Lands showing the allowable locations under Colorado Oil and Gas Conservation Commission Rule 318A and indicates potential drillsite locations where oil and gas drilling operations may occur.

This Notice is intended to remain in effect for so long as the Leases, or any extensions or renewals thereof, remain in effect as to any portion of the Lands. It is not intended to enlarge, diminish or in any other way modify the respective rights, interests or titles of any party owning an interest in the Lands, but is to be construed only as giving notice of HSR's lawful rights under the applicable Leases and the laws of the State of Colorado.

HS RESOURCES, INC.

By:

OTA

STATE OF CHORADO

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CITY AND COUNTY OF DENVER

STATE OF CHORADO

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CITY AND COUNTY OF DENVER

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The foregoing instrument was acknowledged before me this 3rd day of November, 2000, by James P. Wason, as Denver Basin Land Supervisor of HS Resources, Inc., a Delaware corporation.

WITNESS my hand and official seal.

Notary Public

Denver Basin Land Supervisor

My Commission expires: 324.2014

# EXHIBIT "A" ATTACHED TO AND MADE A PART OF NOTICE OF OIL AND GAS INTERESTS AND SURFACE USE T1N-R69W SEC. 14: ALL BOULDER COUNTY, COLORADO

| A Company of the Co | LESSEE           | LEASE    | BOOK | REC.NO. | TAMUSP | BOOK RECINO THINSP RANGE SECTION | SECTION | NOIL ARTONIA CONTRACTOR CONTRACTO |
|--|------------------|----------|------|---------|--------|----------------------------------|---------|--|
| WILLIAMS PAUL M & WILLIAMS MARY M  | MARTIN EXPL MGMT | 9/24/81  | 1183 | 467487  | ž      | W69                              | 14      | LT 20 BLK 5 BROWNSVILLE SUBDIVISION (SE4) PLAT BK 9 PG 60 11/1/63  |
| WROBLEWSKI JOHN J. & WROBLEWSKI, CHARLOTTE R.  | MARTIN EXPL MGMT | 9/17/81  | 1181 | 465064  | ž      | W69                              | 4       | LT 6 BLK 4 BROWNSVILLE SUBDIVISION (SW/4) 2ND FILING PLAN FILE R-1-1-32&33 4/30/64   |
| YOUNGMAN, RONALD E. & YOUNGMAN, JEAN M.  | MARTIN EXPL MGMT | 9/22/81  | 1182 | 466015  | ř      | M69                              | 4       | LT 5 BLK 5 BROWNSVILLE SUBDIVISION (SEA) PLAT BK 9 PG 60 11/1/63   |
| YOUNG, RODNEY R. & CITO, GELIA A.  | MARTIN EXPL MGMT | 9/9/81   | 1179 | 463408  | ž      | W69                              | 4       | LT 8 BLK 2 BROWNISVILLE SUBDIVISION (SE/4) PLAT BK 9 PG 60 11/1/63   |
| ADLER, MICHAEL J. & ADLER, MARY C.   | MARTIN EXPL MGMT | 9/22/81  | 1182 | 466004  | ž      | W69                              | 4       | LT 22 BLK 5 BROWNSVILLE SUBDIVISION (SE/4) PLAT BK 9 PG 60 11/1/163  |
| ANDERSON, LYMAN D. & ANDERSON, SHARROLL F.   | MARTIN EXPL MGMT | 9/17/81  | 1182 | 466009  | ī      | 89W                              | 4       | LT 8 BLK 5 BROWNISVILLE SUBDIVISION (SW/4) 2ND FILING PLAN FILE R-1-1-32&33 4/30/64  |
| BALTIC AVE PARTNERSHIP, ALVIN L. MOORE PARTNER   | MARTIN EXPL MGMT | 67782    | 1209 | 497932  | ž      | M69                              | 41      | LT 1 BLK 1 BROWNISVILLE SUBDIVISION (SE/4) PLAT BK 9 PG 60 11/1/63   |
| BENEDICT, FRANK B. & BENEDICT, DELPHINA G.   | MARTIN EXPL MGMT | 6/27/82  | 1212 | 501045  | ž      | W69                              | 4       | LT 2 BLK 1 BROWNSVILLE SUBDIVISION (SE/4) PLAT BK 9 PG 60 11/1/63  |
| BARKLEY, CHARLES R. & BARKLEY, BONNIE C.   | MARTIN EXPL MGMT | 10/20/81 | 1184 | 469371  | Š      | W69                              | 4       | LT 15 BLK 3 BROWNSVILLE SUBDIVISION (SW/4) 2ND FILING PLAN FILE R-1-1.32833 4/30/64  |
| BALL JR., FRANK S. & BALL, JOLENE J.   | MARTIN EXPL MGMT | 9/22/81  | 1182 | 466001  | ž      | W69                              | 4       | LT 3 BLK 1 BROWNSVILLE SUBDIVISION (SE/4) PLAT BK 9 PG 60 11/1/63  |
| BASS, DONALD M. & BASS, MILDRED E.   | MARTIN EXPL MGMT | 9/22/81  | 1182 | 465999  | ž      | W69                              | 4       | LT 3 BLK 5 BROWNSVILLE SUBDIVISION (SE/4) PLAT BK 9 PG 60 11/1/63  |
| BROWN, TERRY M. & BROWN, AUDREY E.   | MARTIN EXPL MGMT | 9/17/81  | 1182 | 466008  | Ť      | W69                              | 4       | LT 3 BLK 5 BROWNSVILLE SUBDIVISION (SW/4) 2ND FILING PLAN FILE R-1-1-32&33 4/30/64   |
| CONLIN, MICHAEL M.   | MARTIN EXPL MGMT | 9/14/81  | 1184 | 469007  | Ť      | W69                              | 4       | LT 9 BLK 6 BROWNSVILLE SUBDIVISION (SW/4) 2ND FILING PLAN FILE R-1-1-32&33 4/30/64   |
| CARMICHAEL, JAMES L. & CARMICHAEL, MARTHA A.   | MARTIN EXPL MGMT | 9/3/81   | 1179 | 463257  | Ť.     | M69                              | 4       | LT 687 BLK 5 BROWNSVILLE SUBDIVISION (SW/4) 2ND FILING PLAN FILE R-1-1-32&33 4/30/64   |
| COLLINS, STEVEN H.   | MARTIN EXPL MGMT | 9/14/81  | 1180 | 463974  | ž      | W69                              | 4       | LT 4 BLK 3 BROWNSVILLE SUBDIVISION (SE/4) PLAT BK 9 PG 60 11/1/63  |
| CALKINS, THOMAS B.   | MARTIN EXPL MGMT | 9/22/81  | 1182 | 466000  | Ñ      | W69                              | 4       | LT 6 BLK 1 BROWNSVILLE SUBDIVISION (SE/4) PLAT BK 9 PG 60 11/1/63  |
| COCHRAN, PHILIP S. & COCHRAN, LAURA D.   | MARTIN EXPL MGMT | 9/24/81  | 1183 | 467496  | ž      | W69                              | 7       | LT 11 BLK 5 BROWNSVILLE SUBDIVISION (SW/4) 2ND FILING PLAN FILE R-1-1-32&33 4/30/64  |
| DEBRUYNE, CAMIEL & DEBRUYNE, VELMA   | MARTIN EXPL MGMT | 9/21/81  | 1181 | 465059  | ž      | W69                              | 4       | LT 1 BLK 4 BROWNSVILLE SUBDIVISION (SE/4) PLAT BK 9 PG 60 11/1/63  |
| FICKBOHM, ALDEAN J. & FICKBOHM, KATHERINE V.   | MARTIN EXPL MGMT | 9/3/81   | 1179 | 463258  | ž      | W69                              | 4       | LT 15 BLK 6 BROWNSVILLE SUBDIVISION (SW/4) 2ND FILING PLAN FILE R-1-1-32833 4/30/64  |
| FREEMAN, GEORGE W. & FREEMAN, NORMA J.   | MARTIN EXPL MGMT | 9/24/81  | 1183 | 467490  | ž      | W69                              | 4       | LT 485 BLK 4 BROWNSVILLE SUBDIVISION (SE/4) PLAT BK 9 PG 60 11/1/63  |
| KUTZLER, ALLEN L. & KUTZLER, JEANETTE J.   | MARTIN EXPL MGMT | 8/16/81  | 1176 | 460361  | ž      | W69                              | 4       | LT 23 BLK 2 BROWNSVILLE SUBDIVISION (SW/4) 2ND FILING PLAN FILE R-1-1-32&33 4/30/64  |
| MASON, CLYDE P.  | MARTIN EXPL MGMT | 9/17/81  | 1182 | 466013  | ž      | W69                              | 14      | LT 16 BLK 6 BROWNSVILLE SUBDIVISION (SW/4) 2ND FILING PLAN FILE R-1-1-32833 4/30/64  |
| MOON, JAMES A. & MOON, MARGARET P.   | MARTIN EXPL MGMT | 9/3/81   | 1179 | 463259  | ž      | W69                              | 4       | LT 17 BLK 6 BROWNSVILLE SUBDIVISION (SW/4) 2ND FILING PLAN FILE R-1-1-32833 4/30/64  |
| NYE, HARVY F. & NYE, CARMEL J.   | MARTIN EXPL MGMT | 9/22/81  | 1182 | 466023  | ž      | W69                              | 14      | LT 1 BLK 5 BROWNSVILLE SUBDIVISION (SE/4) PLAT BK 9 PG 60 11/1/63  |
| PERDUE, MARGARET L.  | MARTIN EXPL MGMT | 9/3/81   | 1179 | 463255  | ž      | W69                              | 4       | LT 5 BLK 3 BROWNSVILLE SUBDIVISION (SE4) PLAT BK 9 PG 60 11/1/63   |
| PHILLIPS, CHARLES M.   | MARTIN EXPL MGMT | 9/17/81  | 1181 | 465067  | ¥      | W69                              | 4       | LT 4 BLK 1 BROWNSVILLE SUBDIVISION (SE/4) PLAT BK 9 PG 60 11/1/63  |
| PHILLIPS, HUGH C. & PHILLIPS, MAXINE   | MARTIN EXPL MGMT | 9/17/81  | 1182 | 466022  | ž      | W69                              | 4       | LT 5 BLK 1 BROWNSVILLE SUBDIVISION (SE/4) PLAT BK 9 PG 60 11/1/63  |
| RIGGLE, LANETTA M.   | MARTIN EXPL MGMT | 9/17/81  | 1182 | 466011  | Ë      | W69                              | 4       | LT 1 LESS S 50.29' & LT 2&3 BLK 7 BROWNSVILLE SUBDIVISION (SE/4) PLAT BK 9 PG 60 11/1/63   |

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| **************************************          |                         | LEASE    | BOOK R | EC.NO.   | <b>JANNSP</b> | BOOK RECINO. TWINSP RANGE SECTION | 8       | DESCRIPTION   |
|---|-------------------------|----------|--------|----------|---------------|-----------------------------------|---------|---|
| RMA J.  | MARTIN EXPL MGMT        | 7/15/81  | 3172   | 455569   | N.            | W69                               |         | LT 22 BLK 2 BROWNSVILLE SUBDIVISION (SW/4) 2ND FILING PLAN FILE R-1-1-32833 4/30/64         |
| TITERA, KINGSLEY C. & TITERA, BERNICE C.        | MARTIN EXPL MGMT        | 8/11/81  | 1176   | 459176   | ž             | W69                               | 14<br>L | LT 20 BLK 2 BROWNISVILLE SUBDIVISION (SW/4) 2ND FILING PLAN FILE R-1-1-32&33 4/30/64        |
| TOLMACHOFF, MICHAEL A. & TOLMACHOFF, CHERYL M.  | MARTIN EXPL MGMT        | 9/17/81  | 1182   | 460006   | ž             | W69                               | 14 L    | LT 11 BLK 3 BROWNSVILLE SUBDIVISION (SW/4) 2ND FILING PLAN FILE R-1-1-32&33 4/30/64         |
| THOMAS, TYE A.                                  | MARTIN EXPL MGMT        | 9/14/81  | 1184   | 469005   | ž             | W69                               | 14 L    | LT 2 BLK 6 BROWNSVILLE SUBDIVISION (SE/4) PLAT BK 9 PG 60 11/1/63                           |
| VOSBURY, EDWARD S.                              | MARTIN EXPL MGMT        | 9/3/81   | 1179   | 463260   | ž             | M69                               | 14 L    | LT & BLK & BROWNSVILLE SUBDIVISION (SE/4) PLAT BK 9 PG 60 11/1/63                           |
| WHITE, FREDRIC L. & WHITE, JANET M.             | MARTIN EXPL MGMT        | 8/4/81   | 1175   | 458160   | ¥             | W69                               | 14 L    | LT 12 BLK 4 BROWNSVILLE SUBDIVISION (SW/4) 2ND FILING PLAN FILE R-1-1-32&33 4/30/64         |
| WILCOX, ROBERT C. 8, WILCOX, MARLA K.           | MARTIN EXPL MGMT        | 8/17/81  | 1176   | 460363   | Ž.            | W69                               | 14 L    | LT 10 BLK 4 BROWNSVILLE SUBDIVISION (SW/4) 2ND FILING PLAN FILE R-1-1-32&33 4/30/64         |
| WILLIAMS, JAMES M. & WILLIAMS, DIANNE D.        | MARTIN EXPL MGMT        | 8/11/81  | 1176   | 459177   | ž             | W69                               | 14 L    | LT 18 BLK 2 BROWNSVILLE SUBDIVISION (SW/4) 2ND FILING PLAN FILE R-1-1-32&33 4/30/64         |
| GIBSON, WILLIAM A. & GIBSON, SALLY S.           | DUNE PETROLEUM CO       | 11/30/81 | 1192   | 478542   | ž             | W69                               | 14<br>L | LT 15 & 16 BLK 2 BROWNSVILLE 2ND FILING REC PLAN FILE R-1-1-32 & 33 DTD 4/30/64             |
| HARRIS, DARWIN F.                               | SOVEREIGN OIL COMPANY   | 5/4/82   | 1214   | 503356   | ž             | W69                               | 14 L    | LT 16 BLK 3 BROWNSVILLE SUBDIVISION (SW/4) 2ND FILING PLAN FILE R-1-1-32&33 4/30/64         |
| LAMUE, ORIN G.                                  | SOVEREIGN OIL COMPANY   | 5/11/82  | 1214   | 503355   | Ž.            | M69                               | 14 L    | LT 1 BLK 2 BROWNSVILLE SUBDIVISION (SE/4) REC PLAT BK 9 PG 60 11/1/63                       |
| CASE, MARVIN E.                                 | SOVEREIGN OIL COMPANY   | 5/4/82   | 1214   | 503354   | Ž.            | W69                               | 4       | LT 5 LESS E 199' & LT 6 ALL IN BLK 7 (SE/4) REC BK 9 PG 60 11/1/63                          |
| WALKER, MICHAEL H. & WALKER, LISETTE H.         | SOVEREIGN OIL COMPANY   | 1/19/82  | 1214   | 503353   | ž             | M69                               | 14      | LT 12 BLK 5 BROWNSVILLE SUBDIVISION (SW/4) 2ND FILING PLAN FILE R-1-1-32833 4/30/64         |
| MILLIKEN, MICHAEL E. & MILLIKEN, KATHLEEN R.    | SOVEREIGN OIL COMPANY   | 5/4/82   | 1214   | 503351   | ž             | M69                               | 14 L    | LT 17 BLK 5 BROWNSVILLE SUBDIVISION (SE/4) PLAT BK 9 PG 60 11/1/63                          |
| BOLSTER, HARRY G. & BOLSTER, WILMA V.           | SOVEREIGN OIL COMPANY   | 1/18/82  | 1220   | 510826   | ž             | M69                               | 14      | LT 12 BLK 6 BROWNSVILLE SUBDIVISION (SW/4) 2ND FILING PLAN FILE R-1-1-32&33 4/30/64         |
| MCCONNELL, MICHAEL J. & MCCONNELL, CHERYLA.     | MARTIN EXPL MGMT        | 1/19/82  | 1214   | 503349   | ž             | M69                               | 14      | LT 12 BLK 3 BROWNSVILLE SUBDIVISION (SW/4) 2ND FILING PLAN FILE R-1-1-32833 4/30/64         |
| BUFFY, JAMES C.                                 | SOVEREIGN OIL COMPANY   | 5/4/82   | 1214   | 503348   | ž             | M69                               | 14      | LT 24 BLK 2 BROWNSVILLE SUBDIVISION (SW/4) 2ND FILING PLAN FILE R-1-1-32833 4/30/64         |
| VAN ZUIDEN, RICHARD & VAN ZUIDEN, RUTH E.       | MARTIN EXPL MGMT        | 6/14/85  | 1359   | 906569   | ž             | W69                               | 14      | LT 4 BLK 5 BROWNSVILLE SUBDIVISION (SW/4) 2ND FILING PLAN FILE R-1-1-32&33 4/30/64          |
| MARTIN, NEIL DAVID & MARTIN, LINDA SUE          | MARTIN EXPL MGMT        | 9/10/92  | 1765   | 01225188 | Ž.            | M69                               | 4       | LT 11 BLK 5 BROWNSVILLE SUBDIVISION (SE/4) PLAT BK 9 PG 60 11/1/63                          |
| MUELLER, JOHANN & MUELLER, SUSANNE              | MARTIN EXPL MGMT        | 10/17/81 | 1185   | 469681   | Z             | We9                               | 14      | LT 3 BLK 4 BROWNSVILLE SUBDIVISION (SE/4) REC PLAT BK 9 PG 60 DTD 11/1/63                   |
| STEPHENSON, ROBERT M. & STEPHENSON, VIRGINIA J. | BASIN EXPLORATION, INC. | 7/19/94  | 1998   | 1452812  | Ť.            | W69                               | 4       | LT 22 & 23 & SOUTH 15' OF LT 24 BLK 1 WISE ADDITION TO TOWN OF CANFIELD                     |
| LENNON, MICHAEL JAMES                           | BASIN EXPLORATION, INC. | 7/19/94  | 2002   | 1458444  | Ž.            | W69                               | 14      | LOTS 5, 16 THRU 18 BLK 6 AS WELL AS CONTIGUOUS STREETS & ALLEYS                             |
| VERNON, BEVERLY A. RILEY                        | BASIN EXPLORATION, INC. | 7/19/94  | 1998   | 1452811  | ž             | W69                               | 4       | 2.5 AC TRACT OF LAND IN NE/ANE/4 AS DESC BY METES & BOUNDS                                  |
| LAUNDY, DAVID C. & LAUNDY, LAURE ANN            | BASIN EXPLORATION, INC. | 7/19/94  | 1998   | 1452813  | Ÿ             | M69                               | 4       | LT 22 THRU 24 BLK 6 WISE'S FIRST ADDITION TO TOWN OF CANFIELD & ADJACENT STREETS & ALLEYS   |
| WISE, SARAH ALLENE                              | BASIN EXPLORATION, INC. | 7/21/94  | 1999   | 1454329  | Ÿ             | W69                               | 4       | A .064 AC TRACT OF LAND AS DESC IN LEASE IN SE/ANE/4  |
| WISE, W. WALTER ET AL                           | BASIN EXPLORATION, INC. | 7/19/94  | 2002   | 1458443  | Ë             | W69                               | 4       | LT 13 THRU 15 BLK 6, LT 18 THRU 19 BLK 1, LT 9 THRU 12 BLK 7 & STREETS/ALLEYS DESC IN LEASE |
| MUIR, ROY B. & MUIR, MARILYN E.                 | BASIN EXPLORATION, INC. | 7/22/94  | 1999   | 1454331  | ĭ             | W69                               | 4       | LT 1 THRU 4 BLK 1 AS FURTHER DESC IN LEASE  |
| BUNZEY, JAMES                                   | BASIN EXPLORATION, INC. | 7/19/94  | 1999   | 1454330  | ž             | M69                               | 44      | LT 20 & 21 BLK 1 AS FURTHER DESC IN LEASE   |

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| A TESSOR   |                           | LEASE   | BOOK | BOOK REC.NO. 1 | WANSP | TWNSP RANGE SECTION | ECTION       | DESCRIPTION   |
|--|---------------------------|---------|------|----------------|-------|---------------------|--------------|---|
| SPENDLOW. ARTHUR                                   | BASIN EXPLORATION, INC.   | 8/3/94  | 2019 | 1477239        | N.    | W69                 | 4            | E 130' OF LT 5-8 BLK 1 TOWN OF CANFIELD & ADJACENT STREETS/ALLEYS                       |
| BEHR, JOHANNA L.                                   | BASIN EXPLORATION, INC.   | 7/19/94 | 2019 | 1477238        | ž     | W69                 | <del>*</del> | LT 7 THRU 9 BLK 6 TOWN OF CANFIELD & ADJACENT STREETS/ALLEYS                            |
| LYBARGER, EDDIE RAY & LYBARGER ACKERSON, CLAUDETTE | BASIN EXPLORATION, INC.   | 7/19/94 | 2019 | 1477237        | 2     | W69                 | 4            | LT 13-16 BLK 1 WISE'S 1ST ADDITION TOWN OF CANFIELD & ADJACENT STREETS/ALLEYS           |
| WATKINS, ROBERT K.                                 | BASIN EXPLORATION, INC.   | 7/19/94 | 2008 | 1463735        | N.    | W69                 | 4            | LT 10-12 BLK 6 TOWN OF CANFIELD. LT 1-8 BLK 7 WISE'S 1ST ADDITION TOWN OF CANFIELD      |
| VOLZ, KARL JOSEPH                                  | BASIN EXPLORATION, INC.   | 7/22/94 | 2005 | 1460634        | N.    | M69                 | 4            | 1.0 AC TRACT IN THE NE/4 MORE PARTICULARLY DESC BY METES & BOUNDS                       |
| EITELBACH, MARSHA A.                               | BASIN EXPLORATION, INC.   | 9/12/94 | 2013 | 1469534        | ž     | W69                 | 4            | LT 9 & 10 BLK 5 BROWNSVILLE ORIGINAL FILING OF S/2 SEC 14 & ADJACENT STREETS/ALLEYS     |
| SEIFRIED, TIMOTHY H. & SEIFRIED, SANDRA J.         | BASIN EXPLORATION, INC.   | 9/12/94 | 2012 | 1468460        | ž     | M69                 | 4            | LT 6 BLK 5 BROWNSVILLE ORIGINAL FILING OF S/2 SEC 14 INCLUDING ADJACENT STREETS/ALLEYS  |
| LEADY, PHILLIP, AIF ET AL                          | BASIN EXPLORATION, INC.   | 7/19/94 | 2017 | 1474679        | ž     | M69                 | 4            | LT 11 & 12 BLK 1 TOWN OF CANFIELD & ADJACENT STREETS/ ALLEYS                            |
| TRUMBLE, JOHN W.                                   | BASIN EXPLORATION, INC.   | 9/12/94 | 2016 | 1472738        | ž     | W69                 | 4            | LT 8 BLK 5 BROWNSVILLE ORIGINAL FILING OF S/2 SEC 14 & ADJACENT STREETS/ALLEYS          |
| TUCK, SHIRIN MURIEL - AIF                          | BASIN EXPLORATION, INC.   | 9/19/94 | 2012 | 1468459        | ž     | W69                 | 4            | LT 3 BLK 3 BROWNSVILLE ORIGINAL FILING OF S/2 SEC 14 INCLUDING ADJACENT STREETS/ALLEYS  |
| MASON, GLEN D. & HARROLD, MAUREEN F.               | BASIN EXPLORATION, INC.   | 9/12/94 | 2039 | 1501475        | ž     | W69                 | 4            | A TRACT IN SW/4 DESC AS LT 9A, REPLAT OF LT A OF BROWNSVILLE ORIGINAL FILING S/2 SEC 14 |
| BENTSEN, ERNIE ALF & BENTSEN, HRESULA S. D.        | BASIN EXPLORATION, INC.   | 7/19/94 | 2002 | 1458442        | ž     | W69                 | 4            | LT 13-15 BLK 6 WISE'S 1ST ADDITION TO TOWN OF CANFIELD & ADJACENT STREETS/ALLEYS        |
| HAM, PATRICK L. & HAM, PHYLLIS M.                  | MARTIN OIL SERVICES, INC. | 17778   | 266  | 265768         | ž     | W69                 | 4            | W/ZNW/ANW/4   |
| TRUMAN TANK SERVICE INC.                           | MARTIN OIL SERVICES, INC. | 1/10/78 | 266  | 265768         | ž     | W69                 | 4            | Wienwianwia   |
| WOOD, JOHN D. & WOOD, SARAH E.                     | MARTIN EXPL MGMT          | 6/26/78 | 1029 | 300332         | ž     | W69                 | 4            | SWIANWIA  |
| WISE, ALBERT C. ET AL                              | MARTIN EXPL MGMT          | 3/18/80 | 1111 | 390668         | ĸ     | W69                 | 4            | NE/ANE/4 LESS 3 AC, SWIANE/4 & W/2SE/ANE/4  |
| WISE, ALBERT C. ET AL                              | MARTIN EXPL MGMT          | 3/18/80 | 111  | 390668         | ž     | W69                 | 4            | NW/4NE/4 LESS 3:35 AC AS DESC IN LEASE  |
| WISE, ALBERT C. ET AL                              | MARTIN EXPL MGMT          | 3/18/80 | 1111 | 390668         | ž     | M69                 | 4            | E/2SE/ANE/ANW/4, E/2NE/ANE/ANW/A AND A 2.12 AC TRACT IN SE/ANW/4 AS DESC IN LEASE       |
| WISE, ALBERT C. ET AL                              | MARTIN EXPL MGMT          | 3/18/80 | 1111 | 390668         | 2     | M69                 | 14           | SE/ANW/4 LESS A 2.12 AC TRACT   |
| WISE, ALBERT C. ET AL                              | MARTIN EXPL MGMT          | 3/18/80 | 1111 | 390668         | ž     | M69                 | 4            | NE/45W/4 LYING E OF A TRACT DESC IN LEASE   |
| WISE, ALBERT C. ET AL                              | MARTIN EXPL MGMT          | 3/18/80 | 1111 | 390668         | ž     | W69                 | 4            | NE/4SE/4  |
| WISE, ALBERT C. ET AL                              | MARTIN EXPL MGMT          | 3/18/80 | 1111 | 390668         | Z.    | W69                 | 4            | NW/4SE/4  |
| THE FIRST NATIONAL BANK IN BOULDER, TRUSTEE        | MARTIN EXPL MGMT          | 6/10/80 | 1121 | 399648         | ž     | W69                 | 4            | 40.0 AC TRACT IN W/2 AS DESC BY METES & BOUNDS  |
| COURT SQUARE INVESTMENT CO.                        | MARTIN EXPL MGMT          | 8/6/81  | 1181 | 465531         | ž     | M69                 | 4            | PT LT 10 & LT 11-16 BLK 1, PT LT 12-14 BLK 2, LT 1-5 LESS S 45' & LT 7-9 BLK 3          |
| YOUNG, VERN B. & YOUNG, GLENNA M.                  | MARTIN EXPL MGMT          | 10/1/81 | 1182 | 466660         | ž     | W69                 | 4            | THAT PORTION OF TRACT C BROWNSVILLE SUBDIVISION REC PLAT BK 9 PG 60 11/1/63 IN SW/4     |
| YOUNG, VERN B. & YOUNG, GLENNA M.                  | MARTIN EXPL MGMT          | 10/1/81 | 1182 | 466660         | ž     | W69                 | 4            | THAT PORTION OF TRACT C BROWNSVILLE SUBDIVISION REC PLAT BK 9 PG 60 11/1/63 IN SE/4     |
| AANENSON, STEVEN C.                                | MARTIN EXPL MGMT          | 11/5/81 | 1193 | 479045         | ž     | W69                 | 4            | LT 10 BLK 2 BROWNSVILLE SUBDIVISION REC PLAT BK 9 PG 60 11/1/63 IN SW/4                 |
| AMEZCUA, MARCELINA Y. & RUCOBO, RACHEL             | MARTIN EXPL MGMT          | 9/18/81 | 1182 | 466010         | ž     | W69                 | 4            | LT 13 BLK 5 BROWNSVILLE SUBDIVISION REC PLAT BK 9 PG 60 11/1/63 IN SE/4                 |

