

Edward B. Poitevent, II

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Our File Number

68,403

January 10, 2025

RECEIVED
ADJUDICATION SECTION
JAN 10 2025

BY E-MAIL

BOEM GOM OCS Region Attn: Adjudication Section 1201 Elmwood Park Blvd., Stop GM250E New Orleans, LA 70123-2394 boemadjudication@boem.gov

Re: **Submission of Mortgage**

Dear Sir/Madam:

Please find enclosed the documents relating to the Mortgage that we are submitting for record purposes relating to the following leases: OCS-G 3783; OCS-G 2323; OCS-G 37175; OCS-G 02324; OCS 00174; OCS 00126; OCS 00127; OCS 00128; OCS 00129; OCS 00130; OCS 00131; OCS 00175; OCS 00176; OCS 00132; OCS 00133; OCS 00134; OCS 00177; OCS 00179; OCS 00180; OCS 00181; OCS 00182; OCS 00838; OCS 00839; OCS-G 01497; OCS-G 01498; OCS-G 01673; OCS-G 02213; OCS-G 12951; OCS-G 08684; OCS-G 04109; OCS-G 24954; OCS-00819; OCS-G 04231; OCS-G 01019; OCS-G 00821; OCS-G 01228; 00827; OCS-G 01230; OCS-G 00310; OCS-G 4437; OCS-G 01447; OCS 00026; OCS 00016; OCS 00367.

In support of this request, we submit the following documents:

- 1. Mortgage
- 2. Pay.gov Receipt of totaling \$1,672.00 (\$38 for each lease affected).

Thank you for your assistance. If anything further is required, please do not hesitate to contact me at epoitevent@stonepigman.com.

Sincerely,

Edward B. Poitevent, II

BE IT KNOWN, that on the 14th day of February, 2024,

BEFORE ME, the undersigned Notary Public, duly commissioned and qualified in and for the State and County aforesaid, and in the presence of the undersigned competent witnesses,

PERSONALLY CAME AND APPEARED Natural Resources Worldwide, LLC, a Texas Limited Liability Company, whose last four digits of its Tax Identification Number are xx-xxx8271 and whose mailing address for purposes hereof is 4514 Cole Avenue, 11th Floor, Dallas, Texas 75205 (the "Mortgagor"), which Mortgagor is represented herein by Vincent DeVito, its member and manager, pursuant to the Written Consent of the Sole Manager, an original or certified copy of which is annexed hereto, which Mortgagor declared that it hereby executes this Act of Mortgage, Security Agreement, and Assignment of Production (this "Mortgage" or "Act of Mortgage") on the following terms and conditions:

PREAMBLE

- A. Mortgagee has made or will make one or more loans or extensions of credit to Mortgagor, including, without limitation, the loan in the amount of \$10,000,000 evidenced by the promissory note (as modified, amended, renewed, extended and restated from time to time, the "**Promissory Note**"), dated February 14, 2024, by Mortgagor and payable to the order of Mortgagee in the principal amount of \$10,000,000.00.
- B. Capitalized terms used but not defined herein shall have the meanings assigned to such terms in the Promissory Note.

NOW, THEREFORE, in consideration of the foregoing and for other good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, the Mortgagor and Mortgagee hereby agree as follows:

ARTICLE 1 PARTIES

1.1 Mortgagor.

The Mortgagor is identified in the appearance paragraph hereof.

1.2 Mortgagee.

Charlee Lochridge Cox Dynasty Trust, a Texas trust, whose address for purposes hereof is 4514 Cole Avenue, 11th Floor, Dallas, Texas 75205 (herein, in such capacity, together with any successor(s) thereto in such capacity, the "Mortgagee").

ARTICLE 2 MORTGAGE, PLEDGE, HYPOTHECATION AND SECURITY INTEREST

2.1 Mortgaged Property.

This Mortgage covers the following Property of Mortgagor (such Property, together with that described in <u>Section 2.3</u>, <u>Section 8.6</u>, and <u>Section 12.13</u>, being the "Mortgaged Property"):

- A. all right, title, and interest, whether now owned and existing or hereafter acquired or arising, of Mortgagor in and to the leases, rights of way, easements, mineral servitudes or other interests described in Exhibit A attached hereto and incorporated herein for all purposes, without regard to any surface acreage or depth limitations set forth in Exhibit A, and all renewals and extensions thereof and all new leases, rights of way, easements, mineral servitudes or other interests (i) in which an interest is acquired by Mortgagor after the termination or expiration of any lease, right of way, easement, mineral servitude or other interest described in Exhibit A. and that covers all or any part of the Property described in and covered by such terminated or expired lease. right of way, easement, mineral servitude or other interest, to the extent, and only to the extent, such new leases, rights of way, easements, mineral servitudes or other interests may cover such Property (all of the foregoing in this paragraph A being the "Leases");
- B. all right, title, and interest, whether now owned and existing or hereafter acquired or arising, of Mortgagor in and to or affecting the lands subject to the Leases or otherwise described in Exhibit A, including any lands now or hereafter unitized or pooled with lands that are either described in Exhibit A or the description of which is incorporated in Exhibit A by reference to another instrument or document, in each case, whether or not such lands are correctly described therein (the "Lands") further including, without limitation, the oil, gas, minerals, and leasehold estates in and to the Lands, without regard to any surface acreage or depth limitations set forth in Exhibit A;

- C. all right, title, and interest, whether now owned and existing or hereafter acquired or arising, of Mortgagor in and to any and all wells located on or related to the Lands, including but not limited to the wells described on Exhibit A, any of the oil, gas, and minerals in, on, or under the Lands, including, without limitation, all contractual rights, fee interests, leasehold interests, overriding royalty interests, non-participating royalty interests, mineral interests, mineral servitudes, production payments, net profits interests, or any other interest measured by or payable out of production of oil, gas, or other minerals from the Leases or Lands (collectively with the Leases and Lands, the "Mineral Interests");
- D. all of the foregoing interests of Mortgagor as such interests may be enlarged by the discharge of any payments out of production or by the removal of any charges or encumbrances;
- E. all right, title, and interest, whether now owned and existing or hereafter acquired or arising, of Mortgagor in, to, and under or derived from any present or future operating, farmout, bidding, pooling, unitization, and communitization agreements, assignments, and subleases, whether or not described in Exhibit A, to the extent, and only to the extent, that such agreements, assignments, and subleases cover or include any right, title, and interest, whether now owned and existing or hereafter acquired or arising, of Mortgagor in and to all or any portion of the Mineral Interests, and all units created by any such pooling, unitization, and communitization agreements and all units formed under orders, regulations, rules, or other official acts of any Governmental Authority having jurisdiction, to the extent and only to the extent that such units cover or include all or any portion of the Mineral Interests;
- F. all right, title, and interest, whether now owned and existing or hereafter acquired or arising, of Mortgagor in, to, and under or derived from all presently existing and future advance payment agreements, oil, casinghead gas, and gas sales, exchange, and processing contracts and agreements, including, without limitation, those contracts and agreements that are described in Exhibit A, to the extent, and only to the extent, those contracts and agreements cover or include all or any portion of the Mineral Interests;
- G. all right, title, and interest, whether now owned and existing or hereafter acquired or arising, of Mortgagor in and to the immovable (real) property specifically described on Exhibit A attached hereto and incorporated herein for all purposes (the "Fee Land"), if any, together with any and all present and future buildings, constructions, component parts, improvements, attachments, appurtenances, fixtures, rights, ways, privileges, advantages, batture, and batture rights, servitudes and easements of every type and description, now and/or in the future located on or relating to the Fee Land, and any and all items and fixtures attached to and/or forming integral or component parts of the Fee Land or the improvements located thereon;
- H. all right, title, and interest, whether now owned and existing or hereafter acquired or arising, of Mortgagor in and to the surface leases specifically described on Exhibit A attached hereto and incorporated herein for all purposes (the "Surface Leases"), if any, together with any and all present and future buildings, constructions, component parts, improvements, attachments, appurtenances, fixtures, rights, ways, privileges, advantages, batture, and batture rights, servitudes and easements of every type and description, now and/or in the future located on or relating to the land covered by the Surface Leases, and any and all items and fixtures attached to and/or forming

integral or component parts of the land covered by the Surface Leases or the improvements located thereon;

- I. all right, title, and interest, whether now owned and existing or hereafter acquired or arising, of Mortgagor in, to, and. under or derived from all existing and future permits, licenses, easements, and similar rights and privileges that relate to or are appurtenant to any of the Mineral Interests, the Fee Land or the Surface Leases;
- J. all personal property and fixtures pertaining, affixed or incidental to, situated upon or used or useful in connection with all or any part of the Mortgaged Property, including, without limitation, all surface or subsurface machinery, equipment, facilities, or other personal property of whatsoever kind or nature (excluding drilling rigs, trucks, automotive equipment or other personal property taken to the premises to drill a well or for other similar temporary uses, except to the extent expressly set forth on Exhibit A) now or hereafter located on any of the Lands, any of the Fee Land or the land covered by any of the Surface Leases which are useful for the production, treatment, storage, transportation or sale of oil or gas, including, but not by way of limitation, all oil wells, gas wells, water wells, injection wells, casing, tubing, rods, pumping units and engines, Christmas trees, derricks, separators, gun barrels, flow lines, tanks, gas systems, (for gathering, treating and compression), water systems (for treating, disposal and injection), power plants, poles, lines, transformers, starters and controllers, machine shops, tools, storage yards and equipment stored therein, buildings and camps, telegraph, telephone and other communication systems, roads, loading racks and shipping facilities; and
- all right, title, and interest, whether now owned and existing or hereafter acquired or arising, of Mortgagor in and to all improvements and all movable Property of any kind or character defined in and subject to the provisions of La. R.S. 10:9-101 et seq. (the "UCC") (including, but not limited to, substitutions and replacements for, accessions to, and the proceeds and products from any and all of such improvements and movable Property), whether now owned and existing or hereafter acquired or arising, and situated on any of the Lands, any of the Fee Land or the land covered by any of the Surface Leases, including, but not limited to, pipe, casing, tubing, rods, storage tanks, boilers, loading racks, pumps, foundations, warehouses, and all other personal Property and equipment of every kind and character upon, incident, appurtenant, or belonging to and used in connection with the interest of Mortgagor, whether now owned and existing or hereafter acquired or arising, in the Mineral Interests, the Lands, the Fee Land or the land covered by the Surface Leases, including, but not limited to, goods that are or are to become fixtures related to such Property and all oil, gas, and other minerals produced or to be produced to the account of Mortgagor from the Mineral Interests or other properties pooled or unitized with any Mineral Interest and all accounts receivable, general intangibles, and contract rights of Mortgagor in connection with the Mineral Interests, including, but not limited to, oil, gas and other minerals and accounts resulting from the sale thereof arising at any wellhead or minehead located on the Mineral Interests or other properties pooled or unitized with any Mineral Interest.

2.2 Grant of Mortgage and Security Interests.

For and in consideration of the premises and of the debts hereinafter mentioned and in order to secure the payment and performance of the Secured Indebtedness as described in Article 3, Mortgagor does hereby:

- A. specially MORTGAGE, ASSIGN, PLEDGE, AND HYPOTHECATE unto and in favor of the Mortgagee the Mortgaged Property described in clauses A through D, G and H of Section 2.1 and all such other portions of the Mortgaged Property as may be susceptible of being so encumbered; and
- B. grant a continuing security interest unto and in favor of the Mortgagee in all of the goods, including, without limitation, all equipment, inventory and fixtures, all "as-extracted collateral," and all intangibles; including, without limitation, all accounts and general intangibles, now or hereafter comprising a part of the Mortgaged Property and all such other portions of the Mortgaged Property as may be susceptible to being subjected to a security interest pursuant to the UCC.

2.3 After-Acquired Property.

Mortgagor, for the same consideration, hereby grants to Mortgagee, as security for the Secured Indebtedness described in Article 3, a mortgage, hypothecation and pledge of or a continuing security interest in, as the case may be, all additional right, title, or interest which Mortgagor may hereafter acquire or become entitled to in the Mineral Interests, Lands, Leases, Fee Land, Surface Leases and premises aforesaid, and in the oil, gas, or other minerals in and under or produced from or attributable to any of the Lands or Leases, which additional right, title, and interest, when acquired, shall constitute "Mortgaged Property," the same as if expressly described herein.

ARTICLE 3 SECURED INDEBTEDNESS

3.1 Secured Indebtedness Defined.

The security described in Article 2 (and the other rights of Mortgagee herein stipulated) are given to secure the full and punctual payment and performance of the following (collectively, the "Secured Indebtedness"):

- A. The performance of Mortgagor's obligations under this Mortgage and the Promissory Note executed by the Mortgagor to the order of the Mortgagee in the aggregate face amount of up to \$10,000,000, bearing interest and payable as therein provided.
- B. The payment of all indebtedness and obligations, now existing or hereafter created, of the Mortgagor to the Mortgagee.
- C. This Mortgage shall likewise secure not only the indebtedness described above in paragraphs A or B, but any and all renewals for any period, extensions, amendments and modifications of, or substitutions or replacements and rearrangements of all or any portion thereof; and the lien, security interest, pledge and assignment under this Mortgage shall be cumulative of all other liens and security of any and every other kind or character whatsoever securing the above described indebtedness, and including, without limitation, payment of and performance of any and all present or future obligations of the Mortgagor under any guaranty in favor of Mortgagee.

3.2 Maximum Amount.

The maximum amount secured by this Mortgage from time to time, including without limitation as a mortgage, assignment and pledge, is SIXTEEN MILLION DOLLARS (\$16,000,000.00).

3.3 Security Not Limited.

Except as provided by Section 3.2 (and then only to the extent such limitations are required by law), the entire amount of the Secured Indebtedness is secured hereby without limitation or reduction.

3.4 Continuation in Event of Novation.

The security granted by and the provisions of this Mortgage shall continue with respect to any new obligation arising from any novation (subjective or objective) of the Secured Indebtedness as permitted by Louisiana Civil Code Art. 1884 as well as to any other renewals, modifications, amendments revisions or extensions of the Secured Indebtedness.

3.5 Confession of Judgment for Mortgage.

For purposes of Louisiana executory process, the Mortgage hereby acknowledges the Secured Indebtedness and confesses judgment in favor of the Mortgagee for the full amount of the Secured Indebtedness.

ARTICLE 4 SECURED INDEBTEDNESS AND CERTAIN OTHER OBLIGATIONS

4.1 Acknowledgment of Secured Indebtedness.

Mortgagor acknowledges that it is indebted to the Mortgagee (hereinafter, the "Creditor") in the amount of the Secured Indebtedness.

4.2 Transfers and Assignments.

- A. The Mortgagee may freely transfer all or any part of the Secured indebtedness or rights under the terms of this Mortgage as provided in the Loan Agreement.
- B. If less than all of the Secured Indebtedness is transferred, unless the transferor and transferee otherwise agree in writing, each part of such indebtedness shall continue to share pro rata in the security and the transferor shall not be deemed to have warranted or agreed to have subordinated any remaining or future indebtedness to that transferred.
- C. If the Mortgagee transfers all of the Secured Indebtedness and all rights under this Mortgage to any one or more natural person, corporation, partnership, limited liability company, trust, unincorporated association or other juridical entity (each a "Person"), the Mortgagee may deliver to any such Person any evidence of the Secured Indebtedness, and shall forthwith be relieved of any obligation to return or restore the same to Mortgagor, grant releases hereunder or

otherwise have any responsibility to Mortgagor for obligations accruing or acts or events occurring thereafter.

4.3 Future Holders of Secured Indebtedness as Mortgagees.

The Mortgage is executed for the benefit of any Person to whom Mortgagee assigns any of the evidence of the Secured Indebtedness.

ARTICLE 5 ADDITIONAL DOCUMENTS AND ASSURANCES

Mortgagor, upon request of Mortgagee, shall execute in proper and customary form, adequate for their purposes, and file or deliver to Mortgagee for filing or for such other purposes as may be appropriate, any additional acts or instruments, and shall take any other action that may be required, in Mortgagee's opinion, to assure or confirm the rights granted Mortgagee hereunder, to fully perfect Mortgagee's security as between the parties or as to third persons as required by law and in the manner contemplated and intended to be created by this Mortgage, and to fully vest Mortgagee with the rights given by this Mortgage or to fulfill Mortgagor's obligations hereunder. The entire cost and expense of such actions shall be paid by Mortgagor.

ARTICLE 6 WARRANTY AND LIMITATION THEREON

6.1 Express Warranty.

Mortgagor expressly warrants to Mortgagee, subject to, but only to, such limitations as are expressly mentioned in this Mortgage or as are expressly described in Exhibit A, that as of the Effective Date, (i) the Mortgagor has good, valid and defensible title to each Mineral Interest or oil or gas well located thereon ("Oil and Gas Property") listed on Exhibit A to the extent of the Net Revenue Interest stated thereon, provided that Mortgagor's Working Interest regarding each such Oil and Gas Property shall not be greater than that specified thereon (unless there is a proportionate increase in the Net Revenue Interest associated with such Working Interest), in either case without any provision for limitation or adjustment; the Mortgagor has good, valid and defensible title to the movable and immovable Property described in Section 2.1. E through K above; and the Mortgagor has a good and legal right to make the grant and conveyance made in this Mortgage, (ii) the Mortgagor's interest in each Lease that affects an Oil and Gas Property listed on Exhibit A shall exceed Mortgagor's Net Revenue Interest in production from such Lease to the extent of the Mortgagor's proportionate share of all royalties, overriding royalties, and other such payments out of production burdening the Mortgagor's interest in each such Lease; and (iii) the Mortgaged Property is free from all encumbrances or liens whatsoever, except as may be specifically set forth in Exhibit A.

"Net Revenue Interest" shall mean the interest in the Oil and Gas Property that entitling Mortgagor to the percentage of all production attributable to the Oil and Gas Property listed on Exhibit A.

6.2 Defense and Indemnity.

- A. Mortgagor shall defend and indemnify Mortgagee against any claim or demand made or asserted by any Person contrary to the warranty made in this or any other article of this Mortgage, or inconsistent with Mortgagor's obligations hereunder, and these obligations shall continue, notwithstanding the payment, release, extinction or termination of the Secured Indebtedness or the security given herein, or the surrender by the Mortgagee of any evidence of the Secured Indebtedness and its transfer to another.
- B. If any claim, charge, lien or other encumbrance contrary to the terms hereof exists or arises against Mortgagor on all or any portion pf the Mortgaged Property, whether such claim or encumbrance is inferior or superior to those created by this Mortgage, Mortgagor shall promptly satisfy such claim and remove such encumbrance from such Mortgaged Property.
- C. Mortgagor further represents and warrants that, to the best knowledge of Mortgagor, all of the Leases specifically described in Exhibit A are in full force and effect and all covenants, express or implied, in respect of the Leases specifically described in Exhibit A, or of any assignment of any of such Leases, which may affect the validity of any of such Leases, have been performed in all material respects insofar as such Leases pertain to the Land.
- D. Mortgagor further represents and warrants that all of the Surface Leases specifically described in Exhibit A, if any, are in full force and effect and all covenants, express or implied, in respect of such Surface Leases specifically described in Exhibit A, which may affect the validity of any of such Surface Leases, have been performed in all material respects.

ARTICLE 7 COVENANTS

In consideration of the Secured Indebtedness, Mortgagor, for itself, its legal representatives, successors, and assigns, covenants and agrees as follows:

7.1 Operation of Mortgage Property.

So long as the Secured Indebtedness or any part thereof remains unpaid, and whether or not the Mortgagor is the operator of the Mortgaged Property, the Mortgagor, at the Mortgagor's own expense shall at all times maintain, develop and operate the Mortgaged Property in a good and workmanlike manner and will observe and comply in all material respects with all of the terms and provisions, express or implied, of all oil and gas leases, relating to the Mortgaged Property so long as such oil and gas leases are capable of producing hydrocarbons in commercial quantities, to the extent that the failure to so observe and comply could cause an Event of Default; provided, however, that with respect to Mortgaged Property which is operated by operators other than the Mortgagor, any guarantor or any affiliate of any of the foregoing, the Mortgagor shall not be obligated itself to perform any undertakings contemplated by the covenants and agreements contained herein which are performable only by such operators and are beyond the control of the Mortgagor; and provided further, that the Mortgagor agrees, at the Mortgagor's own expense, to promptly take all actions available to the Mortgagor under any operating agreement or otherwise to bring about the performance of any such undertaking required to be performed by such operators.

7.2 <u>Pooling or Unitization.</u>

Mortgagor shall be entitled to, without the prior written consent of Mortgagee, pool or unitize all or any part of the Mortgaged Property where the pooling or unitization would result in the enlargement or diminution of the Net Revenue Interest of Mortgagor in production from the pooled or unitized lands attributable to the Mortgaged Property constituting a portion of such pooled or unitized lands immediately after the formation of any pool or unit in accordance herewith, when it is required to do so or when it is advisable to do so in the best professional judgment of Mortgagor. In any such event, Mortgagor will furnish to Mortgagee a conformed copy of the pooling agreement declaration of pooling, or other instrument or order creating the pool or unit. The interest of Mortgagor included in any pool or unit attributable to the Mortgaged Property or any part thereof shall become a part of the Mortgaged Property and shall be subject to the liens hereof in the same manner and with the same effect as though the pool or unit and the interest of Mortgagor therein were specifically described in Exhibit A. In the event any proceedings of any governmental authority which could result in pooling or unitizing all or any part of the Mortgaged Property are commenced, Mortgagor shall give written notice thereof to Mortgagee.

7.3 Access to Mortgaged Property.

Mortgagor will permit Mortgagee and its accredited agents, representatives, attorneys and employees, at the expense of Mortgagor, at all reasonable times, to go upon, examine, inspect, conduct environmental audits and other testing of, and remain on, the Mortgaged Property, and to go upon the derrick floor of any well at any time drilled or being drilled thereon at Mortgagee's written agreement that any such visit to the Mortgaged Property, or any part thereof, shall be at Mortgagee's sole risk and liability, and subject to safety standards applicable in the industry, and will furnish Mortgagee, upon written request, all pertinent information regarding the development and operation of the Mortgaged Property.

7.4 Partial Releases.

Mortgagee at all times shall have the right to release any part of the Mortgaged Property now or hereafter subject to the liens of this Mortgage, any part of the proceeds of production or other income herein or hereafter assigned or pledged, or any other security it now has or may hereafter have securing the Indebtedness, without releasing any other part of the Mortgaged Property, proceeds, or income, and without affecting the liens hereof as to the part or parts of the Mortgaged Property, proceeds, or income not so released or the right to receive future proceeds and income.

7.5 Covenants Running with Land.

All covenants and agreements herein contained shall constitute covenants running with the Land.

ARTICLE 8 SALE OF PRODUCTION AND COLLECTION OF ASSIGNED ACCOUNTS AND OTHER FUNDS

8.1 Right to Proceeds.

Upon written request, Mortgagee may require Mortgagor to obtain, at Mortgagor's sole cost, an appraisal by an appraiser of Mortgagee's choice for the Mortgaged Property in form and substance satisfactory to Mortgagee. If the appraisal establishes the Mortgaged Property's stabilized value for a Loan-to-Value Ratio (as hereinafter defined) is less than 75%, then, until the Loan-to-Value Ratio is equal to or greater than 75%, Mortgagee may collect in its own name or that of Mortgagor all amounts due to Mortgagee arising from or payable with respect to the Mortgaged Property, from the date such Loan-to-Value Ratio is established to be less than 75%, but not any amounts prior to such time, with respect to:

- A. Oil, gas or other minerals produced from the Mineral Interests and amounts payable with respect thereto under oil or gas sales contracts, processing contracts or other contracts relating to such minerals;
- B. Rents, royalties, overriding royalties and other amounts accruing to the Mineral Interests or receivable by Mortgagor as a consequence thereof;
- C. Amounts due Mortgagor under operating agreements, service contracts or other contracts for the operation of the Leases; and
- D. Proceeds and any other amount or benefit accruing to Mortgagor by, under or by virtue of the ownership, use, enjoyment or disposition of the Mortgaged Property.