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| <b>WOSSET</b>                               | LESSEE           | LEASE    | BOOK | BOOK REC.NO. TWASP RANGE SECTION | TWINSP | RAMGE : | ECTION       | Note   |
|---|------------------|----------|------|----------------------------------|--------|---------|--------------|--|
| BRUNEMEIER, JAMES A.                        | MARTIN EXPL MGMT | 9/17/81  | 1181 | 465056                           | ž      | M69     | 4            | LT 3 BLK 4 BROWNSVILLE SUBDIVISION 2ND FILING REC PLAN FILE R-1-1-32833 4/30/64 IN SW/4  |
| BELL, MARK DOUGLAS & BELL, BARBARA JUNE     | MARTIN EXPL MGMT | 10/9/81  | 1187 | 472485                           | ž      | M69     | 4            | LT 6 BLK 3 BROWNSVILLE SUBDIVISION REC PLAT BK 9 PG 60 11/1/63 IN SW/4                   |
| BARTHOLF, PAUL D. & BARTHOLF, PAMELA A.     | MARTIN EXPL MGMT | 10/16/81 | 1185 | 470379                           | ž      | W69     | 14           | LT 7 BLK 3 BROWNSVILLE SUBDIVISION REC PLAT BK 9 PG 60 11/1/63 IN SW/4                   |
| BURINDA, LOUIS E. & BURINDA, SHARON J.      | MARTIN EXPL MGMT | 9/17/81  | 1181 | 465055                           | Ĺ      | W69     | <del>*</del> | LT 13 BLK 6 BROWNSVILLE SUBDIVISION 2ND FILING REC PLAN FILE R-1-1-32&33 4/30/64 IN SW/4 |
| BRUGGER, JOHN                               | MARTIN EXPL MGMT | 9/17/81  | 1181 | 465065                           | 'n     | W69     | 4            | LT 2 BLK 5 BROWNSVILLE SUBDIVISION 2ND FILING REC PLAN FILE R-1-1-32&33 4/30/64 IN SW/4  |
| ALLEN, DENNIS C. & ALLEN, PAMELA J.         | MARTIN EXPL MGMT | 9/17/81  | 1182 | 466014                           | ž      | W69     | <u>4</u>     | LT 10 BLK 5 BROWNSVILLE SUBDIVISION 2ND FILING REC PLAN FILE R-1-1-32&33 4/30/64 IN SW/4 |
| BROWNSVILLE WATER & SANITATION DISTRICT     | MARTIN EXPL MGMT | 11/5/81  | 1190 | 475620                           | ž      | W69     | 4            | TRACT A OF BLK 6 BROWNSVILLE SUBDIVISION REC PLAT BK 9 PG 60 11/1/63 IN SE/A             |
| BAILEY, ROGER GERALD & BAILEY, MARY LOUISE  | MARTIN EXPL MGMT | 10/2/81  | 1183 | 467482                           | ž      | W69     | 4            | LT 9 BLK 4 BROWNSVILLE SUBDIVISION 2ND FILING REC PLAN FILE R-1-1-32&33 4/30/64 IN SW/4  |
| BELL, DELBERT O. & BELL, RUTH W.            | MARTIN EXPL MGMT | 9/19/81  | 1181 | 465063                           | ž      | W69     | 4            | LT 4 BLK 2 BROWNSVILLE SUBDIVISION REC PLAT BK 9 PG 60 11/1/63 IN SE/4                   |
| CENTURY 21 - ALL CITY REALTY                | MARTIN EXPL MGMT | 10/23/81 | 1189 | 474167                           | ž      | W69     | 4            | LT 4 BLK 4 BROWNSVILLE SUBDIVISION 2ND FILING REC PLAN FILE R-1-1-32&33 4/30/64 IN SW/4  |
| CIMINSKI, JOHN W. & CIMINSKI, JEANNE        | MARTIN EXPL MGMT | 9/24/81  | 1184 | 469013                           | ž      | W69     | 14           | LT 10 BLK 3 BROWNSVILLE SUBDIVISION 2ND FILING REC PLAN FILE R-1-1-32&33 4/30/64 IN SW/4 |
| CHAMBERS, ROBERT L & CHAMBERS, KAREN J.     | MARTIN EXPL MGMT | 9/24/81  | 1181 | 469006                           | ž      | W69     | 4            | LT 11 BLK 2 BROWNSVILLE SUBDIVISION REC PLAT BK 9 PG 60 11/1/63 IN SW/4                  |
| CLARK, DALE J. & CLARK, ELLEN M.            | MARTIN EXPL MGMT | 10/20/81 | 1186 | 471114                           | ž      | W69     | 4            | LT 17 BLK 2 BROWNSVILLE SUBDIVISION 2ND FILING REC PLAN FILE R-1-1-32&33 4/30/64 IN SW/4 |
| CARDENAS, RONNIE C. & CARDENAS, DELORES M.  | MARTIN EXPL MGMT | 9/22/81  | 1182 | 466021                           | ź.     | W69     | 4            | LT 8 BLK 4 BROWNSVILLE SUBDIVISION 2ND FILING REC PLAN FILE R-1-1-32&33 4/30/64 IN SW/4  |
| COWAN, PATRICIA T.                          | MARTIN EXPL MGMT | 9/22/81  | 1182 | 466003                           | ž      | W69     | 4            | LT 9 BLK 7 BROWNSVILLE SUBDIVISION REC PLAT BK 9 PG 60 11/1/63 IN SW/4                   |
| DUNNE, LENORE W. AKA                        | MARTIN EXPL MGMT | 11/10/81 | 1208 | 496022                           | ž      | W69     | 4            | LT 4 BLK 6 BROWNSVILLE SUBDIVISION REC PLAT BK 9 PG 60 11/1/63 IN SE/4                   |
| EICHINGER, DELBERT C. & EICHINGER, JOANN    | MARTIN EXPL MGMT | 9/18/81  | 1181 | 465060                           | ž      | W69     | 4            | LT 6 BLK 2 BROWNSVILLE SUBDIVISION REC PLAT BK 9 PG 60 11/1/63 IN SW/4                   |
| FOUNTAIN, MILLARD E. & FOUNTAIN, LOIS B.    | MARTIN EXPL MGMT | 9/22/81  | 1182 | 466016                           | ž      | W69     | 4            | LT 2 & 3 BLK 2 BROWNSVILLE SUBDIVISION REC PLAT BK 9 PG 60 11/1/63 IN SE/4               |
| FRED, DONNIE H. & FRED, JUANITA J.          | MARTIN EXPL MGMT | 10/30/81 | 1187 | 472570                           | ž      | M69     | 7            | LT 10 BLK 7 BROWNSVILLE SUBDIVISION REC PLAT BK 9 PG 60 11/1/63 IN SW/4                  |
| GRESS, MARCUS W. & GRESS, BETTY L.          | MARTIN EXPL MGMT | 10/21/81 | 1186 | 471551                           | ž      | W69     | 14           | LT 19 BLK 2 BROWNSVILLE SUBDIVISION 2ND FILING REC PLAN FILE R-1-1-32833 4/30/64 IN SW/4 |
| HONSTEIN, DAVID D. & HONSTEIN, SUSAN A.     | MARTIN EXPL MGMT | 10/20/81 | 1185 | 470520                           | ž      | W69     | 14           | LT 1 BLK 6 BROWNSVILLE SUBDIVISION REC PLAT BK 9 PG 60 11/1/63 IN SE/4                   |
| HOSETON, TOMMY M. & HOSETON, JEAN           | MARTIN EXPL MGMT | 10/23/81 | 1185 | 470519                           | ž      | W69     | 4            | LT 3 BLK 6 BROWNSVILLE SUBDIVISION REC PLAT BK 9 PG 60 11/1/63 IN SE/4                   |
| HUEFTLE, RICHARD D. & HUEFTLE, GENAVIEVE R. | MARTIN EXPL MGMT | 9/17/81  | 1181 | 465066                           | ž      | M69     | 4            | LT 2 BLK 5 BROWNSVILLE SUBDIVISION REC PLAT BK 9 PG 60 11/1/63 IN SE/4                   |
| JACOBSON, WENDELL D. & JACOBSON, CAROL J.   | MARTIN EXPL MGMT | 10/22/81 | 1189 | 474163                           | Ž.     | W69     | 14           | LT 7 BLK 5 BROWNSVILLE SUBDIVISION REC PLAT BK 9 PG 60 11/1/63 IN SE/4                   |
| KASEMIR. WOLFRAM & KASEMIR, NICOLE          | MARTIN EXPL MGMT | 10/16/81 | 1185 | 470044                           | Ž.     | M69     | 4            | LT 16 BLK 5 BROWNSVILLE SUBDIVISION REC PLAT BK 9 PG 60 11/1/63 IN SE/4                  |
| KEYSOR, W. NEAL & KEYSOR, ALICE L.          | MARTIN EXPL MGMT | 10/2/81  | 1183 | 467483                           | ž      | W69     | 14           | THE W 139.08' OF LT 8 BLK 1 BROWNSVILLE SUBDIVISION REC PLAT BK 9 PG 60 11/1/63 IN SE/4  |
| KISSLING, GLENN I. & KISSLING, GLORIA M.    | MARTIN EXPL MGMT | 9/17/81  | 1181 | 465054                           | Ť.     | M69     | 14           | LT 1 BLK 3 BROWNSVILLE SUBDIVISION REC PLAT BK 9 PG 60 11/1/63 IN SW/4                   |
| KOELLER, MELVIN R.                          | MARTIN EXPL MGMT | 9/29/81  | 1183 | 467485                           | Ť.     | W69     | 4            | LT 12 BLK 2 BROWNSVILLE SUBDIVISION REC PLAT BK 9 PG 60 11/1/63 IN SW/4                  |

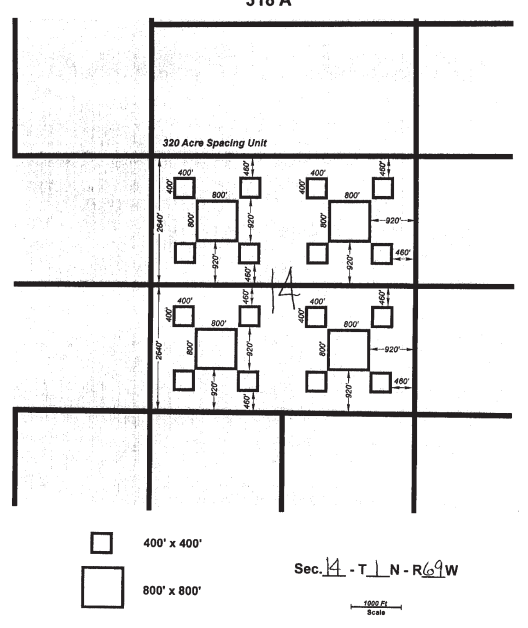
EXHIBIT "A"
ATTACHED TO AND MADE A PART OF NOTICE OF OIL AND GAS INTERESTS AND SURFACE USE
T1N-R69W
SEC. 14: ALL
BOULDER COUNTY, COLORADO

| TESSOR   | <b>383</b>       | LEASE    | BOOK F | REC.NO. | TWNSP RANGE |     | SECTION | DESCRIPTION   |
|--|------------------|----------|--------|---------|-------------|-----|---------|---|
| LEWIS, GERALD D. & LEWIS, LINDA L.                 | MARTIN EXPL MGMT | 10/16/81 | 1185   | 470264  | ž           | W69 | 4       | THE E 139.07' OF LT 8 BLK 1 BROWNSVILLE SUBDIVISION REC PLAT BK 9 PG 60 11/1/63 IN SE/4           |
| LEGROS, CHARLES R. & LEGROS, BEVERLY J.            | MARTIN EXPL MGMT | 9/25/81  | 1183   | 467492  | <u>K</u>    | W69 | 4       | LT 11 BLK 4 BROWNSVILLE SUBDIVISION 2ND FILING REC PLAN FILE R-1-1-32&33 4/30/64 IN SW/4          |
| LONE, RICHARD O. & LONE, LOLA L.                   | MARTIN EXPL MGMT | 9/17/81  | 1181   | 465058  | ž           | W69 | 4       | LT 5 BLK 2 BROWNSVILLE SUBDIVISION REC PLAT BK 9 PG 60 11/1/63                                    |
| MALONEY, MICHAEL N. & MALONEY, PHYLLIS C.          | MARTIN EXPL MGMT | 10/6/81  | 1184   | 469010  | Ë           | M69 | 4       | LT 13 BLK 4 BROWNSVILLE SUBDIVISION 2ND FILING REC PLAN FILE R-1-1-32&33 4/30/64 IN SW/4          |
| MURRAY, LOUISE M.                                  | MARTIN EXPL MGMT | 9/17/81  | 1180   | 464637  | ž           | W69 | 4       | LT 9 & 10 BLK 3 BROWNSVILLE SUBDIVISION REC PLAT BK 9 PG 60 DTD 11/1/63 IN SW/4                   |
| NORTON, JAMES G. & NORTON, SHARON K.               | MARTIN EXPL MGMT | 10/19/81 | 1185   | 470380  | ž           | W69 | 4       | LT 2 BLK 4 BROWNSVILLE SUBDIVISION 2ND FILING REC PLAN FILE R-1-1-328:33 DTD 4/30/84 IN SW/4      |
| NEIBERGER, WAYNE A. & NEIBERGER, CAROLYN M.        | MARTIN EXPL MGMT | 9/17/81  | 1183   | 467493  | ž           | W69 | 4       | E/2 OF LT 2 BLK 3 BROWNSVILLE SUBDIVISION REC PLAT BK 9 PG 60 DTD 11/1/63 IN SW/4                 |
| NEWTON, BRAD L. & NEWTON, BARBARA J.               | MARTIN EXPL MGMT | 9/25/81  | 1183   | 467497  | ž           | W69 | 4       | LT 14 BLK 6 BROWNSVILLE SUBDIVISION 2ND FILING REC PLAN FILE R-1-1-32&33 4/30/64 IN SW/4          |
| PARROTT, KENNETH N.                                | MARTIN EXPL MGMT | 10/15/81 | 1185   | 470043  | ž           | W69 | 4       | LT 13 BLK 2 BROWNSVILLE SUBDIVISION REC PLAT BK 9 PG 60 DTD 11/1/63 IN SW/4                       |
| PEARSON, WAYNE E. & PEARSON, LODEMA J.             | MARTIN EXPL MGMT | 9/25/81  | 1183   | 467499  | ž           | W69 | 4       | LT 7 BLK 6 BROWNSVILLE SUBDIVISION PREC PLAT BK 9 PG 60 DTD 11/1/63 IN SE/4                       |
| POUNDS, WALTER R. & POUNDS, VIRGINIA M.            | MARTIN EXPL MGMT | 10/21/81 | 1186   | 471115  | ž           | W69 | 4       | LT 5 BLK 4 BROWNSVILLE SUBDIVISION 2ND FILING REC PLAN FILE R-1-1-32&33 DTD 4/30/64 IN SW/4       |
| PEEK, CHARLES A. & PEEK, LILLIAN                   | MARTIN EXPL MGMT | 9/22/81  | 1182   | 466019  | ž           | W69 | 4       | LT 1 BLK 5 BROWNSVILLE SUBDIVISION 2ND FILING REC PLAN FILE R-1-1-32&33 4/30/64 IN SW/4           |
| QUYNN, LLOYD M. & QUYNN, RITA M.                   | MARTIN EXPL MGMT | 9/27/81  | 1183   | 467488  | ž           | 69W | 4       | LT 4 BLK 3 BROWNSVILLE SUBDIVISION 2ND FILING REC PLAN FILE R-1-1-32&33 4/30/64 IN SW/4           |
| REIDER, BYRON L. & REIDER, AGNETA M.               | MARTIN EXPL MGMT | 9/17/81  | 1183   | 467494  | ž           | W69 | 4       | W/2 OF LT 2 BLK 3 BROWNSVILLE SUBDIVISION REC PLAT BK 9 PG 60 11/1/63 IN SW/4                     |
| RIESEBERG, FREEDO V.                               | MARTIN EXPL MGMT | 9/17/81  | 1182   | 466012  | ž           | W69 | 4       | LT 11812 BLK 7 BROWNSVILLE SUDIVISION REC PLAT BK 9 PG 60 DTD 11/1/63 IN SW/4                     |
| RUSK, JOSEPH E. & RUSK, JUDY K.                    | MARTIN EXPL MGMT | 9/17/81  | 1182   | 466007  | ž           | W69 | 4       | LT 4 & 19 BLK 5 BROWNSVILLE SUBDIVISION REC PLAT BK 9 PG 60 11/1/63 IN SE/4                       |
| RODERIGUEZ, FELIX & RODERIGUEZ, CORDELIA A.        | MARTIN EXPL MGMT | 10/27/81 | 1188   | 473161  | ž           | W69 | 4       | LT 8 BLK 6 BROWNSVILLE SUBDIVISION 2ND FILING REC PLAN FILE R-1-1-32833 4/30/64 IN SW/4           |
| RAMICH, JAMES S. & RANICH, CAROL A.                | MARTIN EXPL MGMT | 9/22/81  | 1182   | 466018  | ř           | W69 | 14      | LT 18 BLK 5 BROWNSVILLE SUBDIVISION REC PLAT BK 9 PG 60 11/1/63 IN SE/4                           |
| SIEG, ANNA MAE                                     | MARTIN EXPL MGMT | 10/2/81  | 1184   | 469008  | ž           | W69 | 4       | THE E 143' OF LT 7 BLK 7 & ALL LT 8 BLK 7 BROWNSVILLE SUB PLAT BK 9 PG 60 11/1/63 IN SW/4         |
| SNYDER, RICHARD C. & SNYDER, JUDITH A.             | MARTIN EXPL MGMT | 10/30/81 | 1186   | 471629  | Ť           | W69 | 14      | LT 12 BLK 5 BROWNSVILLE SUBDIVISION REC PLAT BK 9 PG 60 11/1/63 IN SE/4                           |
| SCHAIBLE, FREDERIC W. & SCHAIBLE, BRENDA S.        | MARTIN EXPL MGMT | 9/24/81  | 1183   | 467495  | ř           | W69 | 4       | LT 9 BLK 5 BROWNSVILLE SUBDIVISION 2ND FILING REC PLAN FILE R-1-1-32833 4/30/64 IN SW/4           |
| SHIELDS, GEORGE & SHIELDS, DOROTHY C.              | MARTIN EXPL MGMT | 9/17/81  | 1182   | 466020  | ž           | W69 | 4       | LT 21 BLK 5 BROWNSVILLE SUBDIVISION REC PLAT BK 9 PG 60 11/1/63 IN SE/4                           |
| VAN DER SCHOUW, MARTIN G. & VANDER SCHOUW, LOIS M. | MARTIN EXPL MGMT | 10/26/81 | 1185   | 470518  | ř           | W69 | 14      | A SMALL TRIANGLE SHAPE PORTION OF LT 5 BLK 7 IN SE CORNER OF LT 5 PLAT BK 9 PG 60 11/1/63 IN SW/4 |
| VAN DER SCHOUW, MARTIN G. & VANDER SCHOUW, LOIS M. | MARTIN EXPL MGMT | 10/26/81 | 1185   | 470518  | ž           | W69 | 14      | LT 4 BLK 7 BROWNSVILLE SUBDIVISION REC PLAT BK 9 PG 60 11/1/63 IN SE/4                            |
| WHISENHUNT, BOBBY R. & WHISENHUNT, YVONNE E. M.    | MARTIN EXPL MGMT | 10/26/81 | 1187   | 472489  | Ñ           | W69 | 4       | LT 8 BLK 1 BROWNSVILLE SUBDIVISION LESS E 139.07' & W 139.08' IN SE/4 BK 9 PG 60 11/1/63          |
| WHITFIELD, BILLY JOE & WHITFIELD, BETTY JEAN       | MARTIN EXPL MGMT | 10/2/81  | 1186   | 471116  | ň           | W69 | 4       | LT 5 BLK 6 BROWNSVILLE SUBDIVISION IN SE/4 REC PLAT BK 9 PG 60 11/1/63                            |
| WAELTI, CLINTON E. & WAELTI, VELDA J.              | MARTIN EXPL MGMT | 9/26/81  | 1183   | 467498  | ž           | W69 | 4       | LT 1 BLK 4 BROWNSVILLE SUBDIVISION (SW/4) 2ND FILING PLAN FILE R-1-1-32833 4/30/64                |
| WHITE, GEORGE I. & WHITE, LYNDA K.                 | MARTIN EXPL MGMT | 9/17/81  | 1181   | 465062  | ž           | W69 | 4       | LT 13 BLK 3 BROMNSVILLE SUBDIVISION (SW/4) 2ND FILING PLAN FILE R-1-1-32833 4/30/64               |



### **EXHIBIT B**

### Colorado Oil and Gas Conservation Commission GREATER WATTENBERG AREA Special Well Location Rule 318 A



SHEET 1 OF 2 12 R532-3

### HOMESTEAD PARK

A SUBDIVISION OF A PART OF THE N1/2 OF THE NEI/4 AND THE EAST 10 ACRES OF THE NEI/4 OF THE NWI/4 OF SECTION 14, T1N, R69W OF THE 6TH P.M., TOWN OF ERIE, COUNTY OF BOULDER, STATE OF COLORADO.

AREA = 84.537 ACRES, MORE OR LESS.

A TRACT OF LAND LOCATED IN THE MI/2 OF THE NILY A MAD IN THE NILY OF THE NINY A OF SECTION 14, THE RESW OF THE SETH PM , COLURTY OF BOLLIDER, STATE OF COLORAD, OLSANDED AS TRALDME.

r, wsp. homestead, lico, a cocorado limited liability company, reing the owner F certain lands in ere, colorado, described as follows

THENCE CONTINUENG SOOD'STST, 1072 BD FEET ALCHG THE EAST UNE OF THE NET/4 OF SAD SECTION 14. TO THE SOUTHEAST COPRESS OF THE NET/4 OF T

HENCE SBOTTAGY, 1317 OF PEET ALONG THE SOUTH LINE OF THE NEL/A OF THE

THENCE SEAD STAFF, U.Y. OF FEET, ALONG THE SOUTH LINE OF THE NINFAL OF THE NINFAL OF SAUD SECTION 14 TO THE SOUTHEAST CORNERS OF THAT THACE THE LAND CONNECT TO ALKEL LINESSEY WICK, AND THANKE WICK, AS DESCRIBED IN WARMANINT THAT AND RECORDING NINFAL ON THAN 1467 AS RECORDING NINFAL OF THE NINFAL OF THE RECORDING NINFAL OF THE RECORDING NINFAL OF THE RECORDING SOFT BE RECORDED SOFT THE RECORD OF THE RECORD SOFT THE RECORD OF THE RECO

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### 2120726.001

MONUMENT KEY Found #8 Febar W/ 2" alum cap marked "PLS 24305"

PLANNING AND ZONING COMMISSION CERTIFICATE THE FLAN APPROVED BY THE TOTAL OF DEPARTMENT OF COMMISSION THIS  $110^\circ$  day of the month of Caradae A 0 0.000. SET #5 REBAR W/ 2" ALUM CAP WARKED "PLS 24305" PSET IN SET AS REBAR W/ 2" ALUM CAP WARKED "PLS 24305"
HON BOX IN MONUMENT BOX

CERTIFICATE OF APPROVAL BY THE BOARD OF TRUSTESS
OD BY THE BOARD OF TRUSTESS OF THE TOWN OF DIFF COLOMOOD, THIS ZAME
THE WORTH OF TAXABLE OF THE TOWN OF DIFF COLOMOOD, THIS ZAME
THE WORTH OF TAXABLE OF THE TOWN OF DIFF. Samin J. Hamaye APPROVED BY THE BOARD OF TRUSTEES DAY OF THE MONTH OF

FOR STATE OF THE S CLERK AND RECORDER'S CERTIFICATE

DEFECTION TO COGREGOOD WAY OUR MILES COMERNOR WAY URDA, ACTION THESE DISTORTING WHO STATE WAS ALTER YOU REST PRESCRIPTION OF THE SAME WAY WHITHIN THESE TAKES ALTER YOU REST PRESCRIPTION TO WAY OF THE COMMUNICATION OF THE WAY THE WAY WAY CAN ANY DETECTION IN THIS SAME YELVES THE CANADATED THE CANADATED WAY OF THE COSTRICTARION SHOWN FERROR.

SURVEYING CERTIFICATE

I, FRANK N. DOERD, J. REGORITED PROTESSUR, LAND SERVICED IN THE STATE OF MAKENDER IN THE STATE OF MAKENDER OF THE STATE OF MAKENDER OF THE STATE OF THE REST OF W. ROUNDERS SHOWN AND RELEASE IN THE STATE OF W. ROUNDERS SHOWN HEREON ACTUALLY DOSE NAD THAS PLAT ACCIONERS. REPRESENT SAUD SURVEY.

By BERUTY Wallow

A SANCTON CONTRACTOR OF THE SANCTON OF THE SANCTON OF C. I. F. EXC. BIT, MOD. B. EXC. BIT, B. E

THE PRIMARY BOXCH MARK USED TO DETERMINE THE BASIS OF ELEVATIONS FOR THIS MAY IS USES BENDER MARK 18—85, A STANANDE USES STRONGE FOR STAMPED. AS 94, 1945 IN CONCRETE POST PUBLISHED NOOT 1929 ELEVATION = 5044 078 FEET

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MESTEA PARK 1 MCINITY MAP

THENCE SOCIES 48 T, 25 OF REET ALONG THE WEST LINE OF THE NET 14 OF SAUD SCCION 14 TO THE SOUTHERY LINE OF THAN TRACE OF LAND CANNEED TO WILLIAM R. HOWELL AS DESCRIBED IN WARRANTY DEED RECORDED JANE 24, 1853, IN BOOK 158 AT PAGE 48, OF THE RECORDS OF BOLLOSE COUNTY, COLORADO.

THENCE MEETINITE, 2220 64 FEET ALDNG THE SOUTHERLY LINE OF THAT TRACT OF ALAND AS TRESCHEED IN STREAMENT LINE OF THAT ALDNG TO THE WESTERN LINE OF THAT ALDNG TO TANK TO SERVE WESTERN THE OF THAT ALDNE OF THAT ONE AS PRICEPINGN NO. 352773,

THENCE SOOWF43%, 238 95 FEET ALOND THE WESTERLY LINE OF THAT TRACT OF LAND AS DESCRIBED ON SAID FILM 1046 AS RECEPTION NO 327773 TO THE SOUTH CONNET PHENCE.

THENCE INMATERIE, 415 SI FEET ALCHO THE SCUTHERLY LINE OF THAT TRACT OF LAND AS DESCRIBED ON SAID FILM 1046 AS RECEIVEDM IN 3 257773 TO THE EAST LINE OF THE INEX/4 OF SAID SECTION 14 AND THE ITSILE FORKT OF BEGINNING

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THENCE STOOD 30'E, 256 OF FEET ALONG THE WESTERLY LINE OF THAT TRACT OF WAAAN AS DESCRIBED ON SOO FILM HAN AS RECEPTION NO TOBORES TO THE SOUTH VALOR THE WITH OF THE NEI'AL OF SAID SECTION 14,

THENCE SBETTAGIN, 285 OF TEET ALONG THE MORTHER, Y LINE OF THAT TRACT OF LAND AS DESCRIBED ON SAID FILM 1647 AS RECEPTION NO 1066035 TO THE MORTHWEST CORNER THEREOF.

THENCE NODOWAYN, 256 DO FEET ALONG THE EASTERY UNE OF THAT TRACT OF MAN AS DESCRIBED OF A SAID FILM 1647 AS RECEPTION NO 1066635 TO THE NUMBER THENCE.

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OWNER /DEVELOPER

LEGEND

WEE HOMESTEAD, LLC 11479 JASPER ROAD 1AFAYTTIF, CO ROOZS (303) 826-4561

SURVEYOR

COORDING TO MODO OR A FIRST, THE CURREN EAST OF ANY FOR AREA FROM S. OF DITT WILL, SET IT OF LOCATION TO WAND OR ITS WAND TO WAND OR A FIRST OF PECDROED EASURENTS AND RIGHTS-OF-MAY, IF ANY ARE SHOWN ON THIS PLAT AS DISCLOSOD IN TRIST AMERICAN HERITAGE TITE COMPANY COMMITMENT NO WAS DISCLOSODER. OF STREETING DATE NOVEMBER 77, 2000 NO ADDITIONAL RESEARCH WAS COMPLETED. APPARENT EASJENTS AND RIGHTS-LG"—WAY SUCH AS ROADS, DITCHES, ONERHEAD WITTY LUES, AND ONER UNITH EATHERS ARE SHOWN RROA AERAL, TOPOGRAPH MAPPING DATED MARCH SQ. 1994, SUPPLED BY CLENT, OF ROM PELD LOCATION ADSTROAM, RESURCIAN WAS COMPLETED.

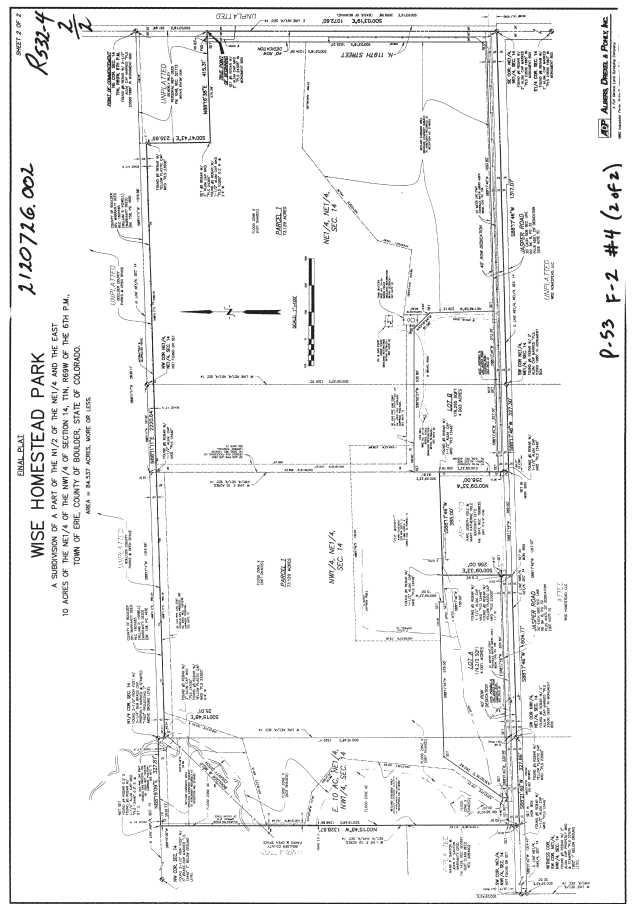
LEGAL DESCRIPTION PREPARED BY FRANK IN DREXEL, 1860 INDUSTRIA SLITE D, LONGARONT, COLORADO, 80501 (CRS 38-35-106.5)

P-53 F-2 #3 (1 of 2)

A Full Service Land Surveying Company 860 Industrial Chale, Suite D, Langmant, Colorado 80501 (303) 882-1131 ALP ALBERS, DRECEL & PORLY, INC.

2120726 1918 - 1012 1012 - 1012 1013 - 1012 1013 - 1013 1013 - 101

ENGINEER
CHARLES KEIN & ASSOCIATES, INC
1711-15TH STREET, SATE 200
(300) 447-0000 LUBERS, DREXCL & POHLY, INC. 860 INDUSTRIAL CRCLE, SUITE D ANOMONT, CO 80501 303) 682-1131



### REQUEST FOR NOTIFICATION OF SURFACE DEVELOPMENT

| STATE OF COLORADO | ) |
|-------------------|---|
|                   | ) |
| COUNTY OF BOULDER | ) |

EnCana Oil & Gas (USA) Inc. (EnCana) is a Mineral Estate Owner or owns the right to occupy, make use of the surface and develop the minerals of the Mineral Estate Owner, underlying the following described lands located in BOULDER County, Colorado, as more particularly described in the leases shown on Exhibit "A" and the parcels shown on Exhibit "B" as they pertain to the leases listed on Exhibit "A", attached hereto and made a part hereof (the "Subject Lands"), to-wit:

### Township T1N, Range R69W Section 14

Pursuant to C.R.S. Section 24-65.5-103(3), EnCana hereby requests written notification of any and all Applications for Development (as defined in C.R.S. 24-65-102(2)) and all other proposed surface development activities on the Subject Lands in accordance with C.R.S. 24-65.5-101 *et seq.* Such notices should be sent to the following address:

EnCana Oil & Gas (USA) Inc. 370 17<sup>th</sup> Street, Suite 1700 Denver, CO 80202 Attention: DJ Land Department

EXECUTED this 15th day of February, 2006.

ENCANA OIL & GAS (USA) INC.

Byron R. Gale Attorney in Fact

| STATE OF COLORADO         | )    |
|---------------------------|------|
|                           | ) ss |
| CITY AND COUNTY OF DENVER | )    |

The foregoing instrument was acknowledged before me this 15<sup>th</sup> day of February 2006, by Byron R. Gale as Attorney in Fact for EnCana Oil & Qas (USA) Inc.

WITNESS my hand and official seal.

Notary Public

EXHIBIT "A" Attached hereto and made a part hereof that certain Request for Notification of Surface Development dated February 15, 2006

| LEASE                              |   | 7 A 17 T  | RECO | RECORDING |  |         |       |  |
|------------------------------------|---|-----------|------|-----------|--|---------|-------|--|
| NO. LESSOR                         | LESSEE                                  | DATE      | ВООК | ENTRY     | ENTRY LEGAL DESCRIPTION                                      | COUNTY  | STATE |  |
| 17096.000 EDWARD T FELT JR ET UX   | VESSELS OIL & GAS COMPANY               | 3/28/1985 | 1350 | 683516    | TIN R69W<br>SEC 14 A TRACT OF LAND IN THE NW                 | BOULDER | 8     |  |
| 17130.001 HAROLD R WARNER          | VESSELS OIL & GAS COMPANY               | 4/8/1985  | 1448 | 814391    | TIN R69W<br>SEC 14 SWNW LESS & EXCEPT A UPRR ROW             | BOULDER | 00    |  |
| 17279.000 F MARION JOHNSON ET UX   | THE VESSELS COMPANY                     | 4/24/1981 | 1163 | 443892    | TIN R69W<br>SEC 14 A PARCEL OF LAND IN THE NENW              | BOULDER | 00    |  |
| 17281.000 FRANK M MAUTZ ET UX      | THE VESSELS COMPANY                     | 4/29/1981 | 1163 | 444197    | 444197 TIN R69W<br>SEC 14 A TRACT OF LAND IN THE NENW        | BOULDER | 00    |  |
| 17282.000 ESTATE OF JENNIE T OGREN | THE VESSELS COMPANY                     | 4/29/1981 | 1163 | 444198    | TIN R69W<br>SEC 14 W 30 ACS OF NENW, E2NWNW, PART<br>OF NZNE | BOULDER | 00    |  |
| 17290.000 JAMES R WANEKA ET UX     | THE VESSELS COMPANY                     | 9/21/1981 | 1186 | 470879    | TIN R69W<br>SEC 14 A TRACT OF LAND IN THE NW                 | BOULDER | 9     |  |
| 17294.000 ALBERT C WISE ET AL      | MARTIN EXPLORATION MANAGEMENT 3/18/1980 | 3/18/1980 | 1111 | 390668    | 390668 TIN R69W<br>SEC 14 PART OF SENW                       | BOULDER | 00    |  |

Exhibit "B"

Attached hereto and made a part hereof that certain Request for Notification of Surface Development dated February 15, 2006.

| ACCOUNT              | NO OWNER  | SECT     | ION TOWN | SHIP RANG    | E PARCELNB                   |
|----------------------|---|----------|----------|--------------|------------------------------|
| R0055102             | A HELPING HAND CORPORATION                                    | 14       | 1N       | 69 W         | 146514010008                 |
| R0056468             | AALSETH RONALD A & SUSAN H                                    | 14       | 1N       | 69 W         | 146515009002                 |
| R0055154             | ABRAMS MARY E & JON B   | 14       | 1N       | 69 W         | 146514008016                 |
| R0055218             | ADAIR RANDOLPH G & MARY S                                     | 14       | 1N       | 69 W         | 146514008006                 |
| R0055163             | ADLER MICHAEL J & MARY C                                      | 14       | 1N       | 69 W         | 146514016022                 |
| R0055095             | AMEZCUA MARCELINA   | 14       | 1N       | 69 W         | 146514016013                 |
| R0055237             | AMMANN BRUNO W & LYNDA C SHORT                                | 14       | 1N       | 69 W         | 146514013012                 |
| R0116423             | ARFORD LOIS F & RICHARD F PRZYWITOWSKI                        | 14       | 1N       | 69 W         | 146514013002                 |
| R0055126             | ARMIJO STEPHEN R & SUSAN M                                    | 14       | 1N       | 69 W         | 146514008003                 |
| R0055232             | BAKER PAUL & PATRICIA S                                       | 14       | 1N       | 69 W         | 146514019006                 |
| R0052296             | BALL MATTHEW G & JULIE A                                      | 14       | 1N       | 69 W         | 146514003003                 |
| R0052443             | BANNOW JOHN T   | 14       | 1N       | 69 W         | 146514004002                 |
| R0055099             | BARKLEY CHARLES R   | 14       | 1N       | 69 W         | 146514006015                 |
| R0055234             | BASLER JAMES L & KIMBERLY F                                   | 14       | 1N       | 69 W         | 146514006009                 |
| R0055107             | BATTISTA KAREN M & JOHN A JR                                  | 14       | 1N       | 69 W         | 146514008001                 |
| R0055151             | BEDELL WILLIAM D  | 14       | 1N       | 69 W         | 146514020001                 |
| R0052301             | BEHR JOHANNA LYNNE  | 14       | 1N       | 69 W         | 146514003007                 |
| R0055105             | BENEDICT FRANK B & DELPHINA G                                 | 14       | 1N       | 69 W         | 146514017002                 |
| R0052490             | BENTSEN ERNIE ALF & HRESULA S D                               | 14       | 1N       | 69 W         | 146514003005                 |
| R0055164             | BERTRAM CHAD & NICOLE   | 14       | 1N       | 69 W         | 146514007009                 |
| R0055231             | BETHUREM JAYSON L & KATE LAINSON                              | 14       | 1N       | 69 W         | 146514019005                 |
| R0093248             | BLOOM ALBERT  | 14       | 1N       | 69 W         | 146514000028                 |
| R0103077             | BLOOM MARTHA  | 14       | 1N       | 69 W         | 146514000031                 |
| R0103080<br>R0055169 | BLOOM ROY   | 14       | 1N       | 69 W         | 146514000034                 |
| R0084533             | BONHAM EDWARD M & EVELYN F                                    | 14       | 1N       | 69 W         | 146514016018                 |
| R0052427             | BONIEK MANI<br>BORCHERT ERIC & JANET K                        | 14       | 1N       | 69 W         | 146515010004                 |
| R0105077             | BRISTOL GINA  | 14       | 1N       | 69 W         | 146514002005                 |
| R0055100             | BROWN DAVID I & ANITA P SCHUNEMAN                             | 14       | 1N       | 69 W         | 146514007011                 |
| R0055100             | BRUGGER JOHN  | 14       | 1N       | 69 W         | 146514016003                 |
| R0055112             | BURINDA SHARON J  | 14       | 1N       | 69 W         | 146514009005                 |
| R0055229             | BURKHARD THOMAS M & CONSTANCE J                               | 14       | 1N       | 69 W         | 146514010005                 |
| R0055226             | CALORE DANIEL M & NANCY T                                     | 14       | 1N       | 69 W         | 146514019003                 |
| R0055216             | CARDENAS RONNIE C & DOLORES M                                 | 14<br>14 | 1N<br>1N | 69 W         | 146514005001                 |
| R0055116             | CARMICHAEL JAMES L & MARTHA A                                 | 14       | 1N       | 69 W<br>69 W | 146514008008                 |
| R0055117             | CARMICHAEL JAMES L & MARTHA A                                 | 14       | 1N       | 69 W         | 146514009012<br>146514009001 |
| R0055245             | CARTER ALVIN T 90% INT &                                      | 14       | 1N       | 69 W         | 146514014002                 |
| R0503789             | CASTRO JOSEPH & MARIE H                                       | 14       | 1N       | 69 W         | 146514023001                 |
| R0055165             | CHAPMAN DONALD E JR & MARIETTA F                              | 14       | 1N       | 69 W         | 146514016005                 |
| R0055240             | CHATHAM DAVID G & LILLIAN                                     | 14       | 1N       | 69 W         | 146514006014                 |
| R0056443             | CHAVEZ MATTHEW G & TRACY S                                    | 14       | 1N       | 69 W         | 146515008003                 |
| R0056502             | CIARANELLO ROBERT H & VONNA E                                 | 14       | 1N       | 69 W         | 146515013002                 |
| R0055119             | CIMINSKI JOHN W & JEANNE                                      | 14       | 1N       | 69 W         | 146514006010                 |
| R0055135             | CLARK GLENN ANTHONY & ROBIN LORI CLARK                        | 14       | 1N       | 69 W         | 146514010009                 |
| R0055156             | CLARK LIVING TRUST  | 14       | 1N       | 69 W         | 146514007003                 |
| R0055236             | CLAYTON JAMES B JR & LESLEY J                                 | 14       | 1N       | 69 W         | 146514016002                 |
| R0055174             | CLOUD STEVEN P & CANDICE A                                    | 14       | 1N       | 69 W         | 146514008013                 |
| R0055210             | CLYNCKE ANDREW P & ELAINE R                                   | 14       | 1N       | 69 W         | 146514012005                 |
| R0055149             | COFFMAN WARD A & BETH A                                       | 14       | 1N       | 69 W         | 146514017008                 |
| R0055110             | COOLEY MATOY CHRISTOPHER C                                    | 14       | 1N       | 69 W         | 146514015002                 |
| R0052403             | COUNTY OF BOULDER   | 14       | 1N       | 69 W         | 146514000030                 |
| R0081042             | COUNTY OF BOULDER   | 14       | 1N       | 69 W         | 146514000022                 |
| R0148970             | COUNTY OF BOULDER   | 14       | 1N       | 69 W         | 146514022003                 |
| R0056464             | COX MELVIN DOUGLAS & SARAH LOIS                               | 14       | 1N       | 69 W         | 146515008005                 |
| R0055142             | CULVERT JOHN M & ANITA CULVERT                                | 14       | 1N       | 69 W         | 146514007004                 |
| R0055196             | DAN WAGNER PROPERTIES LLC                                     | 14       | 1N       | 69 W         | 146514020002                 |
| R0052479             | DAVIS DAVID M   | 14       | 1N       | 69 W         | 146514001004                 |
| R0056430             | DAVIS DONNA TRUSTEE OF DONALD G KNIGHT T                      | 14       | 1N       | 69 W         | 146522001001                 |
| R0055124             | DEBRUYNE CAMIEL & VELMA LIVING TRUST                          | 14       | 1N       | 69 W         | 146514014001                 |
| R0055108<br>R0056454 | DECINO JAMES ROBERT   | 14       | 1N       | 69 W         | 146514008002                 |
| R0128268             | DEFOOR THOMAS E & KAYE E<br>DELAND JOHN M & ELIZABETH A SAYRE | 14       | 1N       | 69 W         | 146515013011                 |
| R0055096             | DEMARA DARRYL L & CAROLYN G                                   | 14       | 1N       | 69 W         | 146514021002                 |
| R0055182             | DEVELYN LINDA KAYE  | 14       | 1N       | 69 W         | 146514007006                 |
| R0055102             | DICKEY THOMAS L & SUSAN J MITCHELL                            | 14<br>14 | 1N<br>1N | 69 W         | 146514014005                 |
|                      |   | 14       | 1N       | 69 W         | 146514013008                 |
| BOULDER (            | JUUNI T   |          |          |              |                              |

Exhibit "B"

Attached hereto and made a part hereof that certain Request for Notification of Surface Development dated February 15, 2006.

| ACCOUNT   | NO OWNER                                 | SEC. | TION TOWN | CUID DANG    | DA DOEL NB                   |
|-----------|--|------|-----------|--------------|------------------------------|
| R0055138  | DICKSON RACHEL LEAH & DOUGLAS            | 14   | 1N        |              | SE PARCELNB                  |
| R0055168  | DIEKMANN BARBARA B & JAMES E             | 14   | 1N        | 69 W         |                              |
| R0055158  |  | 14   | 1N        | 69 W<br>69 W | 146514016017                 |
| R0052480  | DRAKE MILDRED M                          | 14   | 1N        | 69 W         | 146514012009                 |
| R0056442  | DVORAK FRANCIS J & PHILLYS A             | 14   | 1N        |              | 146514001002                 |
| R0055220  | ECKHARDT REGINALD LEE & JOAN MARIE       | 14   | 1N        | 69 W<br>69 W | 146515007004                 |
| R0055127  | EICHINGER DELBERT C & JOANN              | 14   | 1N        |              | 146514005007                 |
| R0055177  | EITELBACH MARSHA A                       | 14   | 1N        | 69 W         | 146514013006                 |
| R0055133  | ENHOLM TRACIE                            | 14   | 1N<br>1N  | 69 W         | 146514016023                 |
| R0148969  | ERIE HISTORICAL SOCIETY                  | 14   | 1N        | 69 W<br>69 W | 146514009003                 |
| R0056433  | FAKHRI AZA B                             | 14   | 1N        | 69 W         | 146514022002                 |
| R0055173  | FECHNER JIMMY R & MARY BETH              | 14   | 1N        | 69 W         | 146522002001                 |
| R0052474  | FELT EDWARD T JR & PATRICIA E            | 14   | 1N        | 69 W         | 146514011009<br>146514000029 |
| R0056447  | FORD STUART L & DEBRA J                  | 14   | 1N        | 69 W         | 146515013013                 |
| R0055144  | FOSTER GERALD W                          | 14   | 1N        | 69 W         | 146514016014                 |
| R0056476  | FRANKLIN MICHAEL G & DEIRDRE M           | 14   | 1N        | 69 W         | 146515009004                 |
| R0055224  | GADDY GEORGE DOUGLAS &                   | 14   | 1N        | 69 W         | 146514005003                 |
| R0060003  | GAWF JOHN A & JODI M                     | 14   | 1N        | 69 W         | 146515014003                 |
| R0056455  | GERHARDT JOHN J & MARGARET D             | 14   | 1N        | 69 W         | 146515013009                 |
| R0055121  | GILL RONALD EUGENE & MARY BETH           | 14   | 1N        | 69 W         | 146514008004                 |
| R0055246  | GINNOW DAMON R & NANCY D                 | 14   | 1N        | 69 W         | 146514016006                 |
| R0055134  | GINTHER DENNIS A & JACKIE L              | 14   | 1N        | 69 W         | 146514013003                 |
| R0056491  | GOCKLEY JAMES W & THERESA SANGER         | 14   | 1N        | 69 W         | 146515008007                 |
| R0055139  | GONZALES JOE & JANETTE MARIE             | 14   | 1N        | 69 W         | 146514012008                 |
| R0055159  | GOODACRE R W                             | 14   | 1N        | 69 W         | 146514012001                 |
| R0055225  | GRATTON STEPHEN B & KARLA D              | 14   | 1N        | 69 W         | 146514005002                 |
| R0055143  | GRESS MARCUS W & BETTY L                 | 14   | 1N        | 69 W         | 146514007005                 |
| R0056486  | GRIEBEL KYLE L & JOIE L                  | 14   | 1N        | 69 W         | 146515009001                 |
| R0088959  | GRIFFIN RICHARD M & DEBORAH S            | 14   | 1N        | 69 W         | 146514011013                 |
| R0052491  | GRIMSDALE ELLEN R & JAMES R              | 14   | 1N        | 69 W         | 146514004005                 |
| R0056451  | HALL GARY M & LINDA J                    | 14   | 1N        | 69 W         | 146515014006                 |
| R0056488  | HAMILTON RODNEY G & NETTIE L PENMAN      | 14   | 1N        | 69 W         | 146515013007                 |
| R0509730  | HAMMETT ROBERT & SUZANNE                 | 14   | 1N        | 69 W         | 146514124002                 |
| R0056500  | HARLAN JACK A JR &                       | 14   | 1N        | 69 W         | 146515013010                 |
| R0055193  | HARRIS DARWIN & JANNACE K                | 14   | 1N        | 69 W         | 146514006016                 |
| R0055198  | HAYS PAUL                                | 14   | 1N        | 69 W         | 146514007002                 |
| R0056448  | HEFFNER ERIC A & KRISTI A                | 14   | 1N        | 69 W         | 146515014001                 |
| R0055157  | HEIN WHITNEY & GERALD B                  | 14   | 1N        | 69 W         | 146514017009                 |
| R0055148  | HENZE CATHERINE J                        | 14   | 1N        | 69 W         | 146514011007                 |
| R0055150  | HINZ DONALD J JR                         | 14   | 1N        | 69 W         | 146514015001                 |
| R0055205  | HOLLOWELL JAMES RHOADS &                 | 14   | 1N        | 69 W         | 146514016012                 |
| R0089640  | HUMBLE BARBARA A &                       | 14   | 1N        | 69 W         | 146514000027                 |
| R0055212  | ITANI NADI R &                           | 14   | 1N        | 69 W         | 146514010004                 |
| R0069105  | JASPER RONALD SCOTT & RONALD L & MICHAEL | 14   | 1N        | 69 W         | 146514000012                 |
| R0055219  | JESKE CHERYL ANN & MARK F NAUMANN        | 14   | 1N        | 69 W         | 146514019009                 |
| R0103079  | JOHNSON F MARION                         | 14   | 1N        | 69 W         | 146514000033                 |
| R0055222  | JOHNSTON JUDITH                          | 14   | 1N        | 69 W         | 146514005005                 |
| R0055115  | KAUFFMAN BOB & CAROLINE                  | 14   | 1N        | 69 W         | 146514017005                 |
| R0055223  | KEELER DONALD L & NILA A                 | 14   | 1N        | 69 W         | 146514005004                 |
| R0121758  | KISSELL ELIZABETH W                      | 14   | 1N        | 69 W         | 146514000037                 |
| R0055206  | KOCIK LAWRENCE V & MARIE E               | 14   | 1N        | 69 W         | 146514007008                 |
| R0055161  | KOSOROK DIANNE C                         | 14   | 1N        | 69 W         | 146514013011                 |
| R0056458  | KUHN DAVID E &                           | 14   | 1N        | 69 W         | 146515013005                 |
| R0112628  | KUPFNER STEVEN L & PATRICIA S            | 14   | 1N        | 69 W         | 146522001002                 |
| R0055162  | LAMUE ORIN G                             | 14   | 1N        | 69 W         | 146514013001                 |
| R0052442  | LEADY STEVEN J                           | 14   | 1N        | 69 W         | 146514001006                 |
| R0055170  | LEGROS CHARLES R & BEVERLY J TTEES       | 14   | 1N        | 69 W         | 146514008011                 |
| R0056459  | LEMOINE BRUCE A & REBECCA A              | 14   | 1N        | 69 W         | 146515013004                 |
| R0052449  | LENNON MICHAEL JAMES                     | 14   | 1N        | 69 W         | 146514003004                 |
| R0055171  | LEWIS GERALD D & LINDA L                 | 14   | 1N        | 69 W         | 146514017007                 |
| R0084532  | LONGMONT FIRE PROTECTION DIST            | 14   | 1N        | 69 W         | 146515015002                 |
| R0055221  | LOOMIS OREN HOWARD JR &                  | 14   | 1N        | 69 W         | 146514005006                 |
| R0112629  | LOPEZ MARTIN & DIANE MARIE               | 14   | 1N        | 69 W         | 146515010005                 |
| R0056497  | LUCERO JOE L & THERESA M & JOHN A        | 14   | 1N        | 69 W         | 146515006002                 |
| R0149540  | LUDKEWYCZ MAREIKE                        | 14   | 1N        | 69 W         | 146535329003                 |
| BOULDER ( | COUNTY                                   |      |           |              |                              |
|           |  |      |           |              |                              |