"Loan-to-Value Ratio" means the percentage obtained by dividing the amount set forth in Section 3.2 by the fair market value of the Mortgaged Property on a stabilized basis, as reflected by a current appraisal at the time of such calculation.

8.2 Transfer and Division Orders and Other Documents.

Upon written request of Mortgagee, Mortgagor shall execute and deliver to Mortgagee or such persons as Mortgagee may direct, written transfer or division orders, notices of assignment, directions to pay Mortgagee, or any other document and shall take such other steps as may in Mortgagee's judgment be necessary to cause or permit Mortgagee to receive or enforce payment of any amounts it is entitled to receive hereunder.

8.3 Representation to Payor.

To induce the person owing such amounts to make payment directly to Mortgagee, Mortgagor relieves the payer of any responsibility for seeing to the proper application thereof or determining Mortgagee's right to receive or to continue to receive such sums. Mortgagor shall confirm these representations directly to any person Mortgagee requests.

8.4 Application of Funds.

All amounts received by Mortgagee under the provisions of this Mortgage from the Mortgaged Property or the proceeds of any sale thereof shall be applied to the Secured Indebtedness in accordance with the Promissory Note and any excess shall be released to Mortgagor promptly.

8.5 Use of Proceeds.

During periods when Mortgagee does not elect to receive any proceeds or other amount accruing to the Mortgaged Property, Mortgagor may use such funds for any purpose that is not inconsistent with the Promissory Note.

8.6 Additional Security.

All deposits or funds from any source held or controlled for any reason from time to time by Mortgagee and belonging or owed to Mortgagor shall be part of the Mortgaged Property.

8.7 Duty of Mortgagee.

Mortgagee shall not be required to collect or exercise diligence in collecting any funds or other amounts which it is entitled to collect, hold or receive hereunder, nor for improperly applying or crediting the same, whether or not the obligor of such funds has been notified to pay Mortgagee and shall be accountable only for such amounts as may actually and finally be paid into Mortgagee's hands.

8.8 Authority to Act in Name of Mortgagor.

Upon an Event of Default which continues beyond any applicable cure period, Mortgagee may act in the name and place of Mortgagor to take any action necessary or appropriate in Mortgagee's judgment to collect, enforce or otherwise realize any amounts it is entitled to receive under the provisions of this Mortgage or to enjoy the benefits of any right or privilege given Mortgagee hereunder or by law.

ARTICLE 9 <u>MORTGAGEE'S RIGHT TO REMEDY</u> FAILURE TO COMPLY WITH OBLIGATIONS OR BREACH OF WARRANTY

9.1 Right to Remedy.

If Mortgagor for any reason fails to promptly make any payment or perform any obligation required to be paid or performed in accordance with the terms of this Mortgage or the Promissory Note, or if Mortgagor performs any act inconsistent with or contrary to such obligations; or if any representation or warranty of Mortgagor made hereunder is materially incorrect or false, Mortgagee may pay or perform the same or take such steps as are, in Mortgagee's judgment necessary or appropriate to remedy the actions of Mortgagor, discharge such claims of encumbrances, or cause the matter that is the subject of the representation or warranty to conform to the terms of this Mortgage.

9.2 Rights as to Amount Advanced.

Any amounts expended by Mortgagee and all actual costs and reasonable expenses incurred by Mortgagee in exercising the rights granted by Section 9.1 immediately above, or by any other provision of this Mortgage, resulting from the failure of Mortgagor to perform its obligations hereunder in a timely manner shall be immediately due and payable by Mortgagor to Mortgagee; become a part of the Secured Indebtedness; be secured by the security created by this Mortgage as previously provided and bear interest on such amounts as are accrued or expended by Mortgagee until they are repaid by Mortgagor at the highest rate permitted by law, or if no maximum rate is authorized in such cases, at the highest rate of interest provided in the Promissory Note. If Mortgagor fails to pay such amounts when due, Mortgagee shall also recover all costs, expenses and reasonable attorneys' fees incurred by Mortgagee in enforcing the same.

ARTICLE 10 PREPARATION OF ACT AND USE OF CERTAIN TERMS

10.1 Drafting of Act.

Mortgagor and Mortgagee declare that each of them has contributed to the drafting of this Mortgage and has had it reviewed by its counsel before signing it. Each agrees that it has been purposefully drawn and correctly reflects its understanding of the transaction that it contemplates.

10.2 Use of Defined Terms and Other Expressions.

Mortgagor and Mortgagee particularly agree that those terms that are given defined meanings in this article and elsewhere in this Mortgage are intentionally utilized in those places where they are employed and are to be understood in their defined sense unless such meaning is expressly limited or qualified.

10.3 Headings and Construction of Agreement as a Whole.

- A. This Mortgage has been divided into articles, sub-articles and paragraphs for convenience only and such subdivisions have been given titles for ease of reference. The titles to such subdivisions (and to the Exhibits) form no part of the contract and resort is not to be had to them to aid in the interpretation of this Mortgage or to limit, modify or restrict its provisions. The scope and nature of the obligations of the parties is to be determined from the provisions of this Mortgage as a whole and without regard to its divisions.
- B. This Mortgage is intended to include each page hereinafter labeled Exhibit A, or similar label and such pages might not be numbered and, if numbered, might not be consecutively numbered. Such Exhibit pages may have been copied from leases, purchase agreements, memoranda, assignments, division orders, legal opinions, landman reports, prior mortgages or other documents (each, a "Source") and might contain language indicating that such pages are attached to such Source rather than this Mortgage and all such language is to be ignored for the purposes of interpreting this Mortgage. Similarly, any other language in such Exhibit pages from a Source which is contrary to the other provisions of this Mortgage shall likewise be ignored.

ARTICLE 11 REMEDIES IN THE EVENT OF DEFAULT OR UPON THE HAPPENING OF CERTAIN EVENTS

11.1 Right to Accelerate Maturity.

Any of the following events shall be considered an "Event of Default" as that term is used herein: (a) the occurrence of an "Event of Default" as defined in the Promissory Note; (b) the occurrence of any default under this Mortgage. Upon an Event of Default, Mortgagee may declare the Secured Indebtedness immediately due and payable.

11.2 Additional Rights Upon Default.

Upon the occurrence of any one or more of an Event of Default described in Section 11.1, and in addition to any other right or privilege granted to it by this Mortgage, by law or otherwise, and without prejudice thereto:

- A. Mortgagee may, at its option, without demand, notice of intention to accelerate, notice of acceleration, notice of nonpayment, presentment, protest, notice of dishonor, or any other notice to Mortgagor whatsoever, all of which are hereby waived by Mortgagor to the full extent permitted by applicable law, declare all Secured Indebtedness immediately due and payable.
- B. Mortgagee may cause the Mortgaged Property to be seized and sold under executory or other legal process issued by any competent court, without appraisement (the benefit of all laws relative to appraisement being hereby expressly waived), as an entirety or in lots or parcels as Mortgagee may determine, to the highest bidder for cash, or on such terms as the plaintiff in such proceedings may direct.
- C. In addition to the other- rights granted herein to Mortgagee, Mortgagee as Secured Party shall have and may exercise all of the rights, remedies and powers of a secured party under the UCC, including, without limitation, the right and power to sell, at one or more public or private sales, or otherwise dispose of or utilize the Mortgaged Property or any part thereof in any manner authorized or permitted under the UCC after a default by a debtor, and to apply the proceeds thereof toward payment of any reasonable costs and expenses and attorney's fees and legal expenses thereby incurred by Mortgagee as Secured Party and toward payment of the Secured Indebtedness in such order or manner as Mortgagee may elect.

D. Mortgagor hereby expressly waives:

- (1) The benefit of appraisement, as provided in Article 2332, 2336, 2723 and 2724, Louisiana Code of Civil Procedure, and all other laws conferring the same;
- (2) The notice of seizure provided for in Articles 2293 and 2721 of the Louisiana Code of Civil Procedure;
- (3) The three days' delay provided by Article 2331 and 2722 of the Louisiana Code of Civil Procedure;

- (4) The benefit of the other provisions of Article 2331, 2722 and 2723, Louisiana Code of Civil Procedure, and any other notices or conditions prescribed by law as a prerequisite to the institution of a suit or sale of the Mortgaged Property. Mortgagor expressly agrees to the immediate seizure of the Mortgaged Property; and
- (5) The benefit of the other provisions of Article 2331, 2722 and 2723, Louisiana Code of Civil Procedure, and any other notices or conditions prescribed by law as a prerequisite to the institution of a suit or sale of the Mortgaged Property. Mortgagor expressly agrees to the immediate seizure of the Mortgaged Property.
- E. Mortgagor agrees that any declaration of fact made by an authentic act before a notary public and two witnesses by a person declaring such facts to be with his or her knowledge, will constitute authentic evidence of such facts for purposes of foreclosure and/or applicable law and for purposes of La. R.S. 9:3504(D)(6).
- F. Mortgagee may purchase all or any portion of the Mortgaged Property at any sale made hereunder.
- G. Pursuant to Louisiana Revised Statutes 9:5131-5135 and 9:5136-5140.2, Mortgagee may cause a receiver or keeper to be appointed to take possession of the Mineral Interests, the Leases, the Fee Land, the Surface Leases and the other Mortgaged Property to manage, administer, operate and conserve the value thereof and collect the rents, issues, revenues, proceeds and profits thereof. The receiver or keeper may also take possession of, and for these purposes use any and all movable property contained in or on the premises and used by Mortgagor in the operation thereof or any part thereof, whether or not the same is covered by this Mortgage. After paying costs of collection and any other expenses incurred, the proceeds shall be applied to the payment of the Secured Indebtedness as provided in the Promissory Note, and Mortgagee shall not be liable to account to Mortgagor for any loss, damage or neglect suffered to or by the Mineral Interests, the Leases, the other Mortgaged Property, or Mortgagor as a consequence thereof, except such as are caused by the willful misconduct or gross negligence of Mortgagee's own employees or agents.
- H. Mortgagee may designate any Person to be the receiver or keeper of the Mortgaged Property as provided by La. R.S. 9:5131-5135, 9:5136-5140.2 and similar statutes.
- I. All rights to the marshaling of assets are expressly waived. Neither Mortgagor nor any party claiming or asserting any interest in or right over the Mortgaged Property shall have the right to require their sale in any special order or a marshaling of assets, appraisement, redemption, stay or extension of proceedings, or a moratorium on indebtedness with respect thereto or to the Secured Indebtedness.
- J. Mortgagor shall be fully liable for all costs of retaking, holding, preparing for sale, lease or other use or disposition, selling, leasing or otherwise using or disposing of the Mortgaged Property which are incurred or paid by Mortgagee as authorized or permitted hereunder, including also all reasonable attorney's fees, legal expenses and costs, all of which expenses and costs shall constitute a part of the Secured Indebtedness.

11.3 Rights and Remedies Cumulative.

All rights, powers, immunities, remedies and liens of Mortgagee existing and to exist hereunder or under any other instruments or at law or in equity and all other or additional security shall be cumulative and not exclusive, each of the other. Mortgagee shall, in addition to the rights and remedies herein expressly provided, be entitled to such other remedies as may now or hereafter exist at law or in equity for securing and collecting the Secured Indebtedness, for enforcing the covenants herein, and for foreclosing the liens hereof. Resort by Mortgagee to any right or remedy provided for hereunder or at law or in equity shall not prevent concurrent or subsequent resort to the same or any other right or remedy. No security heretofore, herewith or subsequently taken by Mortgagee shall in any manner impair or affect the security given by this instrument or any security by endorsement or otherwise presently or previously given; and all security shall be taken, considered and held as cumulative.

ARTICLE 12 MISCELLANEOUS

12.1 <u>Instrument Filed as Financing Statement.</u>

Any copy of this Mortgage which is signed by Mortgagor or any carbon, photographic, facsimile or other reproduction of this Mortgage may also serve as a financing statement under the UCC by Mortgagor in favor of Mortgagee.

12.2 Fixtures.

Certain of the Mortgaged Property is or may become "fixtures" (as that term is defined in the UCC) on the real or immovable property described in Exhibit A hereto and this instrument shall operate also as a financing statement upon such of the Mortgaged Property which is or may become fixtures. Mortgagor has an interest of record in the real estate.

12.3 Addresses.

For purposes of filing this instrument as a financing statement, the addresses for Mortgagor, as debtor, and Mortgagee, as secured party, are as set forth in Article I of this Mortgage.

12.4 Financing Statement.

Mortgagee is authorized to complete and file, in jurisdictions where this authorization will be given effect, a financing statement covering the Mortgaged Property. At the request of Mortgagee, Mortgagor will join Mortgagee in executing one or more financing statements covering the Mortgaged Property pursuant to the UCC in form satisfactory to Mortgagee. Mortgagor shall, to the extent not prohibited by applicable law, pay the cost of filing or refiling any such financing statement and of filing or refiling or recording or re-recording this Mortgage, as a financing statement, in all public offices at any time and from time to time whenever filing or recording of any financing statement or this Mortgage is deemed by Mortgagee to be necessary or desirable. Further, Mortgagor authorizes Mortgagee to complete and file at any time and from time to time any and all financing statements and amendments thereto in any UCC jurisdiction, pursuant to Article 9 of the Uniform Commercial Code, as Mortgagee deems

necessary in its sole discretion, in conjunction with this Mortgage, and Mortgagor expressly authorizes the execution of such financing statements by Mortgagee if execution thereof by the Mortgagee is required or desirable, without need of signature or execution by Mortgagor.

12.5 Releases.

In accordance with the provisions of Louisiana Civil Code article 3298, as amended from time to time, if Mortgagor shall pay in full when due the Secured Indebtedness and shall duly and timely perform and observe all of the terms, provisions, covenants and agreements herein and in the Promissory Note, in each case provided to be performed and observed by Mortgagor, and if neither Mortgagor nor Mortgagee is bound to each other or to any third person to permit any further obligation to be incurred then or thereafter, then Mortgagor may give notice to Mortgagee of its intent to terminate this Mortgage and may request that Mortgagee execute a release of this Mortgage at the expense of Mortgagor. Such termination shall not become effective, and Mortgagee shall not be obligated to execute such a release, until 30 days after Mortgagee has actually received such notice at its address set forth in Section 1.2 of this Mortgage and until Mortgagee has determined, in good faith, that Mortgagor is entitled to terminate this Mortgage and obtain such release under the terms of this Section 12.5.

12.6 Notices.

Whenever this Mortgage requires or permits any consent, approval, notice, request, or demand from one party to another, the; consent, approval, notice, or demand must be in writing to be effective and shall be personally delivered or sent to the party to be notified at the mailing address or email address of such party specified below (unless changed by similar notice in writing given by the particular person whose address is to be changed). Each such notice, request or other communication shall be effective (i) if given by facsimile transmission, when transmitted to the proper facsimile number and confirmation of receipt is received (the receipt thereof shall be deemed to have been acknowledged upon the sending Person's receipt of its facsimile machine's confirmation of successful transmission; provided that if the day on which such facsimile is received is not a Business Day or is after 4:00 p.m. (eastern time) on a Business Day, then the receipt of such facsimile shall be deemed to have been acknowledged on the next following Business Day), (ii) if given by mail, three (3) Business Days after such communication is deposited in the mail with first class postage prepaid, addressed as aforesaid, or (iii) if given by any other means, when delivered (or, in the case of electronic transmission, received) at the address specified below.

If to Mortgagee:

Charlee Lochridge Cox Dynasty Trust

Attn: William Graham

4514 Cole Avenue, 11th Floor

Dallas, Texas 75205

If to Mortgagor:

Natural Resources Worldwide, LLC

Attn: Vincent DeVito

4514 Cole Avenue, 11th Floor

Dallas, Texas 75205

12.7 Severability.

A determination that any provision of this Mortgage is unenforceable or invalid shall not affect the enforceability or validity of any other provision, and any determination that the application of any provision of this Mortgage to any Person or circumstance is illegal or unenforceable shall not affect the enforceability or validity of, such provision as it may apply to other Persons or circumstances.

12.8 Recording.

Mortgagee, or Mortgagor at the request of Mortgagee, will cause this Mortgage and all amendments and supplements thereto and substitutions therefor and all financing statements, fixture filings and continuation statements relating thereto to be recorded, filed, re-recorded and re-filed in such manner and in such places as Mortgagee shall reasonably request and Mortgagee pay or reimburse Mortgagor for all such recording, filing, re-recording and re filing taxes, fees and other charges.

12.9 Execution in Counterparts.

This Mortgage may be executed in multiple counterparts. For recording purposes, Exhibits A attached to various counterparts of this Mortgage may contain a description of the Mineral Interests, the Leases, the Lands, the Fee Land, the Surface Leases and other Mortgaged Property relating only to the jurisdiction in which the relevant counterpart is to be filed for registry or recordation. Each counterpart shall for all purposes be deemed to be an original and all such counterparts shall together constitute but one and the same instrument and juridical act. Complete copies of this Mortgage containing descriptions of all the Mineral Interests, the Leases, the Lands, the Fee Land, the Surface Leases and other Mortgaged Property have been retained by Mortgagor and Mortgagee.

12.10 Governing Law.

THE TERMS, CONDITIONS AND PROVISIONS OF THIS MORTGAGE, INCLUDING WITHOUT LIMITATION THOSE RELATING TO THE CREATION. PERFECTION AND ENFORCEMENT OF THE ENCUMBRANCES AND SECURITY INTERESTS CREATED BY THIS MORTGAGE AND THE REALIZATION BY MORTGAGEE OF ITS RIGHTS AND REMEDIES UNDER THIS MORTGAGE OR WITH RESPECT TO THE MORTGAGED PROPERTY, SHALL, (i) FOR THE MORTGAGED PROPERTIES LOCATED IN OR ADJACENT TO THE STATE OF LOUISIANA, BE GOVERNED BY, AND CONSTRUED AND ENFORCED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF LOUISIANA (WITHOUT GIVING EFFECT TO THE CONFLICTS OF LAW RULES AND PRINCIPLES OF SUCH STATE); AND (ii) FOR THE MORTGAGED PROPERTIES LOCATED IN OR ADJACENT TO THE STATE OF TEXAS, BE GOVERNED BY, AND CONSTRUED AND ENFORCED IN ACCORDANCE WITH, THE LAWS OF THE STATE OF TEXAS (WITHOUT GIVING EFFECT TO THE CONFLICTS OF LAW RULES AND PRINCIPLES OF SUCH STATE). IN THE EVENT THAT ANY SUCH LAWS DO NOT APPLY TO THE MORTGAGED PROPERTIES, RESPECTIVELY, THEN IN ACCORDANCE WITH THE APPLICABLE LAWS OF THE UNITED STATES OF AMERICA.

12.11 Jurisdiction.

MORTGAGOR HEREBY IRREVOCABLY SUBMITS ITSELF TO THE JURISDICTION OF THE STATE AND FEDERAL COURTS OF THE STATES OF LOUISIANA AND EACH OTHER STATE WHERE THE MORTGAGED PROPERTY IS LOCATED SOLELY FOR PURPOSES OF ENFORCING RIGHTS TO THE MORTGAGED PROPERTY LOCATED IN OR ADJACENT TO SUCH STATE.

12.12 JURY TRIAL WAIVER.

MORTGAGOR AND MORTGAGEE HEREBY WAIVE ANY AND ALL RIGHTS THAT THEY MAY HAVE NOW OR HEREAFTER HAVE UNDER THE LAWS OF THE UNITED STATES OF AMERICA OR ANY STATE TO A TRIAL BY JURY OF ANY AND ALL ISSUES ARISING EITHER DIRECTLY OR INDIRECTLY IN ANY ACTION OR PROCEEDING BETWEEN THEM, OR THEIR RESPECTIVE SUCCESSORS AND ASSIGNS, OUT OF OR IN ANY WAY CONNECTED WITH THIS NOTE. IT IS INTENDED THAT THIS WAIVER OF JURY TRIAL SHALL APPLY TO ANY AND ALL CLAIMS, DEFENSES, RIGHTS, AND/OR COUNTERCLAIMS IN ANY ACTION OR PROCEEDING.

12.13 Effective Date.

This Mortgage is made to be effective on February 14, 2024 (the "Effective Date").

12.14 Supplements.

Without in any manner limiting the effect of any other provision of this Mortgage as to the binding effect of this Mortgage on after-acquired rights of Mortgagor, it is contemplated by the parties hereto that from time-to-time additional interests and properties may or will be added to the interests and properties subject to the liens, rights, titles, and interests created by this Mortgage by means of supplemental indentures identifying this Mortgage and describing such interests and properties to be so added and included. Upon the execution of any such supplemental indenture, the liens, rights, titles, and interests created herein shall immediately attach to and be effective with respect to any such interests and properties so described, the same as if such interests and properties had been specifically described herein, and such interests and properties being included in the term "Mortgaged Property," as used herein.

12.15 Acceptance by Mortgagee.

In accordance with the provision of Civil Code article 3289, the Mortgagee's consent is presumed and tacit and its signature has not been required.

	llas County, State of Texas on this day of gned competent witnesses, who have hereunto ac, the said Notary Public, after due reading of
WITNESSES:	MORTGAGOR:
Name (Printed): Silliam Fields	Natural Resources Worldwide, LLC, a Texas limited liability company
Name (Printed): JUAN PENA	By: John Chambers, Authorized Representative
JJA NOTARY P	UBLIC
Print Name: <u>Dana o</u> Bar or Notary Number: Commission Expires:	128467790 4-11-2027

Exhibit A

Field	Area / Block	Lease	Record Title / Operating Rights Working Interest %		Description/Acreage	Depths
			100.00000% RT	83.33333%	S/2; NE/4; E/2 NW/4; E/2 W/2 NW/4 4687.50 acres	All
EUGENE ISLAND 353	EI 353	OCS-G 3783	N/A	4.00000% ORRI Only	W/2 W/2 NW/4 #D-3ST01 & #D-14 Wells 312.5 acres	0 – 5353' TVD
			N/A	10.00000% ORRI Only	W/2 W/2 NW/4 #D-17 ST01 Well 312.5 acres	0 – 5353' TVD
EUGENE ISLAND 361	EI 360	OCS-G 02323	100.000%	77.080%	5000 acres	No Restrictions
EUGENE ISLAND 361	EI 353	OCS-G 37175	100.000%	87.5%	5000 acres	SW1/4NW1/4SE1/4 of Block 353, Eugene Island Area, South Addition from 4,105' TVDSS to 4,268' TVDSS. D-16 Well Bore Rights only and RUE on PF
EUGENE ISLAND	1 000	EI 361 OCS-G	87.64706% RT	73.03925%	5000 acres	No Restrictions
361		02324	87.640% Op Rights	73.03925%	5000 acres	All of Block 361, Eugene Island Area, South Addition, from 5,220' SSTVD to 99,999' SSTVD.
GRAND ISLE 43	GI 32	OCS 00174	25.000%	21.875%	2500 acres	S1/2, GI 32

Field	Area / Block	Lease	Record Title / Operating Rights Working Interest %	1	Description/Ac reage	Depths
GRAND ISLE 43	GI 32	OCS 00174	25.000%	21.875%	2500 acres	S1/2 of Block 32, Grand Isle Area, INSOFAR AND ONLY INSOFAR as the said lease covers and affects depths below 18,000 feet subsea (TVDS) to 99,999 feet subsea (TVDS).
GRAND ISLE 43	GI 32	OCS 00174	25.000%	21.875%	2500 acres	S1/2 of Block 32, Grand Isle Area, from 12,756' TVDSS to 18,000' subsea (TVDS).
GRAND ISLE 43	GI 39	OCS 00126	25.000%	21.875%	2500 acres	El/2, GI 39
GRAND ISLE 43	GI 39	OCS 00126	25.000%	21.875%	2500 acres	El/2 of Block 39, Grand Isle Area from 18,000' feet TVDS to 99,999'TVDS.
GRAND ISLE 43	GI 39	OCS 00126	25.000%	21.875%	2500 acres	El/2 of Block 39, Grand Isle Area from 12,256' TVDSS to 18,000' TVDSS.
GRAND ISLE 43	GI 39	OCS 00127	25.000%	21.875%	2500 acres	Wl/2, GI 39
GRAND ISLE 43	GI 39	OCS 00127	25.000%	21.875%	2500 acres	W1/2 of Block 39, Grand Isle Area, from 18,000 feet subsea (TVDS) to 99,999 feet subsea (TVDS).
GRAND ISLE 43	GI 39	OCS 00127	25.000%	21.875%	2500 acres	WI/2 of Block 39, Grand Isle Area, from 12,256 feet SSTVD to 18,000 feet subsea (TVDS).
GRAND ISLE 43	GI 40	OCS 00128	25.000%	21.875%	5000 acres	All of Block, GI 40

Field	Area / Block	Lease	Record Title / Operating Rights Working Interest %		Description/Acreage	Depths
GRAND ISLE 43	GI 40	OCS 00128	25.000%	21.875%	5000 acres	All of Block 40, Grand Isle Area, INSOFAR AND ONLY INSOFAR as the said lease covers and affects depths below 18,000 feet subsea (TVDS) to 99,999 feet subsea (TVDS).
GRAND ISLE 43	GI 40	OCS 00128	25.000%	21.875%	5000 acres	All of Block 40, Grand Isle Area, 12'469' TVDSS TO 18,000' TVD
GRAND ISLE 43	GI 41	OCS 00129	25.000%	21.875%	2500 acres	El/2, GI 41
GRAND ISLE 43	GI 41	OCS 00129	25.000%	21.875%	2500 acres	El/2 of Block 41, Grand Isle Area, INSOFAR AND ONLY INSOFAR as the said lease covers and affects depths below 18,000 feet subsea (TVDS) to 99,999 feet subsea (TVDS).
GRAND ISLE 43	GI 41	OCS 00129	25.000%	21.875%	2500 acres	El/2 of Block 41, Grand Isle Area, from 14,123 'TVDSS to 18,000' subsea (TVDS)
GRAND ISLE 43	GI 41	OCS 00130	25.000%	21.875%	2500 acres	Wl/2, GI 41
GRAND ISLE 43	GI 41	OCS 00130	25.000%	21.875%	2500 acres	WI/2 of Block 41, Grand Isle Area, INSOFAR AND ONLY INSOFAR as the said lease covers and affects depths below 18,000 feet subsea (TVDS) to 99,999 feet subsea (TVDS).
GRAND ISLE 43	GI 41	OCS 00130	25.000%	21.875%	2500 acres	WV2 ofBlock 41, Grand Isle Area, from 14,123' SSTVD to 18,000 feet subsea (TVDS).
GRAND ISLE 43	GI 42	OCS 00131	25.000%	21.875%	5000 acres	All of Block, GI 42

Field	Area / Block	Lease	Record Title / Operating Rights Working Interest %	Net Revenue Interest %	e Description/Ac reage	Depths
GRAND ISLE 43	GI 42	OCS 00131	25.000%	21.875%	5000 acres	All of Block 42, Grand Isle Area, INSOFAR AND ONLY INSOFAR as the said lease covers and affects depths below 18,000 feet subsea (TVDS) to 99,999 feet subsea (TVDS).
GRAND ISLE 43	GI 42	OCS 00131	25.000%	21.875%	5000 acres	All of Block 42, Grand Isle Area, from 12,504' SSTVD to 18,000' SSTVD.
GRAND ISLE 43	GI 43	OCS 00175	25.000%	21.875%	5000 acres	All of Block, GI 43
GRAND ISLE 43	GI 43	OCS 00175	25.000%	21.875%	5000 acres	All of Block 43, Grand Isle Area, INSOFAR AND ONLY INSOFAR as the said lease covers and affects depths below 18,000 feet subsea (TVDS) to 99,999 feet subsea (TVDS).
GRAND ISLE 43	GI 43	OCS 00175	25.000%	21.875%	5000 acres	All of Block 43, Grand Isle Area, from 12,830' SSTVD to 18
GRAND ISLE 43	GI 44	OCS 00176	25.000%	21.875%	2500 acres	NI/2, GI 44
GRAND ISLE 43	GI 44	OCS 00176	25.000%	21.875%	2500 acres	NI/2 of Block 44, Grand Isle Area, INSOFAR AND ONLY INSOFAR as the said lease covers and affects depths below 18,000 feet subsea (TVDS) to 99,999 feet subsea (TVDS).
GRAND ISLE 43	GI 44	OCS 00176	25.000%	21.875%	2500 acres	NI/2 of Block 44, Grand Isle Area, from 13,102' subsea (TVDS) to 18,000' subsea (TVDS).
GRAND ISLE 43	GI 46	OCS 00132	25.000%	21.875%	5000 acres	All of Block, GI 46

Field	Area / Block	Lease	Record Title / Operating Rights Working Interest %		Description/Ac reage	Depths
GRAND ISLE 43	GI 46	OCS 00132	25.000%	21.875%	5000 acres	All of Block 46, Grand Isle Area, INSOFAR AND ONLY INSOFAR as the said lease covers and affects depths below 18,000 feet subsea (TVDS) to 99,999 feet subsea (TVDS).
GRAND ISLE 43	GI 46	OCS 00132	25.000%	21.875%	5000 acres	All of Block 46, Grand Isle Area, from 12,792' SSTVD to 18,000' subsea (TVDS].
GRAND ISLE 43	GI 47	OCS 00133	25.000%	21.875%	5000 acres	All of Block, GI 47
GRAND ISLE 43	GI 47	OCS 00133	25.000%	21.875%	5000 acres	All of Block 47, Grand Isle Area, INSOFAR AND ONLY INSOFAR as the said lease covers and affects depths below 18,000 feet subsea (TVDS] to 99,999 feet subsea (TVDS).
GRAND ISLE 43	GI 47	OCS 00133	25.000%	21.875%	5000 acres	All of Block 47, Grand Isle Area, from 15,742' TVDSS to 18,000' subsea (TVDS)
GRAND ISLE 43	GI 48	OCS 00134	25.000%	21.875%	5000 acres	All of Block, GI 48
GRAND ISLE 43	GI 48	OCS 00134	25.000%	21.875%	5000 acres	All of Block 48, Grand Isle Area, INSOFAR AND ONLY INSOFAR as the said lease covers and affects depths below 18,000 feet subsea (TVDS) to 99,999 feet subsea (TVDS).
GRAND ISLE 43	GI 48	OCS 00134	25.000%	21.875%	5000 acres	All of Block 48, Grand Island Area, from 16,812' TVDSS to 18,000' subsea (TVDS)
GRAND ISLE 43	GI 52	OCS 00177	25.000%	21.875%	2500 acres	NI/2, GI 52

Field	Area / Block	Lease	Record Title / Operating Rights Working Interest %		Description/Acreage	Depths
GRAND ISLE 43	GI 52	OCS 00177	25.000%	21.875%	2500 acres	Nl/2 of Block 52, Grand Isle Area, as to all depths below 17,651feet TVDSS down to 99,999 feet TVDSS.
GRAND ISLE 43	WD 67	OCS 00179	25.000%	21.875%	2500 acres	S1/2, WD 67
GRAND ISLE 43	WD 67	OCS 00179	25.000%	21.875%	2500 acres	S1/2 of Block 67, West Delta Area, INSOFAR AND ONLY INSOFAR as the said lease covers and affects depths below 18,000 feet subsea (TVDS) to 99,999 feet subsea (TVDS).
GRAND ISLE 43	WD 67	OCS 00179	25.000%	21.875%	2500 acres	S1/2 of Block 67, West Delta Area, from 11,650' TVDSS to 18,000' subsea (TVDS)
GRAND ISLE 43	WD 68	OCS 00180	25.000%	21.875%	1833 acres	S1/2, WD68
GRAND ISLE 43	WD 68	OCS 00180	25.000%	21.875%	1833 acres	S1/2 of Block 68, West Delta Area, INSOFAR AND ONLY INSOFAR as the said lease covers and affects depths below 18,000 feet subsea (TVDS) to 99,999 feet subsea (TVDS).
GRAND ISLE 43	WD 68	OCS 00180	25.000%	21.875%	1833 acres	S1/2 of Block 68, west Delta Area. from 13,225' TVDSS to 18,000' subsea (TVDS)
GRAND ISLE 43	WD 69	OCS 00181	25.000%	21.875%	3665 acres	All of Block, WD 69
GRAND ISLE 43	WD 69	OCS 00181	25.000%	21.875%	3665 acres	All of Block 69, West Delta Area, INSOFAR AND ONLY INSOFAR as the said lease covers and affects depths below 18.000 feet subsea [TVDS) to 99,999 feet subsea [TVDS).

Field	Area / Block	Lease	Record Title / Operating Rights Working Interest %	i	Description/Acreage	Depths
GRAND ISLE 43	WD 69	OCS 00181	25.000%	21.875%	3665 acres	All of Block 69, West Delta Area, from 13,102' TVDSS to 18,000' (TVDS)
GRAND ISLE 43	WD 70	OCS 00182	25.000%	21.875%	5000 acres	All of Block, WD 70
GRAND ISLE 43	WD 70	OCS 00182	25.000%	21.875%	5000 acres	All of Block 70, West Delta Area, INSOFAR AND ONLY INSOFAR as the said lease covers and affects depths below 18,000 feet subsea (TVDS) to 99,999 feet subsea (TVDS).
GRAND ISLE 43	WD 70	OCS 00182	25.000%	21.875%	5000 acres	All of Block 70, West Delta Area, from 13.182' TVDSS to 18,000' subsea (TVDS)
GRAND ISLE 43	WD 71	OCS 00838	25.000%	21.875%	5000 acres	All of Block, WD 71
GRAND ISLE 43	WD 71	OCS 00838	25.000%	21.875%	5000 acres	All of Block 71, West Delta Area, INSOFAR AND ONLY INSOFAR as the said lease covers and affects depths below 18,000 feet subsea (TVDS) to 99,999 feet subsea (TVDS).
GRAND ISLE 43	WD 71	OCS 00838	25.000%	21.875%	5000 acres	All of Block 71, West Delta Area, from 13,357' SSTVD to 18,000' SSTVD.
GRAND ISLE 43	WD 94	OCS 00839	25.000%	21.875%	5000 acres	All of Block, WD 94
GRAND ISLE 43	WD 94	OCS 00839	25.000%	21.875%	5000 acres	All of Block 94, West Delta Area, from 13,159' SSTVD to 99,999' SSTVD.

Field	Area / Block	Lease	Record Title / Operating Rights Working Interest %		Description/Ac reage	Depths
GRAND ISLE 43	WD 95	OCS-G 01497	25.000%	21.875%	5000 acres	All of Block, WD 95
GRAND ISLE 43	WD 95	OCS-G 01497	25.000%	21.875%	5000 acres	All of Block 95, West Delta Area, INSOFAR AND ONLY INSOFAR AS said lease covers the S1/2SE1/4; S1/2N1/2SE1/4; SE1/4SW1/4; S1/2SW1/4SW1/4 of Block 95, West Delta Area, limited in depth from the surface of the Earth down to and including 7,369' subsea.
GRAND ISLE 43	WD 95	OCS-G 01497	25.000%	21.875%	5000 acres	Nl/2; N1/2N1/2SE1/4; N1/2SW1/4; N1/2SW1/4SW1/4 of Block 95, West Delta Area, from 13,601' SSTVD to 99,999' SSTVD.
GRAND ISLE 43	WD 96	OCS-G 01498	25.000%	21.875%	3665 acres	All of Block, WD 96
GRAND ISLE 43	WD 96	OCS-G 01498	25.000%	21.875%	3665 acres	INSOFAR AND ONLY INSORFAR as the lease covers the all of Block 96, OCS-G01498, West Delta Area, as to all depths below 18,000 (SSTVD) down to 99,999 (SSTVD).
GRAND ISLE 43	WD 96	OCS-G 01498	25.000%	21.875%	3665 acres	All of Block, West Delta Area, from 13,399' SSTVD to 18,000' SSTVD.
Main Pass 296	MP 296	OCS-G 01673	13.57787% RT	11.31489%	"N" Sand Reservoir Unit	No Restrictions
Main Pass 296	MP 296	OCS-G 01673	50.0000% RT	43.75000%	Entire Block, 4560.81 Acres	No Restrictions

Field	Area / Block	Lease	Record Title / Operating Rights Working Interest %	Net Revenue Interest %	Description/Acreage	Depths
Main Pass 296	MP 296	OCS-G 01673	50.0000% Op Right	27.77778%	Entire Block, 4560.81 Acres	All of Block 296 Main Pass Area, South and East Additions, from 7,542' SSTVD to 9,500' SSTVD All of Block 296 Main Pass Area, South and East Additions, as to those depths below 9,500' SSTVD down to 99,999' SSTVD
Main Pass 311	MP 311	OCS-G 02213	50.00% RT 50.00% OP Rights	41.67%	Entire Block, 4999.96 Acres	50% (11,020-12,000 feet)
Main Pass 311	MP 311	OCS-G 02213	50.00% RT 33.33333% Op Rights	27.77778%	Entire Block, 4999.96 Acres	33 1/3 % (below 12,000 feet)
Ship Shoal 227	SS 227	OCS-G 12951	39.062% RT 25% OP	32.240%	5000 acres	25% op rights below 15001' TVD
S MARSH ISL 115	SM 90	OCS-G 08684	100.000%	83.333%	5000 acres	No Restrictions
S MARSH ISL 115	SM 99	OCS-G 04109	100.000%	83.333%	5000 acres	No Restrictions.
S TIMBALIE R 041	ST 41	OCS-G 24954	100.000%	83.333%	5000 acres	No Restrictions
Ship Shoal 169	SS 168	OCS 00819	100.000% RT	83.333%	5000 acres	No Restrictions

Field	Area / Block	Lease	Record Title / Operating Rights Working Interest %		Description/Ac reage	Depths
Ship Shoal 169	SS 181	OCS-G 04231	100.000% RT	83.333%	5000 acres	No Restrictions
Ship Shoal 169	SS 182 E/2	OCS-G 01019	100.000% RT	75.000%	2500 acres	No Restrictions
Ship Shoal 169	SS 182 C-UNIT SS 183 E-UNIT	OCS-G 01019 OCS 00821	100.000% WI	72.396%	C & E Unit, Portions of SS 182/183	0-9,488' TVD
Ship Shoal 169	SS 183 N/2 N/2, NW4, SW/4 SE/4; S/2, NE/4; SW/4; S/2, NW/4, SW/4	OCS 00821	100.000%	69.444% 72.916% 62.500%	N/2 (Excluding C&E Unit) 2500 acres N/2 NW/4 SW/4 (Excluding C&E Unit) 156.25 acres SE/4; S/2 SW/4; NE/4 SW/4; S/2 NW/4 SW/4 (Excluding C&E Unit) 2343.75 acres	No Restrictions
Ship Shoal 208	SS 208	OCS-G 01228	100.000%	83.333%	5000 acres	No Restrictions
Ship Shoal 208	SS 209	00827	100.000%	83.333%	5000 acres	No Restrictions
Ship Shoal 208	SS 215	OCS-G 01230	100.000%	83.333%	5000 acres	No Restrictions

Field	Area / Block	Lease	Record Title / Operating Rights Working Interest %	Net Revenue Interest %	Description/Ac reage	Depths
Tiger Shoal	SM 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 235, 236, 237, 238, 239, 240, 242, 243, 252 & 253	OCS 00310	100.000%	83.333%	All of Blocks lying within OCS 310	N/A
Tiger Shoal	SM 212	OCS 00310	100.000% WI	83.333%(1)	All of Block	No Restrictions
Tiger Shoal	SM 217	OCS 00310	100.00000% WI	83.33333% (1)	All of Block	No Restrictions
Tiger Shoal	SM 217 SM 218 SM 221 SM 222	OCS 00310	100.00000% WI	83.33333% (1)	All of Block	No Restrictions
Tiger Shoal	SM 217	OCS 00310	100.00000% WI	83.33333%	All of Block	No Restrictions
Tiger Shoal	SM 230 SM 231 SM 235	OCS 00310	100.00000% WI	83.33333% (1)	All of Blocks lying within OCS 310	0 - 19,840' SSTVD

Field	Area / Block	Lease	Record Title / Operating Rights Working Interest %		Description/Ac reage	Depths
			0% OR & WI	5.00000% (6) ORRI only		19,840' – 99,999' SSTVD
Tiger Shoal	SM 236 SM 237 SM 242	OCS 00310	100.00000% WI	83.33333% (5)	BLK 236: S/2 S/2 BLK 237 SW/4 SW/4 BLK 242: NW/4 NW4	0 - 9640' SSTVD 11,291' – 99,999' SSTVD
Tiger Shoal	SM 207 / SM 212	OCS 00310	50.00000% OR & WI	45.83333% (3)	Terminated	0 - 12,200° SSTVD
	SM 207		100,00000% WI	83.33333% (1)	LHP Unit	12,200' – 99,999' SSTVD
Tiger Shoal		OCS 00310	40.00000% WI	33.3333%	N/A	0 – 12,450' SSTVD
	SM 241		40.00000% RT	33.33333%	N/A	NA
Tiger Shoal	SM 236	OCS-G 4437	100.00% RT	62.26667% (1)	All of Block st of OCS 310 Lease Line 2,070.72 acres	0 - 24,000' SSTVD
Tiger Shoal	SM 236	OCS-G 4437	100.00% WI	62.26667% (1)	S/2 S/2 lying West of OCS 310 978.76 acres	0 - 9,640' 11,291' - 24,000'SSTVD

Field	Area / Block	Lease	Record Title / Operating Rights Working Interest %	Net Revenue Interest %	Description/Ac reage	Depths
Tiger Shoal	SM 236	OCS-G 4437 OCS 310	100.00% WI	73.96910 % (2)	Federal Unit #14-08-0001- 202364 1020 acres — G4437 (29.79% Unit Participation) 1,843 acres — G 0310 (70.21% Unit Participation)	0 – 24,000 SSTVD
West Delta 30	WD 21	OCS-G 01447	100.000%	74.8%-83.3%	1875 acres	No Restrictions
West Delta 30	WD 30	OCS 00026	100.000%	87.500%	5000 acres	No Restrictions
West Delta	WD 31	OCS 00016	100.000%	86.6%-87.5%	5000 acres	No Restrictions
West Delta	WD 32	OCS 00367	100.000%	86.6%-87.5%	2500 acres	No Restrictions

- (1) reflects Chevron's interest, less its proportionate share of the lease burdens [12.5% RI and 4.16667% ORRI (Burton Heirs)].
- (2) reflects Chevron's operating rights, less its proportionate share of the lease burdens [12.5% RI and 4.16667% ORRI (Burton Heirs)], plus the ORRI originally reserved in Assignment of Operating Rights referenced below, of the difference between existing lease burdens and 25%, proportionally reduced, to be borne by assignee, pursuant to Sublease and Participation Agreement dated effective May 18, 2000, between Texaco Exploration and Production Inc., as Sublessor, and Linder Energy Company, et al as Sublessee(s) covering those lands included in the now terminated Lighthouse Point Unit, SMI 207 & SMI 212.

*Note: Chevron is owed a reassignment of Black Elk's 50% OR & WI.

(3) reflects Chevron's operating rights, less its proportionate share of the lease burdens [12.5% RI and 4.16667% ORRI (Burton Heirs)], plus an ORRI of 8.33333% of 55% originally reserved, pursuant to the SMI 212 Farmout, JOA & Assignment of Operating Rights referenced below (Flatrock) dated effective 8/15/2007, between Chevron U.S.A. Inc., McMoRan Oil & Gas LLC and Plains Exploration

- & Production Company (QLS 828204).
- (4) reflects Chevron's operating rights, less its proportionate share of the lease burdens [12.5% RI and 4.16667% ORRI (Burton Heirs)], plus an ORRI of 8.33333% of 55% originally reserved (a portion of which was extinguished by confusion in certain areas of Hurricane see asterisks below), pursuant to the SMI 217 Farmout, JOA and Assignment of Operating Rights (Hurricane) dated effective 12/14/2004, between Chevron U.S.A. Inc., McMoRan Oil & Gas LLC and Palace Exploration Company (QLS 698801).
 - * Post Chevron/McMoRan's PRP of RoDas working interest and post McMoRan acquisition of Palace's working interest.
 - ** Post Chevron/McMoRan's PRP of RoDa's working interest and post McMoRan acquisition of Palace's working interest, except #223 Well, due to APO working interest assignment from Palace to RoDa (Zeneca).
- (5) Reflects Chevron's operating rights, less its proportion share of the lease burdens [12.5% RI and 4.16667% ORRI (Burton Heirs)], pursuant to Purchase and Sale Agreement between Texaco Exploration and Production, Inc., Seller and Apache Corporation, Buyer, dated December 22, 1994 and the Assignment of Operating Rights, dated effective January 1, 1995 to Apache Corporation, wherein Texaco conveyed 100% OR to Apache in and to the above described lands only as to depths in between 9,640' and 11,291', that being conveyed further described in the above referenced Purchase and Sale Agreement as limited to those reservoirs identified and unitized under that certain Unit Agreement dated February 15, 1984 entitled South Marsh Island 236/243 Unit and bearing Contract No. 14-08-001-20252, which unit was terminated October 1, 2009.
- (6) Reflects Chevron's 5.0% ORRI prior to Project Payout and escalates to 10% after Project Payout, pursuant to the Farmout Proposal Letter Agreement, dated July 1, 2009, between McMoRan Oil & Gas LLC and Chevron U.S.A. Inc. (QLS 833350, Davy Jones).

Real Property

Book	Page	From	То	Agreement	Description	Percentage
3359	519	Chevron USA INC	Fieldwood Energy Offshore LLC	Act of Sale	Those lands located in Section 32, Township 21 South Range 25 East Jefferson parish, Louisiana associated with, relating to, or used in conection with the Grand Isle Tank Battery, including those lands more particulary described in Exhibit A of the Act of Sale and listed below for reference.	25%

Tract No. 1: Cash Sale of Property from Mrs. Alexizna B. Frasier. Administratrix of the Succession of Clarence Frazier, to Continental Oil Company, dated June 5, 1956, containing 22.18 acres, more or less, recorded in Conveyance Book 402, Page 303, Entry 78489, Jefferson Parish, Louisiana.

Tract No. 2: Sale from Aurora M. Milliet, Alma Harris, and Douglas M. Milliet to Continental Oil Company, The Atlantic Refining Company, Tidewater Oil Company, and Cities Service Oil Company, dated March 16, 1966, containing 0.53 acres, more or less, recorded in Conveyance Book 632, Page 787, Entry 356043, Jefferson Parish, Louisiana.