Exhibit "B"
Attached hereto and made a part hereof that certain Request for Notification of Surface Development dated February 15, 2006.

| ACCOUNTN             | O OWNER  | SECT     | ION TOWN | SHIP RANG    | E PARCELNB                   |
|----------------------|--|----------|----------|--------------|------------------------------|
| R0055239             | LUKENS BREE  | 14       | 1N       | 69 W         | 146514017001                 |
| R0052378             | LYBARGER EDDY RAY &  | 14       | 1N       | 69 W         | 146514001005                 |
| R0055244             | MARTIN CHARLES   | 14       | 1N       | 69 W         | 146514013013                 |
| R0055130             | MASON CLYDE P  | 14       | 1N       | 69 W         | 146514010002                 |
| R0055136             | MASON GLENN D & MAUREEN F                                      | 14       | 1N       | 69 W         | 146514020007                 |
| R0116336             | MAXWELL MARTIN R & BETH S                                      | 14       | 1N       | 69 W         | 146514002007                 |
| R0055114             | MCCRAIN CLARK A & CATHY S                                      | 14       | 1N       | 69 W         | 146514009010                 |
| R0056462             | MCMAHON DAVID  | 14       | 1N       | 69 W         | 146515009003                 |
| R0055132             | MCMASTER TIMOTHY A & SUZANNE M ENGERT                          | 14       | 1N       | 69 W         | 146514020006                 |
| R0056446             | MEAD EDWARD P & LYNN J   | 14       | 1N       | 69 W         | 146515007009                 |
| R0052415             | MEEKER REX L & MARGARET A                                      | 14       | 1N       | 69 W         | 146514000004                 |
| R0055109             | MELLBLOM JOHN WARREN & DEBORAH ANN                             | 14       | 1N       | 69 W         | 146514012010                 |
| R0055160<br>R0055137 | MENEFEE BRIAN & VERONICA                                       | 14       | 1N       | 69 W         | 146514008015                 |
| R0055137             | MIDDLEBROOK BARRY & CHRISTINA GRANT MIDYETTE JOHN NOLD & NANCY | 14       | 1N       | 69 W         | 146514014004                 |
| R0069118             | MINERAL RESOURCES JV   | 14       | 1N       | 69 W         | 146514006012                 |
| R0055214             | MONROE DARRELL E & SHARON L &                                  | 14<br>14 | 1N       | 69 W         | 146514000014                 |
| R0056477             | MORROW DENNIS MYRL &   | 14       | 1N       | 69 W         | 146514013009                 |
| R0055101             | MORTENSEN DONNA J & GARY D                                     | 14       | 1N       | 69 W         | 146515007005                 |
| R0055187             | MUENGER LADAWN B   | 14       | 1N<br>1N | 69 W         | 146514010007                 |
| R0051868             | MUIR ROY B & MARILYN E   | 14       | 1N       | 69 W<br>69 W | 146514008010                 |
| R0509729             | MURPHY LIVING TRUST  | 14       | 1N       | 69 W         | 146514001001                 |
| R0055175             | NAUGLE DANIEL LEE & LAURA LEE                                  | 14       | 1N       | 69 W         | 146514024001<br>146514008005 |
| R0055122             | NEIBERGER WAYNE A & CAROLYN M                                  | 14       | 1N       | 69 W         | 146514012002                 |
| R0056460             | NICHOLAS KENNETH J & CHARLA M                                  | 14       | 1N       | 69 W         | 146515013003                 |
| R0055242             | NICHOLSON SUSAN S & DANIEL                                     | 14       | 1N       | 69 W         | 146514011003                 |
| R0055186             | NORRIS GILBERT H & JUDITH P                                    | 14       | 1N       | 69 W         | 146514011012                 |
| R0055207             | NYE HARVEY F & CARMEL J  | 14       | 1N       | 69 W         | 146514016001                 |
| R0056441             | OKIMOTO JONI C & DARRYL J GRIFFIN JR                           | 14       | 1N       | 69 W         | 146515007002                 |
| R0055213             | OLSON BARBARA M  | 14       | 1N       | 69 W         | 146514017003                 |
| R0055147             | ORTH RANDY R   | 14       | 1N       | 69 W         | 146514011005                 |
| R0055194             | PATTERSON DREU S & KATHRYN A                                   | 14       | 1N       | 69 W         | 146514016007                 |
| R0056456             | PAUL GABRIELE C  | 14       | 1N       | 69 W         | 146515013008                 |
| R0055155             | PEARSON WAYNE E & LODEMA J                                     | 14       | 1N       | 69 W         | 146514020005                 |
| R0055178             | PEDERSON BRAD & MICHELLE                                       | 14       | 1N       | 69 W         | 146514009004                 |
| R0055192             | PEEK CHARLES A & LILLIAN                                       | 14       | 1N       | 69 W         | 146514009006                 |
| R0055179             | PETERSON RANDY   | 14       | 1N       | 69 W         | 146514007010                 |
| R0056452             | PHILIP ROBERT B  | 14       | 1N       | 69 W         | 146515014004                 |
| R0055190             | PHILLIPS C MARK & M ROBIN                                      | 14       | 1N       | 69 W         | 146514017010                 |
| R0075589<br>R0055140 | PHILLIPS MAXINE  | 14       | 1N       | 69 W         | 146514017011                 |
| R0055140<br>R0055189 | POLLOCK DANA G   | 14       | 1N       | 69 W         | 146514008014                 |
| R0055169             | PRAG PATRICK WILLIAM & PAMELA JO<br>QUINN DAVID C & TAMMY      | 14       | 1N       | 69 W         | 146514007007                 |
| R0055211             | RAWSON TERESA & GREG   | 14       | 1N       | 69 W         | 146515007010                 |
| R0055098             | REEVES TIMOTHY D & BEVERLY L                                   | 14       | 1N       | 69 W         | 146514016021                 |
| R0055199             | REIDER BYRON L & AGNETA M                                      | 14<br>14 | 1N       | 69 W         | 146514014006                 |
| R0056501             | REYNOLDS JAMES & MARY COFFIN                                   | 14       | 1N<br>1N | 69 W<br>69 W | 146514012003                 |
| R0055145             | RICE D LLOYD   | 14       | 1N       |              | 146515013001                 |
| R0055200             | RIESEBERG FREEDO V   | 14       | 1N       | 69 W<br>69 W | 146514010006<br>146514011010 |
| R0055201             | RIESEBERG FREEDO V & BETTY M                                   | 14       | 1N       | 69 W         | 146514011011                 |
| R0503788             | RIGGLE JAMES J & MARCIA L KILEY-RIGGLE                         | 14       | 1N       | 69 W         | 146514023002                 |
| R0056490             | RODRIGUEZ JUANITA C  | 14       | 1N       | 69 W         | 146515007003                 |
| R0055203             | RODRIQUEZ FELIX & CORDELIA A                                   | 14       | 1N       | 69 W         | 146514010010                 |
| R0055146             | ROGERS BRUCE H   | 14       | 1N       | 69 W         | 146514009008                 |
| R0055181             | ROPER MICHAEL D & ELLEN F                                      | 14       | 1N       | 69 W         | 146514009009                 |
| R0055118             | ROSEMAN MICHAEL SHANNON &                                      | 14       | 1N       | 69 W         | 146514011004                 |
| R0055227             | ROSENTHAL GARY & CHRISTINE COMMENT                             | 14       | 1N       | 69 W         | 146514019001                 |
| R0056498             | ROSWELL MICHAEL B & CARRIE                                     | 14       | 1N       | 69 W         | 146515014005                 |
| R0115626             | RUNNESTO PER   | 14       | 1N       | 69 W         | 146515010006                 |
| R0055215             | RUSK BRIAN J   | 14       | 1N       | 69 W         | 146514013010                 |
| R0055208             | RUSK JOSEPH D & JUDY K   | 14       | 1N       | 69 W         | 146514016004                 |
| R0055209             | RUSK JOSEPH D & JUDY K   | 14       | 1N       | 69 W         | 146514016019                 |
| R0055235<br>R0056479 | RYDER BRUCE W & KAY M<br>SALAMAN GLENN & ALLI                  | 14       | 1N       | 69 W         | 146514019008                 |
| R0052385             | SANTON MARK P & JOAN P   | 14       | 1N       | 69 W         | 146515008001                 |
| ROUNDER O            |  | 14       | 1N       | 69 W         | 146514000003                 |

**BOULDER COUNTY** 

Exhibit "B"

Attached hereto and made a part hereof that certain Request for Notification of Surface Development dated February 15, 2006.

| ACCOUNTN             | IO OWNER  | SECT     | ION TOWNS  | HID DANG     | E PARCELNB                   |
|----------------------|---|----------|------------|--------------|------------------------------|
| R0055104             | SCHMIDT MICHAEL W & CHERI L                                       | 14       | 1N         | 69 W         | 146514013004                 |
| R0056492             | SCHNEPF BILLY L & JANET M   | 14       | 1N         | 69 W         | 146515008006                 |
| R0056457             | SCHUBERT ROBERT V & LYN ALISON                                    | 14       | 1N         | 69 W         | 146515013006                 |
| R0055111             | SCHULTHEIS FAMILY LIVING TRUST                                    | 14       | 1N         | 69 W         | 146514016016                 |
| R0055185             | SCHWARTZ THOMAS D & REBECCA J SCHWARTZ                            | 14       | 1N         | 69 W         | 146514010001                 |
| R0056450             | SENFT HENRY P & JOAN  | 14       | 1N         | 69 W         | 146515014007                 |
| R0055113             | SINCLAIR ROBERT C & FRANCES L                                     | 14       | 1N         | 69 W         | 146514008009                 |
| R0052057             | SLAVIN PATRICK D & MELISSA M                                      | 14       | 1 <b>N</b> | 69 W         | 146514001008                 |
| R0052429             | SMITH EDWARD & MARJORIE E   | 14       | 1N         | 69 W         | 146514002006                 |
| R0056503             | SMITH KENNETH W & JERRE   | 14       | 1N         | 69 W         | 146515007006                 |
| R0056494             | SOLAR GERALD W & LOIS J   | 14       | 1N         | 69 W         | 146515008002                 |
| R0084536<br>R0055141 | SOUTH BOULDER DITCH   | 14       | 1N         | 69 W         | 146514002004                 |
| R0056461             | SOWDAEY MEHRAN SPEED JAMES F & EDEN DENTON-TROST SPEED            | 14       | 1N         | 69 W         | 146514006013                 |
| R0055123             | STARBUCK RICHARD E & WESLEY R BURY &                              | 14       | 1N         | 69 W         | 146515013012                 |
| R0055106             | STEELE ALAN H & ESTHER K  | 14       | 1N         | 69 W         | 146514010003                 |
| R0052434             | STEPHENSON ROBERT M & VIRGINIA J                                  | 14<br>14 | 1N<br>1N   | 69 W         | 146514009011                 |
| R0128269             | STIMELING MATHEW W  | 14       | 1N         | 69 W<br>69 W | 146514001003                 |
| R0055129             | STIPE GEORGE E & JACQUELINE                                       | 14       | 1N         | 69 W         | 146514021003<br>146514008007 |
| R0056495             | STRONG JOYCE M & JACK S   | 14       | 1N         | 69 W         | 146515010001                 |
| R0056496             | STRONG JOYCE M & JACK S   | 14       | 1N         | 69 W         | 146515010001                 |
| R0055204             | TATTERSHALL STEVEN GRAY & ARABELLA NIANN                          | 14       | 1N         | 69 W         | 146514016011                 |
| R0056453             | TATUM NORMAN E JR &   | 14       | 1N         | 69 W         | 146515014002                 |
| R0055191             | THOMAS THEODORE H & KATHLEEN A                                    | 14       | 1N         | 69 W         | 146514012006                 |
| R0052428             | TOWN OF ERIE  | 14       | 1N         | 69 W         | 146514002003                 |
| R0055230             | TOWNSEND MORGAN T III & KIMBERLY T                                | 14       | 1N         | 69 W         | 146514019004                 |
| R0056449             | TRACY DENNIS E & LISA K   | 14       | 1N         | 69 W         | 146515014008                 |
| R0055188             | TREMBACK LISA R & CRAIG J   | 14       | 1N         | 69 W         | 146514009002                 |
| R0055152             | TUCK CLINTON V & RUTH M   | 14       | 1N         | 69 W         | 146514011002                 |
| R0055180             | TUCK MAURICE L  | 14       | 1N         | 69 W         | 146514012004                 |
| R0056444             | TUCK SHIRIN MURIEL FRANCES &                                      | 14       | 1N         | 69 W         | 146515008004                 |
| R0055094<br>R0055097 | TYSON PATRICIA A  | 14       | 1N         | 69 W         | 146514011008                 |
| R0055195             | US BANK NA TRUSTEE FOR MASTR ASSET<br>USREY JEFFREY L & DEBORAH C | 14       | 1N         | 69 W         | 146514017006                 |
| R0103078             | VANDEWALL GRETCHEN M ETAL   | 14<br>14 | 1N         | 69 W         | 146514016008                 |
| R0103076             | VERNON BEVERLY A & ALBERT D BLOOM                                 | 14       | 1N<br>1N   | 69 W<br>69 W | 146514000032                 |
| R0052401             | VERNON BEVERLY A LIVING TRUST                                     | 14       | 1N         | 69 W         | 146514000035<br>146514000021 |
| R0052463             | VILLA RAY P   | 14       | 1N         | 69 W         | 146514003001                 |
| R0052465             | VILLA RAY P   | 14       | 1N         | 69 W         | 146514003001                 |
| R0075383             | VOLZ KARL JOSEPH & MARY K   | 14       | 1N         | 69 W         | 146514000016                 |
| R0056506             | VON EUER -CARLSON LIVING TRUST                                    | 14       | 1N         | 69 W         | 146515006001                 |
| R0055238             | VOSBURY EDWARD S  | 14       | 1N         | 69 W         | 146514020004                 |
| R0056504             | WAGNER LEOTA M  | 14       | 1N         | 69 W         | 146515007001                 |
| R0055125             | WALKER MICHAEL H & LISETTE M                                      | 14       | 1N         | 69 W         | 146514009007                 |
| R0128267             | WARNER RONALD M & BARBARA R                                       | 14       | 1N         | 69 W         | 146514021001                 |
| R0052472             | WATKINS ROBERT K  | 14       | 1N         | 69 W         | 146514003006                 |
| R0052473             | WATKINS ROBERT K  | 14       | 1N         | 69 W         | 146514004001                 |
| R0056499             | WESTWOOD DOUGLAS JOE  | 14       | 1N         | 69 W         | 146522002002                 |
| R0055167<br>R0055241 | WHITE FREDRIC L & JANET M WHITFIELD BILLY JOE & BETTY JEAN        | 14       | 1N         | 69 W         | 146514008012                 |
| R0055172             | WHYTE-WIEBECK CHARLOTTE E   | 14       | 1N         | 69 W         | 146514020003                 |
| R0055233             | WILLIAMS GARY L & DELORES D                                       | 14       | 1N         | 69 W         | 146514013005                 |
| R0055142             | WILLIAMS JAMES M & DIANNE D                                       | 14<br>14 | 1N         | 69 W         | 146514019007                 |
| R0055166             | WILLIAMS PAUL M & MARY M  | 14       | 1N<br>1N   | 69 W<br>69 W | 146514007004                 |
| R0056507             | WILLIAMSEN HATTIE E LIVING TRUST                                  | 14       | 1N         | 69 W         | 146514016020<br>146515010003 |
| R0052482             | WISE HOMESTEAD LLC  | 14       | 1N         | 69 W         | 146514000018                 |
| R0052484             | WISE HOMESTEAD LLC  | 14       | 1N         | 69 W         | 146514000019                 |
| R0075384             | WISE HOMESTEAD LLC  | 14       | 1N         | 69 W         | 146514000017                 |
| R0075385             | WISE HOMESTEAD LLC  | 14       | 1N         | 69 W         | 146514000025                 |
| R0088390             | WISE HOMESTEAD LLC  | 14       | 1N         | 69 W         | 146514000026                 |
| R0052487             | WISE SARAH ALLENE   | 14       | 1N         | 69 W         | 146514022001                 |
| R0055120             | WOODS MICHAEL B & CHRISTINE J                                     | 14       | 1N         | 69 W         | 146514006011                 |
| R0055243<br>R0055228 | YOUNG R RICHARD & CELIA A   | 14       | 1N         | 69 W         | 146514013007                 |
| 110000220            | ZOUVAS DEBRA A  | 14       | 1N         | 69 W         | 146514019002                 |

oulder County Clerk, CO RFN

R 11.00

Page: 1 of 2 12/21/2007 11:49A

### REQUEST FOR NOTIFICATION (Mineral Estate Owner)

Pursuant to C.R.S. Section 24-65.5-101, et seq., as amended, (hereinafter referred to as the "Statute") this Request for Notification shall serve to identify the undersigned, Kerr-McGee Oil & Gas Onshore LP, its successors and assigns, (hereinafter referred to as "Kerr-McGee") as a Mineral Estate Owner, underlying the lands (Surface Estate) described on the attached Exhibit A.

Pursuant to the provisions of the Statute, an Applicant who submits an Application for Development to a local government shall send notice thereof to the Mineral Estate Owner. Such notice must comply with and be sent in accordance with the provisions of the Statute.

All notices shall be sent to:

Kerr-McGee Oil & Gas Onshore LP 1099 18<sup>th</sup> Street, #1500 Denver, CO 80202 Attn: Land Manager/Wattenberg

or such other address as Kerr-McGee may indicate by filing of record with the clerk a notification of change of address form or an amendment to the request for notification.

Failure by the Applicant to comply with the Statute shall entitle the Mineral Estate Owner to the damages and remedies, both legal and equitable, as provided for in the Statute, or otherwise permitted by the law, including an award of reasonable attorney fees.

All terms used herein, including but not limited to Mineral Estate Owner, Applicant, and Application for Development shall have the meaning provided for in the statute.

Kerr-McGee Oil & Gas Onshore LI

Joseph H. Lorenzo Attorney-in-Fact

STATE OF COLORADO )
CITY AND
COUNTY OF DENVER )

The foregoing instrument was acknowledged before me this <u>29</u> day of <u>Nov</u> 2007, by Joseph H. Lorenzo, attorney-in-fact of **Kerr-McGee Oil & Gas Onshore LP**, a Delaware limited partnership, on behalf of the partnership.

Witness my hand and official seal.

Signature

Name (Print)

My commission expires

My Commission Expires 01/19/2011

### Attached to and made a part of that certain REQUEST FOR NOTIFICATION (Mineral Estate Owner)

### **EXHIBIT A**

| COUNTY  | TOWNSHIP | RANGE  | SECTION | DESCRIPTION |
|---------|----------|--------|---------|-------------|
|         |          | TOTTOL | OLOTION | DESCRIPTION |
| BOULDER | 1N       | 69W    | 1       | ALL         |
| BOULDER | 1N       | 69W    | 4       | W/2, SE     |
| BOULDER | 1N       | 69W    | 6       | ALL         |
| BOULDER | 1N       | 69W    | 10      | ALL         |
| BOULDER | 1N       | 69W    | 11      | SW          |
| BOULDER | 1N       | 69W    | 12      | ALL         |
| BOULDER | 1N       | 69W    | 13      | NW, S/2     |
| BOULDER | 1N       | 69W    | 14      | ALL         |
| BOULDER | 1N       | 69W    | 15      | SE          |
| BOULDER | 1N       | 69W    | 21      | ALL         |
| BOULDER | 1N       | 69W    | 22      | ALL         |
| BOULDER | 1N       | 69W    | 23      | ALL         |
| BOULDER | 1N       | 69W    | 24      | W/2         |
| BOULDER | 1N       | 69W    | 25      | W/2, NE     |
| BOULDER | 1N       | 69W    | 26      | N/2, SW     |
| BOULDER | 1N       | 69W    | 27      | E/2, NW     |
| BOULDER | 1N       | 69W    | 28      | N/2, SW     |
| BOULDER | 1N       | 69W    | 33      | SE          |
| BOULDER | 1N       | 69W    | 34      | NW, S/2     |
| BOULDER | 1N       | 69W    | 36      | ALL         |
| BOULDER | 2N       | 69W    | 12      | S/2         |
| BOULDER | 2N       | 69W    | 13      | NW, S/2     |
| BOULDER | 2N       | 69W    | 14      | ALL         |
| BOULDER | 2N       | 69W    | 17      | S/2         |
| BOULDER | 2N       | 69W    | 22      | E/2         |
| BOULDER | 2N       | 69W    | 24      | NE          |
| BOULDER | 2N       | 69W    | 26      | NW, S/2     |
| BOULDER | 2N       | 69W    | 28      | S/2         |
| BOULDER | 2N       | 69W    | 32      | NE          |
| BOULDER | 2N       | 69W    | 34      | ALL         |
| BOULDER | 2N       | 69W    | 35      | ALL         |
| BOULDER | 2N       | 69W    | 36      | NE, S/2     |
| BOULDER | 2N       | 70W    | 36      | S/2         |
| BOULDER | 1S       | 69W    | 2       | N/2         |
| BOULDER | 1\$      | 69W    | 10      | S/2         |
| BOULDER | 1\$      | 69W    | 11      | S/2         |
| BOULDER | 18       | 69W    | 13      | N/2         |
| BOULDER | 18       | 69W    | 14      | E/2, NW     |
| BOULDER | 1S       | 69W    | 15      | N/2, SE     |
| BOULDER | 18       | 69W    | 21      | N/2         |
| BOULDER | 18       | 69W    | 23      | N/2, SE     |
| BOULDER | 18       | 69W    | 27      | N/2         |
| BOULDER | 1S       | 69W    | 28      | NE          |

### **QUITCLAIM DEED**

THIS DEED, made this <u>30</u> day of <u>December</u>, 2008, between ROY BLOOM, whose legal address is 10675 Goosehaven Drive, Lafayette, CO 80026, Grantor, and the BEVERLY A. VERNON LIVING TRUST, dated March 14, 2000, whose legal address is 10675 Goosehaven Drive, Lafayette, CO 80026, Grantee;

WITNESSETH, that the Grantor for and in the consideration of the sum of other good and valuable consideration and thirteen thousand seven hundred and eighty-four Dollars (\$13,784.00), the receipt and sufficiency of which is hereby acknowledged, has remised, released, sold and quitclaimed, and by these presents does remise, release, sell and quitclaim unto the Grantee, its heirs, successors and assigns forever, all the right, title, interest, claim and demand which the Grantor has in and to the real property, together with improvements, if any, situate, lying and being in the County of Boulder, State of Colorado, described as follows:

All of Grantor's right, title and interest in and to all oil, gas, and other minerals in, on or under Sections 11 and 14, Township 1 North, Range 69 West of the 6th P.M., EXCLUDING the parcel commencing at the East one-quarter corner of Section 11; thence along the East line of the Southeast quarter of said Section 11 South 514.00 feet to the true point of beginning; thence along said East line South 194.72 feet; thence at right angles to said East line, West 223.71 feet; thence parallel to said East line, North 194.72 feet; thence East 223.71 feet to the true point of beginning

County of Boulder, State of Colorado

also known by street and number as: N/A

TO HAVE AND TO HOLD the same, together with all and singular and appurtenance and privileges thereunto belonging or in anywise thereunto appertaining, and all the estate, right, title, interest and claim whatsoever, of the Grantor, either in law or equity, to the only proper use, benefit and behoof of the Grantee, its heirs and assigns forever. The singular number shall include the plural, the plural the singular, and the use of any gender shall be applicable to all genders.

IN WITNESS WHEREOF, the Grantor has executed this Deed on the date set forth above.

Roy Bloom, by Beverly Verson, Attorney in Fact RON BLOOM, by Beverly Verson, Attorney in Fact, Grantor

STATE OF COLORADO ) ss

The foregoing QuitClaim Deed was acknowledged before me this 30 day of by BEVERLY VERNON, Attorney in Fact for ROY BLOOM, Grantor.

Witness my hand and official seal.

My Commission Expires:

KIM E.TRUMAN NOTARY PUBLIC STATE OF COLORADO

Notary Public

03272552 12/06/2012 10:31 AM RF: \$101.00 DF: \$0.00 Page: 1 of 19 Electronically recorded in Boulder County Colorado. Recorded as received.

Return To: FINAL DOCS T7408-01F 4101 WISEMAN BLVD BLDG 108 SAN ANTONIO, TX 78251-4200

Prepared By: WELLS FARGO BANK, N.A.

9780 S MERIDIAN BLVD., 3RD FLOOR, ENGLEWOOD, CO 801125910

-{Space Above This Line For Recording Data}-

### DEED OF TRUST

### **DEFINITIONS**

Words used in multiple sections of this document are defined below and other words are defined in Sections 3, 11, 13, 18, 20 and 21. Certain rules regarding the usage of words used in this document are also provided in Section 16.

- (A) "Security Instrument" means this document, which is dated NOVEMBER 13, 2012 together with all Riders to this document.
- (B) "Borrower" is BEVERLY A VERNON AND VOYLE L VERNON, WIFE AND HUSBAND

Borrower is the trustor under this Security Instrument. (C) "Lender" is WELLS FARGO BANK, N.A.