- Tract No. 3: Cash Sale from Humble Companies Charitable Trust to Continental Oil Company, dated May 18, 1967, containing 4.50 acres, more or less, recorded in Mineral Lease Book 26, Folio 924, Entry 399510, Jefferson Parish, Louisiana.
- Tract No. 4: Cash Sale from Peter J. Marcello and Carlos Marcello to Continental Oil Company, Atlantic Richfield Company, Getty Oil Company, and Cities Service Oil Company, dated March 23, 1970, containing 3.67 acres, more or less, recorded in Conveyance Book 712, Page 900, Entry 483452, Jefferson Parish, Louisiana.
- Tract No. 5: Cash Sale from Rosamond St. Pierre and Isola Hebert St. Pierre to Continental Oil Company, Atlantic Richfield Company, Getty Oil Company, and Cities Service Oil Company, dated May 13, 1970, containing 0.70 acres, more or less, recorded in Conveyance Book 715, Folio 240, Entry 487542, Jefferson Parish, Louisiana.
- Tract No. 6: Cash Sale from Myrtle Duplantis Martin, Individually and as Co-Executor of the Succession of Edmond Martin, Jr., and B.J. Duplantis, Co-Executor of the Succession of Edmond Martin, Jr. to Continental Oil Company, Atlantic Richfield Company, Getty Oil Company, and Cities Service Oil Company, dated December 20, 1973, containing 1.38 acres, more or less, recorded in Conveyance book 805, Page 670, Entry 625692, Jefferson Parish Louisiana.
- Tract No. 7: Cash Sale from Clyde W. Pregeant, Sr. to Continental Oil Company, Atlantic Richfield Company, Getty Oil Company, and Cities ServiceOil Company, dated December 29, 1973, containing 0.14 acres, more or less, recorded in C.O.B. Book 806, Folio 318, Entry 626667, Jefferson Parish, Louisiana.
- Tract No. 8: Cash Sale from Clyde W. Pregeant, Sr. to Continental Oil Company, Atlantic Richfield Company, Getty Oil Company, and Cities Service Oil Company, dated February 12, 1974, containing 1.30 acres, more or less, recorded in C.O.B. Book 808, Folio 479, Entry 630719, Jefferson Parish, Louisiana.
- Tract No. 9: Cash Sale from Ralph J. Adams and Corinne Bonnette Adams to Conoco Inc., dated August 24, 1982, containing 0.76 acres, more or less, recorded in C.O.B. Book 103 1, Folio 185, Entry 1026570, Jefferson Parish, Louisiana
- Tract No. 10: Sale from NL Industries, Inc. to Conoco Inc. dated November 12, 1986, containing 4.20 acres, more or less, recorded in C. 0. B. Book 1608, Folio 253, Entry 86-59999, Jefferson Parish, Louisiana.
- Tract No. 11: Sale from NL Industries. Inc. to Conoco Inc. dated November 12, 1986, containing 0.34 acres, more or less, recorded in C. 0. B. Book 1608, Folio 255, Entry 86-60000, Jefferson Parish, Louisiana.
- Tract No. 12: Cash Sale from John A. Collins and Donna G. Collins to Conoco Inc. dated November 25, 1986, containing 0.67 acres, more or less, recorded in C.O.B. Book 1609, Folio 272, Entry 86-60387, Jefferson Parish Louisiana.
- Tract No.13: Cash Sale from Louis J. Eymard, Ruth Marie Eymard Orgeron, Mamie Lee Mary Eymard Melancon, Rodney Joseph Eymard, Stella Rosalie Eymard Pierce and Michael Mitchell

Eymard to Conoco Inc. dated November 13, 1986, containing 0.69 acres, more or less, recorded in

C.O.B. Book 1602, Folio 323, Entry 86-58362, Jefferson Parish, Louisiana.

Tract No. 14: Cash Sale from Michael M. Eymard and Lola Cheramie Eymard to Conoco Inc., dated November 13, 1986, containing 4.17 acres, more or less, recorded in C.O.B. Book 1602, Folio 320, Entry 86-58361, Jefferson Parish, Louisiana.

EXHIBIT A-1 WELLS

Lease	Operator	Well Name	API Number	Gross Working Interest	Net Revenue Interest	Overriding Royalty Interest
G03783	Cox Operating L.L.C.	EI 353 G03783 D002	177104111200	50.00000%	41.66667%	
G03783	Cox Operating L.L.C.	EI 353 G03783 D003	177104111600	100.00000%	83.33333%	
G03783	Cox Operating L.L.C.	EI 353 G03783 D007	177104115000	100.00000%	83.33333%	_
G03783	Cox Operating L.L.C.	EI 353 G03783 D016	177104135001	100.00000%	83.33333%	_
G03783	Cox Operating L.L.C.	EI 360 G02323 D003	177104111600	100.00000%	[TBD]	[TBD]
G02323	Cox Operating L.L.C.	EI 360 G02323 A004	177104097100	100.00000%	77.08333%	-
G02323	Cox Operating L.L.C.	EI 360 G02323 A005	177104097400	100.00000%	77.08333%	-
G02323	Cox Operating L.L.C.	EI 360 G02323 A009	177104100001	100.00000%	77.08333%	-
G02323	Cox Operating L.L.C.	EI 360 G02323 A012	177104103900	100.00000%	77.08333%	-
G02323	Cox Operating L.L.C.	EI 360 G02323 C001	177104110002	100.00000%	77.08333%	-
G02323	Cox Operating L.L.C.	EI 360 G02323 C002	177104110501	100.00000%	77.08333%	-
G02323	Cox Operating L.L.C.	EI 360 G02323 C005	177104073900	100.00000%	77.08333%	-
G02323	Cox Operating L.L.C.	EI 360 G02323 C006	177104112300	100.00000%	77.08333%	-
G02323	Cox Operating L.L.C.	EI 360 G02323 C007	177104113101	100.00000%	77.08333%	-
G02323	Cox Operating L.L.C.	EI 360 G02323 C008	177104114900	100.00000%	77.08333%	-
G02323	Cox Operating L.L.C.	EI 360 G02323 C009	177104116602	100.00000%	77.08333%	-
G02323	Cox Operating L.L.C.	EI 360 G02323 C010	177104117201	100.00000%	77.08333%	-
G02323	Cox Operating L.L.C.	EI 360 G02323 C011	177104117500	100.00000%	77.08333%	-
G02323	Cox Operating L.L.C.	EI 360 G02323 C013 ST01	177104118901	100.00000%	77.08333%	-
G02323	Cox Operating L.L.C.	EI 360 G02323 C014	177104119201	100.00000%	77.08333%	•
G02323	Cox Operating L.L.C.	EI 360 G02323 C017	177104145900	100.00000%	77.08333%	
G02323	Cox Operating L.L.C.	EI 360 G02323 C018	177104166700	100.00000%	77.08333%	-
G02323	Cox Operating L.L.C.	EI 360 G02323 C019	177104166200	100.00000%	77.08333%	-
G02323	Cox Operating L.L.C.	EI 360 G02323 D005	177104113600	100.00000%	77.08333%	-
G02323	Cox Operating L.L.C.	EI 360 G02323 D013	177104118500	100.00000%	77.08333%	-
G02324	Cox Operating L.L.C.	EI 361 G02324 A001	177104095200	87.64710%	73.03921%	-
G02324	Cox Operating L.L.C.	EI 361 G02324 A002	177104095600	87.64710%	73.03921%	-
G02324	Cox Operating L.L.C.	EI 361 G02324 A006	177104097900	87.64710%	73.03921%	-
G02324	Cox Operating L.L.C.	EI 361 G02324 A007	177104098500	87.64710%	73.03921%	-
G02324	Cox Operating L.L.C.	EI 361 G02324 A008	177104099200	87.64710%	73.03921%	-
G02324	Cox Operating L.L.C.	EI 361 G02324 A010	177104101200	87.64710%	73.03921%	-
G02324	Cox Operating L.L.C.	EI 361 G02324 A011	177104103402	87.64710%	73.03921%	-
G02324	Cox Operating L.L.C.	EI 361 G02324 A013	177104104400	87.64710%	73.03921%	
G02324	Cox Operating L.L.C.	EI 361 G02324 A014	177104104700	87.64710%	73.03921%	-

Lease	Operator	Well Name	API Number	Gross Working Interest	Net Revenue Interest	Overriding Royalty Interest
G02324	Cox Operating L.L.C.	EI 361 G02324 A015	177104105300	87.64710%	73.03921%	-
G02324	Cox Operating L.L.C.	EI 361 G02324 A016	177104105703	87.64710%	73.03921%	-
G02324	Cox Operating L.L.C.	EI 361 G02324 A017	177104105800	87.64710%	73.03921%	-
G02324	Cox Operating L.L.C.	EI 361 G02324 A018	177104106600	87.64710%	73.03921%	-
G02324	Cox Operating L.L.C.	EI 361 G02324 A019	177104107500	87.64710%	73.03921%	-
G02324	Cox Operating L.L.C.	EI 361 G02324 A020	177104107902	87.64710%	73.03921%	-
G02324	Cox Operating L.L.C.	EI 361 G02324 A021	177104108101	87.64710%	73.03921%	-
G02324	Cox Operating L.L.C.	EI 361 G02324 A022	177104144600	87.64710%	73.03921%	-
G02324	Cox Operating L.L.C.	EI 361 G02324 A023	177104145400	87.64710%	73.03921%	-
G02324	Cox Operating L.L.C.	EI 361 G02324 A024	177104157900	100.00000%	83.33333%	-
G02324	Cox Operating L.L.C.	EI 361 G02324 C003	177104112401	87.64710%	73.03921%	-
G02324	Cox Operating L.L.C.	EI 361 G02324 C012	177104118002	87.64710%	73.03921%	-
G02324	Cox Operating L.L.C.	EI 361 G02324 C015	177104119500	87.64710%	73.03921%	-
G02324	Cox Operating L.L.C.	EI 361 G02324 C016	177104119800	87.64710%	73.03921%	-
G02324	Cox Operating L.L.C.	EI 361 G02324 D001	177104111102	87.64710%	73.03921%	-
G02324	Cox Operating L.L.C.	EI 361 G02324 D004	177104113500	87.64710%	73.03921%	-
G02324	Cox Operating L.L.C.	EI 361 G02324 D010	177104117100	87.64710%	73.03921%	-
G02324	Cox Operating L.L.C.	EI 361 G02324 D014	177104119300	87,64710%	73.03921%	-
G02324	Cox Operating L.L.C.	EI 361 G02324 D015	177104134601	87.64710%	73.03921%	-
G02324	Cox Operating L.L.C.	EI 361 G02324 D017	177104152401	87.64710%	73.03921%	-
00174	Cox Operating L.L.C.	GI 32 00174 U012 UNIT	177192014502	25.00000%	21.67603%	-
00127	Cox Operating L.L.C.	GI 39 00127 Q001 UNIT	177174037903	[TBD]	[TBD]	[TBD]
00128	Cox Operating L.L.C.	GI 40 00128 E007D UNIT	177170077500	25.00000%	21.87500%	-
00128	Cox Operating L.L.C.	GI 40 00128 E009 UNIT	177170078700	25.00000%	21.87500%	-
00128	Cox Operating L.L.C.	GI 40 00128 G001 UNIT	177170070400	25.00000%	21.87500%	-
00128	Cox Operating L.L.C.	GI 40 00128 G002 UNIT	177170076200	25.00000%	21.87500%	-
00128	Cox Operating L.L.C.	GI 40 00128 G006	177174012600	25.00000%	21.87500%	-
00128	Cox Operating L.L.C.	UNIT GI 40 00128 G010 UNIT	177174037200	25.00000%	21.87500%	-
00128	Cox Operating L.L.C.	GI 40 00128 G011 UNIT	177174037300	25.00000%	21.87500%	-
00128	Cox Operating L.L.C.	GI 40 00128 G013 UNIT	177174098600	[TBD]	[TBD]	[TBD]
00128	Cox Operating L.L.C.	GI 40 00128 M001 UNIT	177174037000	25.00000%	21.87500%	-
00128	Cox Operating L.L.C.	GI 40 00128 M002D UNIT	177174038600	25.00000%	21.87500%	-
00128	Cox Operating L.L.C.	GI 40 00128 O005 UNIT	177174097100	25.00000%	21.87500%	-
00129	Cox Operating L.L.C.	GI 41 00129 D002 UNIT	177170075300	25.00000%	21.87500%	-
00129	Cox Operating L.L.C.	GI 41 00129 D003 & D003D UNIT	177170076700	25.00000%	21.87500%	-

Lease	Operator	Well Name	API Number	Gross Working Interest	Net Revenue Interest	Overriding Royalty Interest
00129	Cox Operating L.L.C.	GI 41 00129 D007 UNIT	177172000000	25.00000%	21.87500%	-
00129	Cox Operating L.L.C.	GI 41 00129 D009 UNIT	177172001500	25.00000%	21.87500%	-
00129	Cox Operating L.L.C.	GI 41 00129 D010 UNIT	177174017801	25.00000%	21.87500%	-
00129	Cox Operating L.L.C.	GI 41 00129 D011 UNIT	177174018400	25.00000%	21.87500%	-
00129	Cox Operating L.L.C.	GI 41 00129 F003 UNIT	177174006401	25.00000%	21.87500%	-
00129	Cox Operating L.L.C.	GI 41 00129 F005 UNIT	177174017302	25.00000%	21.87500%	-
00129	Cox Operating L.L.C.	GI 41 00129 H005 UNIT	177174038100	25.00000%	21.87500%	-
00129	Cox Operating L.L.C.	GI 41 00129 H006 UNIT	177174098301	25.00000%	21.87500%	-
00130	Cox Operating L.L.C.	GI 41 00130 D004 UNIT	177170080500	25.00000%	21.87500%	-
00130	Cox Operating L.L.C.	GI 41 00130 D008 UNIT	177172000801	25.00000%	21.87500%	-
00130	Cox Operating L.L.C.	GI 41 00130 E001 UNIT	177170069401	25.00000%	21.87500%	-
00130	Cox Operating L.L.C.	GI 41 00130 E002 UNIT	177170074701	25.00000%	21.87500%	-
00130	Cox Operating L.L.C.	GI 41 00130 E003 UNIT	177170075000	25.00000%	21.87500%	-
00130	Cox Operating L.L.C.	GI 41 00130 E004 UNIT	177170075201	25.00000%	21.87500%	-
00130	Cox Operating L.L.C.	GI 41 00130 E005 UNIT	177170075400	25.00000%	21.87500%	-
00130	Cox Operating L.L.C.	GI 41 00130 E006 UNIT	177170077300	25.00000%	21.87500%	-
00130	Cox Operating L.L.C.	GI 41 00130 E008 UNIT	177170079800	25.00000%	21.87500%	-
00130	Cox Operating L.L.C.	GI 41 00130 E010 UNIT	177172000301	25.00000%	21.87500%	-
00130	Cox Operating L.L.C.	GI 41 00130 E012D UNIT	177174011500	25.00000%	21.87500%	-
00130	Cox Operating L.L.C.	GI 41 00130 E013 UNIT	177174012900	25.00000%	21.87500%	-
00130	Cox Operating L.L.C.	GI 41 00130 G007 UNIT	177174022400	25.00000%	21.87500%	-
00130	Cox Operating L.L.C.	GI 41 00130 G008 UNIT	177174026400	25.00000%	21.87500%	-
00130	Cox Operating L.L.C.	GI 41 00130 H001 UNIT	177174020300	25.00000%	21.87500%	-
00130	Cox Operating L.L.C.	GI 41 00130 H002 UNIT	177174028100	25.00000%	21.87500%	-
00130	Cox Operating L.L.C.	GI 41 00130 H003 UNIT	177174028601	25.00000%	21.87500%	-
00130	Cox Operating L.L.C.	GI 41 00130 H004 UNIT	177174038000	25.00000%	21.87500%	-
00130	Cox Operating L.L.C.	GI 41 00130 H007 UNIT	177174098400	25.00000%	21.87500%	-
0131	Cox Operating L.L.C.	GI 42 00131 C001 UNIT	177170067000	25.00000%	21.67603%	-
00131	Cox Operating L.L.C.	GI 42 00131 C002 UNIT	177170072100	25.00000%	21.67603%	-
00131	Cox Operating L.L.C.	GI 42 00131 F001 UNIT	177174005100	25.00000%	21.67603%	-
00131	Cox Operating L.L.C.	GI 42 00131 F002 UNIT	177174006071	25.00000%	21.67603%	-
00131	Cox Operating L.L.C.	GI 42 00131 F004 UNIT	177174007100	25.00000%	21.67603%	-

Lease	Operator	Well Name	API Number	Gross Working Interest	Net Revenue Interest	Overriding Royalty Interest
00129	Cox Operating L.L.C.	GI 46 00132 001 UNIT	177174042801	25.00000%	21.87500%	-
00132	Cox Operating L.L.C.	GI 46 00132 G009 UNIT	177174026101	25.00000%	21.87500%	-
00133	Cox Operating L.L.C.	GI 47 00133 E006 UNIT	177170078100	25.00000%	21.87500%	
00133	Cox Operating L.L.C.	GI 47 00133 E008 UNIT	177170079500	25.00000%	21.87500%	-
00133	Cox Operating L.L.C.	GI 47 00133 E017 UNIT	177174039900	25.00000%	21.87500%	-
00133	Cox Operating L.L.C.	GI 47 00133 G004 UNIT	177170079601	25.00000%	21.87500%	-
00133	Cox Operating L.L.C.	GI 47 00133 G005 UNIT	177170080301	25.00000%	21.87500%	-
00133	Cox Operating L.L.C.	GI 47 00133 G012 UNIT	177174037500	25,00000%	21.87500%	-
00133	Cox Operating L.L.C.	GI 47 00133 L001 UNIT	177174012800	25.00000%	21.87500%	-
00133	Cox Operating L.L.C.	GI 47 00133 L002 UNIT	177174015901	25.00000%	21.87500%	-
00133	Cox Operating L.L.C.	GI 47 00133 L003 UNIT	177174020500	25.00000%	21.87500%	-
00133	Cox Operating L.L.C.	GI 47 00133 L004 UNIT	177174017000	25.00000%	21.87500%	-
00133	Cox Operating L.L.C.	GI 47 00133 L005 UNIT	177174017900	25.00000%	21.87500%	-
00133	Cox Operating L.L.C.	GI 47 00133 L006 UNIT	177174036300	25.00000%	21.87500%	-
00133	Cox Operating L.L.C.	GI 47 00133 L007 UNIT	177174039101	25.00000%	21.87500%	-
00133	Cox Operating L.L.C.	GI 47 00133 L009 UNIT	177174039201	25.00000%	21.87500%	-
00133	Cox Operating L.L.C.	GI 47 00133 L011 UNIT	177174039602	25.00000%	21.87500%	-
00133	Cox Operating L.L.C.	GI 47 00133 0001 & 0001D UNIT	177174096102	25.00000%	21.87500%	-
00133	Cox Operating L.L.C.	GI 47 00133 O002 & O002D UNIT	177174096600	25.00000%	21.87500%	-
00133	Cox Operating L.L.C.	GI 47 00133 O003 UNIT	177174096700	25.00000%	21.90000%	[TBD]
00133	Cox Operating L.L.C.	GI 47 00133 O004 UNIT	177174096900	25.00000%	21.87500%	-
00133	Cox Operating L.L.C.	GI 47 00133 0006 UNIT	177174097200	25.00000%	21.87500%	-
00133	Cox Operating L.L.C.	GI 47 00133 O007 UNIT	177174097301	25.00000%	21.87500%	-
00133	Cox Operating L.L.C.	GI 47 00133 O008 & O008D UNIT	177174097600	25.00000%	21.87500%	-
00133	Cox Operating L.L.C.	GI 47 00133 O009 & O009D UNIT	177174097700	25.00000%	21.87500%	-
00134	Cox Operating L.L.C.	GI 48 00134 014 UNIT (AKA P001)	177174015300	25.00000%	21.87500%	-
00134	Cox Operating L.L.C.	GI 48 00134 E001 UNIT	177170045400	25.00000%	21.87500%	-
00134	Cox Operating L.L.C.	GI 48 00134 E014 UNIT	177172003900	25.00000%	21.87500%	-
00134	Cox Operating L.L.C.	GI 48 00134 E018 UNIT	177174043501	25.00000%	21.87500%	-
00134	Cox Operating L.L.C.	GI 48 00134 J002 UNIT	177174003201	25.00000%	21.87500%	-
00134	Cox Operating L.L.C.	GI 48 00134 J003 UNIT	177174004502	25.00000%	21.87500%	-
00134	Cox Operating L.L.C.	GI 48 00134 J004 & J004D UNIT	177174004803	25.00000%	21.87500%	-

Lease	Operator	Well Name	API Number	Gross Working Interest	Net Revenue Interest	Overriding Royalty Interest
00134	Cox Operating L.L.C.	GI 48 00134 J005 UNIT	177174001601	25.00000%	21.87500%	-
00134	Cox Operating L.L.C.	GI 48 00134 J006 UNIT	177174012000	25.00000%	21.87500%	-
00134	Cox Operating L.L.C.	GI 48 00134 J007 UNIT	177174012200	25.00000%	21.87500%	-
00134	Cox Operating L.L.C.	GI 48 00134 J008 UNIT	177174016900	25.00000%	21.87500%	-
00134	Cox Operating L.L.C.	GI 48 00134 J009 UNIT	177174044200	25.00000%	21.87500%	-
00134	Cox Operating L.L.C.	GI 48 00134 J010 UNIT	177174044401	25.00000%	21.87500%	87.5%
00134	Cox Operating L.L.C.	GI 48 00134 P002 UNIT	177174097802	25.00000%	21.87500%	-
00177	Cox Operating L.L.C.	GI 52 00177 L008 UNIT	177174019501	[TBD]	[TBD]	[TBD]
00177	Cox Operating L.L.C.	GI 52 00177 L010	177174043901	[TBD]	[TBD]	[TBD]
00177	Cox Operating L.L.C.	UNIT GI 52 00177 L012	177174044604	[TBD]	[TBD]	[TBD]
00310	Cox Operating L.L.C.	UNIT SM 211 00310 048	177070005500	100.00000%	83.33333%	-
00310	Cox Operating L.L.C.	SM 211 00310 210	177074081301	100.00000%	83.33333%	-
00310	Cox Operating L.L.C.	SM 212 00310 105	177074042802	100.00000%	83.33333%	-
00310	Cox Operating L.L.C.	SM 212 00310 228	177074088102	100.00000%	78.75002%	4.58333%
00310	Cox Operating L.L.C.	SM 212 00310 229	177074088900	100.00000%	78.75002%	4.58333%
00310	Cox Operating L.L.C.	SM 212 00310 230	177074088802	100.00000%	78.75002%	4.58333%
00310	Cox Operating L.L.C.	SM 212 00310 231	177074089100	100.00000%	78.75002%	4.58333%
00310	Cox Operating L.L.C.	SM 212 00310 232	177074089600	100.00000%	78.75002%	4.58333%
00310	Cox Operating L.L.C.	SM 217 00310 053	177070038900	100.00000%	83.33333%	-
00310	Cox Operating L.L.C.	SM 217 00310 114	177074044800	100.00000%	83.33333%	-
00310	Cox Operating L.L.C.	SM 217 00310 223	177074086200	100.00000%	76.04571%	4.58333%
00310	Cox Operating L.L.C.	SM 217 00310 225	177074086701	100.00000%	83.33333%	-
00310	Cox Operating L.L.C.	SM 217 00310 227	177074087501	100.00000%	76.04571%	4.58333%
00310	Cox Operating L.L.C.	SM 217 00310 233	177074089900	100.00000%	76.34515%	4.58333%
00310	Cox Operating L.L.C.	SM 217 00310 234	177074091100	100.00000%	-	-
00310	Cox Operating L.L.C.	SM 217 00310 C001	177074092100	100.00000%	83.33333%	-
00310	Cox Operating L.L.C.	SM 217 00310 C002	177074092200	100.00000%	83.33333%	-
00310	Cox Operating L.L.C.	SM 217 00310 TS001	177074085000	100.00000%	83.33333%	-
00310	Cox Operating L.L.C.	SM 217 00310 TS002	177074085100	100.00000%	83.33333%	-
00310	Cox Operating L.L.C.	SM 218 00310 049	177070039200	100.00000%	83,33333%	-
00310	Cox Operating L.L.C.	SM 218 00310 051	177070039300	100.00000%	83.33333%	-
00310	Cox Operating L.L.C.	SM 218 00310 061	177070048000	100.00000%	83,33333%	-
00310	Cox Operating L.L.C.	SM 218 00310 070	177072006400	100.00000%	83.33333%	-
00310	Cox Operating L.L.C.	SM 218 00310 094	177074039600	100.00000%	83.33333%	-
00310	Cox Operating L.L.C.	SM 219 00310 075	177074011600	100.00000%	-	-