Lender is a NATIONAL ASSOCIATION 0347628828

COLORADO-Single Family-Fannie Mae/Freddie Mac UNIFORM INSTRUMENT

Form 3006 1/01

-6(CO) (0005)

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Initials:

VMP MORTGAGE FORMS - (800)521-7291



| organized and existing under the laws of THE UNITED STATES Lender's address is 101 NORTH PHILLIPS AVENUE, SIOUX FALLS, SD 57104   |
|---|
| Lender is the beneficiary under this Security Instrument.  (D) "Trustee" is the Public Trustee of BOULDER  County, Colorado.  (E) "Note" means the promissory note signed by Borrower and dated NOVEMBER 13, 2012  The Note states that Borrower owes Lender TWO HUNDRED SEVENTY ONE THOUSAND SEVEN  HUNDRED TWENTY FIVE AND 00/100  Dollars  (U.S. \$ ****271,725.00  ) plus interest. Borrower has promised to pay this debt in regular Periodic Payments and to pay the debt in full not later than DECEMBER 01, 2032  (F) "Property" means the property that is described below under the heading "Transfer of Rights in the Property."  (G) "Loan" means the debt evidenced by the Note, plus interest, any prepayment charges and late charges due under the Note, and all sums due under this Security Instrument, plus interest.  (H) "Riders" means all Riders to this Security Instrument that are executed by Borrower. The following Riders are to be executed by Borrower [check box as applicable]:   |
| Adjustable Rate Rider Condominium Rider Second Home Rider Balloon Rider Planned Unit Development Rider 1-4 Family Rider VA Rider Biweekly Payment Rider Other(s) [specify]  |
| (I) "Applicable Law" means all controlling applicable federal, state and local statutes, regulations ordinances and administrative rules and orders (that have the effect of law) as well as all applicable final non-appealable judicial opinions.  (J) "Community Association Dues, Fees, and Assessments" means all dues, fees, assessments and othe charges that are imposed on Borrower or the Property by a condominium association, homeowner association or similar organization.  (K) "Electronic Funds Transfer" means any transfer of funds, other than a transaction originated by check, draft, or similar paper instrument, which is initiated through an electronic terminal, telephoni instrument, computer, or magnetic tape so as to order, instruct, or authorize a financial institution to debi or credit an account. Such term includes, but is not limited to, point-of-sale transfers, automated telle machine transactions, transfers initiated by telephone, wire transfers, and automated clearinghous transfers.  (L) "Escrow Items" means those items that are described in Section 3.  (M) "Miscellaneous Proceeds" means any compensation, settlement, award of damages, or proceeds pair by any third party (other than insurance proceeds paid under the coverages described in Section 5) for: (idamage to, or destruction of, the Property; (ii) condemnation or other taking of all or any part of the Property; (iii) conveyance in lieu of condemnation; or (iv) misrepresentations of, or omissions as to, the value and/or condition of the Property.  (N) "Mortgage Insurance" means insurance protecting Lender against the nonpayment of, or default on the Loan.  (O) "Periodic Payment" means the regularly scheduled amount due for (i) principal and interest under the Note, plus (ii) any amounts under Section 3 of this Security Instrument.  (P) "RESPA" means the Real Estate Settlement Procedures Act (12 U.S.C. Section 2601 et seq.) and it implementing regulation, Regulation X (24 C.F.R. Part 3500), as they might be amended from time to |
| -6(CO) (0005) Page 2 of 15 Form 3006 1/01   |

time, or any additional or successor legislation or regulation that governs the same subject matter. As used in this Security Instrument, "RESPA" refers to all requirements and restrictions that are imposed in regard to a "federally related mortgage loan" even if the Loan does not qualify as a "federally related mortgage loan" under RESPA.

(Q) "Successor in Interest of Borrower" means any party that has taken title to the Property, whether or not that party has assumed Borrower's obligations under the Note and/or this Security Instrument.

### TRANSFER OF RIGHTS IN THE PROPERTY

This Security Instrument secures to Lender: (i) the repayment of the Loan, and all renewals, extensions and modifications of the Note; and (ii) the performance of Borrower's covenants and agreements under this Security Instrument and the Note. For this purpose, Borrower, in consideration of the debt and the trust herein created, irrevocably grants and conveys to Trustee, in trust, with power of sale, the following described property located in the COUNTY

[Type of Recording Jurisdiction]

of BOULDER

[Name of Recording Jurisdiction]:

SEE SCHEDULE A

TAX STATEMENTS SHOULD BE SENT TO: WELLS FARGO HOME MORTGAGE, P.O. BOX 11758, NEWARK, NJ 071014758

Parcel ID Number: 4612 N 119TH ERIE ("Property Address"): which currently has the address of [Street]

[City], Colorado 80516

[Zip Code]

TOGETHER WITH all the improvements now or hereafter erected on the property, and all easements, appurtenances, and fixtures now or hereafter a part of the property. All replacements and additions shall also be covered by this Security Instrument. All of the foregoing is referred to in this Security Instrument as the "Property."

BORROWER COVENANTS that Borrower is lawfully seised of the estate hereby conveyed and has the right to grant and convey the Property and that the Property is unencumbered, except for encumbrances of record. Borrower warrants and will defend generally the title to the Property against all claims and demands, subject to any encumbrances of record and liens for taxes for the current year not yet due and payable.

THIS SECURITY INSTRUMENT combines uniform covenants for national use and non-uniform covenants with limited variations by jurisdiction to constitute a uniform security instrument covering real property.

-6(CO) (0005)

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UNIFORM COVENANTS. Borrower and Lender covenant and agree as follows:

1. Payment of Principal, Interest, Escrow Items, Prepayment Charges, and Late Charges. Borrower shall pay when due the principal of, and interest on, the debt evidenced by the Note and any prepayment charges and late charges due under the Note. Borrower shall also pay funds for Escrow Items pursuant to Section 3. Payments due under the Note and this Security Instrument shall be made in U.S. currency. However, if any check or other instrument received by Lender as payment under the Note or this Security Instrument is returned to Lender unpaid, Lender may require that any or all subsequent payments due under the Note and this Security Instrument be made in one or more of the following forms, as selected by Lender: (a) cash; (b) money order; (c) certified check, bank check, treasurer's check or cashier's check, provided any such check is drawn upon an institution whose deposits are insured by a federal agency, instrumentality, or entity; or (d) Electronic Funds Transfer.

Payments are deemed received by Lender when received at the location designated in the Note or at such other location as may be designated by Lender in accordance with the notice provisions in Section 15. Lender may return any payment or partial payment if the payment or partial payments are insufficient to bring the Loan current. Lender may accept any payment or partial payment insufficient to bring the Loan current, without waiver of any rights hereunder or prejudice to its rights to refuse such payment or partial payments in the future, but Lender is not obligated to apply such payments at the time such payments are accepted. If each Periodic Payment is applied as of its scheduled due date, then Lender need not pay interest on unapplied funds. Lender may hold such unapplied funds until Borrower makes payment to bring the Loan current. If Borrower does not do so within a reasonable period of time, Lender shall either apply such funds or return them to Borrower. If not applied earlier, such funds will be applied to the outstanding principal balance under the Note immediately prior to foreclosure. No offset or claim which Borrower might have now or in the future against Lender shall relieve Borrower from making payments due under the Note and this Security Instrument or performing the covenants and agreements secured by this Security Instrument.

2. Application of Payments or Proceeds. Except as otherwise described in this Section 2, all payments accepted and applied by Lender shall be applied in the following order of priority: (a) interest due under the Note; (b) principal due under the Note; (c) amounts due under Section 3. Such payments shall be applied to each Periodic Payment in the order in which it became due. Any remaining amounts shall be applied first to late charges, second to any other amounts due under this Security Instrument, and then to reduce the principal balance of the Note.

If Lender receives a payment from Borrower for a delinquent Periodic Payment which includes a sufficient amount to pay any late charge due, the payment may be applied to the delinquent payment and the late charge. If more than one Periodic Payment is outstanding, Lender may apply any payment received from Borrower to the repayment of the Periodic Payments if, and to the extent that, each payment can be paid in full. To the extent that any excess exists after the payment is applied to the full payment of one or more Periodic Payments, such excess may be applied to any late charges due. Voluntary prepayments shall be applied first to any prepayment charges and then as described in the Note.

Any application of payments, insurance proceeds, or Miscellaneous Proceeds to principal due under the Note shall not extend or postpone the due date, or change the amount, of the Periodic Payments.

3. Funds for Escrow Items. Borrower shall pay to Lender on the day Periodic Payments are due under the Note, until the Note is paid in full, a sum (the "Funds") to provide for payment of amounts due for: (a) taxes and assessments and other items which can attain priority over this Security Instrument as a lien or encumbrance on the Property; (b) leasehold payments or ground rents on the Property, if any; (c) premiums for any and all insurance required by Lender under Section 5; and (d) Mortgage Insurance premiums, if any, or any sums payable by Borrower to Lender in lieu of the payment of Mortgage Insurance premiums in accordance with the provisions of Section 10. These items are called "Escrow

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Items." At origination or at any time during the term of the Loan, Lender may require that Community Association Dues, Fees, and Assessments, if any, be escrowed by Borrower, and such dues, fees and assessments shall be an Escrow Item. Borrower shall promptly furnish to Lender all notices of amounts to be paid under this Section. Borrower shall pay Lender the Funds for Escrow Items unless Lender waives Borrower's obligation to pay the Funds for any or all Escrow Items. Lender may waive Borrower's obligation to pay to Lender Funds for any or all Escrow Items at any time. Any such waiver may only be in writing. In the event of such waiver, Borrower shall pay directly, when and where payable, the amounts due for any Escrow Items for which payment of Funds has been waived by Lender and, if Lender requires, shall furnish to Lender receipts evidencing such payment within such time period as Lender may require. Borrower's obligation to make such payments and to provide receipts shall for all purposes be deemed to be a covenant and agreement contained in this Security Instrument, as the phrase "covenant and agreement" is used in Section 9. If Borrower is obligated to pay Escrow Items directly, pursuant to a waiver, and Borrower fails to pay the amount due for an Escrow Item, Lender may exercise its rights under Section 9 and pay such amount and Borrower shall then be obligated under Section 9 to repay to Lender any such amount. Lender may revoke the waiver as to any or all Escrow Items at any time by a notice given in accordance with Section 15 and, upon such revocation, Borrower shall pay to Lender all Funds, and in such amounts, that are then required under this Section 3.

Lender may, at any time, collect and hold Funds in an amount (a) sufficient to permit Lender to apply the Funds at the time specified under RESPA, and (b) not to exceed the maximum amount a lender can require under RESPA. Lender shall estimate the amount of Funds due on the basis of current data and reasonable estimates of expenditures of future Escrow Items or otherwise in accordance with Applicable Law.

The Funds shall be held in an institution whose deposits are insured by a federal agency, instrumentality, or entity (including Lender, if Lender is an institution whose deposits are so insured) or in any Federal Home Loan Bank. Lender shall apply the Funds to pay the Escrow Items no later than the time specified under RESPA. Lender shall not charge Borrower for holding and applying the Funds, annually analyzing the escrow account, or verifying the Escrow Items, unless Lender pays Borrower interest on the Funds and Applicable Law permits Lender to make such a charge. Unless an agreement is made in writing or Applicable Law requires interest to be paid on the Funds, Lender shall not be required to pay Borrower any interest or earnings on the Funds. Borrower and Lender can agree in writing, however, that interest shall be paid on the Funds. Lender shall give to Borrower, without charge, an annual accounting of the Funds as required by RESPA.

If there is a surplus of Funds held in escrow, as defined under RESPA, Lender shall account to Borrower for the excess funds in accordance with RESPA. If there is a shortage of Funds held in escrow, as defined under RESPA, Lender shall notify Borrower as required by RESPA, and Borrower shall pay to Lender the amount necessary to make up the shortage in accordance with RESPA, but in no more than 12 monthly payments. If there is a deficiency of Funds held in escrow, as defined under RESPA, Lender shall notify Borrower as required by RESPA, and Borrower shall pay to Lender the amount necessary to make up the deficiency in accordance with RESPA, but in no more than 12 monthly payments.

Upon payment in full of all sums secured by this Security Instrument, Lender shall promptly refund to Borrower any Funds held by Lender.

4. Charges; Liens. Borrower shall pay all taxes, assessments, charges, fines, and impositions attributable to the Property which can attain priority over this Security Instrument, leasehold payments or ground rents on the Property, if any, and Community Association Dues, Fees, and Assessments, if any. To the extent that these items are Escrow Items, Borrower shall pay them in the manner provided in Section 3.

Borrower shall promptly discharge any lien which has priority over this Security Instrument unless

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Borrower: (a) agrees in writing to the payment of the obligation secured by the lien in a manner acceptable to Lender, but only so long as Borrower is performing such agreement; (b) contests the lien in good faith by, or defends against enforcement of the lien in, legal proceedings which in Lender's opinion operate to prevent the enforcement of the lien while those proceedings are pending, but only until such proceedings are concluded; or (c) secures from the holder of the lien an agreement satisfactory to Lender subordinating the lien to this Security Instrument. If Lender determines that any part of the Property is subject to a lien which can attain priority over this Security Instrument, Lender may give Borrower a notice identifying the lien. Within 10 days of the date on which that notice is given, Borrower shall satisfy the lien or take one or more of the actions set forth above in this Section 4.

Lender may require Borrower to pay a one-time charge for a real estate tax verification and/or reporting service used by Lender in connection with this Loan.

5. Property Insurance. Borrower shall keep the improvements now existing or hereafter erected on the Property insured against loss by fire, hazards included within the term "extended coverage," and any other hazards including, but not limited to, earthquakes and floods, for which Lender requires insurance. This insurance shall be maintained in the amounts (including deductible levels) and for the periods that Lender requires. What Lender requires pursuant to the preceding sentences can change during the term of the Loan. The insurance carrier providing the insurance shall be chosen by Borrower subject to Lender's right to disapprove Borrower's choice, which right shall not be exercised unreasonably. Lender may require Borrower to pay, in connection with this Loan, either: (a) a one-time charge for flood zone determination, certification and tracking services; or (b) a one-time charge for flood zone determination and certification services and subsequent charges each time remappings or similar changes occur which reasonably might affect such determination or certification. Borrower shall also be responsible for the payment of any fees imposed by the Federal Emergency Management Agency in connection with the review of any flood zone determination resulting from an objection by Borrower.

If Borrower fails to maintain any of the coverages described above, Lender may obtain insurance coverage, at Lender's option and Borrower's expense. Lender is under no obligation to purchase any particular type or amount of coverage. Therefore, such coverage shall cover Lender, but might or might not protect Borrower, Borrower's equity in the Property, or the contents of the Property, against any risk, hazard or liability and might provide greater or lesser coverage than was previously in effect. Borrower acknowledges that the cost of the insurance coverage so obtained might significantly exceed the cost of insurance that Borrower could have obtained. Any amounts disbursed by Lender under this Section 5 shall become additional debt of Borrower secured by this Security Instrument. These amounts shall bear interest at the Note rate from the date of disbursement and shall be payable, with such interest, upon notice from Lender to Borrower requesting payment.

All insurance policies required by Lender and renewals of such policies shall be subject to Lender's right to disapprove such policies, shall include a standard mortgage clause, and shall name Lender as mortgagee and/or as an additional loss payee. Lender shall have the right to hold the policies and renewal certificates. If Lender requires, Borrower shall promptly give to Lender all receipts of paid premiums and renewal notices. If Borrower obtains any form of insurance coverage, not otherwise required by Lender, for damage to, or destruction of, the Property, such policy shall include a standard mortgage clause and shall name Lender as mortgagee and/or as an additional loss payee.

In the event of loss, Borrower shall give prompt notice to the insurance carrier and Lender. Lender may make proof of loss if not made promptly by Borrower. Unless Lender and Borrower otherwise agree in writing, any insurance proceeds, whether or not the underlying insurance was required by Lender, shall be applied to restoration or repair of the Property, if the restoration or repair is economically feasible and Lender's security is not lessened. During such repair and restoration period, Lender shall have the right to hold such insurance proceeds until Lender has had an opportunity to inspect such Property to ensure the

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work has been completed to Lender's satisfaction, provided that such inspection shall be undertaken promptly. Lender may disburse proceeds for the repairs and restoration in a single payment or in a series of progress payments as the work is completed. Unless an agreement is made in writing or Applicable Law requires interest to be paid on such insurance proceeds, Lender shall not be required to pay Borrower any interest or earnings on such proceeds. Fees for public adjusters, or other third parties, retained by Borrower shall not be paid out of the insurance proceeds and shall be the sole obligation of Borrower. If the restoration or repair is not economically feasible or Lender's security would be lessened, the insurance proceeds shall be applied to the sums secured by this Security Instrument, whether or not then due, with the excess, if any, paid to Borrower. Such insurance proceeds shall be applied in the order provided for in Section 2.

If Borrower abandons the Property, Lender may file, negotiate and settle any available insurance claim and related matters. If Borrower does not respond within 30 days to a notice from Lender that the insurance carrier has offered to settle a claim, then Lender may negotiate and settle the claim. The 30-day period will begin when the notice is given. In either event, or if Lender acquires the Property under Section 22 or otherwise, Borrower hereby assigns to Lender (a) Borrower's rights to any insurance proceeds in an amount not to exceed the amounts unpaid under the Note or this Security Instrument, and (b) any other of Borrower's rights (other than the right to any refund of unearned premiums paid by Borrower) under all insurance policies covering the Property, insofar as such rights are applicable to the coverage of the Property. Lender may use the insurance proceeds either to repair or restore the Property or to pay amounts unpaid under the Note or this Security Instrument, whether or not then due.

- 6. Occupancy. Borrower shall occupy, establish, and use the Property as Borrower's principal residence within 60 days after the execution of this Security Instrument and shall continue to occupy the Property as Borrower's principal residence for at least one year after the date of occupancy, unless Lender otherwise agrees in writing, which consent shall not be unreasonably withheld, or unless extenuating circumstances exist which are beyond Borrower's control.
- 7. Preservation, Maintenance and Protection of the Property; Inspections. Borrower shall not destroy, damage or impair the Property, allow the Property to deteriorate or commit waste on the Property. Whether or not Borrower is residing in the Property, Borrower shall maintain the Property in order to prevent the Property from deteriorating or decreasing in value due to its condition. Unless it is determined pursuant to Section 5 that repair or restoration is not economically feasible, Borrower shall promptly repair the Property if damaged to avoid further deterioration or damage. If insurance or condemnation proceeds are paid in connection with damage to, or the taking of, the Property, Borrower shall be responsible for repairing or restoring the Property only if Lender has released proceeds for such purposes. Lender may disburse proceeds for the repairs and restoration in a single payment or in a series of progress payments as the work is completed. If the insurance or condemnation proceeds are not sufficient to repair or restore the Property, Borrower is not relieved of Borrower's obligation for the completion of such repair or restoration.

Lender or its agent may make reasonable entries upon and inspections of the Property. If it has reasonable cause, Lender may inspect the interior of the improvements on the Property. Lender shall give Borrower notice at the time of or prior to such an interior inspection specifying such reasonable cause.

8. Borrower's Loan Application. Borrower shall be in default if, during the Loan application process, Borrower or any persons or entities acting at the direction of Borrower or with Borrower's knowledge or consent gave materially false, misleading, or inaccurate information or statements to Lender (or failed to provide Lender with material information) in connection with the Loan. Material representations include, but are not limited to, representations concerning Borrower's occupancy of the Property as Borrower's principal residence.

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9. Protection of Lender's Interest in the Property and Rights Under this Security Instrument. If (a) Borrower fails to perform the covenants and agreements contained in this Security Instrument, (b) there is a legal proceeding that might significantly affect Lender's interest in the Property and/or rights under this Security Instrument (such as a proceeding in bankruptcy, probate, for condemnation or forfeiture, for enforcement of a lien which may attain priority over this Security Instrument or to enforce laws or regulations), or (c) Borrower has abandoned the Property, then Lender may do and pay for whatever is reasonable or appropriate to protect Lender's interest in the Property and rights under this Security Instrument, including protecting and/or assessing the value of the Property, and securing and/or repairing the Property. Lender's actions can include, but are not limited to: (a) paying any sums secured by a lien which has priority over this Security Instrument; (b) appearing in court; and (c) paying reasonable attorneys' fees to protect its interest in the Property and/or rights under this Security Instrument, including its secured position in a bankruptcy proceeding. Securing the Property includes, but is not limited to, entering the Property to make repairs, change locks, replace or board up doors and windows, drain water from pipes, eliminate building or other code violations or dangerous conditions, and have utilities turned on or off. Although Lender may take action under this Section 9, Lender does not have to do so and is not under any duty or obligation to do so. It is agreed that Lender incurs no liability for not taking any or all actions authorized under this Section 9.

Any amounts disbursed by Lender under this Section 9 shall become additional debt of Borrower secured by this Security Instrument. These amounts shall bear interest at the Note rate from the date of disbursement and shall be payable, with such interest, upon notice from Lender to Borrower requesting payment.

If this Security Instrument is on a leasehold, Borrower shall comply with all the provisions of the lease. If Borrower acquires fee title to the Property, the leasehold and the fee title shall not merge unless

Lender agrees to the merger in writing.

10. Mortgage Insurance. If Lender required Mortgage Insurance as a condition of making the Loan, Borrower shall pay the premiums required to maintain the Mortgage Insurance in effect. If, for any reason, the Mortgage Insurance coverage required by Lender ceases to be available from the mortgage insurer that previously provided such insurance and Borrower was required to make separately designated payments toward the premiums for Mortgage Insurance, Borrower shall pay the premiums required to obtain coverage substantially equivalent to the Mortgage Insurance previously in effect, at a cost substantially equivalent to the cost to Borrower of the Mortgage Insurance previously in effect, from an alternate mortgage insurer selected by Lender. If substantially equivalent Mortgage Insurance coverage is not available, Borrower shall continue to pay to Lender the amount of the separately designated payments that were due when the insurance coverage ceased to be in effect. Lender will accept, use and retain these payments as a non-refundable loss reserve in lieu of Mortgage Insurance. Such loss reserve shall be non-refundable, notwithstanding the fact that the Loan is ultimately paid in full, and Lender shall not be required to pay Borrower any interest or earnings on such loss reserve. Lender can no longer require loss reserve payments if Mortgage Insurance coverage (in the amount and for the period that Lender requires) provided by an insurer selected by Lender again becomes available, is obtained, and Lender requires separately designated payments toward the premiums for Mortgage Insurance. If Lender required Mortgage Insurance as a condition of making the Loan and Borrower was required to make separately designated payments toward the premiums for Mortgage Insurance, Borrower shall pay the premiums required to maintain Mortgage Insurance in effect, or to provide a non-refundable loss reserve, until Lender's requirement for Mortgage Insurance ends in accordance with any written agreement between Borrower and Lender providing for such termination or until termination is required by Applicable Law. Nothing in this Section 10 affects Borrower's obligation to pay interest at the rate provided in the Note.

Mortgage Insurance reimburses Lender (or any entity that purchases the Note) for certain losses it may incur if Borrower does not repay the Loan as agreed. Borrower is not a party to the Mortgage Insurance.

Mortgage insurers evaluate their total risk on all such insurance in force from time to time, and may enter into agreements with other parties that share or modify their risk, or reduce losses. These agreements are on terms and conditions that are satisfactory to the mortgage insurer and the other party (or parties) to these agreements. These agreements may require the mortgage insurer to make payments using any source

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of funds that the mortgage insurer may have available (which may include funds obtained from Mortgage Insurance premiums).

As a result of these agreements, Lender, any purchaser of the Note, another insurer, any reinsurer, any other entity, or any affiliate of any of the foregoing, may receive (directly or indirectly) amounts that derive from (or might be characterized as) a portion of Borrower's payments for Mortgage Insurance, in exchange for sharing or modifying the mortgage insurer's risk, or reducing losses. If such agreement provides that an affiliate of Lender takes a share of the insurer's risk in exchange for a share of the premiums paid to the insurer, the arrangement is often termed "captive reinsurance." Further:

(a) Any such agreements will not affect the amounts that Borrower has agreed to pay for Mortgage Insurance, or any other terms of the Loan. Such agreements will not increase the amount Borrower will owe for Mortgage Insurance, and they will not entitle Borrower to any refund.

(b) Any such agreements will not affect the rights Borrower has - if any - with respect to the Mortgage Insurance under the Homeowners Protection Act of 1998 or any other law. These rights may include the right to receive certain disclosures, to request and obtain cancellation of the Mortgage Insurance, to have the Mortgage Insurance terminated automatically, and/or to receive a refund of any Mortgage Insurance premiums that were uncarned at the time of such cancellation or

11. Assignment of Miscellaneous Proceeds; Forfeiture. All Miscellaneous Proceeds are hereby assigned to and shall be paid to Lender.

If the Property is damaged, such Miscellaneous Proceeds shall be applied to restoration or repair of the Property, if the restoration or repair is economically feasible and Lender's security is not lessened. During such repair and restoration period, Lender shall have the right to hold such Miscellaneous Proceeds until Lender has had an opportunity to inspect such Property to ensure the work has been completed to Lender's satisfaction, provided that such inspection shall be undertaken promptly. Lender may pay for the repairs and restoration in a single disbursement or in a series of progress payments as the work is completed. Unless an agreement is made in writing or Applicable Law requires interest to be paid on such Miscellaneous Proceeds, Lender shall not be required to pay Borrower any interest or earnings on such Miscellaneous Proceeds. If the restoration or repair is not economically feasible or Lender's security would be lessened, the Miscellaneous Proceeds shall be applied to the sums secured by this Security Instrument, whether or not then due, with the excess, if any, paid to Borrower. Such Miscellaneous Proceeds shall be applied in the order provided for in Section 2.

In the event of a total taking, destruction, or loss in value of the Property, the Miscellaneous Proceeds shall be applied to the sums secured by this Security Instrument, whether or not then due, with the excess, if any, paid to Borrower.

In the event of a partial taking, destruction, or loss in value of the Property in which the fair market value of the Property immediately before the partial taking, destruction, or loss in value is equal to or greater than the amount of the sums secured by this Security Instrument immediately before the partial taking, destruction, or loss in value, unless Borrower and Lender otherwise agree in writing, the sums secured by this Security Instrument shall be reduced by the amount of the Miscellaneous Proceeds multiplied by the following fraction: (a) the total amount of the sums secured immediately before the partial taking, destruction, or loss in value divided by (b) the fair market value of the Property immediately before the partial taking, destruction, or loss in value. Any balance shall be paid to Borrower.

In the event of a partial taking, destruction, or loss in value of the Property in which the fair market value of the Property immediately before the partial taking, destruction, or loss in value is less than the amount of the sums secured immediately before the partial taking, destruction, or loss in value, unless Borrower and Lender otherwise agree in writing, the Miscellaneous Proceeds shall be applied to the sums secured by this Security Instrument whether or not the sums are then due.

If the Property is abandoned by Borrower, or if, after notice by Lender to Borrower that the Opposing Party (as defined in the next sentence) offers to make an award to settle a claim for damages, Borrower fails to respond to Lender within 30 days after the date the notice is given, Lender is authorized to collect and apply the Miscellaneous Proceeds either to restoration or repair of the Property or to the sums secured by this Security Instrument, whether or not then due. "Opposing Party" means the third party that owes Borrower Miscellaneous Proceeds or the party against whom Borrower has a right of action in regard to Miscellaneous Proceeds. Initials: 11 UU

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Borrower shall be in default if any action or proceeding, whether civil or criminal, is begun that, in Lender's judgment, could result in forfeiture of the Property or other material impairment of Lender's interest in the Property or rights under this Security Instrument. Borrower can cure such a default and, if acceleration has occurred, reinstate as provided in Section 19, by causing the action or proceeding to be dismissed with a ruling that, in Lender's judgment, precludes forfeiture of the Property or other material impairment of Lender's interest in the Property or rights under this Security Instrument. The proceeds of any award or claim for damages that are attributable to the impairment of Lender's interest in the Property are hereby assigned and shall be paid to Lender.

All Miscellaneous Proceeds that are not applied to restoration or repair of the Property shall be

applied in the order provided for in Section 2.

12. Borrower Not Released; Forbearance By Lender Not a Waiver. Extension of the time for payment or modification of amortization of the sums secured by this Security Instrument granted by Lender to Borrower or any Successor in Interest of Borrower shall not operate to release the liability of Borrower or any Successor in Interest of Borrower. Lender shall not be required to commence proceedings against any Successor in Interest of Borrower or to refuse to extend time for payment or otherwise modify amortization of the sums secured by this Security Instrument by reason of any demand made by the original Borrower or any Successors in Interest of Borrower. Any forbearance by Lender in exercising any right or remedy including, without limitation, Lender's acceptance of payments from third persons, entities or Successors in Interest of Borrower or in amounts less than the amount then due, shall not be a waiver of or preclude the exercise of any right or remedy.

13. Joint and Several Liability; Co-signers; Successors and Assigns Bound. Borrower covenants and agrees that Borrower's obligations and liability shall be joint and several. However, any Borrower who co-signs this Security Instrument but does not execute the Note (a "co-signer"): (a) is co-signing this Security Instrument only to mortgage, grant and convey the co-signer's interest in the Property under the terms of this Security Instrument; (b) is not personally obligated to pay the sums secured by this Security Instrument; and (c) agrees that Lender and any other Borrower can agree to extend, modify, forbear or make any accommodations with regard to the terms of this Security Instrument or the Note without the

co-signer's consent.

Subject to the provisions of Section 18, any Successor in Interest of Borrower who assumes Borrower's obligations under this Security Instrument in writing, and is approved by Lender, shall obtain all of Borrower's rights and benefits under this Security Instrument. Borrower shall not be released from Borrower's obligations and liability under this Security Instrument unless Lender agrees to such release in writing. The covenants and agreements of this Security Instrument shall bind (except as provided in Section 20) and benefit the successors and assigns of Lender.

14. Loan Charges. Lender may charge Borrower fees for services performed in connection with Borrower's default, for the purpose of protecting Lender's interest in the Property and rights under this Security Instrument, including, but not limited to, attorneys' fees, property inspection and valuation fees. In regard to any other fees, the absence of express authority in this Security Instrument to charge a specific fee to Borrower shall not be construed as a prohibition on the charging of such fee. Lender may not charge

fees that are expressly prohibited by this Security Instrument or by Applicable Law.

If the Loan is subject to a law which sets maximum loan charges, and that law is finally interpreted so that the interest or other loan charges collected or to be collected in connection with the Loan exceed the permitted limits, then: (a) any such loan charge shall be reduced by the amount necessary to reduce the charge to the permitted limit; and (b) any sums already collected from Borrower which exceeded permitted limits will be refunded to Borrower. Lender may choose to make this refund by reducing the principal owed under the Note or by making a direct payment to Borrower. If a refund reduces principal, the reduction will be treated as a partial prepayment without any prepayment charge (whether or not a prepayment charge is provided for under the Note). Borrower's acceptance of any such refund made by direct payment to Borrower will constitute a waiver of any right of action Borrower might have arising out of such overcharge.

15. Notices. All notices given by Borrower or Lender in connection with this Security Instrument must be in writing. Any notice to Borrower in connection with this Security Instrument shall be deemed to have been given to Borrower when mailed by first class mail or when actually delivered to Borrower's

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notice address if sent by other means. Notice to any one Borrower shall constitute notice to all Borrowers unless Applicable Law expressly requires otherwise. The notice address shall be the Property Address unless Borrower has designated a substitute notice address by notice to Lender. Borrower shall promptly notify Lender of Borrower's change of address. If Lender specifies a procedure for reporting Borrower's change of address, then Borrower shall only report a change of address through that specified procedure. There may be only one designated notice address under this Security Instrument at any one time. Any notice to Lender shall be given by delivering it or by mailing it by first class mail to Lender's address stated herein unless Lender has designated another address by notice to Borrower. Any notice in connection with this Security Instrument shall not be deemed to have been given to Lender until actually received by Lender. If any notice required by this Security Instrument is also required under Applicable Law, the Applicable Law requirement will satisfy the corresponding requirement under this Security Instrument.

16. Governing Law; Severability; Rules of Construction. This Security Instrument shall be governed by federal law and the law of the jurisdiction in which the Property is located. All rights and obligations contained in this Security Instrument are subject to any requirements and limitations of Applicable Law. Applicable Law might explicitly or implicitly allow the parties to agree by contract or it might be silent, but such silence shall not be construed as a prohibition against agreement by contract. In the event that any provision or clause of this Security Instrument or the Note conflicts with Applicable Law, such conflict shall not affect other provisions of this Security Instrument or the Note which can be given effect without the conflicting provision.

As used in this Security Instrument: (a) words of the masculine gender shall mean and include corresponding neuter words or words of the feminine gender; (b) words in the singular shall mean and include the plural and vice versa; and (c) the word "may" gives sole discretion without any obligation to take any action.

17. Borrower's Copy. Borrower shall be given one copy of the Note and of this Security Instrument.

18. Transfer of the Property or a Beneficial Interest in Borrower. As used in this Section 18, "Interest in the Property" means any legal or beneficial interest in the Property, including, but not limited to, those beneficial interests transferred in a bond for deed, contract for deed, installment sales contract or escrow agreement, the intent of which is the transfer of title by Borrower at a future date to a purchaser.

If all or any part of the Property or any Interest in the Property is sold or transferred (or if Borrower is not a natural person and a beneficial interest in Borrower is sold or transferred) without Lender's prior written consent, Lender may require immediate payment in full of all sums secured by this Security Instrument. However, this option shall not be exercised by Lender if such exercise is prohibited by Applicable Law.

If Lender exercises this option, Lender shall give Borrower notice of acceleration. The notice shall provide a period of not less than 30 days from the date the notice is given in accordance with Section 15 within which Borrower must pay all sums secured by this Security Instrument. If Borrower fails to pay these sums prior to the expiration of this period, Lender may invoke any remedies permitted by this Security Instrument without further notice or demand on Borrower.

19. Borrower's Right to Reinstate After Acceleration. If Borrower meets certain conditions, Borrower shall have the right to have enforcement of this Security Instrument discontinued at any time prior to the earliest of: (a) five days before sale of the Property pursuant to any power of sale contained in this Security Instrument; (b) such other period as Applicable Law might specify for the termination of Borrower's right to reinstate; or (c) entry of a judgment enforcing this Security Instrument. Those conditions are that Borrower: (a) pays Lender all sums which then would be due under this Security Instrument and the Note as if no acceleration had occurred; (b) cures any default of any other covenants or agreements; (c) pays all expenses incurred in enforcing this Security Instrument, including, but not limited to, reasonable attorneys' fees, property inspection and valuation fees, and other fees incurred for the purpose of protecting Lender's interest in the Property and rights under this Security Instrument; and (d) takes such action as Lender may reasonably require to assure that Lender's interest in the Property and rights under this Security Instrument, and Borrower's obligation to pay the sums secured by this Security Instrument, shall continue unchanged. Lender may require that Borrower pay such reinstatement sums and expenses in one or more of the following forms, as selected by Lender: (a) cash; (b) money order; (c)

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Initials: 100 Form 3006 1/01

certified check, bank check, treasurer's check or cashier's check, provided any such check is drawn upon an institution whose deposits are insured by a federal agency, instrumentality or entity; or (d) Electronic Funds Transfer. Upon reinstatement by Borrower, this Security Instrument and obligations secured hereby shall remain fully effective as if no acceleration had occurred. However, this right to reinstate shall not apply in the case of acceleration under Section 18.

20. Sale of Note; Change of Loan Servicer; Notice of Grievance. The Note or a partial interest in the Note (together with this Security Instrument) can be sold one or more times without prior notice to Borrower. A sale might result in a change in the entity (known as the "Loan Servicer") that collects Periodic Payments due under the Note and this Security Instrument and performs other mortgage loan servicing obligations under the Note, this Security Instrument, and Applicable Law. There also might be one or more changes of the Loan Servicer unrelated to a sale of the Note. If there is a change of the Loan Servicer, Borrower will be given written notice of the change which will state the name and address of the new Loan Servicer, the address to which payments should be made and any other information RESPA requires in connection with a notice of transfer of servicing. If the Note is sold and thereafter the Loan is serviced by a Loan Servicer other than the purchaser of the Note, the mortgage loan servicing obligations to Borrower will remain with the Loan Servicer or be transferred to a successor Loan Servicer and are not assumed by the Note purchaser unless otherwise provided by the Note purchaser.

Neither Borrower nor Lender may commence, join, or be joined to any judicial action (as either an individual litigant or the member of a class) that arises from the other party's actions pursuant to this Security Instrument or that alleges that the other party has breached any provision of, or any duty owed by reason of, this Security Instrument, until such Borrower or Lender has notified the other party (with such notice given in compliance with the requirements of Section 15) of such alleged breach and afforded the other party hereto a reasonable period after the giving of such notice to take corrective action. If Applicable Law provides a time period which must elapse before certain action can be taken, that time period will be deemed to be reasonable for purposes of this paragraph. The notice of acceleration and opportunity to cure given to Borrower pursuant to Section 22 and the notice of acceleration given to Borrower pursuant to Section 18 shall be deemed to satisfy the notice and opportunity to take corrective action provisions of this Section 20.

21. Hazardous Substances. As used in this Section 21: (a) "Hazardous Substances" are those substances defined as toxic or hazardous substances, pollutants, or wastes by Environmental Law and the following substances: gasoline, kerosene, other flammable or toxic petroleum products, toxic pesticides and herbicides, volatile solvents, materials containing asbestos or formaldehyde, and radioactive materials; (b) "Environmental Law" means federal laws and laws of the jurisdiction where the Property is located that relate to health, safety or environmental protection; (c) "Environmental Cleamup" includes any response action, remedial action, or removal action, as defined in Environmental Law; and (d) an "Environmental Condition" means a condition that can cause, contribute to, or otherwise trigger an Environmental Cleanup.

Borrower shall not cause or permit the presence, use, disposal, storage, or release of any Hazardous Substances, or threaten to release any Hazardous Substances, on or in the Property. Borrower shall not do, nor allow anyone else to do, anything affecting the Property (a) that is in violation of any Environmental Law, (b) which creates an Environmental Condition, or (c) which, due to the presence, use, or release of a Hazardous Substance, creates a condition that adversely affects the value of the Property. The preceding two sentences shall not apply to the presence, use, or storage on the Property of small quantities of Hazardous Substances that are generally recognized to be appropriate to normal residential uses and to maintenance of the Property (including, but not limited to, hazardous substances in consumer products).

Borrower shall promptly give Lender written notice of (a) any investigation, claim, demand, lawsuit or other action by any governmental or regulatory agency or private party involving the Property and any

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Initials: fol w

Hazardous Substance or Environmental Law of which Borrower has actual knowledge, (b) any Environmental Condition, including but not limited to, any spilling, leaking, discharge, release or threat of release of any Hazardous Substance, and (c) any condition caused by the presence, use or release of a Hazardous Substance which adversely affects the value of the Property. If Borrower learns, or is notified by any governmental or regulatory authority, or any private party, that any removal or other remediation of any Hazardous Substance affecting the Property is necessary, Borrower shall promptly take all necessary remedial actions in accordance with Environmental Law. Nothing herein shall create any obligation on Lender for an Environmental Cleanup.

NON-UNIFORM COVENANTS. Borrower and Lender further covenant and agree as follows:

22. Acceleration; Remedies. Lender shall give notice to Borrower prior to acceleration following Borrower's breach of any covenant or agreement in this Security Instrument (but not prior to acceleration under Section 18 unless Applicable Law provides otherwise). The notice shall specify: (a) the default; (b) the action required to cure the default; (c) a date, not less than 30 days from the date the notice is given to Borrower, by which the default must be cured; and (d) that failure to cure the default on or before the date specified in the notice may result in acceleration of the sums secured by this Security Instrument and sale of the Property. The notice shall further inform Borrower of the right to reinstate after acceleration and the right to assert in the foreclosure proceeding the non-existence of a default or any other defense of Borrower to acceleration and sale. If the default is not cured on or before the date specified in the notice, Lender at its option may require immediate payment in full of all sums secured by this Security Instrument without further demand and may invoke the power of sale and any other remedies permitted by Applicable Law. Lender shall be entitled to collect all expenses incurred in pursuing the remedies provided in this Section 22, including, but not limited to, reasonable attorneys' fees and costs of title evidence.

If Lender invokes the power of sale, Lender shall give written notice to Trustee of the occurrence of an event of default and of Lender's election to cause the Property to be sold. Lender shall mail a copy of the notice to Borrower as provided in Section 15. Trustee shall record a copy of the notice in the county in which the Property is located. Trustee shall publish a notice of sale for the time and in the manner provided by Applicable Law and shall mail copies of the notice of sale in the manner prescribed by Applicable Law to Borrower and to the other persons prescribed by Applicable Law. After the time required by Applicable Law, Trustee, without demand on Borrower, shall sell the Property at public auction to the highest bidder for cash at the time and place and under the terms designated in the notice of sale in one or more parcels and in any order Trustee determines. Trustee may postpone sale of any parcel of the Property by public announcement at the time and place of any previously scheduled sale. Lender or its designee may purchase the Property at any sale.

Trustee shall deliver to the purchaser Trustee's certificate describing the Property and the time the purchaser will be entitled to Trustee's deed. The recitals in the Trustee's deed shall be prima facie evidence of the truth of the statements made therein. Trustee shall apply the proceeds of the sale in the following order: (a) to all expenses of the sale, including, but not limited to, reasonable Trustee's and attorneys' fees; (b) to all sums secured by this Security Instrument; and (c) any excess to the person or persons legally entitled to it.

23. Release. Upon payment of all sums secured by this Security Instrument, Lender shall request that Trustee release this Security Instrument and shall produce for Trustee, duly canceled, all notes evidencing debts secured by this Security Instrument. Trustee shall release this Security Instrument without further inquiry or liability. Borrower shall pay any recordation costs and the statutory Trustee's fees.

24. Waiver of Homestead. Borrower waives all right of homestead exemption in the Property.

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Form 3006 1/01

Initials: W UU

BY SIGNING BELOW, Borrower accepts and agrees to the terms and covenants contained in this Security Instrument and in any Rider executed by Borrower and recorded with it.

| Witnesses: |                               |           |
|------------|-------------------------------|-----------|
|            | Lesongaa<br>Beverly in Vernon | (Seal)    |
|            |                               |           |
|            | Vole L VERNON                 | (Seal)    |
|            | VOILE E VERGOS                | -poliowei |
| (Seal)     |                               | (Seal     |
| -Borrower  | -                             | -Borrowe  |
| (Seal)     |                               | (Seal     |
| -Borrower  |                               | -Вотгоме  |
| (0.1)      |                               | (Caal     |
| -Borrower  |                               | . (Seal   |

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Page 14 of 15

STATE OF COLORADO, BOULD Er

County ss:

The foregoing instrument was acknowledged before me this 13 1h day of November 20,12 by BEVERLY A VERNON AND VOYLE L VERNON

Witness my hand and official seal.

My Commission Expires: 3.17-2013

Notary Public



-6(CO) (0005)

Initials: V

### 1-4 FAMILY RIDER

(Assignment of Rents)

day of NOVEMBER, 2012 THIS 1-4 FAMILY RIDER is made this 13TH and is incorporated into and shall be deemed to amend and supplement the Mortgage, Deed of Trust, or Security Deed (the "Security Instrument") of the same date given by the undersigned (the "Borrower") to secure Borrower's Note to WELLS FARGO BANK, N.A.

(the

"Lender") of the same date and covering the Property described in the Security Instrument and located at: 4612 N 119TH, ERIE, CO 80516

### [Property Address]

- 1-4 FAMILY COVENANTS. In addition to the covenants and agreements made in the Security Instrument, Borrower and Lender further covenant and agree as follows:
- A. ADDITIONAL PROPERTYSUBJECT TO THE SECURITY INSTRUMENT. In addition to the Property described in the Security Instrument, the following items now or hereafter attached to the Property to the extent they are fixtures are added to the Property description, and shall also constitute the Property covered by the Security Instrument: building materials, appliances and goods of every nature whatsoever now or hereafter located in, on, or used, or intended to be used in connection with the Property, including, but not limited to, those for the purposes of supplying or distributing heating, cooling, electricity, gas, water, air and light, fire prevention and extinguishing apparatus, security and access control apparatus, plumbing, bath tubs, water heaters, water closets, sinks, ranges, stoves, refrigerators, dishwashers, disposals, washers, dryers, awnings, storm windows, storm doors, screens, blinds, shades, curtains and curtain rods, attached mirrors, cabinets, paneling and attached floor coverings, all of which, including replacements and additions thereto, shall be deemed to be and remain a part of the Property covered by the Security Instrument. All of the foregoing together with the Property described in the Security Instrument (or the leasehold estate if the Security Instrument is on a leasehold) are referred to in this 1-4 Family Rider and the Security Instrument as the "Property."
- B. USE OF PROPERTY; COMPLIANCE WITH LAW. Borrower shall not seek, agree to or make a change in the use of the Property or its zoning classification, unless Lender has agreed in writing to the change. Borrower shall comply with all laws, ordinances, regulations and requirements of any governmental body applicable to the Property.
- C. SUBORDINATELIENS. Except as permitted by federal law. Borrower shall not allow any lien inferior to the Security Instrument to be perfected against the Property without Lender's prior written permission.
- D. RENT LOSS INSURANCE. Borrower shall maintain insurance against rent loss in addition to the other hazards for which insurance is required by Section 5.

MULTISTATE 1- 4 FAMILY RIDER - Fannie Mae/Freddie Mac UNIFORM INSTRUMENT Form 3170 1/01

NMFL 3170 (14FR) Rev 2/2009 Wolters Kluwer Financial Services VMP ® -57R (0811) Page 1 of 3

- E. "BORROWER'SRIGHT TO REINSTATE" DELETED. Section 19 is deleted.
- **F. BORROWER'SOCCUPANCY.** Unless Lender and Borrower otherwise agree in writing, Section 6 concerning Borrower's occupancy of the Property is deleted.
- G. ASSIGNMENT OF LEASES. Upon Lender's request after default, Borrower shall assign to Lender all leases of the Property and all security deposits made in connection with leases of the Property. Upon the assignment, Lender shall have the right to modify, extend or terminate the existing leases and to execute new leases, in Lender's sole discretion. As used in this paragraph G, the word "lease" shall mean "sublease" if the Security Instrument is on a leasehold
- H. ASSIGNMENT OF RENTS; APPOINTMENT OF RECEIVER; LENDERIN POSSESSION. Borrower absolutely and unconditionally assigns and transfers to Lender all the rents and revenues ("Rents") of the Property, regardless of to whom the Rents of the Property are payable. Borrower authorizes Lender or Lender's agents to collect the Rents, and agrees that each tenant of the Property shall pay the Rents to Lender or Lender's agents. However, Borrower shall receive the Rents until: (i) Lender has given Borrower notice of default pursuant to Section 22 of the Security Instrument, and (ii) Lender has given notice to the tenant(s) that the Rents are to be paid to Lender or Lender's agent. This assignment of Rents constitutes an absolute assignment and not an assignment for additional security only.

constitutes an absolute assignment and not an assignment for additional security only.

If Lender gives notice of default to Borrower: (i) all Rents received by Borrower shall be held by Borrower as trustee for the benefit of Lender only, to be applied to the sums secured by the Security Instrument; (ii) Lender shall be entitled to collect and receive all of the Rents of the Property; (iii) Borrower agrees that each tenant of the Property shall pay all Rents due and unpaid to Lender or Lender's agents upon Lender's written demand to the tenant; (iv) unless applicable law provides otherwise, all Rents collected by Lender or Lender's agents shall be applied first to the costs of taking control of and managing the Property and collecting the Rents, including, but not limited to, attorney's fees, receiver's fees, premiums on receiver's bonds, repair and maintenance costs, insurance premiums, taxes, assessments and other charges on the Property, and then to the sums secured by the Security Instrument; (v) Lender, Lender's agents or any judicially appointed receiver shall be liable to account for only those Rents actually received; and (vi) Lender shall be entitled to have a receiver appointed to take possession of and manage the Property and collect the Rents and profits derived from the Property without any showing as to the inadequacy of the Property as security.

If the Rents of the Property are not sufficient to cover the costs of taking control of and managing the Property and of collecting the Rents any funds expended by Lender for such purposes shall become indebtedness of Borrower to Lender secured by the Security Instrument pursuant to Section 9.

Borrower represents and warrants that Borrower has not executed any prior assignment of the Rents and has not performed, and will not perform, any act that would prevent Lender from exercising its rights under this paragraph.

from exercising its rights under this paragraph.

Lender, or Lender's agents or a judicially appointed receiver, shall not be required to enter upon, take control of or maintain the Property before or after giving notice of default to Borrower. However, Lender, or Lender's agents or a judicially appointed receiver, may do so at any time when a default occurs. Any application of Rents shall not cure or waive any default or invalidate any other right or remedy of Lender. This assignment of Rents of the Property shall terminate when all the sums secured by the Security Instrument are paid in full.

I. CROSS-DEFAULT PROVISION. Borrower's default or breach under any note or agreement in which Lender has an interest shall be a breach under the Security Instrument and Lender may invoke any of the remedies permitted by the Security Instrument.

MULTISTATE 1- 4 FAMILY RIDER - Fannie Mae/Freddie Mac UNIFORM INSTRUMENT VMP ® -57R (0811) Page 2 of 3 Initials: Light VI Form 3170 1/01

BY SIGNING BELOW, Borrower accepts and agrees to the terms and covenants contained in this 1-4 Family Rider.

| (Seal<br>-Borrower | VOYLE L VERNON | -Borrower           | Beverly a Vernon |
|--------------------|----------------|---------------------|------------------|
| (Seal<br>-Borrower |                | (Seal)<br>-Borrower |                  |
| (Seal              |                | (Seal)<br>-Borrower |                  |
| (Seal              |                | (Seal)<br>-Borrower |                  |

MULTISTATE 1- 4 FAMILY RIDER - Fannie Mae/Freddie Mac UNIFORM INSTRUMENT VMP ® -57R (0811) Page 3 of 3 Form 3170 1/01

### EXHIBIT "A" LEGAL DESCRIPTION

A portion of the NE1/4 of Section 14, Township 1 North, Range 69 West of the 6th P.M., described as follows: Beginning at the Northeast corner of Section 14; thence along the East line of the NE1/4 of said Section 14 South 261.69 feet; thence South 88°21'16" West 415.40 feet; thence North 0°43'05" West 260.95 feet to the North line of said NE1/4 of Section 14; thence along said North line North 88°15'49" East 418.70 feet to the point of beginning,

County of Boulder,

State of Colorado



01/22/2014 01:42 PM Boulder County Clerk, CO

U3362992 Page: 1 of 12 DF: \$0.00

### WELLBORE SPECIFIC DECLARATION OF POOLING

WHEREAS, the undersigned parties are the owners of the Oil and Gas Leases described in Exhibit "A", attached hereto and made a part hereof, insofar as said leases cover lands lying within the unit herein below designated; and,

WHEREAS, the provisions of each of said lease(s) as originally written, or as amended, grant the Lessee the right and power to pool and combine the lands covered by each of said leases, or any portion or portions thereof, with other lands for the exploration and development thereof and the production therefrom of oil, gas, and other hydrocarbons associated therewith;

NOW, THEREFORE, pursuant to the rights granted by law and under each of the leases described in Exhibit "A", attached hereto, the undersigned parties hereby consolidate and pool the following described lands into a single unit for the production of oil, gas and associated hydrocarbons from the Wiggett 1-0-13 well, drilled under authority of Rule 318A(e), established by the Colorado Oil and Gas Conservation Commission, and from the formations described below, situated in Boulder County, Colorado, to wit:

Township 1 North, Range 69 West,6<sup>th</sup> P.M.
Section 11: SE/4SE/4 Section 12: SW/4SW/4
Section 13: NW/4NW/4 Section 14: NE/4NE/4
Limited to the Wiggett 1-0-13 wellbore and the Codell, Niobrara and

Said Declaration is not intended to enlarge, reduce or otherwise affect any

IN WITNESS WHEREOF, this Declaration of Pooling is executed as of this day of \_\_\_\_\_\_, 201\_\_\_, but shall be effective for all purposes as of the date of first production of oil and gas produced from the Pooled Unit. This agreement may be executed in any number of counterparts, each of which shall be considered an original for all purposes.

Encana Oil & Gas (USA) Inc.