Lease	Operator	Well Name	API Number	Gross Working Interest	Net Revenue Interest	Overriding Royalty Interest
00310	Cox Operating L.L.C.	SM 221 00310 146	177074060601	100.00000%	83.33333%	-
00310	Cox Operating L.L.C.	SM 223 00310 218	177074083102	45.00000%	37.50000%	4.58333%
00310 00310	Cox Operating L.L.C. Cox Operating L.L.C.	SM 223 00310 218 SM 223 00310 219	177074083101 177074083800	100.00000% 100.00000%	39.60000% 77.10000%	4.58333%
00310	Cox Operating L.L.C.	SM 223 00310 221	177074084802	100.00000%	77.10000%	4.58333%
00310	Cox Operating L.L.C.	SM 228 00310 206	177074079400	100.00000%	83.33333%	-
00310	Cox Operating L.L.C.	SM 229 00310 106	177074042500	100.00000%	83.33333%	<u> </u>
00310	Cox Operating L.L.C.	SM 229 00310 123	177074048102	100.00000%	83.33333%	-
00310	Cox Operating L.L.C.	SM 229 00310 198	177074076301	100.00000%	83.33333%	-
00310	Cox Operating L.L.C.	SM 229 00310 C004	177074046100	100.00000%	83.33333%	-
00310	Cox Operating L.L.C.	SM 229 00310 C004	177074046100	100.00000%	83.33333%_	-
00310	Cox Operating L.L.C.	SM 229 00310 C005	177074045100	100.00000%	83.33333%	
00310	Cox Operating L.L.C.	SM 229 00310 C010	177074050402	100.00000%	83.33333%_	-
00310	Cox Operating L.L.C.	SM 236 00310 100	177074040701	100.00000%	83.33333%	-
00310	Cox Operating L.L.C.	SM 236 00310 107	177074042600	100.00000%	83.33333%	-
00310	Cox Operating L.L.C.	SM 236 00310 139 UNIT	177074053802	100.00000%	83.33333%	
00310	Cox Operating L.L.C.	SM 236 00310 144 UNIT	177074058600	100.00000%	83.33333%	_
00310	Cox Operating L.L.C.	SM 236 00310 160 UNIT	177074058700	100.00000%	83.33333%	_
00310	Cox Operating L.L.C.	SM 236 00310 161 UNIT	177074058800	100.00000%	83.33333%	_
00310	Cox Operating L.L.C.	SM 236 00310 189 UNIT	177074072600	100.00000%	83.33333%	
00310	Cox Operating L.L.C.	SM 236 00310 A001 UNIT	177074037700	100.00000%	83.33333%	
		SM 236 00310 A003				
00310	Cox Operating L.L.C.	UNIT SM 236 00310 A004	177074040800	100.00000%	83.33333%	-
00310	Cox Operating L.L.C.	UNIT SM 236 00310 A005	177074040900	100.00000%	83.33333%	
00310	Cox Operating L.L.C.	UNIT	177074041100	100.00000%	83.33333%	-
00310	Cox Operating L.L.C.	SM 236 00310 A006 UNIT	177074042700	100.00000%	83.33333%	-
00310	Cox Operating L.L.C.	SM 236 00310 A007 UNIT	177074043000	100.00000%	83.33333%	-
00310	Cox Operating L.L.C.	SM 236 00310 A008 UNIT	177074043900	100.00000%	83.33333%	
00310	Cox Operating L.L.C.	SM 236 00310 A009 UNIT	177074044000	100.00000%	83.33333%	-
00310	Cox Operating L.L.C.	SM 236 00310 A010 UNIT	177074044200	100.00000%	83.33333%	-
00310	Cox Operating L.L.C.	SM 236 00310 A011	177074070500	100.00000%	83.33333%	-
00310	Cox Operating L.L.C.	SM 236 00310 C007	177074048500	100.00000%	83.33333%	
00310	Cox Operating L.L.C.	SM 237 00310 177	177074069500	100.00000%	83.33333%	-
00310	Cox Operating L.L.C.	SM 238 00310 129	177074049800	100.00000%	83.33333%	
00310	Cox Operating L.L.C.	SM 238 00310 130	177074050700	100.00000%	83.33333%	-
00310	Cox Operating L.L.C.	SM 238 00310 151	177074066202	100.00000%	83.33333%	-

Lease	Operator	Well Name	API Number	Gross Working Interest	Net Revenue Interest	Overriding Royalty Interest
00310	Cox Operating L.L.C.	SM 238 00310 152	177074060300	100.00000%	_	_
00310	Cox Operating L.L.C.	SM 238 00310 170	177074062600	100.00000%	83.33333%	•
00310	Cox Operating L.L.C.	SM 238 00310 171	177074063700	100.00000%	83.33333%	-
00310	Cox Operating L.L.C.	SM 238 00310 190	177074072800	100.00000%	82.58334%	
00310	Cox Operating L.L.C.	SM 238 00310 204	177074079100	100.00000%	-	_
00310	Cox Operating L.L.C.	SM 238 00310 216	177074082500	100.00000%	83.33333%	-
00310	Cox Operating L.L.C.	SM 239 00310 091 UNIT	177074047800	100.00000%	83.33333%	_
00310	Cox Operating L.L.C.	SM 239 00310 132 UNIT	177074048900	100.00000%	83.33333%	_
00310	Cox Operating L.L.C.	SM 239 00310 159	177074063900	100.00000%	83.33333%	_
.00310	Cox Operating L.L.C.	SM 239 00310 178	177074069800	100.00000%	83.33333%	-
00310	Cox Operating L.L.C.	SM 239 00310 193	177074074500	100.00000%	83.33333%	_
00310	Cox Operating L.L.C.	SM 239 00310 201	177074078300	100.00000%	83.33333%	-
00310	Cox Operating L.L.C.	SM 239 00310 202	177074078400	100.00000%	83.33333%	_
00310	Cox Operating L.L.C.	SM 239 00310 212	177074082100	100.00000%	80.05233%	3.28100%
00310	Cox Operating L.L.C.	SM 239 00310 217	177074083000	70.98690%	56.82649%	3.28125%
00310	Cox Operating L.L.C.	SM 239 00310 D011	177074069700	100.00000%	83.33333%	-
00310	Cox Operating L.L.C.	SM 240 00310 156	177074061800	84.00000%	70.00000%	_
00310	Cox Operating L.L.C.	SM 240 00310 191	177074073600	84.00000%	70.00000%	_
00310	Cox Operating L.L.C.	SM 240 00310 196	177074075800	84.00000%	70.00000%	-
00310	Cox Operating L.L.C.	SM 240 00310 200	177074078800	84.00000%	70.00000%	_
00310	Cox Operating L.L.C.	SM 240 00310 203	177074078500	100.00000%	83.33333%	-
00310	Cox Operating L.L.C.	SM 240 00310 E001	177074060900	84.00000%	70.00000%	_
00310	Cox Operating L.L.C.	SM 240 00310 E002D	177074065600	84.00000%	70.00000%	
00310	Cox Operating L.L.C.	SM 241 00310 302	177074042001	84.00000%	70.00000%	-
G08684	Cox Operating L.L.C.	SM 90 G08684 A001	177084069700	100.00000%	83.33333%	-
G08684	Cox Operating L.L.C.	SM 90 G08684 A002	177084084502	100.00000%	83.33333%	
G08684	Cox Operating L.L.C.	SM 90 G08684 A003	177084093404	100.00000%	83.33333%	1
G08684	Cox Operating L.L.C.	SM 90 G08684 B002	177084076300	100.00000%	83.33333%	-
G04109	Cox Operating L.L.C.	SM 99 G04109 A003	177084052803	100.00000%	83,33333%	-
G04109	Cox Operating L.L.C.	SM 99 G04109 A017	177084077402	100.00000%	83.33333%	
G04109	Cox Operating L.L.C.	SM 99 G04109 A019	177084064100	100.00000%	83.33333%	-
G04109	Cox Operating L.L.C.	SM 99 G04109 B001	177084074901	100.00000%	83.33333%	-
G04109	Cox Operating L.L.C.	SM 99 G04109 B003	177084097302	100.00000%	83.33333%	-
00819	Cox Operating L.L.C.	SS 168 00819 B012	177114121400	100.00000%	72.39676%	-
00819	Cox Operating L.L.C.	SS 168 00819 D001	177114059100	100.00000%	72.39676%	-
00819	Cox Operating L.L.C.	SS 168 00819 D002	177114060300	100.00000%	72.39676%	
00819	Cox Operating L.L.C.	SS 168 00819 D003	177114061000	100.00000%	72.39676%	-

Lease	Operator	Well Name	API Number	Gross Working Interest	Net Revenue Interest	Overriding Royalty Interest
00819	Cox Operating L.L.C.	SS 168 00819 D004	177114061300	100.00000%	72.39676%	-
00819	Cox Operating L.L.C.	SS 168 00819 D005	177114061800	100.00000%	72.39676%	-
00819	Cox Operating L.L.C.	SS 168 00819 D006	177114095800	100.00000%	72.39676%	-
G04231	Cox Operating L.L.C.	SS 181 G04231 B001	177114052000	100.00000%	83.33333%	-
G04231	Cox Operating L.L.C.	SS 181 G04231 B002	177114057101	100.00000%	83.33333%	-
G04231	Cox Operating L.L.C.	SS 181 G04231 B003	177114057600	100.00000%	83.33333%	-
G04231	Cox Operating L.L.C.	SS 181 G04231 B004	177114058500	100.00000%	83.33333%	-
G04231	Cox Operating L.L.C.	SS 181 G04231 B005	177114058001	100.00000%	83.33333%	-
G04231	Cox Operating L.L.C.	SS 181 G04231 B006	177114061100	100.00000%	83.33333%	-
G04231	Cox Operating L.L.C.	SS 181 G04231 B007	177114062101	100.00000%	83.33333%	-
G04231	Cox Operating L.L.C.	SS 181 G04231 B008	177114063201	100.00000%	83.33333%	-
G04231	Cox Operating L.L.C.	SS 181 G04231 B009	177114064000	100.00000%	83.33333%	-
G04231	Cox Operating L.L.C.	SS 181 G04231 B010	177114066201	100.00000%	83.33333%	-
G04231	Cox Operating L.L.C.	SS 181 G04231 B011D	177114064300	100.00000%	83.33333%	-
G04231	Cox Operating L.L.C.	SS 181 G04231 B012	177114067200	100.00000%	83.33333%	-
G04231	Cox Operating L.L.C.	SS 181 G04231 B013	177114089000	100.00000%	83.33333%	-
G04231	Cox Operating L.L.C.	SS 181 G04231 B014	177114089900	100.00000%	83.33333%	-
G04231	Cox Operating L.L.C.	SS 181 G04231 B015	177114090200	100.00000%	83.33333%	-
G04231	Cox Operating L.L.C.	SS 181 G04231 D002	177114091302	100.00000%	83.33333%	-
G04231	Cox Operating L.L.C.	SS 181 G04231 D003	177114094000	100.00000%	83.33333%	-
G04231	Cox Operating L.L.C.	SS 181 G04231 D004	177114091500	100.00000%	83.33333%	-
G04231	Cox Operating L.L.C.	SS 181 G04231 D006	177114134800	100.00000%	83.33333%	-
G04231	Cox Operating L.L.C.	SS 181 G04231 D007	177114137201	100.00000%	83.33333%	-
G04231	Cox Operating L.L.C.	SS 181 G04231 F001	177114120000	100.00000%	83.33333%	-
G04231	Cox Operating L.L.C.	SS 181 G04231 F002	177114142400	100.00000%	83.33333%	-
G04231	Cox Operating L.L.C.	SS 181 G04231 K001	177114141900	100.00000%	83.33333%	-
G04231	Cox Operating L.L.C.	SS 181 G04231 K002	177114146500	100.00000%	83.33333%	-
G04231	Cox Operating L.L.C.	SS 181 G04231 K003	177114146600	100.00000%	83.33333%	
G04437	Cox Operating L.L.C.	SM 236 G04437 001 UNIT	177074038000	100.00000%	83.33333%	-
G04437	Cox Operating L.L.C.	SM 236 G04437 A002 UNIT	177074040200	100.00000%	83.33333%	-
G01019	Cox Operating L.L.C.	SS 182 G01019 B014	177114130100	100.00000%	72.39676%	-
G01019	Cox Operating L.L.C.	SS 182 G01019 C001 UNIT	177114026101	100.00000%	72.39676%	-
G01019	Cox Operating L.L.C.	SS 182 G01019 C002 UNIT	177114033501	100.00000%	72.39676%	-
G01019	Cox Operating L.L.C.	SS 182 G01019 C003 UNIT	177114034000	100.00000%	72.39676%	-
G01019	Cox Operating L.L.C.	SS 182 G01019 C004 UNIT	177114034800	100.00000%	72.39676%	-
G01019	Cox Operating L.L.C.	SS 182 G01019 C005 UNIT	177114034700	100.00000%	72.39676%	-

Lease	Operator	Well Name	API Number	Gross Working Interest	Net Revenue Interest	Overriding Royalty Interest
G01019	Cox Operating L.L.C.	SS 182 G01019 C007 UNIT	177114035400	100.00000%	72.39676%	-
G01019	Cox Operating L.L.C.	SS 182 G01019 C009 UNIT	177114036300	100.00000%	72.39676%	-
G01019	Cox Operating L.L.C.	SS 182 G01019 E001	177114067700	100.00000%	[TBD]	[TBD]
G01019	Cox Operating L.L.C.	SS 182 G01019 E004 UNIT	177114069300	100.00000%	72.39676%	-
G01019	Cox Operating L.L.C.	SS 182 G01019 E005 UNIT	177114069500	100.00000%	72.39676%	-
G01019	Cox Operating L.L.C.	SS 182 G01019 E009 UNIT	177114120301	100.00000%	72.39676%	-
G01019	Cox Operating L.L.C.	SS 182 G01019 E011 UNIT	177114143100	100.00000%	72.39676%	-
G01019	Cox Operating L.L.C.	SS 182 G01019 J001 UNIT	177114138502	100.00000%	72.39676%	-
00821	Cox Operating L.L.C.	SS 183 00821 B011	177114120800	100.00000%	69.44449%	-
00821	Cox Operating L.L.C.	SS 183 00821 B012	[TBD]	[TBD]	[TBD]	[TBD]
00821	Cox Operating L.L.C.	SS 183 00821 B013	177114121800	100.00000%	69.44449%	-
00821	Cox Operating L.L.C.	SS 183 00821 B015	177114124200	100.00000%	69.44449%	-
00821	Cox Operating L.L.C.	SS 183 00821 C006 UNIT	177114036400	100.00000%	72.39676%	-
00821	Cox Operating L.L.C.	SS 183 00821 C008 UNIT	177114036001	100.00000%	72.39676%	-
00821	Cox Operating L.L.C.	SS 183 00821 C010 UNIT	177114037000	100.00000%	72.39676%	-
00821	Cox Operating L.L.C.	SS 183 00821 C011 UNIT	177114037300	100.00000%	72.39676%	-
00821	Cox Operating L.L.C.	SS 183 00821 C012 UNIT	177114038000	100.00000%	72.39676%	-
00821	Cox Operating L.L.C.	SS 183 00821 E002 UNIT	177114069402	100.00000%	72.39676%	-
00821	Cox Operating L.L.C.	SS 183 00821 E003 UNIT	177114068700	100.00000%	72.39676%	-
00821	Cox Operating L.L.C.	SS 183 00821 E006 UNIT	177114071200	100.00000%	72.39676%	-
00821	Cox Operating L.L.C.	SS 183 00821 E007 UNIT	177114070500	100.00000%	72.39676%	-
00821	Cox Operating L.L.C.	SS 183 00821 E008 UNIT	177114071500	100.00000%	72.39676%	-
00821	Cox Operating L.L.C.	SS 183 00821 E010 UNIT	177114126800	100.00000%	72.39676%	-
00821	Cox Operating L.L.C.	SS 183 00821 I001	177114136200	100.00000%	72.39676%	-
00821	Cox Operating L.L.C.	SS 183 00821 I002	177114137600	100.00000%	69.44449%	-
00821	Cox Operating L.L.C.	SS 183 00821 1003	177114137800	100.00000%	72.39676%	-
00821	Cox Operating L.L.C.	SS 183 00821 1004	177114138201	100.00000%	72.39676%	-
G01228	Cox Operating L.L.C.	SS 208 G01228 B002	177110016800	100.00000%	83.33333%	-
G01228	Cox Operating L.L.C.	SS 208 G01228 B003	177110016900	100.00000%	83.33333%	-
G01228	Cox Operating L.L.C.	SS 208 G01228 B004	177110017000	100,00000%	83.33333%	-
G01228	Cox Operating L.L.C.	SS 208 G01228 B005	177110017100	100.00000%	83.33333%	-
G01228	Cox Operating L.L.C.	SS 208 G01228 E012	177114048700	100.00000%	83.33333%	-
G01228	Cox Operating L.L.C.	SS 208 G01228 E013	177114108402	100.00000%	83.33333%	-
G01228	Cox Operating L.L.C.	SS 208 G01228 E014	177114108603	100.00000%	83.33333%	-

Lease	Operator	Well Name	API Number	Gross Working Interest	Net Revenue Interest	Overriding Royalty Interest
G01228	Cox Operating L.L.C.	SS 208 G01228 H001	177110075700	100.00000%	83.33333%	
G01228	Cox Operating L.L.C.	SS 208 G01228 H002	177110076800	100.00000%	83.33333%	-
G01228	Cox Operating L.L.C.	SS 208 G01228 H004	177110080100	100.00000%	83.33333%	-
G01228	Cox Operating L.L.C.	SS 208 G01228 H005	177110081600	100.00000%	83.33333%	
G01228	Cox Operating L.L.C.	SS 208 G01228 H007	177114129100	100.00000%	83.33333%	-
G01228	Cox Operating L.L.C.	SS 208 G01228 H009	177114130000	100.00000%	83.33333%	-
G01228	Cox Operating L.L.C.	SS 208 G01228 H010	177114130300	100.00000%	83.33333%	_
G01228	Cox Operating L.L.C.	SS 208 G01228 J003	177114012500	100.00000%	83.33333%	-
G01228	Cox Operating L.L.C.	SS 208 G01228 J006	177114010102	100.00000%	83,33333%	-
G01228	Cox Operating L.L.C.	SS 208 G01228 J010	177114018104	100.00000%	83.33333%	-
00827	Cox Operating L.L.C.	SS 208 G01228 J011	177114020801	100.00000%	83.33333%	-
00827	Cox Operating L.L.C.	SS 209 00827 B001	177110016700	100.00000%	83.33333%	-
00827	Cox Operating L.L.C.	SS 209 00827 G001	177110065702	100.00000%	83.33333%	-
00827	Cox Operating L.L.C.	SS 209 00827 G002	177110066701	100.00000%	83.33333%	-
00827	Cox Operating L.L.C.	SS 209 00827 G003	177110069000	100.00000%	83.33333%	-
00827	Cox Operating L.L.C.	SS 209 00827 G004	177110071400	100.00000%	83.33333%	-
00827	Cox Operating L.L.C.	SS 209 00827 G005	177110069700	100.00000%	83.33333%	-
00827	Cox Operating L.L.C.	SS 209 00827 G006	177110073200	100.00000%	83.33333%	-
00827	Cox Operating L.L.C.	SS 209 00827 G007	177110073100	100.00000%	83.33333%	-
00827	Cox Operating L.L.C.	SS 209 00827 G008	177110073700	100.00000%	83.33333%	-
00827	Cox Operating L.L.C.	SS 209 00827 G009	177114041800	100.00000%	83.33333%	-
00827	Cox Operating L.L.C.	SS 209 00827 G010	177114041600	100.00000%	83.33333%	-
00827	Cox Operating L.L.C.	SS 209 00827 G011	177114041700	100.00000%	83.33333%	-
00827	Cox Operating L.L.C.	SS 209 00827 J002	177114012003	100.00000%	83.33333%	-
00827	Cox Operating L.L.C.	SS 209 00827 J004	177114012600	100.00000%	83.33333%	-
00827	Cox Operating L.L.C.	SS 209 00827 J005	177114015001	100.00000%	83.33333%	-
00827	Cox Operating L.L.C.	SS 209 00827 J007	177114016201	100.00000%	83.33333%	-
00827	Cox Operating L.L.C.	SS 209 00827 J009	177114018800	100.00000%	83.33333%	-
00827	Cox Operating L.L.C.	SS 209 00827 J012	177114071900	100.00000%	83.33333%	-
00827	Cox Operating L.L.C.	SS 209 00827 J013	177114076503	100.00000%	83.33333%	-
00827	Cox Operating L.L.C.	SS 209 00827 J014	177114071303	100.00000%	83.33333%	-
00827	Cox Operating L.L.C.	SS 209 00827 J015	177114110600	100.00000%	83,33333%	-
00827	Cox Operating L.L.C.	SS 209 00827 K001	177114022100	100.00000%	83.33333%	-
00827	Cox Operating L.L.C.	SS 209 00827 K002	177114022700	100.00000%	83.33333%	-
00827	Cox Operating L.L.C.	SS 209 00827 K003	177114022800	100.00000%	83.33333%	-
00827	Cox Operating L.L.C.	SS 209 00827 K004	177114022900	100.00000%	83.33333%	-
00827	Cox Operating L.L.C.	SS 209 00827 K005	177114023601	100.00000%	83.33333%	-