By: Ricardo D. Gallegos Title: Attorney-in-Fact

Kerr-McGee Oil & Gas Onshore LP

By: / Matthew T. Miller
Title: Agent and Attenney I

Agent and Attorney-In-Fact

J-Sand formations

existing units.

| Noble Energy, Inc.   | Ín                                |
|----------------------|-----------------------------------|
| By:<br>Title:        | oseph H. Lorenzo Attorney-In-Fact |
| Robert S. Pirtle     |                                   |
| By:<br>Title:        |                                   |
| Martin J. Harrington | , Jr.                             |
| By:<br>Title:        |                                   |
| E.O.G. Oil Company   |                                   |
| By:<br>Title:        |                                   |
| Hopper Oil Company   | y                                 |
| By:<br>Title:        |                                   |
| Resource Acquisitio  | n Management C                    |
| By:                  |                                   |

| Noble Energy, Inc.                  |
|-------------------------------------|
| By:<br>Title:                       |
| Robert S. Pirtle                    |
| By:<br>Title:                       |
| Martin J. Harrington, Jr.           |
| By:<br>Title:                       |
| E.O.G. Oil Company                  |
| By:<br>Title:                       |
| Hopper Oil Company                  |
| By:<br>Title:                       |
| Resource Acquisition Management Co. |
| By:<br>Title:                       |

| By:<br>Title:          |                      |
|------------------------|----------------------|
| Robe                   | rt S. Pirtle         |
| By:<br>Title:          |                      |
| Mart                   | n J. Harrington, Jr. |
| By:                    | Independent          |
|                        |                      |
| E.O.(                  | 6. Oil Company       |
| E.O.G<br>By:<br>Title: | 6. Oil Company       |
| By:<br>Title:          | er Oil Company       |
| By:<br>Title:          |                      |

| STATE OF COLORADO                                 | )               |  |                       |
|---|-----------------|--|-----------------------|
| CITY & COUNTY OF DENVER                           | ) ss.<br>)      |  |                       |
|   | icardo          | NOTARY   |                       |
| STATE OF <u>Colorado</u> COUNTY OF <u>Deriver</u> | )<br>) ss.<br>) |  |                       |
| The foregoing instrur                             | _P.             | as acknowledged before me the Matthew T. Miller  II.    Line   Li | as Attorney-in-Fact   |
| STATE OF  COUNTY OF  The foregoing instrur        |                 | as acknowledged before me th   | iis day ol            |
|   |                 |  | _ as Attorney-in-Fact |
| of Noble Energy, Inc WITNESS my hand and office   | cial sea        | ıl.  |                       |
| My Commission Expires:                            |                 |  |                       |
|   | _               | Notary Public  |                       |

| STATE OF COLORADO  | )   |   |                  |
|--|---|---|------------------|
| CITY & COUNTY OF DENVER  | ) ss.<br>)                                  |   |                  |
| The foregoing instru<br>\( \) \( | iment was acknov<br>Ricardo D. Galleg<br>n. | os as Attorney-in-Fact of Er  APRIL JACKSO  NOTARY PUBLI  STATE OF COLORA       | DNi<br>C         |
| My Commission Expires:   |   | My Commission Expires 03  | /25/2013<br>/26h |
| 510012.3   |   | Public  |                  |
| STATE OF   | ) ss.                                       |   |                  |
|  |   | wledged before me this as A   |                  |
| of Kerr-McGee Oil & Gas Onshore WITNESS my hand and off My Commission Expires:   | LP.   |   |                  |
|  | — — Notary                                  | Public  |                  |
| STATE OF <u>Colorado</u> COUNTY OF <u>Denver</u>   | _ )<br>)ss.<br>_ )                          |   |                  |
| The foregoing instruction of Noble Energy, Inc  WITNESS my hand and off  My Commission Expires:  | Joseph                                      | PATRICIA A. PICUNE NOTARY PUBLIC STATE OF COLORADO MY COMMISSION EXPIRES 5/9/20 | ttorney-in-Fact  |

| STATE OF TEXAS   | _ )   |             |
|--|---|-------------|
| STATE OF TEXAS  COUNTY OF SMITH  | ) ss.<br>. )  |             |
| The foregoing instrur  May, 201 L, by R  WITNESS my hand and office  My Commission Expires:  12-5-2014 |   | day of      |
| STATE OF   | ) ss.   |             |
|  | ment was acknowledged before me this<br>Martin J. Harrington, Jr.<br>cial seal. | day of      |
| My Commission Expires:   |   |             |
|  | Notary Public   | <del></del> |
|  |   |             |
| STATE OF   | _ )<br>)ss.   |             |
| COUNTY OF  | _ )   |             |
|  | ment was acknowledged before me thisas  |             |
| of E.O.G. Oil Company. WITNESS my hand and office  | cial seal.  |             |
| My Commission Expires:   |   |             |
|  | Notary Public   | _           |

| STATE OF   | _ )                                      |        |
|--|--|--------|
|  | ) ss.                                    |        |
| COUNTY OF  | _ )                                      |        |
| , 201, by I  |  | day of |
| WITNESS my hand and off                                  | icial seal.                              |        |
| My Commission Expires:                                   |  |        |
|  | Notary Public                            |        |
|  |  |        |
| STATE OFCOLORADO   | _ )<br>) ss.                             |        |
| COUNTY OF DENVER   |  |        |
|  | ment was acknowledged before me this10th | day of |
| , 201 <u>1</u> , by I                                    |  |        |
| WITNESS my hand and off                                  | icial seal.                              |        |
| My Commission Expires:  My Commission Expires 04/13/2015 | An Marian                                | 9      |
|  | Notary Public                            |        |
|  | SE OF COL                                | CALL   |
| STATE OF   |  |        |
| COUNTY OF  | ) ss.<br>_ )                             |        |
|  | ment was acknowledged before me thisasas |        |
| of E.O.G. Oil Company.                                   |  |        |
| WITNESS my hand and off                                  | icial seal.                              |        |
| My Commission Expires:                                   |  |        |
|  | Notary Public                            |        |

**EXHIBIT "A"**Attached to and made a part hereof that certain Wellbore Specific Declaration of Pooling for the Wiggett 1-0-13 Well

|  |  |            | RECO | RECORDING |  |         |
|--|--|------------|------|-----------|--|---------|
| LESSOR   | LESSEE   | LEASE DATE | FILM | REC NO.   | LEGAL DESCRIPTION  | COUNTY  |
| Sheldon E. Allan and Eston R. Allan  | W.C. Montgomery, Jr.                           | 2/19/1980  | 1105 | 384611    | T1N, R69W, 6th P.M. Section 12: SW/4SW/4 less 1.25 acres on the South side and West 1 acre of the SE/4SW/4 Section 13: NW/4NW/4 less 3 acres in SE corner and 3 acres in NW corner of NE/4NW/4   | Boulder |
| Tanaka Bros., a partnership  | The Vessels Company                            | 6/25/1982  | 1212 | 500573    | 71N, R69W, 6th P.M.<br>Section 12: The South 1-1/4 acres of SW/4SW/4 as described<br>in metes and bounds in Warranty Deed signed February 23,<br>1968, and recorded at Reception No. 872639  | Boulder |
| Albert D. Bloom, Personal<br>Representative of the Estate of Jennie<br>Ogden, deceased                                 | Vessels Oil & Gas Company                      | 6/1/1979   | 1075 | 351467    | T1N, R69W, 6th P.M.<br>Section 11: SE/ANW/A, E/2SW/4NW/A, E/2SW/A,<br>E/2W/2SW/A, SE/4   | Boulder |
| James K. Kabat and Mary Ann Kabat  | The Vessels Company                            | 3/20/1981  | 1160 | 439963    | T1N, R69W, 6th P.M. Section 11: A parcel of land situated in the N/2S/2SW/4SE/4 more fully described in that certain Deed recorded August 22, 1978, at Reception No. 295410 in the records of Boulder County, Colorado, and that certain Deed recorded January 25, 1979, at Reception No. 319944 in the records of Boulder County Colorado | Boulder |
| Albert C. Wise, Olive M. Wise, W. Walter Martin Exploration Management Wise, et ux., and Sarah Allene Wise Corporation | r Martin Exploration Management<br>Corporation | 3/8/1980   | 111  | 690668    | 71N, R69W, 6th P.M. Section 14: N/2NE/4, the east 10 acres of the NENW, NESW, SWNE, W/2SE/4NE/4, N/2SE/4, and that part of the SENW and the NESW lying east of the east line of that certain tract of land deeded by instrument recorded on Film 922, Reception No. 175271, Boulder County records, being 2.23 acres, more or less         | Boulder |

(continued on next page)

**EXHIBIT "A"**Attached to and made a part hereof that certain Wellbore Specific Declaration of Pooling for the Wiggett 1-0-13 Well

# RECORDING

| COUNTY            |  | Boulder   | Boulder   |
|-------------------|--|---|---|
| LEGAL DESCRIPTION | (continued from previous page)  EXCEPT the north one acre of the NWNE and the north three acres of the NENE of said Section 14, recorded on Book 993, Page 23, Reception No. 563935 of the Boulder County records; less a tract of land in the NW of the NE of Section 14, T1N-R69W, 6th P.M., described as follows:  Beginning at the northeast corner of said Section 14, thence S 00°10′ W. 1323.6 feet along the east line of said Section 14, thence S 88°25′ W 1770 feet along the centerline of Jasper Road (County Road 42); thence N 20 feet to the north line of said Jasper Road, the true point of the beginning; thence north 310 feet; thence west 330 feet; thence south 310 feet to the north line of said Jasper Road; thence East along the north line of said Jasper Road to the true point of beginning. | T1N, R69W, 6th P.M. Section 14: all that portion as described in Warranty Deed recorded 1-5-79 on film 1044 at Reception Number 317425 and as described in Warranty Deed recorded 11-21-77 on Film 985 at Reception Number 252658 Except that portion as described in Warranty Deed recorded 9-22-80 on Film 1134 at Reception Number 413748 in the register of deeds, Boulder County, Colorado | T1N, R69W, 6th P.M. Section 14: W/2SE/4NE/4 and the NE/4SE/4 and that portion as described in Warranty Deed recorded 9/22/80 on Film 1134 at Reception No. 413748 in the register of deeds Boulder County, Colorado |
| REC NO.           |  | 521213  | 521214  |
| FILM              |  | 1229  | 1229  |
| LEASE DATE        |  | 3/18/1983   | 3/18/1983   |
| LESSEE            |  | Olive M. Wise, a widow, and the Albert C. Martin Exploration Corporation Wise Family Trust  | Martin Exploration Management<br>Corporation  |
| LESSOR            | (continued from previous page)   | Olive M. Wise, a widow, and the A<br>Wise Family Trust  | Sarah Allene Wise   |

**EXHIBIT "A"**Attached to and made a part hereof that certain Wellbore Specific Declaration of Pooling for the Wiggett 1-0-13 Well

## RECORDING

| <b>~</b>          | ļ.  |  |
|-------------------|---|--|
| COUNTY            | Boulder   | Boulder  |
| LEGAL DESCRIPTION | T1N, R69W, 6th P.M. Section 14: A parcel of land in the NE/4NE/4 of Section 14 described as follows: Beginning in the Northeast corner of Section 14; thence along the East line of the Northeast Quarter of said Section 14 south 161 69 feet; thence South 88°21'16" West 415,40 feet; thence North 00°43'05" West 260.95 feet to the North line of said Northeast Quarter of Section 14; thence along said North line North 88°15'49" East 418.70 feet to the point of beginning | T1N, R69W, 6th P.M. Section 14: The West 30 acres of the NE/4NW/4; and the E/2 of the NW/4NW/4 of Section 14-T1N-R69W and that portion of the N/2NE/4 of Section 14-T1N-R69W described as follows: Commencing at the NE corner of said Section 14; thence South along said Section line 260 feet to a point; thence West 412 feet to a point; thence North 235 feet; thence West to the center line of said Section 14; thence East along said Section line to the place of beginning; EXCEPT that tract of land conveyed by Jennie T. Ogren to Edythe Roe by Deed recorded May 31, 1961 in Book 1184 at Page 215; AND EXCEPT THAT TRACT OF LAND CONVEYED BY Jennie T. Ogren to Rhea Dawn Weber by Deed recorded July 28, 1967, on Film 609 at Reception No. 853357, AND EXCEPT that tract of land conveyed by Jennie T. Ogren to Nancy Lee Horst by Deed Recorded October 1, 1968 on Film 649 at Reception No. 893570; AND EXCEPT |
| REC NO.           | 464588  | 444198   |
| FILM              | 1180  | 1163   |
| LEASE DATE        | 9/11/1981   | 4/29/1981  |
| LESSEE            | The Vessels Company   | The Vessels Company  |
| LESSOR            | Beverly Riley, now by marriage Beverly<br>Vernon  | Albert D. Bloom, Personal<br>Representative of the Estate of Jennie<br>Ogden, deceased   |

03362992

(continued on next page)

. . .

**EXHIBIT "A"**Attached to and made a part hereof that certain Wellbore Specific Declaration of Pooling for the Wiggett 1-0-13 Well

# RECORDING

| LESSOR   | LESSEE                   | LEASE DATE FILM | FILM | REC NO. | REC NO. LEGAL DESCRIPTION   | COUNTY  |
|--|--------------------------|-----------------|------|---------|---|---------|
| (continued from previous page)                               |                          |                 |      |         | (continued from previous page)  |         |
|  |                          |                 |      |         | that tract of land conveyed by Albert D. Bloom, as Personal Representative of the Estate of Jennie T. Ogren to Beverly Riley by Deeds recorded on Film 1044 at Reception No. 316627 and on Film 1048 at Reception No. 321773; AND EXCEPT that tract of land conveyed by Jennie T. Ogren to F. Marion Johnson and Lillian Johnson by Deed recorded August 12, 1955 in Book 987 at Page 592 |         |
| Charles L. Jordan and Marjorie L. Jordan The Vessels Company | rdan The Vessels Company | 12/19/1980      | 1148 | 428640  | T1N, R69W, 6th P.M. Section 13: A parcel of land located in the N/2 of the NW/4 as more fully described in that certain deed dated February 12, 1973 and recorded March 2, 1973 on Film 808, Reception #056463; and that certain deed dated April 26, 1973 and recorded May 2, 1973 on film 816, Reception #064561.   | Boulder |

03529919 07/12/2016 03:59 PM RF: \$21.00 DF: \$0.00 Page: 1 of 3

Electronically recorded in Boulder County Colorado. Recorded as received.

When recorded, please return to: Extraction Oil & Gas, LLC 370 Seventeenth Street, #5300 Denver, CO 80202

#### REQUEST FOR NOTIFICATION OF APPLICATION FOR DEVELOPMENT

- 1. Extraction Oil and Gas, LLC, and its affiliates, (together "Extraction") is a Mineral Estate Owner as defined by C.R.S. § 24-65.5-102(5) because it is the owner or lessee of a mineral estate underneath those lands identified in Exhibit "A" (the "Property").
- 2. Pursuant to C.R.S. §§ 24-65.5-101 et. seq., Mineral Estate Owners must be provided with advance notice of certain types of surface development.
- 3. Extraction hereby requests notification of any Applications for Development as defined by C.R.S. § 24-65-102(2). Notices should be sent by certified mail, return receipt requested, or by a nationally-recognized overnight courier, no less than thirty days prior to the initial public hearing on the application, whether conducted by the local government planning commission, city council, or board of county commissioners. The notice must contain the time and place of the initial hearing, the nature of the hearing, the name of the applicant, and the legal description of the property by section, township, and range. Notices should be sent to the following address:

Extraction Oil & Gas LLC 370 17<sup>th</sup> St. Ste. 5300 Denver, Colorado 80202

- 4. This Request is placed of record to provide third parties who have or may claim an interest in the surface of the Property with notice of the vested property rights of Extraction in and to the Property to include the right to use the surface thereof as provided by law for its oil, gas and other mineral development operations.
- 5. Nothing in this Request shall be construed to limit the rights or enlarge the obligations of Extraction or any of it agents, employees, designees, lessees, co-owners, successors or assigns to develop the mineral estate in and under the Property.

| develop the mineral estate in and under the Property.                      |
|--|
| Executed this 12 <sup>TH</sup> day of July , 2016.                         |
| EXTRACTION OIL AND GAS, LLC  |
| BY: Allyson Vistica Land Manager   |
| STATE OF <u>Colorado</u> } ss.  COUNTY OF <u>Denver</u> }                  |
| The foregoing instrument was acknowledged before me this /2 day of         |
| Witness my hand and official seal.  My Commission expires: 1/21/18         |
| JESSE NICOLE SCHMIDT NOTARY PUBLIC STATE OF COLORADO NOTARY ID 20144002537 |

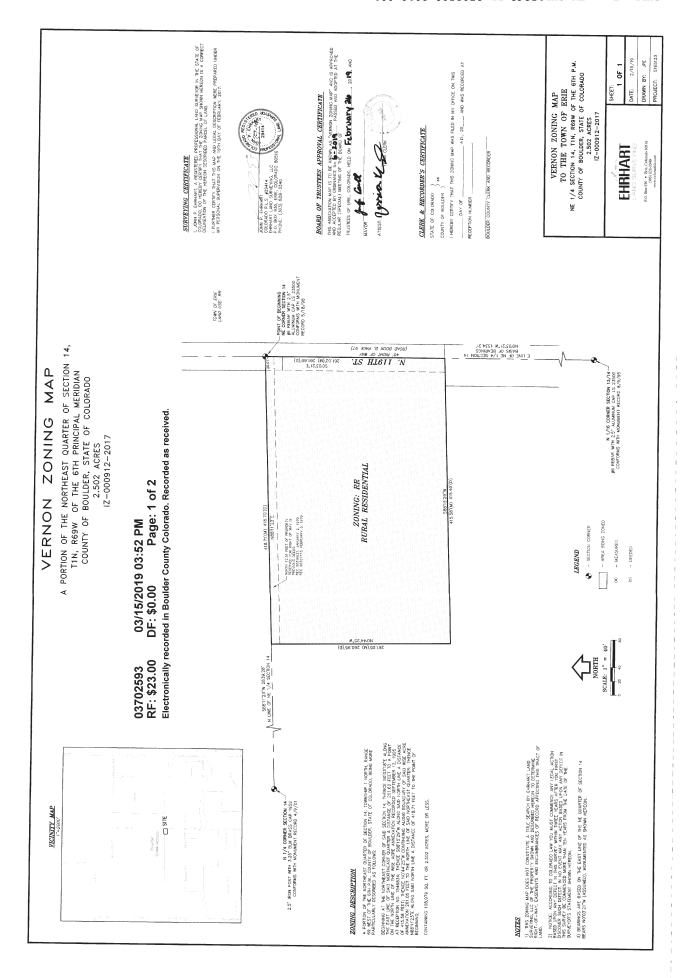
MY COMMISSION EXPIRES JANUARY 21, 2018

Exhibit "A"

Attached to and made a part of that Request for Notification of Application for Development, on behalf of Extraction Oil and Gas, LLC and its affiliates.

| County Name | Township | Range | Section |
|-------------|----------|-------|---------|
| BOULDER     | 3N       | 69W   | 2       |
| BOULDER     | 3N       | 69W   | 12      |
| BOULDER     | 3N       | 69W   | 36      |
| BOULDER     | 3N       | 66W   | 19      |
| BOULDER     | 2N       | 69W   | 13      |
| BOULDER     | 2N       | 69W   | 14      |
| BOULDER     | 2N       | 69W   | 17      |
| BOULDER     | 2N       | 69W   | 23      |
| BOULDER     | 2N       | 69W   | 24      |
| BOULDER     | 2N       | 69W   | 25      |
| BOULDER     | 2N       | 69W   | 28      |
| BOULDER     | 2N       | 69W   | 32      |
| BOULDER     | 2N       | 69W   | 33      |
| BOULDER     | 2N       | 69W   | 34      |
| BOULDER     | 2N       | 69W   | 35      |
| BOULDER     | 2N       | 69W   | 36      |
| BOULDER     | 1N       | 69W   | 2       |
| BOULDER     | 1N       | 69W   | 3       |
| BOULDER     | 1N       | 69W   | 4       |
| BOULDER     | 1N       | 69W   | 5       |
| BOULDER     | 1N       | 69W   | 6       |
| BOULDER     | 1N       | 69W   | 8       |
| BOULDER     | 1N       | 69W   | 9       |
| BOULDER     | 1N       | 69W   | 10      |
| BOULDER     | 1N       | 69W   | 11      |
| BOULDER     | 1N       | 69W   | 13      |
| BOULDER     | 1N       | 69W   | 14      |
| BOULDER     | 1N       | 69W   | 15      |
| BOULDER     | 1N       | 69W   | 16      |
| BOULDER     | 1N       | 69W   | 17      |
| BOULDER     | 1N       | 69W   | 18      |
| BOULDER     | 1N       | 69W   | 19      |
| BOULDER     | 1N       | 69W   | 20      |
| BOULDER     | 1N       | 69W   | 21      |
| BOULDER     | 1N       | 69W   | 22      |
| BOULDER     | 1N       | 69W   | 23      |
| BOULDER     | 1N       | 69W   | 24      |
| BOULDER     | 1N       | 69W   | 25      |
| BOULDER     | 1N       | 69W   | 26      |
| BOULDER     | 1N       | 69W   | 27      |
| BOULDER     | 1N       | 69W   | 28      |
| BOULDER     | 1N       | 69W   | 29      |
| BOULDER     | 1N       | 69W   | 30      |
| BOULDER     | 1N       | 69W   | 35      |
| BOULDER     | 1N       | 69W   | 36      |
| BOULDER     | 1N       | 68W   | 6       |
| BOULDER     | 1N       | 68W   | 31      |
| BOULDER     | 1\$      | 69W   | 1       |
|             |          | 1     |         |

| County Name | Township   | Range | Section |
|-------------|------------|-------|---------|
| BOULDER     | 1S         | 69W   | 2       |
| BOULDER     | 15         | 69W   | 12      |
| BOULDER     | 1\$        | 69W   | 13      |
| BOULDER     | 18         | 69W   | 14      |
| BOULDER     | 15         | 69W   | 15      |
| BOULDER     | 15         | 69W   | 20      |
| BOULDER     | 15         | 69W   | 21      |
| BOULDER     | 1\$        | 69W   | 22      |
| BOULDER     | <b>1</b> S | 69W   | 23      |
| BOULDER     | 15         | 69W   | 27      |
| BOULDER     | 1\$        | 69W   | 28      |
| BOULDER     | 1S         | 69W   | 29      |



03702594 03/15/2019 03:52 PM

RF: \$28.00 DF: \$0.00 Page: 1 of 4

Electronically recorded in Boulder County Colorado. Recorded as received.

#### **VERNON ANNEXATION AGREEMENT**

THIS ANNEXATION AGREEMENT (the "Agreement") is made and entered into this 26th day of February 2019 (the "Effective Date") by and between the Town of Erie, a Colorado municipality with an address of 645 Holbrook Street, P.O. Box 750, Erie, Colorado 80516 (the "Town"), and Beverly Vernon, A Living Trust, a trust with an address of 10675 Goose Haven Drive, Lafayette, CO 80026 ("Owner") (each a "Party" and collectively the "Parties").

WHEREAS, Owner is the owner of certain real property located in unincorporated Boulder County and more particularly described in **Exhibit A**, attached hereto and incorporated herein by this reference (the "Property");

WHEREAS, Owner desires to have the Property annexed to the Town;

WHEREAS, the Town wishes to annex the Property into the Town upon the terms and conditions set forth herein.

NOW, THEREFORE, in consideration of the foregoing recitals, mutual covenants, and promises set forth below, the receipt and sufficiency of which are mutually acknowledged, the Parties hereby agree as follows:

- 1. <u>Annexation</u>. The annexation of the Property shall be in accordance with the Colorado Municipal Annexation Act of 1965, as amended.
- 2. <u>Purpose</u>. The purpose of this Agreement is to set forth the terms, conditions, and fees to be paid by Owner upon annexation and initial development of the Property. Unless otherwise expressly provided to the contrary herein, all conditions contained herein are in addition to any and all requirements of the Erie Municipal Code, as amended, and other applicable law.
- 3. <u>Water Rights</u>. Owner shall offer to dedicate any adjudicated water rights to the Town which are appurtenant to the Property as set forth in the Erie Municipal Code. In addition, Owner shall dedicate to the Town all nontributary ground water rights associated with the Property.
- 4. <u>Sewer Service</u>. The Town shall provide sewer service to the Property at its standard rates. To the extent sewer lines shall be constructed to connect to municipal service, the construction of such lines shall be the obligation and at the sole expense of Owner. The construction and extension of any such necessary lines and associated infrastructure shall be constructed in accordance with Town standards and specifications. The Town shall determine the sewer tap fees based on the Erie Municipal Code. Sewer connections shall be required before the Town will issue a building permit for the construction of a new residential dwelling on the Property.
- 5. <u>Water Service</u>. The Property is currently provided water service by the Left Hand Water District and the Town does not currently have a water main in the vicinity of the Property. The Property shall continue to be served by the Left Hand Water District until such time as the Town constructs a water main along 119<sup>th</sup> Street which adjoins the Property. At such time as a water main is so constructed, the Owner hereby agrees to connect to the Town's water system. At such time, the Property shall be excluded from the Left Hand Water District and the transfer of water service to the Town shall proceed in accordance with the Agreement Regarding Water Service and

Boundaries between the Town of Erie and the Left Hand Water District, recorded with the Boulder County Clerk and Recorder at Reception No. 2294066 on June 6, 2002, as that agreement may be amended or revised in the future.

- 6. <u>Easements</u>. Owner agrees to acquire at its own expense and to dedicate to the Town by special warranty deed all utility easements within the Property as necessary to provide for the location of water and wastewater distribution, collection and transmission lines and related facilities.
- 7. Northern Colorado Water Conservancy District. On or before the Effective Date of Annexation, Owner shall provide the Town with evidence that the Property is included within the Northern Colorado Water Conservancy District ("NCWCD"). At such time as the Town provides notice that water service will be provided to the Property by the Town, the Owner shall include the Property into the Municipal Subdistrict of NCWCD prior to receiving said water service from the Town.

#### 8. Zoning and Development.

- a. Owner hereby consents to the zoning of the Property as Rural Residential (RR), as defined by § 10.2.2 of the Erie Municipal Code. Owner acknowledges that RR zoning, with its gross density not to exceed one dwelling unit per 2 acres, prohibits subdivision of the Property.
- b. The existing residential structure shall be demolished within 180 days of the effective date of the ordinance annexing the Property to the Town. Until such time as the Town issues a certificate of occupancy for a new, fully permitted residential structure, Owner shall not allow occupancy of the existing residential structure on the Property, and no person shall use the property for residential purposes. No building permit shall be issued for the Property and no new residential structure shall be constructed on the Property until the existing residential structure has been demolished and a sewer connection has been established for the Property. Upon annexation, the Property is only eligible for only a demolition permit.
- c. The Town acknowledges that the gazebo existing on the Property in the location depicted on **Exhibit B**, attached hereto and incorporated herein (the "Gazebo"), does not meet the Town's setback requirements, but the gazebo may remain as a legal nonconforming structure until the gazebo is either demolished or destroyed. If demolished or destroyed, the Gazebo may not be reconstructed.
- d. Upon annexation, the Property shall be maintained in good condition and Owner shall immediately comply with the Town's nuisance and weed control ordinances.
- e. Subject to the foregoing, Owner may develop the Property in accordance with this Agreement, Town ordinances and regulations and other applicable law.
- 9. <u>Vested Rights</u>. Upon annexation, Owner waives any prior vested property rights that may have been acquired in Boulder County and acknowledges that this Agreement creates no new vested rights.

- 10. Remedies. Owner's remedies against the Town for the Town's breach of this Agreement are limited to breach of contract claims. The Town's remedies under this Agreement include without limitation the following:
  - The refusal to issue any building permit or certificate of occupancy.
- b. The revocation of any building permit previously issued under which construction directly related to such building permit has not commenced, except a building permit previously issued to a third party.
- c. A demand that the security given for the completion of the public improvements be paid or honored.
  - Any other remedy available at law.
- 11. <u>Authority of the Town</u>. Nothing in this Agreement shall constitute or be interpreted as a repeal of existing codes or ordinances or as a waiver or abrogation of the Town's legislative, governmental, or police powers to promote and protect the health, safety and general welfare of the Town or its inhabitants.
- 12. <u>Termination</u>. If the zoning as set forth herein is not approved by the Town, or if the annexation of the Property is not completed, then this Agreement shall be null and void and of no force and effect whatsoever.

#### 13. Miscellaneous

- a. <u>Governing Law and Venue</u>. This Agreement shall be governed by the laws of the State of Colorado, and any legal action concerning the provisions hereof shall be brought in Boulder County, Colorado.
- b. <u>No Waiver</u>. Delays in enforcement or the waiver of any one or more defaults or breaches of this Agreement by the Town shall not constitute a waiver of any of the other terms or obligation of this Agreement.
- c. <u>Integration</u>. This Agreement constitutes the entire agreement between the Parties, superseding all prior oral or written communications.
  - d. Third Parties. There are no intended third-party beneficiaries to this Agreement.
- e. <u>Notice</u>. Any notice under this Agreement shall be in writing and shall be deemed sufficient when directly presented or sent pre-paid, first class U.S. Mail to the Party at the address set forth on the first page of this Agreement.
- f. <u>Severability</u>. If any provision of this Agreement is found by a court of competent jurisdiction to be unlawful or unenforceable for any reason, the remaining provisions hereof shall remain in full force and effect.

- g. <u>Modification</u>. This Agreement may only be modified upon written agreement of the Parties.
- h. <u>Assignment</u>. Neither this Agreement nor any of the rights or obligations of the Parties shall be assigned by either Party without the written consent of the other.
- i. <u>Governmental Immunity</u>. The Town and its officers, attorneys and employees, are relying on, and do not waive or intend to waive by any provision of this Agreement, the monetary limitations or any other rights, immunities, and protections provided by the Colorado Governmental Immunity Act, C.R.S. § 24-10-101, et seq., as amended, or otherwise available to the Town and its officers, attorneys or employees.
- j. <u>Subject to Annual Appropriation</u>. Consistent with Article X, § 20 of the Colorado Constitution, any financial obligation of the Town not performed during the current fiscal year is subject to annual appropriation, shall extend only to monies currently appropriated, and shall not constitute a mandatory charge, requirement, debt or liability beyond the current fiscal year.

IN WITNESS WHEREOF the Parties have executed this Agreement as of the Effective Date.

TOWN OF ERIE, COLORADO

ATTEST:

Jessica Koenig, Town Clerk

OWNER

STATE OF COLORADO

COUNTY OF BOULDER) ss

The foregoing instrument was subscribed, sworn to, and acknowledged before me this day of LEBRUARY, 2019, by LEVERLY H. VERNON

My commission expires:

KIM ETRUMAN NOTARY PUBLIC

(SEAL)

STATE OF COLORADO NOTARY ID 20084015412 VY COMMISSION EXPIRES MAY 01, 2020

Notary Public

### THE UNITED STATES OF AMERICA,

To all to Whom these Presents shall come, GREETING:

| G/M/M   | 1 |
|---|---|
| APPLICATION 2388 Specific for the General Land Office of the  |   |
| United States a Certificate of the Register of the Land Office at Deure, Colorado whereby   |   |
| t appears that, pursuant to the Act of Congress approved 20th May, 1862, "TO SECURE HOMESTEADS TO   | ĺ |
| ACTUAL SETTLERS ON THE PUBLIC DOMAIN," and the acts supplemental thereto, the claim of  |   |
| nus over established and day consummated, in conformily   |   |
| has been established and duly consummated, in conformity o law, for the Maris hulf of the north Each quarter of Dection Junteen in Turns hip one March of Range Rix ty-mine mach, in the District Alands subject to sale at Denver, Colorado, Containing Eight. |   |
|   | l |
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|   |   |
|   |   |
|   |   |
|   |   |
|   |   |
| eccording to the Official Plat of the Survey of the said Land, returned to the General Land Office by the   |   |
| Surveyor General:   |   |
| Now Know Ye, That there is, therefore, granted by the UNITED STATES unto the said   |   |
|   |   |
| To Have and to Hold the said tract of Land, with the appurtenances thereof, unto the said  Clever & Niel and to heirs and assigns forever; subject  |   |
|   |   |
| o any vested and accrued water rights for mining, agricultural, manufacturing or other purposes, and rights of ditches and reservoirs used in connection with such water rights, as may be recognized and acknowledged.   |   |
| by the local customs, laws and decisions of Courts, and also subject to the right of the proprietor of a vein or lode   |   |
| o extract and remove his ore therefrom, should the same be found to penetrate or intersect the premises   | Ì |
| tereby granted, as provided by law.   |   |
|   |   |
| In Testimony Whereof, I, Rutherford B. Trayes President of the United States of America,  |   |
| ave caused these letters to be made patent, and the Seal of the General Land Office to be hereunto affixed.   |   |
| Given under my hand, at the City of Washington, the Fift  |   |
| day of UNRILLEY, in the year of our Lord one thousand eight   |   |
| hundred and Plurity Eight, and of the Independence of the United  |   |
| [SHAL] States the one hundred and and Third.  | l |
| BY THE PRESIDENT: 16 19 Hayes   |   |
| By Wall & Crook Secretary.  |   |
| Sal. Clark Recorder of the General Land Office.   |   |
| Recorded, Vol. 3 Page 281   |   |
| Filed for Record the 23 day of A.D. 18, at 1100 o'clock a.M.  |   |
| Con Orill   | 1 |
| om. muano   | Т |
| Ricordi   |   |

### Fidelity National Title Insurance Company TITLE REPORT

#### **SCHEDULE A**

Title Report No: F0632479-171-MSK-JHL

1. **Effective Date:** March 15, 2019 at 8:00 A.M.

2. The estate or interest in the land described or referred to in this Title Report is:

A Fee Simple

3. Title to the estate or interest in the land is at the Effective Date vested in:

Beverly A. Vernon Living Trust, dated March 24, 2000

4. The land referred to in this Title Report is described as follows:

**See Attached Legal Description** 

(for informational purposes only) 4612 N 119Th St, Erie, CO 80516-6915

#### **Attached Legal Description**

A portion of the NE ¼ of Section 14, Township 1 North, Range 69 West of the 6th P.M., described as follows: Beginning at the Northeast corner of Section 14; thence along the East line of the NE ¼ of said Section 14 South 261.69 feet; thence South 88°21′16″ West 415.40 feet; thence North 0°43′05″ West 260.95 feet to the North line of said NE /14 of Section 14; thence along said North line North 88°15′49″ East 418.70 feet to the point of beginning,

County of Boulder, State of Colorado.

Title Report RPT00001 (DSI Doc 03/03/17)

#### SCHEDULE B

#### **Exceptions**

1. Reservations contained in the Patent

From: The United States of America

To: Oliver E. Wise Recording Date: June 23, 1904

Recording No: Book 100 at Page 185

Which among other things recites as follows:

Any vested and accrued water rights for mining, agricultural, manufacturing or other purposes and rights to ditches and reservoirs used in connection with such water rights as may be recognized and acknowledged by local customs, laws and decisions of courts.

The right of the proprietor of a vein or lode to extract and remove his ore therefrom should the same be found to penetrate or intersect the premises hereby granted as provided by law.

- 2. Right of way for North 119<sup>th</sup> Street.
- 3. Easement(s) for the purpose(s) shown below and rights incidental thereto as reserved in a document;

Purpose: right of way purposes over the North 12.51 feet

Recording Date: January 2, 1979
Recording No: Reception No. 316627

4. An oil and gas lease for the term therein provided with certain covenants, conditions and provisions, together with easements, if any, as set forth therein, and any and all assignments thereof or interests therein.

Recording Date: April 7, 1980

Recording No: Reception No. 390668

5. Terms, conditions, provisions, agreements and obligations contained in the Notice of Right to Use Surface of Lands with respect to the aforementioned lease, as set forth below:

Recording Date: December 24, 1996
Recording No.: Reception No. 1666170

6. An oil and gas lease for the term therein provided with certain covenants, conditions and provisions, together with easements, if any, as set forth therein, and any and all assignments thereof or interests therein.

Recording Date: May 1, 1981

Recording No: Reception No. 444198

7. An oil and gas lease for the term therein provided with certain covenants, conditions and provisions, together with easements, if any, as set forth therein, and any and all assignments thereof or interests therein.

Recording Date: September 17, 1981 Recording No: Reception No. 464588 8. An oil and gas lease for the term therein provided with certain covenants, conditions and provisions, together with easements, if any, as set forth therein, and any and all assignments thereof or interests therein.

Recording Date: August 8, 1994

Recording No: Reception No. 1452811

9. Terms, conditions, provisions, agreements and obligations contained in the Notice of Right to Use Surface of Lands as set forth below:

Recording Date: February 8, 1999
Recording No.: Reception No. 1903341

10. Terms, conditions, provisions, agreements and obligations contained in the Notice of Oil and Gas Interests and Surface Use as set forth below:

Recording Date: December 11, 2000
Recording No.: Reception No. 2102273

- 11. Right, title, interest, or claims of interest by the Final Plat of Wise Homestead Park recorded February 22, 2001 at Reception No. 2120726
- 12. Terms, conditions, provisions, agreements and obligations contained in the Request for Notification of Surface Development as set forth below:

Recording Date: April 11, 2006

Recording No.: Reception No. 2769129

13. Terms, conditions, provisions, agreements and obligations contained in the Request for Notification as set forth below:

Recording Date: December 21, 2007
Recording No.: Reception No. 2900941

14. All oil, gas and other mineral rights granted by the instrument set forth below, and any and all assignments thereof or interests therein:

Granted to: Beverly A. Vernon Living Trust, dated March 14, 2000

Recording Date: January 14, 2009
Recording No.: Reception No. 2973416

15. Terms, conditions, provisions, agreements and obligations contained in the Wellbore Specific Declaration of Pooling as set forth below:

Recording Date: January 22, 2014 Recording No.: Reception No. 3362992

16. Terms, conditions, provisions, agreements and obligations contained in the Request for Notification of Application for Development as set forth below:

Recording Date: July 12, 2016

Recording No.: Reception No. 3529919

17. Terms, conditions, provisions, agreements and obligations contained in the Vernon Zoning Map as set forth below:

Recording Date: March 15, 2019

Recording No.: Reception No. 3702593

18. Terms, conditions, provisions, agreements and obligations contained in the Vernon Annexation Agreement as set forth below:

Recording Date: March 15, 2019

Recording No.: Reception No. 3702594

19. A deed of trust to secure an indebtedness in the amount shown below,

Amount: \$271,725.00

Trustor/Grantor Beverly A. Vernon and Voyle L. Vernon Trustee: Public Trustee of Boulder County

Beneficiary: Wells Fargo Bank, N.A.
Recording Date: December 6, 2012
Recording No: Reception No. 3272552

#### **END OF EXCEPTIONS**

#### THIS IS A TITLE REPORT ONLY. This is not a commitment to insure.

The information set forth herein is based on information supplied to Fidelity National Title Company by sources believed to be reliable and is provided for accommodation purposes only. Fidelity National Title Company assumes no liability hereunder unless a policy or policies of title insurance are issued by Fidelity National Title Company and fully paid for and the insured under said policy or policies and party to whom this report was issued have no knowledge of any defect in title not disclosed. Reliance on the information set forth herein is subject to the issuance of a mortgage and/or owner's policy of title insurance by Fidelity National Title Company within six (6) months from the effective date hereof. If a title insurance policy is not issued insuring the property within such time, this title report shall be null and void as of its effective date and shall be deemed to have been furnished for informational purposes only.

Title Report RPT00001 (DSI Doc 03/03/17)

### Exhibit C LIMITATION LANGUAGE FOR LIMITATION TO AMOUNT OF FEE PAID FOR SEARCH

YOU EXPRESSLY AGREE AND ACKNOWLEDGE THAT IT IS EXTREMELY DIFFICULT, IF NOT IMPOSSIBLE, TO DETERMINE THE EXTENT OF LOSS WHICH COULD ARISE FROM ERRORS OR OMISSIONS IN, OR THE COMPANY'S NEGLIGENCE IN PRODUCING, THE REPORT. YOU RECOGNIZE THAT THE FEE CHARGED IS NOMINAL IN RELATION TO THE POTENTIAL LIABILITY WHICH COULD ARISE FROM SUCH ERRORS OR OMISSIONS OR NEGLIGENCE. THEREFORE, YOU UNDERSTAND THAT THE COMPANY WAS NOT WILLING TO PROCEED IN THE PREPARATION AND ISSUANCE OF THE REQUESTED REPORT BUT FOR YOUR AGREEMENT THAT THE COMPANY'S LIABILITY IS STRICTLY LIMITED.

YOU AGREE THAT MATTERS AFFECTING TITLE BUT WHICH DO NOT APPEAR AS A LIEN OR ENCUMBRANCE AS DEFINED IN THE CUSTOMER AGREEMENT OR APPLICATION ARE OUTSIDE THE SCOPE OF THE REPORT.

YOU AGREE, AS PART OF THE CONSIDERATION FOR THE ISSUANCE OF THIS REPORT AND TO THE FULLEST EXTENT PERMITTED BY LAW, TO LIMIT THE LIABILITY OF THE COMPANY, ITS LICENSORS, AGENTS, SUPPLIERS, RESELLERS, SERVICE PROVIDERS, CONTENT PROVIDERS, OR ANY OTHER SUBSCRIBERS OR SUPPLIERS, SUBSIDIARIES, AFFILIATES, EMPLOYEES, AND SUBCONTRACTORS FOR ANY AND ALL CLAIMS, LIABILITIES, CAUSES OF ACTION, LOSSES, COSTS, DAMAGES AND EXPENSES OF ANY NATURE WHATSOEVER, INCLUDING ATTORNEY'S FEES, HOWEVER ALLEGED OR ARISING INCLUDING BUT NOT LIMITED TO THOSE ARISING FROM BREACH OF CONTRACT, NEGLIGENCE, THE COMPANY'S OWN FAULT AND/OR NEGLIGENCE, ERRORS, OMISSIONS, STRICT LIABILITY, BREACH OF WARRANTY, EQUITY, THE COMMON LAW, STATUTE, OR ANY OTHER THEORY OF RECOVERY OR FROM ANY PERSON'S USE, MISUSE, OR INABILITY TO USE THE REPORT, SO THAT THE TOTAL AGGREGATE LIABILITY OF THE COMPANY, ITS EMPLOYEES, AGENTS AND SUBCONTRACTORS SHALL NOT EXCEED THE COMPANY'S TOTAL FEE FOR THIS REPORT.

YOU AGREE THAT THE FOREGOING LIMITATION ON LIABILITY IS A TERM MATERIAL TO THE PRICE YOU ARE PAYING WHICH PRICE IS LOWER THAN WOULD OTHERWISE BE OFFERED TO YOU WITHOUT SAID TERM. YOU RECOGNIZE THAT THE COMPANY WOULD NOT ISSUE THIS REPORT, BUT FOR YOUR AGREEMENT, AS PART OF THE CONSIDERATION GIVEN FOR THIS REPORT, TO THE FOREGOING LIMITATION OF LIABILITY AND THAT ANY SUCH LIABILITY IS CONDITIONED AND PREDICATED UPON THE FULL AND TIMELY PAYMENT OF THE COMPANY'S INVOICE FOR THIS REPORT.

THIS REPORT IS LIMITED IN SCOPE AND IS NOT AN ABSTRACT OF TITLE, TITLE OPINION, PRELIMINARY TITLE REPORT, TITLE REPORT, COMMITMENT TO ISSUE TITLE INSURANCE, OR A TITLE POLICY, AND SHOULD NOT BE RELIED UPON AS SUCH. IN PROVIDING THIS REPORT, THE COMPANY IS NOT ACTING AS AN ABSTRACTOR OF TITLE. THIS REPORT DOES NOT PROVIDE OR OFFER ANY TITLE INSURANCE, LIABILITY COVERAGE OR ERRORS AND OMISSIONS COVERAGE. THIS REPORT IS NOT TO BE RELIED UPON AS A REPRESENTATION OF THE STATUS OF TITLE TO THE PROPERTY. THE COMPANY MAKES NO REPRESENTATIONS AS TO THE REPORT'S ACCURACY, DISCLAIMS ANY WARRANTIES AS TO THE REPORT, ASSUMES NO DUTIES TO YOU, DOES NOT INTEND FOR YOU TO RELY ON THE REPORT, AND ASSUMES NO LIABILITY FOR ANY LOSS OCCURRING BY REASON OF RELIANCE ON THIS REPORT OR OTHERWISE.

IF YOU DO NOT WISH TO LIMIT LIABILITY AS STATED HEREIN AND YOU DESIRE THAT ADDITIONAL LIABILITY BE ASSUMED BY THE COMPANY, YOU MAY REQUEST AND PURCHASE A POLICY OF TITLE INSURANCE, A BINDER, OR A COMMITMENT TO ISSUE A POLICY OF TITLE INSURANCE. NO ASSURANCE IS GIVEN AS TO THE INSURABILITY OF THE TITLE OR STATUS OF TITLE. YOU EXPRESSLY AGREE AND ACKNOWLEDGE THAT YOU HAVE AN INDEPENDENT DUTY TO ENSURE AND/OR RESEARCH THE ACCURACY OF ANY INFORMATION OBTAINED FROM THE COMPANY OR ANY PRODUCTS OR SERVICES PURCHASED.

NO THIRD PARTY IS PERMITTED TO USE OR RELY UPON THE INFORMATION SET FORTH IN THIS REPORT. AND NO LIABILITY TO ANY THIRD PARTY IS UNDERTAKEN BY THE COMPANY.

YOU AGREE THAT, TO THE FULLEST EXTENT PERMITTED BY LAW, IN NO EVENT WILL THE COMPANY. ITS LICENSORS, AGENTS, SUPPLIERS, RESELLERS, SERVICE PROVIDERS, CONTENT PROVIDERS, OR ANY OTHER SUBSCRIBERS OR SUPPLIERS. SUBSIDIARIES, AFFILIATES, EMPLOYEES, AND SUBCONTRACTORS BE LIABLE FOR CONSEQUENTIAL, INCIDENTAL, INDIRECT, PUNITIVE, EXEMPLARY, OR SPECIAL DAMAGES, OR LOSS OF PROFITS, REVENUE, INCOME, SAVINGS, DATA, BUSINESS, OPPORTUNITY, OR GOODWILL, PAIN AND SUFFERING, EMOTIONAL DISTRESS, NON-OPERATION OR INCREASED EXPENSE OF OPERATION, BUSINESS INTERRUPTION OR DELAY, COST OF CAPITAL, OR COST OF REPLACEMENT PRODUCTS OR SERVICES, REGARDLESS OF WHETHER SUCH LIABILITY IS BASED ON BREACH OF CONTRACT, TORT, NEGLIGENCE, THE COMPANY'S OWN FAULT AND/OR NEGLIGENCE, STRICT LIABILITY, BREACH OF WARRANTIES, FAILURE OF ESSENTIAL PURPOSE, OR OTHERWISE AND WHETHER CAUSED BY NEGLIGENCE, ERRORS, OMISSIONS, STRICT LIABILITY, BREACH OF CONTRACT, BREACH OF WARRANTY, THE COMPANY'S OWN FAULT AND/OR NEGLIGENCE OR ANY OTHER CAUSES WHATSOEVER, AND EVEN IF THE COMPANY HAS BEEN ADVISED OF THE LIKELIHOOD OF SUCH DAMAGES OR KNEW OR SHOULD HAVE KNOWN OF THE POSSIBILITY FOR SUCH DAMAGES.

THESE LIMITATIONS WILL SURVIVE THE CONTRACT.

#### LIMITATIONS OF LIABILITY

APPLICANT EXPRESSLY AGREES AND ACKNOWLEDGES THAT IT IS EXTREMELY DIFFICULT, IF NOT IMPOSSIBLE, TO DETERMINE THE EXTENT OF LOSS WHICH COULD ARISE FROM ERRORS OR OMISSIONS IN, OR THE COMPANY'S NEGLIGENCE IN PRODUCING, THE REPORT. APPLICANT RECOGNIZES THAT THE FEE CHARGED IS NOMINAL IN RELATION TO THE POTENTIAL LIABILITY WHICH COULD ARISE FROM SUCH ERRORS OR OMISSIONS OR NEGLIGENCE. THEREFORE, APPLICANT UNDERSTANDS THAT THE COMPANY IS NOT WILLING TO PROCEED IN THE PREPARATION AND ISSUANCE OF THE REQUESTED REPORT UNLESS THE COMPANY'S LIABILITY IS STRICTLY LIMITED. APPLICANT AGREES WITH THE PROPRIETY OF SUCH LIMITATION AND AGREES TO BE BOUND BY ITS TERMS.

THE LIMITATIONS ARE AS FOLLOWS AND THE LIMITATIONS WILL SURVIVE THE CONTRACT:

MATTERS AFFECTING TITLE BUT WHICH DO NOT APPEAR AS A LIEN OR ENCUMBRANCE, AS DEFINED ABOVE, AMONG THE TITLE INSTRUMENTS ARE OUTSIDE THE SCOPE OF THE REPORT.

APPLICANT AGREES, AS PART OF THE CONSIDERATION FOR THE ISSUANCE OF THE REPORT AND TO THE FULLEST EXTENT PERMITTED BY LAW, TO LIMIT THE LIABILITY OF THE COMPANY, ITS LICENSORS, AGENTS, SUPPLIERS, RESELLERS, SERVICE PROVIDERS, CONTENT PROVIDERS, OR ANY OTHER SUBSCRIBERS OR SUPPLIERS, SUBSIDIARIES, AFFILIATES, EMPLOYEES. AND SUBCONTRACTORS FOR ANY AND ALL CLAIMS. LIABILITIES. CAUSES OF ACTION, LOSSES, COSTS, DAMAGES AND EXPENSES OF ANY NATURE WHATSOEVER, INCLUDING ATTORNEY'S FEES, HOWEVER ALLEGED OR ARISING INCLUDING BUT NOT LIMITED TO THOSE ARISING FROM BREACH OF CONTRACT, NEGLIGENCE, THE COMPANY'S OWN FAULT AND/OR NEGLIGENCE, ERRORS, OMISSIONS, STRICT LIABILITY, BREACH OF WARRANTY, EQUITY, THE COMMON LAW, STATUTE, OR ANY OTHER THEORY OF RECOVERY, OR FROM ANY PERSON'S USE, MISUSE, OR INABILITY TO USE THE REPORT OR ANY OF THE MATERIALS CONTAINED THEREIN OR PRODUCED, SO THAT THE TOTAL AGGREGATE LIABILITY OF THE AND ITS. AGENTS, SUBSIDIARIES, AFFILIATES, EMPLOYEES, SUBCONTRACTORS SHALL NOT IN ANY EVENT EXCEED THE COMPANY'S TOTAL FEE FOR THE REPORT.

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Boulder County Clerk, CO

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#### SPECIAL WARRANTY DEED

THIS DEED, Made the 2nd day of April 2014, between VOYLE L. VERNON and BEVERLY A. VERNON, whose address is 10675 Goose Haven Drive, Lafayette, Colorado, 80026, Grantors, and the BEVERLY A. VERNON LIVING TRUST, dated March 14, 2000, whose legal address is 10675 Goose Haven Drive, Lafayette, Colorado, 80026, Grantee:

WITNESSETH, that the Grantors, for ten dollars and other good and valuable consideration, do convey to the Grantee, its heirs and assigns forever, all the real property, together with improvements, if any, described as follows:

A portion of the NE1/4 of Section 14, Township 1 North, Range 69 West of the 6<sup>th</sup> P.M., described as follows: Beginning at the Northeast corner of Section 14; thence along the East line of the NE1/4 of said Section 14 South 261.69 feet; thence South 88°21'16" West 415.40 feet; thence North 0°43'05" West 260.95 feet to the North line of said NE1/4 of Section 14; thence along said North line North 88°15'49" East 418.70 feet to the point of beginning, County of Boulder State of Colorado

FOR TITLE PURPOSES ONLY, NO DOCUMENTARY FEE REQUIRED. \$500 OR LESS PAID.

also known by street and number as: 4612 North 119th Street, Erie, Colorado, 80026.

**TOGETHER** with all appurtenances belonging thereto, or in anywise appertaining, and the reversions and, remainders, rents, issues and profits thereof, and all the estate, right, title, interest claim and demand whatsoever of the Grantor, either in law or equity, of, in and to the above bargained premises.

TO HAVE AND TO HOLD unto the Grantee, its heirs and assigns forever. And the Grantor does covenant with the Grantee, its heirs and assigns, that at the time of delivery of these presents, the Grantor has title in fee simple, and power to convey the same in manner and form as aforesaid. The Grantor shall WARRANT AND FOREVER DEFEND the above premises in the quiet and peaceable possession of the Grantee, its heirs and assigns, against every person lawfully claiming through the Grantor any part thereof.

IN WITNESS WHEREOF, the Grantor has executed this deed on the date set forth above.

VOYLE/L. VERNON

BE
STATE OF COLORADO
)
ss.

COUNTY OF ADAMS

The foregoing Special Warranty Deed was acknowledged before me on April 22, 2014, by VOYLE L. VERNON and BEVERLY A. VERNON.

Witness my hand and official seal.

Notary Public

KIM E TRUMAN NOTARY PUBLIC STATE OF COLORADO

My commission expires: 05/01/2016

DA 193.1/3