Lease	Operator	Well Name	API Number	Gross Working Interest	Net Revenue Interest	Overriding Royalty Interest
00827	Cox Operating L.L.C.	SS 209 00827 K006	177114023700	100.00000%	83.33333%	-
00827	Cox Operating L.L.C.	SS 209 00827 K007	177114024501	100.00000%	83.33333%	-
00827	Cox Operating L.L.C.	SS 209 00827 K008	177114024600	100.00000%	83.33333%	-
00827	Cox Operating L.L.C.	SS 209 00827 N001	177114116900	100.00000%	83.33333%	-
00827	Cox Operating L.L.C.	SS 209 00827 N002	177114131500	100.00000%	83.33333%	-
00827	Cox Operating L.L.C.	SS 209 00827 N003	177114147200	100.00000%	83.33333%	-
00827	Cox Operating L.L.C.	SS 209 00827 P002	177114133100	100.00000%	83.33333%	-
G01228	Cox Operating L.L.C.	SS 209 G01228 M001	177114117600	100.00000%	83.33333%	-
G01228	Cox Operating L.L.C.	SS 209 G01228 M002	177114129401	100.00000%	83.33333%	-
G15289	Cox Operating L.L.C.	SS 209 00827 P003	177114132104	50.00000%	41.66667%	-
G01230	Cox Operating L.L.C.	SS 215 G01230 C002	177110016100	100.00000%	83.33333%	-
G01230	Cox Operating L.L.C.	SS 215 G01230 H003	177110081700	100.00000%	83.33333%	-
G01230	Cox Operating L.L.C.	SS 215 G01230 H006	177114021400	100.00000%	83.33333%	-
G01230	Cox Operating L.L.C.	SS 215 G01230 H008	177114129801	100.00000%	83.33333%	-
G01230	Cox Operating L.L.C.	SS 215 G01230 H011	177114130701	100.00000%	83.33333%	-
G01230	Cox Operating L.L.C.	SS 215 G01230 H012	177114131100	100.00000%	83.33333%	-
G01230	Cox Operating L.L.C.	SS 215 G01230 H013	177114142100	100.00000%	83.33333%	-
G01230	Cox Operating L.L.C.	SS 215 G01230 I001	177112013500	100.00000%	83.33333%	-
G01230	Cox Operating L.L.C.	SS 215 G01230 I002	177112013600	100.00000%	83.33333%	-
G01230	Cox Operating L.L.C.	SS 215 G01230 I006	177114000401	100.00000%	83.33333%	-
G01230	Cox Operating L.L.C.	SS 215 G01230 I007	177114001101	100.00000%	83.33333%	-
G01230	Cox Operating L.L.C.	SS 215 G01230 I008	177114082801	100.00000%	83.33333%	-
G01230	Cox Operating L.L.C.	SS 215 G01230 I009	177114083700	100.00000%	83.33333%	-
G01230	Cox Operating L.L.C.	SS 215 G01230 I010	177114129900	100.00000%	83.33333%	-
G01230	Cox Operating L.L.C.	SS 215 G01230 I011	[TBD]	[TBD]	[TBD]	[TBD]
G01230	Cox Operating L.L.C.	SS 215 G01230 L001	177114119100	100.00000%	83.33333%	-
G01228	Cox Operating L.L.C.	SS 215 G01230 L002	177114120501	100.00000%	83.33333%	-
G01230	Cox Operating L.L.C.	SS 215 G01230 L003	177114121508	100.00000%	83.33333%	-
G01230	Cox Operating L.L.C.	SS 215 G01230 L004	177114122501	100.00000%	83.33333%	-
G01230	Cox Operating L.L.C.	SS 215 G01230 L005	177114133200	100.00000%	83.33333%	-
G01230	Cox Operating L.L.C.	SS 215 G01230 L006	177114155800	100.00000%	83.33333%	-
G24954	Cox Operating L.L.C.	ST 41 G24954 A001	177154114600	100.00000%	82.53333%	-
G24954	Cox Operating L.L.C.	ST 41 G24954 A002	177154116200	100.00000%	82.53333%	
G24954	Cox Operating L.L.C.	ST 41 G24954 B001	177154115800	100.00000%	82.53333%	•
G24954	Cox Operating L.L.C.	ST 41 G24954 B002	177154119601	100.00000%	82.53333%	-
G24954	Cox Operating L.L.C.	ST 41 G24954 B003	177154122401	100.00000%	82.53333%	-
G24954	Cox Operating L.L.C.	ST 41 G24954 C001	177154116901	100.00000%	82.53333%	-

Lease	Operator	Well Name	API Number	Gross Working Interest	Net Revenue Interest	Overriding Royalty Interest
G24954	Cox Operating L.L.C.	ST 41 G24954 E001	177154118603	100.00000%	82.53333%	-
G24954	Cox Operating L.L.C.	ST 41 G24954 F001	177154119000	100.00000%	82.53333%	-
G01447	Cox Operating L.L.C.	WD 21 G01447 006	177194070800	89.50000%	74.58333%	0.21000%
G01447	Cox Operating L.L.C.	WD 21 G01447 BB001	177194080600	100.00000%	83.33333%	-
G01447	Cox Operating L.L.C.	WD 21 G01447 BB002	177194080800	100.00000%	83.33333%	-
G01447	Cox Operating L.L.C.	WD 21 G01447 BB003	177194080700	100.00000%	83.33333%	-
G01447	Cox Operating L.L.C.	WD 21 G01447 Z001	177194082600	100.00000%	83.33333%	-
G01447	Cox Operating L.L.C.	WD 21 G01447 Z005	177194023400	100.00000%	83.33333%	-
00026	Cox Operating L.L.C.	WD 30 00026 CC001	177194080501	100.00000%	87.50000%	-
00026	Cox Operating L.L.C.	WD 30 00026 CC002	177194081400	100.00000%	87.50000%	-
00026	Cox Operating L.L.C.	WD 30 00026 CC003	177194081500	100.00000%	87.50000%	-
00026	Cox Operating L.L.C.	WD 30 00026 CC004	177194085001	100.00000%	87.50000%	-
00026	Cox Operating L.L.C.	WD 30 00026 J012T	177190018200	100.00000%	87.50000%	-
00026	Cox Operating L.L.C.	WD 30 00026 J019D	177192020300	100.00000%	87.50000%	-
00026	Cox Operating L.L.C.	WD 30 00026 J022	177190018400	100.00000%	87.50000%	-
00026	Cox Operating L.L.C.	WD 30 00026 J023	177194013700	100.00000%	87.50000%	-
00026	Cox Operating L.L.C.	WD 30 00026 J025	177194014600	100.00000%	87.50000%	-
00026	Cox Operating L.L.C.	WD 30 00026 J026	177194036200	100.00000%	87.50000%	-
00026	Cox Operating L.L.C.	WD 30 00026 J028	177194068500	100.00000%	87.50000%	-
00026	Cox Operating L.L.C.	WD 30 00026 P003	177190019401	100.00000%	87.50000%	-
00026	Cox Operating L.L.C.	WD 30 00026 P009	177190019903	100.00000%	87.50000%	-
00026	Cox Operating L.L.C.	WD 30 00026 P012	177190020200	100.00000%	87.50000%	-
00026	Cox Operating L.L.C.	WD 30 00026 P024	177192018700	100.00000%	87.50000%	-
00026	Cox Operating L.L.C.	WD 30 00026 P029	177194024600	100.00000%	87.50000%	-
00026	Cox Operating L.L.C.	WD 30 00026 P030	177194025100	100.00000%	87.50000%	-
00026	Cox Operating L.L.C.	WD 30 00026 P032	177194024700	100.00000%	87.50000%	-
00026	Cox Operating L.L.C.	WD 30 00026 P032D	177194024702	100.00000%	87.50000%	-
00026	Cox Operating L.L.C.	WD 30 00026 P033	177194039500	100.00000%	87.50000%	-
00026	Cox Operating L.L.C.	WD 30 00026 P034	177194052800	100.00000%	87.50000%	-
00026	Cox Operating L.L.C.	WD 30 00026 P035	177194053501	100.00000%	87.50000%	-
00026	Cox Operating L.L.C.	WD 30 00026 P036	177194053000	100.00000%	87.50000%	-
00026	Cox Operating L.L.C.	WD 30 00026 P037	177194053000	100.00000%	87.50000%	-
00026	Cox Operating L.L.C.	WD 30 00026 P038	177194057401	100.00000%	87.50000%	-
00026	Cox Operating L.L.C.	WD 30 00026 P039	177194060600	100.00000%	87.50000%	-
00026	Cox Operating L.L.C.	WD 30 00026 P040	177194065205	100.00000%	87.50000%	-
00026	Cox Operating L.L.C.	WD 30 00026 P041	177194066300	100.00000%	87.50000%	-
00026	Cox Operating L.L.C.	WD 30 00026 P042	177194067600	100.00000%	87.50000%	-

Lease	Operator	Weil Name	API Number	Gross Working Interest	Net Revenue Interest	Overriding Royalty Interest
00026	Cox Operating L.L.C.	WD 30 00026 P043	177194082401	100.00000%	87.50000%	-
00026	Cox Operating L.L.C.	WD 30 00026 T010	177190021102	100.00000%	87.50000%	-
00026	Cox Operating L.L.C.	WD 30 00026 T015	177190132700	100.00000%	87.50000%	-
00026	Cox Operating L.L.C.	WD 30 00026 T020	177194011800	100.00000%	87.50000%	-
00026	Cox Operating L.L.C.	WD 30 00026 T021	177194012600	100.00000%	87.50000%	-
00026	Cox Operating L.L.C.	WD 30 00026 T022	177194013100	100.00000%	87.50000%	-
00026	Cox Operating L.L.C.	WD 30 00026 T023D	177194013300	100.00000%	87.50000%	-
00026	Cox Operating L.L.C.	WD 30 00026 T024	177194025501	100.00000%	87.50000%	-
00026	Cox Operating L.L.C.	WD 30 00026 T025	177194032901	100.00000%	87.50000%	-
00026	Cox Operating L.L.C.	WD 30 00026 T026	177194033802	100.0000%	87.50000%	-
00026	Cox Operating L.L.C.	WD 30 00026 T027	177194052301	100.00000%	87.50000%	-
00026	Cox Operating L.L.C.	WD 30 00026 T028	177194051901	100.00000%	87.50000%	-
00026	Cox Operating L.L.C.	WD 30 00026 T029	177194052101	100.00000%	87.50000%	-
00026	Cox Operating L.L.C.	WD 30 00026 T030	177194052701	100.00000%	87.50000%	-
00026	Cox Operating L.L.C.	WD 30 00026 T031	177194067400	100.00000%	87.50000%	-
00026	Cox Operating L.L.C.	WD 30 00026 T032	177194071500	100.00000%	87.50000%	-
00016	Cox Operating L.L.C.	WD 31 00016 E002 UNIT	177190022500	100.00000%	87.00000%	-
00016	Cox Operating L.L.C.	WD 31 00016 E016	177194064700	100.00000%	87.00000%	-
00016	Cox Operating L.L.C.	WD 31 00016 E017	177194052800	100.00000%	87.00000%	-
00016	Cox Operating L.L.C.	WD 31 00016 E018	177194065600	100.00000%	86.94000%	-
00016	Cox Operating L.L.C.	WD 31 00016 E019	177194028200	100.00000%	87.00000%	-
00016	Cox Operating L.L.C.	WD 31 00016 F013	177190070500	100.00000%	87.50000%	-
00016	Cox Operating L.L.C.	WD 31 00016 F015	177190070100	100.00000%	87.50000%	-
00016	Cox Operating L.L.C.	WD 31 00016 F020	177192018600	100.00000%	87.50000%	-
00016	Cox Operating L.L.C.	WD 31 00016 F021	177194036001	100.00000%	87.50000%	-
00016	Cox Operating L.L.C.	WD 31 00016 F023D	177194039600	100.00000%	87.50000%	-
00016	Cox Operating L.L.C.	WD 31 00016 F026	177194045101	100.00000%	87.50000%	-
00016	Cox Operating L.L.C.	WD 31 00016 F027	177194063200	100.00000%	87.50000%	-
00016	Cox Operating L.L.C.	WD 31 00016 F028	177194063500	100.00000%	87.50000%	-
00016	Cox Operating L.L.C.	WD 31 00016 L010	177194015000	100.00000%	87.00000%	-
00016	Cox Operating L.L.C.	WD 31 00016 L011	177194030200	100.00000%	87.00000%	-
00016	Cox Operating L.L.C.	WD 31 00016 L012	177194030600	100.00000%	87.00000%	-
00016	Cox Operating L.L.C.	WD 31 00016 L013	177194043302	100.00000%	87.00000%	-
00016	Cox Operating L.L.C.	WD 31 00016 L019	177194049600	100.00000%	87.00000%	-
00016	Cox Operating L.L.C.	WD 31 00016 L020	177194050502	100.00000%	87.00000%	-
00016	Cox Operating L.L.C.	WD 31 00016 L021	177194058100	100.00000%	87.00000%	-
00016	Cox Operating L.L.C.	WD 31 00016 L022D	177194057800	100.00000%	87.50000%	-

Lease	Operator	Well Name	API Number	Gross Working Interest	Net Revenue Interest	Overriding Royalty Interest
00016	Cox Operating L.L.C.	WD 31 00016 N010D	177190070200	100.00000%	87.50000%	-
00016	Cox Operating L.L.C.	WD 31 00016 N018	177190071101	100.00000%	87.50000%	
00016	Cox Operating L.L.C.	WD 31 00016 N019	177194026000	100.00000%	87.50000%	-
00016	Cox Operating L.L.C.	WD 31 00016 N020	177194026101	100.00000%	87.50000%	-
00016	Cox Operating L.L.C.	WD 31 00016 N021	177194057100	100.00000%	87.50000%	-
00016	Cox Operating L.L.C.	WD 31 00016 N022	177194060401	100.00000%	87.50000%	-
00016	Cox Operating L.L.C.	WD 31 00016 N023	177194060101	100.00000%	87.50000%	-
00016	Cox Operating L.L.C.	WD 31 00016 N024	177194071201	100.00000%	87.50000%	-
00016	Cox Operating L.L.C.	WD 31 00016 S018	177190072300	100.00000%	87.00000%	-
00016	Cox Operating L.L.C.	WD 31 00016 S024	177194049200	100.00000%	87.00000%	-
00367	Cox Operating L.L.C.	WD 32 00367 021 UNIT	177192011770	100.00000%	86.64500%	-
00367	Cox Operating L.L.C.	WD 32 00367	177192011700	[TBD]	[TBD]	[TBD]
00367	Cox Operating L.L.C.	WD 32 00367 AA001	177194064500	100.00000%	87.49000%	-
00367	Cox Operating L.L.C.	WD 32 00367 B007 UNIT	177190032400	100.00000%	84.75724%	-
00367	Cox Operating L.L.C.	WD 32 00367 B012	177190032700	100.00000%	84.75724%	-
00367	Cox Operating L.L.C.	WD 32 00367 E001 UNIT	177194021800	100.00000%	86.64500%	-
00367	Cox Operating L.L.C.	WD 32 00367 E003	177194021000	100.00000%	82.54300%	-
00367	Cox Operating L.L.C.	WD 32 00367 E005 UNIT	177194021600	100.00000%	82.54300%	-
00367	Cox Operating L.L.C.	WD 32 00367 E006A	177194022000	100.00000%	86.62500%	-
00367	Cox Operating L.L.C.	WD 32 00367 E008A UNIT	177194023600	100.00000%	82.54300%	-
00367	Cox Operating L.L.C.	WD 32 00367 E009 UNIT	177194022400	100.00000%	86.64500%	-
00367	Cox Operating L.L.C.	WD 32 00367 E015A	177194024300	100.00000%	87.00000%	-
00367	Cox Operating L.L.C.	WD 32 00367 E016	177194025200	100.00000%	87.00000%	-
00367	Cox Operating L.L.C.	WD 32 00367 E017	177194025800	100.00000%	87.00000%	-
00367	Cox Operating L.L.C.	WD 32 00367 E021A	177194027501	100.00000%	87.00000%	-
00367	Cox Operating L.L.C.	WD 32 00367 L006D	177190027800	100.00000%	86.98200%	-
00367	Cox Operating L.L.C.	WD 32 00367 L014	177194045502	100.00000%	86.94000%	-
00367	Cox Operating L.L.C.	WD 32 00367 L022	177194057800	100.00000%	86.94000%	-
00367	Cox Operating L.L.C.	WD 32 00367 S005T UNIT	177190034700	100.00000%	87.00000%	-
00367	Cox Operating L.L.C.	WD 32 00367 S006T UNIT	177190034800	100.00000%	87.00000%	-
00367	Cox Operating L.L.C.	WD 32 00367 S017	177190076000	100.00000%	87.50000%	-
00367	Cox Operating L.L.C.	WD 32 00367 S020	177190079200	100.00000%	87.00000%	-
00367	Cox Operating L.L.C.	WD 32 00367 S023	177194048400	100.00000%	87.00000%	-
00367	Cox Operating L.L.C.	WD 32 00367 S025	177194049400	100.00000%	87.00000%	-
00180	Cox Operating L.L.C.	WD 68 00180 U001 UNIT	177190136200	25.00000%	21.67603%	-

Lease	Operator	Well Name	API Number	Gross Working Interest	Net Revenue Interest	Overriding Royalty Interest
00180	Cox Operating L.L.C.	WD 68 00180 U004 UNIT	177192007000	25.00000%	21.67603%	-
00180	Cox Operating L.L.C.	WD 68 00180 U005 UNIT	177192007502	25.00000%	21.67603%	
00180	Cox Operating L.L.C.	WD 68 00180 U006 UNIT	177192008600	25.00000%	21.67603%	-
00180	Cox Operating L.L.C.	WD 68 00180 U009 UNIT	177192001401	25.00000%	21.67603%	-
00180	Cox Operating L.L.C.	WD 68 00180 U011 UNIT	177192013603	25.00000%	21.67603%	-
00180	Cox Operating L.L.C.	WD 68 00180 U013 UNIT	177194065102	25.00000%	21.67603%	-
00180	Cox Operating L.L.C.	WD 68 00180 U014 UNIT	177194065300	25.00000%	21.67603%	-
00181	Cox Operating L.L.C.	WD 69 00181 D007 UNIT	177190063802	25.00000%	21.67603%	-
00182	Cox Operating L.L.C.	WD 70 00182 D001D UNIT	177190063300	25.00000%	21.67603%	-
00182	Cox Operating L.L.C.	WD 70 00182 D005 UNIT	177190063600	25.00000%	21.67603%	-
00182	Cox Operating L.L.C.	WD 70 00182 D008 UNIT	177190063900	25.00000%	21.67603%	-
00182	Cox Operating L.L.C.	WD 70 00182 D009 UNIT	177190064000	25.00000%	21.67603%	-
00182	Cox Operating L.L.C.	WD 70 00182 D010 UNIT	177190066700	25.00000%	21.67603%	-
00182	Cox Operating L.L.C.	WD 70 00182 D011 & D011D UNIT	177194036800	25.00000%	21.67603%	-
00182	Cox Operating L.L.C.	WD 70 00182 D012 UNIT	177194037200	25.00000%	21.67603%	-
00182	Cox Operating L.L.C.	WD 70 00182 D013 & D013D UNIT	177194057000	25.00000%	21.67603%	-
00182	Cox Operating L.L.C.	WD 70 00182 D014 UNIT	177194057200	25.00000%	21.67603%	-
00182	Cox Operating L.L.C.	WD 70 00182 E001 UNIT	177190108201	25.00000%	21.67603%	-
00182	Cox Operating L.L.C.	WD 70 00182 E002 UNIT	177190067800	25.00000%	21.67603%	-
00182	Cox Operating L.L.C.	WD 70 00182 E003 & E003D UNIT	177190066500	25.00000%	21.67603%	-
00182	Cox Operating L.L.C.	WD 70 00182 FF001 & FF001D UNIT	177194084200	25.00000%	21.67603%	-
00182	Cox Operating L.L.C.	WD 70 00182 FF002 & FF002D UNIT	177194084300	25.00000%	21.67603%	-
00182	Cox Operating L.L.C.	WD 70 00182 FF003 & FF003D UNIT	177194084400	25.00000%	21.67603%	-
00182	Cox Operating L.L.C.	WD 70 00182 I003 UNIT	177190091301	25.00000%	21.67603%	-
00182	Cox Operating L.L.C.	WD 70 00182 I004 UNIT	177190091500	25.00000%	21.67603%	-
00182	Cox Operating L.L.C.	WD 70 00182 I005 UNIT	177190095001	25.00000%	21.67603%	-
00182	Cox Operating L.L.C.	WD 70 00182 I006 UNIT	177190095101	25.00000%	21.67603%	-
00182	Cox Operating L.L.C.	WD 70 00182 I008 UNIT	177190102101	25.00000%	21.67603%	-
00182	Cox Operating L.L.C.	WD 70 00182 I010 UNIT	177190105701	25.00000%	21.67603%	-
00182	Cox Operating L.L.C.	WD 70 00182 I012 UNIT	177194010702	25.00000%	21.67603%	-
00182	Cox Operating L.L.C.	WD 70 00182 I013 & I013D UNIT	177194038400	25.00000%	21.67603%	-
00182	Cox Operating L.L.C.	WD 70 00182 I014 & I014D UNIT	177194061100	25.00000%	21.67603%	-

Lease	Operator	Well Name	API Number	Gross Working Interest	Net Revenue Interest	Overriding Royalty Interest
00182	Cox Operating L.L.C.	WD 70 00182 I015 UNIT	177194061300	25.00000%	21.67603%	
00182	Cox Operating L.L.C.	WD 70 00182 I016 UNIT	177194064201	25.00000%	21.67603%	-
00182	Cox Operating L.L.C.	WD 70 00182 I017 & I017D UNIT	177194064600	25.00000%	21.67603%	-
00182	Cox Operating L.L.C.	WD 70 00182 L003 UNIT	177190113800	25.00000%	21.67603%	-
00182	Cox Operating L.L.C.	WD 70 00182 L004 UNIT	177190115100	25.00000%	21.67603%	-
00182	Cox Operating L.L.C.	WD 70 00182 L005 UNIT	177190115500	25.00000%	21.67603%	-
00182	Cox Operating L.L.C.	WD 70 00182 L006	177190115000	25.00000%	21.67603%	-
00182	Cox Operating L.L.C.	WD 70 00182 L010	177190119500	25.00000%	21.67603%	
00182	Cox Operating L.L.C.	WD 70 00182 L011 &	177190121400	25.00000%	21.67603%	
00838	Cox Operating L.L.C.	L011D UNIT WD 71 00838 E007	177190095601	25.00000%	21.67603%	
00838	Cox Operating L.L.C.	UNIT WD 71 00838 E010 &	177190095700	25.00000%	21.67603%	
00838	Cox Operating L.L.C.	E010D UNIT WD 71 00838 0001	177190118502	[TBD]	[TBD]	(TBD)
00838	Cox Operating L.L.C.	UNIT WD 71 00838 O002	177190120100	25.00000%		
00838	Cox Operating L.L.C.	UNIT WD 71 00838 O004	177190124301	[TBD]	[TBD]	[TBD]
00838	Cox Operating L.L.C.	UNIT WD 71 00838 O006	177190127101	25.00000%	21.67603%	(122)
00838	Cox Operating L.L.C.	UNIT WD 71 00838 0007	177190129602	25,00000%	21.67603%	
		UNIT WD 71 00838 0010				
00838	Cox Operating L.L.C.	UNIT	177194002500	25.00000%	21.67603%	
00838	Cox Operating L.L.C.	WD 71 00838 0013 & 0013D UNIT	177192001102	25.00000%	21.67603%	
00839	Cox Operating L.L.C.	WD 94 00839 V001	177192005700	25.00000%	20.83333%	-
00839	Cox Operating L.L.C.	WD 94 00839 V002 & V002D	177192011600	25.00000%	20.83333%	
00839	Cox Operating L.L.C.	WD 94 00839 V003	177192014900	25.00000%	20.83333%	-
00839	Cox Operating L.L.C.	WD 94 00839 V004	177192015500	25.00000%	20.83333%	-
00839	Cox Operating L.L.C.	WD 94 00839 V014	177194039000	25.00000%	20.83333%	-
00839	Cox Operating L.L.C.	WD 94 00839 V015	177194064000	25.00000%	20.83333%	-
00839	Cox Operating L.L.C.	WD 94 00839 V016	177194063902	25.00000%	20.83333%	
G01497	Cox Operating L.L.C.	WD 95 G01497 S005	177190126202	25.00000%	20.83333%	-
G01497	Cox Operating L.L.C.	WD 95 G01497 S006	177190135400	25.00000%	20.83333%	
G01497	Cox Operating L.L.C.	WD 95 G01497 S008	177190127700	25.00000%	20.83333%	
G01497	Cox Operating L.L.C.	WD 95 G01497 S010	177192000101	25.00000%	20.83333%	-
G01497	Cox Operating L.L.C.	WD 95 G01497 S012	177192002301	25.00000%	20.83333%	-
G01497	Cox Operating L.L.C.	WD 95 G01497 X001	177194002901	25.00000%	20.83333%	-
G01497	Cox Operating L.L.C.	WD 95 G01497 X003D	177194003200	25.00000%	20.83333%	-
G01498	Cox Operating L.L.C.	WD 95 G01497 X004	177194003301	25.00000%	20.83333%	-
G01497	Cox Operating L.L.C.	WD 95 G01497 X007	177194003701	25.00000%	20.83333%	

Lease	Operator	Well Name	API Number	Gross Working Interest	Net Revenue Interest	Overriding Royalty Interest
G01498	Cox Operating L.L.C.	WD 95 G01497 X009	177194004000	25.00000%	20.83333%	-
G01497	Cox Operating L.L.C.	WD 95 G01497 X010	177194055301	[TBD]	[TBD]	[TBD]
G01497	Cox Operating L.L.C.	WD 95 G01497 X011 & X011D	177194055700	25.00000%	20.83333%	-
G01497	Cox Operating L.L.C.	WD 95 G01497 X012 & X012D	177194055900	25.00000%	20.83333%	-
G01498	Cox Operating L.L.C.	WD 96 G01498 S002	177190123402	25.00000%	20.83333%	-
G01498	Cox Operating L.L.C.	WD 96 G01498 S007	177190132901	25.00000%	20.83333%	-
G01498	Cox Operating L.L.C.	WD 96 G01498 X006	177194003502	25.00000%	20.83333%	-

Lease	Well Name	API Number	Working Interest	Net Revenue Interest
G01673	MP 296 G01673 B001 UNIT	177244022300	42.9%	35.7%
G01673	MP 296 G01673 B003 UNIT	177244022700	42.9%	35.7%
G01673	MP 296 G01673 B004	177244022900	50.0%	41.7%
G01673	MP 296 G01673 B008 UNIT	177244023600	42.9%	35.7%
G01673	MP 296 G01673 B013 UNIT	177244024501	42.9%	35.7%
G01673	MP 296 G01673 B014 ¹	177244024401	_	-
G01673	MP 296 G01673 B018	177244025300	50.0%	41.7%
G01673	MP 296 G01673 B019 UNIT	177244027302	42.9%	35.7%
G01673	MP 296 G01673 C001 UNIT	177244016100	42.9%	35.7%
G01673	MP 296 G01673 C002	177244021100	50.0%	41.7%
G01673	MP 296 G01673 C004	177244021403	50.0%	41.7%
G01673	MP 296 G01673 C005	177244021700	50.0%	41.7%
G01673	MP 296 G01673 C005D UNIT	177244021700	42.9%	35.7%
G01673	MP 296 G01673 C006	177244021503	50.0%	41.7%
G01673	MP 296 G01673 C007A	177244021600	50.0%	41.7%
G01673	MP 296 G01673 C013	177244022401	50.0%	41.7%
G01673	MP 296 G01673 C014	177244030702	50.0%	41.7%
G01673	MP 296 G01673 C015	177244031300	50.0%	41.7%
G01673	MP 296 G01673 C015D	177244031300	50.0%	41.7%
G01673	MP 296 G01673 C018	177244089101	50.0%	41.7%
G01673	MP 296 G01673 C019	177244089400	50.0%	41.7%
G02213	MP 311 G02213 A001A	177244013600	50.0%	41.7%
G02213	MP 311 G02213 A002D	177244013900	50.0%	41.7%
G02213	MP 311 G02213 A003	177244014100	50.0%	41.7%
G02213	MP 311 G02213 A005	177244014500	50.0%	41.7%
G02213	MP 311 G02213 A006	177244014800	50.0%	41.7%
G02213	MP 311 G02213 A007	177244014900	50.0%	41.7%
G02213	MP 311 G02213 A008	177244015200	50.0%	41.7%
G02213	MP 311 G02213 A009	177244015300	50.0%	41.7%

¹ 500% PENALTY. APO: 33.333330% GWI / 27.77778% NWI

Lease	Well Name	API Number	Working Interest	Net Revenue Interest
G02213	MP 311 G02213 A010	177244015500	50.0%	41.7%
G02213	MP 311 G02213 A011A	177244016400	50.0%	41.7%
G02213	MP 311 G02213 A012	177244016300	50.0%	41.7%
G02213	MP 311 G02213 A013	177244017202	50.0%	41.7%
G02213	MP 311 G02213 A014	177244017800	50.0%	41.7%
G02213	MP 311 G02213 A015	177244017600	50.0%	41.7%
G02213	MP 311 G02213 A016	177244018000	50.0%	41.7%
G02213	MP 311 G02213 A017	177244017900	50.0%	41.7%
G02213	MP 311 G02213 A020	177244089301	50.0%	41.7%
G02213	MP 311 G02213 A023	177244096100	50.0%	39.2%
G02213	MP 311 G02213 A024	177244096400	50.0%	41.7%
G02213	MP 311 G02213 B001	177244015900	50.0%	41.7%
G02213	MP 311 G02213 B002D	177244018300	50.0%	41.7%
G02213	MP 311 G02213 B006	177244019200	50.0%	41.7%
G02213	MP 311 G02213 B007	177244019300	50.0%	41.7%
G02213	MP 311 G02213 B008	177244019001	50.0%	41.7%
G02213	MP 311 G02213 B008D	177244019001	50.0%	41.7%
G02213	MP 311 G02213 B009	177244019400	50.0%	41.7%
G02213	MP 311 G02213 B010	177244019500	50.0%	41.7%
G02213	MP 311 G02213 B012	177244020000	[TBD]	[TBD]
G02213	MP 311 G02213 B013D	177244035600	50.0%	41.7%
G02213	MP 311 G02213 B014	177244036201	50.0%	41.7%
G02213	MP 311 G02213 B015	177244036700	50.0%	41.7%
G02213	MP 311 G02213 B017	177244036400	50.0%	41.7%
G02213	MP 311 G02213 B018	177244089201	50.0%	41.7%
G12951	SS 227 G12951 A001	177114114301	39.1%	32.3%
G12951	SS 227 G12951 A002	177114139901	39.1%	32.3%

EXHIBIT A-2 OPERATIONS WELLS

Field	Well Name	API Number	Well Type
Tiger Shoals	SM 217-00310 TS001	177074085000	Source well
Tiger Shoals	SM 217-00310 TS002	177074085100	Source well
EI 361	EI 360-02323 C007ST1	177104113101	Injection well
EI 361	EI 361-02324 A017	177104105800	Injection well
EI 361	EI 361-02324 A022	177104144600	Injection well

EXHIBIT A-3 EASEMENTS

Agreement Name	Effective Date	Subject Type	Agreement Type	Prospect Name
USA OCS-G 30399 SEG [TBD]	[TBD]	Easement/ROW	RUE	EI 353
USA OCS-G 29644 SEG [TBD]	[TBD]	Easement/ROW	Pipeline ROW	EI 353
USA OCS-G 29645 SEG [TBD]	[TBD]	Easement/ROW	Pipeline ROW	EI 360
USA OCS-G 12304 SEG 9084	8/16/1990	Easement/ROW	Pipeline ROW	GI 43
USA OCS-G 13466 SEG 5917	4/24/1992	Easement/ROW	Pipeline ROW	MP 311
USA OCS-G 25262 SEG 14215	8/14/2003	Easement/ROW	Pipeline ROW	TIGER SHOAL
USA OCS-G 24694 SEG 14197	6/23/2003	Easement/ROW	Pipeline ROW	TIGER SHOAL
USA OCS-G 29242 SEG 19117	4/9/2014	Easement/ROW	Pipeline ROW	WD 32

EXHIBIT A-5 EQUIPMENT

Platforms

Field	Platform
EUGENE ISLAND 361	EI 353 G03783 PLT D 23027
EUGENE ISLAND 361	EI 360 G02323 PLT C 23014
EUGENE ISLAND 361	EI 360 G02323 PLT E 23014
EUGENE ISLAND 361	EI 361 G02324 PLT A 22490
GRAND ISLE 043	GI 39 00127 PLAT Q 24255
GRAND ISLE 043	GI 40 00128 PLAT G 20043
GRAND ISLE 043	GI 40 00128 PLAT M 24214
GRAND ISLE 043	GI 41 00129 PLAT B 20575
GRAND ISLE 043	GI 41 00129 PLAT D 20020
GRAND ISLE 043	GI 41 00129 PLAT I 766
GRAND ISLE 043	GI 41 00130 PLAT E 20032
GRAND ISLE 043	GI 41 00130 PLAT H 23557
GRAND ISLE 043	GI 42 00131 PLAT C 20018
GRAND ISLE 043	GI 42 00131 PLAT F 21859
GRAND ISLE 043	GI 43 00175 PLAT AC-CMP 20021
GRAND ISLE 043	GI 43 00175 PLAT AP-QRT 20021
GRAND ISLE 043	GI 43 00175 PLAT AQ-QRT 20021
GRAND ISLE 043	GI 43 00175 PLAT AR-RSR 20021
GRAND ISLE 043	GI 43 00175 PLAT AS-SEP 20021
GRAND ISLE 043	GI 47 00133 PLAT A 20046
GRAND ISLE 043	GI 47 00133 PLAT AP 20046
GRAND ISLE 043	GI 47 00133 PLAT AQ QTRS 20046
GRAND ISLE 043	GI 47 00133 PLAT AX 20046
GRAND ISLE 043	GI 47 00133 PLAT L 22847
GRAND ISLE 043	GI 47 00133 PLAT O 2006
GRAND ISLE 043	GI 48 00134 PLAT E 20194
GRAND ISLE 043	GI 48 00134 PLAT J 20673
GRAND ISLE 043	GI 48 00134 PLAT P 22891
GRAND ISLE 043	WD 68 00180 PLAT U 20035
GRAND ISLE 043	WD 70 00182 PLAT D 20015
GRAND ISLE 043	WD 70 00182 PLAT FF 2035
GRAND ISLE 043	WD 70 00182 PLAT I 21805
GRAND ISLE 043	WD 70 00182 PLAT L 21805
GRAND ISLE 043	WD 71 00838 PLAT E 20027
GRAND ISLE 043	WD 71 00838 PLAT O 20510
GRAND ISLE 043	WD 94 00839 PLAT V 20036
GRAND ISLE 043	WD 95 G01497 PLAT S 21270
GRAND ISLE 043	WD 95 G01497 PLAT X 21270
MAIN PASS 296	MP 296 G01673 PLT B 22749
MAIN PASS 296	MP 296 G01673 PLT C 22601
MAIN PASS 311	MP 311 G02213 PLT A 22223
MAIN PASS 311	MP 311 G02213 PLT B 22523
SHIP SHOAL 227	SS 227 G12951 PLT A 26121
S MARSH ISL 115	SM 90 G08684 PLT A 32033

	
Field	Platform
S MARSH ISL 115	SM 99 G04109 PLT A 22531
S MARSH ISL 115	SM 99 G04109 PLT B 24053
SHIP SHOAL 169	SS 168 00819 PLT B 21360
SHIP SHOAL 169	SS 168 00819 PLT D 22598
SHIP SHOAL 169	SS 181 G04231 PLT B 22570
SHIP SHOAL 169	SS 181 G04231 PLT B-PRD 22570
SHIP SHOAL 169	SS 181 G04231 PLT D 22570
SHIP SHOAL 169	SS 181 G04231 PLTC F 32019
SHIP SHOAL 169	SS 181 G04231 PLTC K 1529
SHIP SHOAL 169	SS 182 G01019 PLT C-DRILL 21916
SHIP SHOAL 169	SS 182 G01019 PLT C-PRD 21916
SHIP SHOAL 169	SS 182 G01019 PLT E 21916
SHIP SHOAL 169	SS 182 G01019 PLT J 1230
SHIP SHOAL 169	SS 183 00821 PLT I 1045
SHIP SHOAL 208	SS 208 G01228 PLATC 12 20481
SHIP SHOAL 208	SS 208 G01228 PLATC 13 20481
SHIP SHOAL 208	SS 208 G01228 PLATC 14 20481
SHIP SHOAL 208	SS 208 G01228 PLT E AUX 20481
SHIP SHOAL 208	SS 208 G01228 PLT E AUX2 20481
SHIP SHOAL 208	SS 208 G01228 PLT H 20328
SHIP SHOAL 208	SS 208 G01228 PLT F 21781
SHIP SHOAL 208	SS 209 00827 PLT A 20628
SHIP SHOAL 208	SS 209 00827 PLT A AUX 20628
SHIP SHOAL 208	SS 209 00827 PLT A LACT 20628
SHIP SHOAL 208	SS 209 00827 PLT A QTR 20628
SHIP SHOAL 208	SS 209 00827 PLT B 21661
SHIP SHOAL 208	SS 209 00827 PLT BRP 21661
SHIP SHOAL 208	SS 209 00827 PLT D 20327
SHIP SHOAL 208	SS 209 00827 PLT G 20329
SHIP SHOAL 208	SS 209 00827 PLT J 20484
SHIP SHOAL 208	SS 209 00827 PLT K 20531
SHIP SHOAL 208	SS 209 00827 PLT P 871
SHIP SHOAL 208	SS 209 00827 PLTC M 26142
SHIP SHOAL 208	SS 209 00827 PLTC N 26131
SHIP SHOAL 208	SS 215 G01230 PLT I 20482
SHIP SHOAL 208	SS 215 G01230 PLT L 26132
SHIP SHOAL 208	SS 215 G01230 PLTC C 23994
TIGER SHOAL	SM 211 00310 PLTC 210 937
TIGER SHOAL	SM 212 00310 PLT A 2121
TIGER SHOAL	SM 212 00310 PLTC 228 2121
TIGER SHOAL	SM 212 00310 PLTC 229 2159
TIGER SHOAL	SM 212 00310 PLTC 230 2158
TIGER SHOAL	SM 212 00310 PLTC 231 2221
TIGER SHOAL	SM 212 00310 PLTC 232 2220
TIGER SHOAL	SM 212 00310 PLTC 48 (TSB) 22676
TIGER SHOAL	SM 212 00310 PLTC B 2221
TIGER SHOAL	SM 217 00310 PLT "A" SUMP 2411
TIGER SHOAL	SM 217 00310 PLT A - SOME 2411
TIGER SHOAL	SM 217 00310 PLT A-AWMVE 21411 SM 217 00310 PLT A-CRANE 21411
LIOURNALIONE	DIVIZIT VUUTUTET A-CRAINE 21411

	m.s
Field	Platform
TIGER SHOAL	SM 217 00310 PLT A-FLARE 21411
TIGER SHOAL	SM 217 00310 PLT A-HP VENT SCRUB 21411
TIGER SHOAL	SM 217 00310 PLT A-PROD 21411
TIGER SHOAL	SM 217 00310 PLT A-QTR 21411
TIGER SHOAL	SM 217 00310 PLT A-SEPARATOR 21411
TIGER SHOAL	SM 217 00310 PLT A-SUMP 21411
TIGER SHOAL	SM 217 00310 PLT A-WATER TREATIN 21411
TIGER SHOAL	SM 217 00310 PLT COM4 21411
TIGER SHOAL	SM 217 00310 PLT COMP 1&2 21411
TIGER SHOAL	SM 217 00310 PLT COMP 21411
TIGER SHOAL	SM 217 00310 PLT DIESEL 21411
TIGER SHOAL	SM 217 00310 PLT OFFICE 21411
TIGER SHOAL	SM 217 00310 PLT QTR #2 21411
TIGER SHOAL	SM 217 00310 PLT TREATER 21411
TIGER SHOAL	SM 217 00310 PLT WP 234 2692
TIGER SHOAL	SM 217 00310 PLTC 214 22877
TIGER SHOAL	SM 217 00310 PLTC 223 1659
TIGER SHOAL	SM 217 00310 PLTC 225 1778
TIGER SHOAL	SM 217 00310 PLTC 227 1890
TIGER SHOAL	SM 217 00310 PLTC 233 220
TIGER SHOAL	SM 217 00310 PLTC 53 (TSA) 21293
TIGER SHOAL	SM 217 00310 PLTC C 2571
TIGER SHOAL	SM 218 00310 PLTC 49 21418
TIGER SHOAL	SM 218 00310 PLTC 51 21417
TIGER SHOAL	SM 218 00310 PLTC 61 21414
TIGER SHOAL	SM 218 00310 PLTC 70 21412
TIGER SHOAL	SM 218 00310 PLTC 94 22675
TIGER SHOAL	SM 218 00310 WATER
TIGER SHOAL	SM 221 00310 PLT 146 23399
TIGER SHOAL	SM 223 00310 PLT A 1186
TIGER SHOAL	SM 223 00310 PLT B HEADER 1186
TIGER SHOAL	SM 223 00310 PLTC 218 1186
TIGER SHOAL	SM 223 00310 PLTC 219 1371
TIGER SHOAL	SM 223 00310 PLTC 221 1454
TIGER SHOAL	SM 229 00310 PLT C
TIGER SHOAL	SM 236 00310 PLT 107 22905
TIGER SHOAL	SM 236 00310 PLT A 22674
TIGER SHOAL	SM 237 00310 PLTC 177 27043
TIGER SHOAL	SM 236 G04437 PLT 189 32043
TIGER SHOAL	SM 236 G04437 PLTC 1 22616
TIGER SHOAL	SM 238 00310 PLT 151 24075
TIGER SHOAL	SM 238 00310 PLTC 129/130 23150
TIGER SHOAL	SM 238 00310 PLTC 152 24006
TIGER SHOAL	SM 238 00310 PLTC 170 24019
TIGER SHOAL	SM 238 00310 PLTC 171 24042
TIGER SHOAL	SM 238 00310 PLTC 190 90017
TIGER SHOAL	SM 238 00310 PLTC CAIS.#216 1016
TIGER SHOAL	SM 239 00310 PLT CAIS.# 191 900101
TIGER SHOAL	SM 239 00310 PLT CAIS.#193 900191
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Field	Platform
TIGER SHOAL	SM 239 00310 PLT D PRD 23241
TIGER SHOAL	SM 239 00310 PLT D PRD 23241
TIGER SHOAL	SM 239 00310 PLT D PRD 23241
TIGER SHOAL	SM 239 00310 PLT D QTR 23241
TIGER SHOAL	SM 239 00310 PLT DEQUIPT 23241
TIGER SHOAL	SM 239 00310 PLT DGEN 23241
TIGER SHOAL	SM 239 00310 PLTC 132 23074
TIGER SHOAL	SM 239 00310 PLTC 159 24058
TIGER SHOAL	SM 239 00310 PLTC 178 27047
TIGER SHOAL	SM 239 00310 PLTC 91 23072
TIGER SHOAL	SM 239 00310 PLTC CAIS.#201 495
TIGER SHOAL	SM 239 00310 PLTC CAIS.#202 572
TIGER SHOAL	SM 239 00310 PLTC CAIS.#212 980
TIGER SHOAL	SM 239 00310 PLT CAIS.#217
TIGER SHOAL	SM 240 00310 PLTC CAIS.#203 601
TIGER SHOAL	SM 240 00310 PLT 2
TIGER SHOAL	SM 241 00310 PLTC 149 23391
TIGER SHOAL	SM 241 00310 PLTC CAIS.#200 623
TIGER SHOAL	PLT 48 TSB
TIGER SHOAL	PLT A (SM 212)
TIGER SHOAL	PLT A-PRD
TIGER SHOAL	PLT A-QTR
TIGER SHOAL	PLT A-TRT
TIGER SHOAL	PLT B (HEADER)
TIGER SHOAL	PLT B-PROD
TIGER SHOAL	PLT C C-QTR
TIGER SHOAL	PLT CAIS#198
TIGER SHOAL	PLT CAIS#206
TIGER SHOAL	PLT CAIS#218
TIGER SHOAL	PLT COMP 7
TIGER SHOAL	PLT D
TIGER SHOAL	PLT D/O P/L
TIGER SHOAL	PLT E-DOLPHIN
TIGER SHOAL	PLT E-PRD
TIGER SHOAL	PLT GEN
TIGER SHOAL	PLT HDR
TIGER SHOAL	PLT 1
TIGER SHOAL	PLT 100
TIGER SHOAL	PLT 106
TIGER SHOAL	PLT 114
TIGER SHOAL	PLT 123
TIGER SHOAL	PLT 139
TIGER SHOAL	PLT 144
TIGER SHOAL	PLT 153
TIGER SHOAL	PLT 156
TIGER SHOAL	PLT 160
TIGER SHOAL	PLT 161
TIGER SHOAL	PLT 179
TIGER SHOAL	PLT 19
	1

Field	Platform
TIGER SHOAL	PLT 196
TIGER SHOAL	PLT 204
TIGER SHOAL	PLT 302
TIGER SHOAL	PLT 72
TIGER SHOAL	PLT 74
TIGER SHOAL	PLT 79
TIGER SHOAL	PLT 81
TIGER SHOAL	PLT 82
TIGER SHOAL	PLT 84
TIGER SHOAL	PLT 200
WEST DELTA 030	WD 21 G01447 PLT Z 22979
WEST DELTA 030	WD 21 G01447 PLTC BB 1628
WEST DELTA 030	WD 21 G01447 PLTC L 1073
WEST DELTA 030	WD 30 00026 PLT CC 1602
WEST DELTA 030	WD 30 00026 PLT J 20147
WEST DELTA 030	WD 30 00026 PLT P 20150
WEST DELTA 030	WD 30 00026 PLT T 20152
WEST DELTA 030	WD 31 00016 PLT E CMP 21831
WEST DELTA 030	WD 31 00016 PLT E DRL 21831
WEST DELTA 030	WD 31 00016 PLT E QTRS 21831
WEST DELTA 030	WD 31 00016 PLT F 20145
WEST DELTA 030	WD 31 00016 PLT L 20148
WEST DELTA 030	WD 31 00016 PLT N 20149
WEST DELTA 030	WD 32 00367 PLT 3 20241
WEST DELTA 030	WD 32 00367 PLT A 20249
WEST DELTA 030	WD 32 00367 PLT AA 70022
WEST DELTA 030	WD 32 00367 PLT B 20247
WEST DELTA 030	WD 32 00367 PLT D QTR 20249
WEST DELTA 030	WD 32 00367 PLT E 20249
WEST DELTA 030	WD 32 00367 PLT S 20479

<u>Pipelines</u>

Field	Pipeline Name
EUGENE ISLAND 361	PL 18055 G02324 EI361A-EI338SSTI
EUGENE ISLAND 361	PL 18501 G02323 EI360C-EI361A
EUGENE ISLAND 361	PL 7220 G03783 EI353D-EI360C
EUGENE ISLAND 361	PL 7221 G02323 EI360C-EI353D
EUGENE ISLAND 361	PL 7224 G02323 EI360C-EI361A
EUGENE ISLAND 361	PL 7225 G02323 EI360C-EI361A
EUGENE ISLAND 361	PL 8115 G02324 EI361A-EI360C
GRAND ISLE 41	PL 11936 00129 GI41B-GI47AP
GRAND ISLE 41	PL 17190 00130 GI41H-GI41B
GRAND ISLE 41	PL 17191 00130 GI41H-GI41B
GRAND ISLE 41	PL 17198 00129 GI41I-GI41H
GRAND ISLE 41	PL 17681 00128 GI40M-GI40G
GRAND ISLE 41	PL 17682 00128 GI40M-GI40G
GRAND ISLE 41	PL 613 00129 GI41D-GI41B

Field	Pipeline Name
GRAND ISLE 41	PL 615 00129 GI41D-GI41B
GRAND ISLE 41	PL 619 00130 GI41E-GI41B
GRAND ISLE 41	PL 621 00130 GI41B-GI41E
GRAND ISLE 41	PL 8449 00130 GI41H-GI41FLARE
GRAND ISLE 41	PL 9368 00129 GI41B-GI43AS
GRAND ISLE 43	PL 10940 G01497 WD95S-WD70L
GRAND ISLE 43	PL 11106 00182 WD70I-WD70D
GRAND ISLE 43	PL 12477 00182 WD70D-GI43AR
GRAND ISLE 43	PL 15916 00838 WD71E-WD70D
GRAND ISLE 43	PL 16059 00182 WD70FF-WD70L
GRAND ISLE 43	PL 16064 00182 WD70FF-WD70I
GRAND ISLE 43	PL 17179 00175 GI43AR-WD68U
GRAND ISLE 43	PL 17314 00839 WD94V-WD71O
GRAND ISLE 43	PL 17315 00839 WD94V-WD71O
GRAND ISLE 43	PL 17351 G27180 WD68CASA#2-GI33A
GRAND ISLE 43	PL 17352 G27180 WD68CASA#1-GI33A
GRAND ISLE 43	PL 17353 G04002 GI33A-WD68CAISA#A2D
GRAND ISLE 43	PL 17472 00182 WD70D-GI43AR
GRAND ISLE 43	PL 18022 G01497 WD95S-WD70I
GRAND ISLE 43	PL 19307 00182 WD70L-WD70D
GRAND ISLE 43	PL 19482 G27180 WD68A-GI33A
GRAND ISLE 43	PL 3600 00175 GI43ARRSR-GI18F/S
GRAND ISLE 43	PL 4259 G01580 GI32SSTI-GI22LCV (TLC-2)
GRAND ISLE 43	PL 543 00838 WD71O-WD71E
GRAND ISLE 43	PL 5526 00182 WD70I-WD70FLARE
GRAND ISLE 43	PL 553 00838 WD71E-WD71O
GRAND ISLE 43	PL 5536 00175 GI43AA-GI43FLARE
GRAND ISLE 43	PL 5538 00175 GI43AA-GI43FLARE
GRAND ISLE 43	PL 5539 00175 GI43AA-GI43FLARE
GRAND ISLE 43	PL 741 G01083 WD73C-WD93E
GRAND ISLE 43	PL 9084 00175 GI43AS-GI19F/S
GRAND ISLE 43	PL 9896 G01497 WD95S-WD95FLARE
GRAND ISLE 43	PL 9917 00182 WD70D-WD71E
GRAND ISLE 47	PL 10798 00127 GI39Q-GI48J
GRAND ISLE 47	PL 13324 00133 GI47A-GI48J
GRAND ISLE 47	PL 15911 00133 GI47O-GI47AP
GRAND ISLE 47	PL 15912 00133 GI47O-GI47AP
GRAND ISLE 47	PL 15913 00133 GI47O-GI47AP
GRAND ISLE 47	PL 15914 00133 GI47AP-GI47O
GRAND ISLE 47	PL 15934 00134 GI48E-GI47A
GRAND ISLE 47	PL 15935 00134 GI48E-GI47A
GRAND ISLE 47	PL 17679 00128 GI40G-GI47O
GRAND ISLE 47	PL 17680 00133 GI47O-GI40G
GRAND ISLE 47	PL 18016 00134 GI48J-GI47A
GRAND ISLE 47	PL 5520 00134 GI48J-GI48FLARE
GRAND ISLE 47	PL 630 00133 GI47CAP-GI43AA
GRAND ISLE 47	PL 6945 00133 GI47L-GI47A

Field	Pipeline Name
GRAND ISLE 47	PL 6946 00133 GI47L-GI47A
GRAND ISLE 47	PL 6947 00133 GI47L-GI47FLARE
GRAND ISLE 47	PL 7034 00134 GI48J-GI48#14
GRAND ISLE 47	PL 8095 00134 GI48CP-GI48J
GRAND ISLE 47	PL 9367 00133 GI47A-GI41B
MAIN PASS 144	PL 15528 G01673 MP296C-MP296SSTI
MAIN PASS 144	PL 6471 G01673 MP296B-MP296C
MAIN PASS 144	PL 6472 G01673 MP296B-MP296C
MAIN PASS 144	PL 6473 G01673 MP296C-MP296SSTI
MAIN PASS 311	PL 5917 G02213 MP311A-MP313SSTI
MAIN PASS 311	PL 5916 G02213 MP311B-MP311A
SHIP SHOAL 227	PL 10599 G12951 SS27A-SS243A ²
SHIP SHOAL 227	PL 10600 G12951 SS27A-SS243A
SHIP SHOAL 227	PL 19876 G12951 SS27A-SS243A
SHIP SHOAL 169	PL 10956 G04231 SS181B-SS181F
SHIP SHOAL 169	PL 10957 G04231 SS181F-SS181B
SHIP SHOAL 169	PL 10996 G01019 SS182C-SS169SSTI
SHIP SHOAL 169	PL 11110 00819 SS168B-SS182E
SHIP SHOAL 169	PL 11111 00819 SS168B-SS182E
SHIP SHOAL 169	PL 11112 00819 SS168B-SS182E
SHIP SHOAL 169	PL 13550 00821 SS183I-SS182C
SHIP SHOAL 169	PL 13551 00821 SS183I-SS182C
SHIP SHOAL 169	PL 13553 G01019 SS182C-SS183I
SHIP SHOAL 169	PL 14155 G01019 SS182J-SS182"C"
SHIP SHOAL 169	PL 14156 G01019 SS182"C"-SS182J
SHIP SHOAL 169	PL 14725 G04231 SS181"K"-SS181"B-D"
SHIP SHOAL 169	PL 14726 G04231 SS181"K"-SS181"B-D"
SHIP SHOAL 169	PL 14727 G04231 SS181"B-D"-SS181"K"
SHIP SHOAL 169	PL 18441 G01019 SS182 SS182C-SS182SSTI
SHIP SHOAL 169	PL 18579 G04231 SS181B-SS181SSTI
SHIP SHOAL 169	PL 6668 G04231 SS181B-SS181FLARE
SHIP SHOAL 208	PL 10666 827 SS209AAUX-SS209N
SHIP SHOAL 208	PL 10667 827 SS209N-SS209AAUX
SHIP SHOAL 208	PL 10741 G01230 SS215L-SS209B
SHIP SHOAL 208	PL 10742 00827 SS209B-SS215L
SHIP SHOAL 208	PL 10758 00827 SS209M-SS209B
SHIP SHOAL 208	PL 10759 00827 SS209B-SS209M
SHIP SHOAL 208	PL 12753 00827 SS209P-SS209K
SHIP SHOAL 208	PL 15646 G01228 SS208H-SS209B
SHIP SHOAL 208	PL 15647 G01228 SS208H-SS208F
SHIP SHOAL 208	PL 16336 00827 SS209AAX-SS208FPM
SHIP SHOAL 208	PL 17294 G1228 SS208EA-SS208SSTI
SHIP SHOAL 208	PL 1730 0827 SS209B-SS209A-CMP
SHIP SHOAL 208	PL 1731 00827 SS209B-SS209A-CMI
SHIP SHOAL 208	PL 1732 G01228 SS208H-SS209B
DIM DITORU 200	1 L 1/32 UV1220 332V011-332V7D

² Pipeline is inactive.

Field	Pipeline Name
SHIP SHOAL 208	PL 1738 00827 SS209G-SS209ACMP
SHIP SHOAL 208	PL 1739 00827 SS209AAUX-SS209B
SHIP SHOAL 208	PL 1742 00827 SS209G-SS209AAUX
SHIP SHOAL 208	PL 1743 00827 SS209ACMP-SS209G
SHIP SHOAL 208	PL 1747 00827 SS209J-SS209AAUX
SHIP SHOAL 208	PL 1748 00827 SS209J-SS209A
SHIP SHOAL 208	PL 1750 00827 SS209J-SS209B
SHIP SHOAL 208	PL 1751 00827 SS209J-SS209B
SHIP SHOAL 208	PL 1755 01230 SS215I-SS215C
SHIP SHOAL 208	PL 1756 01230 SS215C-SS209B
SHIP SHOAL 208	PL 1758 G01230 SS215I-SS215C
SHIP SHOAL 208	PL 1832 00827 SS209G-SS209K
SHIP SHOAL 208	PL 1833 00827 SS209K-SS209G
SHIP SHOAL 208	PL 1834 00827 SS209K-SS209G
SHIP SHOAL 208	PL 18611 G1228 SS208EX2-SS209B
SHIP SHOAL 208	PL 18950 00827 SS209P-SS209K
SHIP SHOAL 208	PL 19048 G1228 SS208E#14-SS209BRP
SHIP SHOAL 208	PL 19176 G01228 SS208CE-SS208E14C
SHIP SHOAL 208	PL 19196 G01228 SS208E-SS208CP
SOUTH MARSH 115	PL 18644 G08684 SM90A-SM99A
SOUTH MARSH 115	PL 18645 G08684 SM90A-SM99A
SOUTH MARSH 115	PL 6230 G04109 SM99A-SM99SSTI
SOUTH MARSH 115	PL 9913 G04109 SM99B-SM99A
SOUTH MARSH 239	PL 10159 00310 SM240E-SM239D
SOUTH MARSH 236	PL 10393 00310 SM236#161-SM236#139CS
SOUTH MARSH 236	PL 10476 00310 SM236#139CS-SM236#144CS
SOUTH MARSH 239	PL 10579 00310 SM239D-SM238#3SST
SOUTH MARSH 239	PL 10580 00310 SM238#3SSTI-SM238#170
SOUTH MARSH 239	PL 10769 00310 SM239#179-SM239D
[TBD]	PL 11138
SOUTH MARSH 239	PL 11163 00310 SM239D-SM239#179
SOUTH MARSH 239	PL 11251 00310 SM240E-SM239D
SOUTH MARSH 239	PL 11270 00310 SM239#91-SM239D
SOUTH MARSH 239	PL 11525 00310 SM240#196-SM240E
SOUTH MARSH 236	PL 12151 00310 SM229C-SM236A
SOUTH MARSH 239	PL 12229 00310 SM240SSTI-SM240#196CS
SOUTH MARSH 239	PL 12294 00310 SM239#201-SM240E
SOUTH MARSH 239	PL 12345 00310 SM241#302-SM239#201
SOUTH MARSH 239	PL 12418 00310 SM241#200-SM240E
SOUTH MARSH 236	PL 12461 00310 SM237#205CS-SM229C
SOUTH MARSH 236	PL 12517 00310 SM228#206-SM237SSTI
SOUTH MARSH 239	PL 12575 00310 SM238#3SSTI-SM238#171
SOUTH MARSH 239	PL 13192 00310 SM240#196-SM#153
SOUTH MARSH 239	PL 13274 00310 SM240#153-SM241#200
SOUTH MARSH 239	PL 13514 00310 SM239C#212-SM239D
SOUTH MARSH 239	PL 13583 00310 SM241#149-SM241SSTI
SOUTH MARSH 239	PL 13664 00310 SM239#217-SM239D

Field	Pipeline Name
SOUTH MARSH 239	PL 13775 00310 SM238#171-SM238C#216
SOUTH MARSH 239	PL 14612 00310 SM240SSTI-SM241C#302
SOUTH MARSH 236	PL 14991 00310 SM236#160CS-SM236A
SOUTH MARSH 236	PL 15214 00310 SM236A-SM229C
SOUTH MARSH 236	PL 16010 00310 SM236A-SM236#160
SOUTH MARSH 236	PL 18672 00310 SM236#139-SM236A
SOUTH MARSH 236	PL 11109 G04437 SM236#189-SM236A
SOUTH MARSH 236	PL 6594 G04437 SM236#1CS-SM236A
SOUTH MARSH 236	PL 7079 G04437 SM236#100-SM229C
[TBD]	PL 20237
[TBD]	PL 4787
SOUTH MARSH 236	PL 6613 00310 SM236#107-SM236A
SOUTH MARSH 239	PL 7680 00310 SM238#137-SM239D
[TBD]	PL 8265
SOUTH MARSH 236	PL 8301 00310 SM236#138-SM236A
SOUTH MARSH 236	PL 8302 00310 SM229#141-SM229C
SOUTH MARSH 236	PL 8701 00310 SM236#144-SM236A
SOUTH MARSH 236	PL 8878 00310 SM236A-SM236#161
SOUTH MARSH 236	PL 9023 00310 SM229C-SM229#141
SOUTH MARSH 239	PL 9089 00310 SM239D-SM241#149
SOUTH MARSH 239	PL 9095 00310 SM239D-SM240E
SOUTH MARSH 239	PL 9302 00310 SM240#153-SM240E
SOUTH MARSH 236	PL 9324 00310 SM236SSTI-SM236#01
SOUTH MARSH 239	PL 9543 00310 SM238#170-SM239D
SOUTH MARSH 239	PL 9561 00310 SM241#301-SM240E
SOUTH MARSH 239	PL 9747 00310 SM238#190-SM239D
TIGER SHOAL	PL 10946 00310 SM239D-SM236A
TIGER SHOAL	PL 11135 00310 SM217#114-SM217SSTI
ΓIGER SHOAL	PL 11141 00310 SM217#114-SM217SSTI
TIGER SHOAL	PL 12681 00310 SM218#94-SM217A
TIGER SHOAL	PL 12716 00310 SM218#61-SM217A
FIGER SHOAL	PL 12736 00310 SM218#49D-SM217A
TIGER SHOAL	PL 13081 00310 SM218#70-SM218SSTI
TIGER SHOAL	PL 13116 00310 SM218#51-SM218SSTI
TIGER SHOAL	PL 13344 00310 SM212FE-SM217A
TIGER SHOAL	PL 13347 00310 SM217#114-SM217A
TIGER SHOAL	PL 14120 00310 SM223#218CS-SM217A
TIGER SHOAL	PL 14197 00310 SM217A-SM233SSTI
TIGER SHOAL	PL 14215 00310 SM213F/S-SM217A
TIGER SHOAL	PL 14510 00310 SM223#219CS-SM223B
TIGER SHOAL	PL 14511 00310 SM223B-SM223#219CS
TIGER SHOAL	PL 14511 00310 SM223B-SM223#219CS
TIGER SHOAL	PL 15023 00310 SM217#223-SM217A
TIGER SHOAL	PL 15024 00310 SM217#223-SM217A
TIGER SHOAL	PL 15410 00310 SM217CAP-SM217CAP
TIGER SHOAL	PL 15411 00310 SM217CAP-SM217CAP

Field	Pipeline Name
TIGER SHOAL	PL 17253 00310 SM212A-SM217A
TIGER SHOAL	PL 17254 00310 SM217A-SM212A
TIGER SHOAL	PL 17401 00310 SM212A-SM217A
TIGER SHOAL	PL 17402 00310 SM212A-SM217A
TIGER SHOAL	PL 17434 00310 SM212#229CS-SM212A
TIGER SHOAL	PL 17435 00310 SM212A-SM212#29CS
TIGER SHOAL	PL 17436 00310 SM212A-SM212#229CS
TIGER SHOAL	PL 17437 00310 SM212#230CS-SM212A
TIGER SHOAL	PL 17438 00310 SM212A-SM212#230CS
TIGER SHOAL	PL 17439 00310 SM212A-SM212#230CS
TIGER SHOAL	PL 17634 00310 SM212A-SM212#231CS
TIGER SHOAL	PL 17637 00310 SM212#232CS-SM212A
TIGER SHOAL	PL 17638 00310 SM212A-SM212#232CS
TIGER SHOAL	PL 17719 00310 SM217#233CS-SM212A
TIGER SHOAL	PL 17720 00310 SM212A-SM217#233CS
TIGER SHOAL	PL 17721 00310 SM212A-SM217#233CS
TIGER SHOAL	PL 18616 00310 SM217C-SM217A
TIGER SHOAL	PL 18617 00310 SM217C-SM217A
TIGER SHOAL	PL 18618 00310 SM217A-SM217C
TIGER SHOAL	PL 18667 00310 SM221#146-SM217A
TIGER SHOAL	PL 18668 00310 SM217A-SM221#146
TIGER SHOAL	PL 4063 00310 SM218#81-SM217CAP
TIGER SHOAL	PL 4474 00310 SM218#62D-SM217A
TIGER SHOAL	PL 4482 00310 SM218#61-SM218B
TIGER SHOAL	PL 4506 00310 SM217#25-SM217CAP
TIGER SHOAL	PL 5007 00310 SM218#66-SM217A
TIGER SHOAL	PL 5171 00310 SM217#69-SM217CAP
TIGER SHOAL	PL 6775 00310 SM212#105-SM217CAP
TIGER SHOAL	PL 6776 00310 SM212#105D-SM217CAP
TIGER SHOAL	PL 7685 00310 SM222#125-SM217A
TIGER SHOAL	PL 8874 00310 SM217#08-SM217CAP
TIGER SHOAL	PL 8875 00310 SM217#15-SM217A
TIGER SHOAL	PL 9189 00310 SM221#146-SM221CAP
TIGER SHOAL	PL 9750 00310 SM217#65-SM217CAP
TIGER SHOAL	PL 9803 00310 SM222#172-SM217CA1
WEST DELTA 30	PL 13870 G01447 WD21#6CS-WD31E
WEST DELTA 30	
WEST DELTA 30	PL 13969 00016 WD31E-WD31N PL 14185 00016 WD31E-WD31F
WEST DELTA 30	PL 14945 00026 WD30CC-WD31E
···· ··· ··· · · · · · · · · · · · · ·	PL 14943 00026 WD30CC-WD31E PL 14955 G01447 WD21Z-WD30P
WEST DELTA 30	PL 15095 G01447 WD21Z-WD30P PL 15095 G01447 WD21BB-WD31E
WEST DELTA 30	
WEST DELTA 30	PL 15396 00026 WD30CC-WD30SSTI
WEST DELTA 30	PL 18245 00026 WD30J-WD30VLV
WEST DELTA 30	PL 18683 00016 WD31E-WD30J
WEST DELTA 30	PL 18684 00016 WD31F-WD31SSTI
WEST DELTA 30	PL 18685 00016 WD31N-WD31SSTI

Field	Pipeline Name
WEST DELTA 30	PL 20214 G01447 WD21#6CS-WD31E
WEST DELTA 30	PL 20419 G01447Z-WD30P
WEST DELTA 30	PL 2851 00367 WD32A-WD32B
WEST DELTA 30	PL 2864 00367 WD32B-WD32A
WEST DELTA 30	PL 2866 00367 WD32A-WD31E
WEST DELTA 30	PL 3074 00367 WD32#3-WD32#18
WEST DELTA 30	PL 3084 00367 WD32#18-WD32#3
WEST DELTA 30	PL 3109 00367 WD32A-WD32B
WEST DELTA 30	PL 3112 00367 WD32B-WD32#002
WEST DELTA 30	PL 3249 00367 WD32#03-WD32A
WEST DELTA 30	PL 3837 00016 WD31L-WD31E
WEST DELTA 30	PL 3846 00026 WD30T-WD30P
WEST DELTA 30	PL 3847 00016 WD31SSTI-WD31L
WEST DELTA 30	PL 4121 00026 WD30T-WD30J
WEST DELTA 30	PL 4938 00016 WD31E-WD31FLR
WEST DELTA 30	PL 4939 00016 WD31E-WD31FLR
WEST DELTA 30	PL 5225 00016 WD31L-WD32S
WEST DELTA 30	PL 5227 00016 WD31L-WD31SSTI
WEST DELTA 30	PL 704 00026 WD30T-WD30J
WEST DELTA 30	PL 705 00016 WD31N-WD31SSTI
WEST DELTA 30	PL 706 00016 WD31F-WD31N
WEST DELTA 30	PL 708 00016 WD31N-WD31F
WEST DELTA 30	PL 710 00016 WD31F-WD31J
WEST DELTA 30	PL 711 00026 WD30T-WD31F
WEST DELTA 30	PL 7147 00026 WD30P-WD30T
WEST DELTA 30	PL 715 00016 WD31E-WD31H
WEST DELTA 30	PL 716 00016 WD31H-WD31E
WEST DELTA 30	PL 718 00016 WD31FLNG-WD31F
WEST DELTA 30	PL 719 00016 WD31L-WD31E
WEST DELTA 30	PL 720 00016 WD31W-WD31N
WEST DELTA 30	PL 724 00367 WD32A-WD32Q
WEST DELTA 30	PL 726 00367 WD32S-WD31E
WEST DELTA 30	PL 729 00367 WD32S-WD31E
WEST DELTA 30	PL 7791 00026 TLC4 WD30 VALVE-WD73A
WEST DELTA 30	PL 7990 00026 WD30T-WD30J
WEST DELTA 30	PL 8068 00026 WD30T-WD30J
WEST DELTA 30	PL 8154 00367 WD32E-WD32S
WEST DELTA 30	PL 8767 00367 WD32S-WD32FLR
WEST DELTA 30	PL 9664 G01447 WD21Z-WD30SSTI
WEST DELTA 30	PL 9665 00026 WD30P-WD30J

Facilities

Field	Facility
Grand Isle 43	GI Tank Battery

Exhibit B—Mortgagor's Resolutions

WRITTEN CONSENT OF THE SOLE MANAGER OF NATURAL RESOURCES WORLDWIDE, LLC

February 2, 2024

The undersigned, being the sole member (the "Manager") of Natural Resources Worldwide, LLC, a Delaware limited liability company (the "Company"), and a member-managed limited liability company, hereby approves and adopts, by written consent in lieu of a meeting, the following resolutions:

MORTGAGE

WHEREAS, the Member, in its capacity as the sole manager of the Company, desires to and hereby does authorize John Chambers, in his capacity as the duly appointed and acting Authorized Signatory of the Company, with full power and authority to bind the Company and to execute and deliver and enter into that certain ACT OF MORTGAGE, SECURITY AGREEMENT, AND ASSIGNMENT OF PRODUCTION dated on or about the date hereof, by the Company, as mortgagor, to Charlee Lochridge Cox Dynasty Trust, as Lender (together with any amendments, amendments and restatements, and supplements thereto, and other documents related thereto, herein, the "Mortgage"), which may encumber all of the Company's oil and gas properties and interest with a mortgage lien and other security rights.

NOW, THEREFORE, BE IT:

RESOLVED, for the purpose of setting forth the manner in which authority to bind the Company is vested, and not withstanding any resolutions or written consents executed and delivered by the Member prior to the date hereof, John Chambers shall have signatory authority to bind the Company in the execution of, and to so execute, deliver and enter into, the Mortgage, and to execute, deliver and enter into any other deeds of trusts and mortgages and amendments, amendments and restatements, and supplements thereto, to be entered into by the Company from time to time.

The undersigned hereby consent that the actions set forth in the foregoing preambles and resolutions shall have the same force and effect as if taken at a duly constituted meeting of the Manager of the Company, effective as of the date hereof, and direct that this document be filed with the minutes of the Company as part of the permanent records of the Company. This document may be signed in counterparts.

IN WITNESS WHEREOF, the undersigned has executed this Written Consent, effective as of the date first written above.

SOLE MANAGER:

Vincent DeVito

EXHIBIT C EXCLUDED ASSETS

None.