

AMENDMENT TO
SURFACE ACCESS AGREEMENT

THIS AMENDMENT TO SURFACE ACCESS AGREEMENT ("Amendment Agreement") is entered into effective as of November 1, 1994, by and between TWIN BUTTES LAND COMPANY ("Twin Buttes") and MITCHELL ENERGY CORPORATION ("Mitchell").

R E C I T A L S

A. Twin Buttes and Mitchell have entered into a Surface Access Agreement dated January 1, 1984 ("Prior Agreement"). Pursuant to the terms of the Prior Agreement, Mitchell was granted access across certain lands owned by Twin Buttes for purposes and on the terms more specifically described in the Prior Agreement.

B. The parties wish to have the terms of the Prior Agreement apply to certain additional access rights, on modified payment terms as to such additional rights.

THEREFORE, in consideration of the mutual agreements contained herein and in the Prior Agreement, and for other good and valuable consideration, the receipt and sufficiency of which is acknowledged, the parties agree as follows:

1. Article 1. of the Prior Agreement described a road across which Mitchell shall have access. There is hereby added a road across which Twin Buttes grants to Mitchell, on the terms of the Prior Agreement except as specifically modified hereinbelow, access for the conduct of drilling and production operations upon lands leased and/or to be leased by Mitchell in the general vicinity of Twin Buttes' property, which road is to be located in SW/4 NW/4^u nd SW/4 SW/4 of³ ection 33 Township 2 South, Range 103 West, 6th P.M., Lot 5f na S/2 NE/4 gf Section 5, Township 3 South, Range 103 West, 6th P.M., Rio Blanco County, Colorado ("Fee Lands"). Such road, the crown of which is not to exceed twenty (20) feet in width, shall be constructed at the approximate location surveyed on July 5, 1994₁ by Uintah Engineering and Land Surveying. Twin Buttes will be notified five (5) days prior to starting construction of this road.

2. Article 4. of the Prior Agreement provides for certain payments to be made by Mitchell to Twin Buttes. As consideration for the access described in this Amendment Agreement. and during the entire term of this Agreement and the Prior Agreement, Mitchell agrees to pay to Twin Buttes as follows, and the following paragraph (d) is added to such Article 4. :

- (d) (i) For each well drilled by Mitchell while access is through the additional Twin Buttes Fee Lands described in Paragraph 1. above:

- (a) Mitchell shall pay the sum of, which sum shall be deemed consideration for the remainder of the then current calendar year for such well; and
 - (b) For the calendar year following the calendar year in which the drilling of such well commenced, and for each subsequent calendar year, Mitchell shall pay the annual charge of per well payable on or before the first day of February of each such calendar year.
- (ii) For all existing wells accessed through the Additional Fee Lands described in Paragraph 1. above, Mitchell shall *pay* the annual charge of per well payable on or before the first day of February of each such calendar year. The existing wells that Mitchell will access by use of the road described in Paragraph 1. above are set forth in Exhibit "A" attached hereto.
- (iii) If both the additional Fee Lands described in Paragraph 1. above and the lands covered by the Prior Agreement are used for access to the same well, then the applicable amount set out in this Amendment Agreement shall be payable, it being the intention to avoid in such event payments being due under both agreements for the same well.

For all subsequent wells to be drilled, Mitchell shall follow the notification provisions set forth in Article 4. of the Prior Agreement.

3. This agreement shall continue in effect so long as drilling and production operations are carried on upon the Mitchell leased lands and for a period of ninety (90) days after any cessation of such operations to allow recommencement of such operations, unless the same is terminated as provided in the Prior Agreement. PROVIDED, HOWEVER, that ten (10) years from the date first above written Twin Buttes and Mitchell will renegotiate the payment schedule for new wells to be drilled.

4. This Amendment Agreement shall not apply to any wells drilled upon fee lands owned by **Twin** Buttes, but rather shall apply only to access to Mitchell's drilling and production operations on other properties.

5. The parties agree that Twin Buttes Land Company, Twin Buttes Ranch Company and Crippled Cowboy Cow Outfit, Inc., shall have the continued right to use the road described in the Prior Agreement and the road described herein, without notice

or any obligation to contribute to maintenance and upkeep as contemplated by Paragraph 2 of the Prior Agreement.

6. Except as specifically amended herein, the terms of the Prior Agreement shall remain in full force and effect and shall define the rights and obligations of the parties concerning the access described in this Amendment Agreement, it being the intent of the parties to add additional access rights at the consideration rates specified herein, with the same obligations of maintenance, use, notice and otherwise as provided in such Prior Agreement.

Dated effective as of the date first above written.

MITCHELL ENERGY CORPORATION

TWIN BUTTES LAND COMPANY

By [Signature]
Name Jack J. Yovanovich
Title Senior Vice President Laod

Handwritten initials

[Signature] & [Signature]
Chechoberts-0,
Individually as Partner,
and as Attorney-In-Fact
for Ruby L. Kirby, Partner

[Signature]
Danie D. Robertson, Partner
I/ If -- C/4: [Signature]
V/(1(? (i/f a v.l. 7) & t&/--
Scott Allan Robertson, Partner

[Signature] r---, ...
Owen Curtis Robert-son, Partner

[Signature] i4.a
Karen Kay Robertson, Partner

EXHIBIT "A"

WELL

Park Mountain 2-1-3-104
Park Mountain 1-1-3-104
Park Mountain 1-12-3-104
Park Mountain 2-11-3-104
Park Mountain 2-12-3-104
Park Mountain 4-11-3-104
Park Mountain 2-6-3-103
Park Mountain 1-36-2-104
Park Mountain 1-2-3-104

290851-1

SURFACE ACCESS AGREEMENT

THIS AGREEMENT, made and entered into as of the 1st day of January, 1984, by and between the ESTATE OF ALBERT C. KIRBY BY RUBY L. KIRBY, PERSONAL REPRESENTATIVE, RUBY L. KIRBY, DAVIE D. ROBERTSON, CHERYL D. ROBERTSON, SCOTT ALLAN ROBERTSON, OWEN CURTIS ROBERTSON TRUST and KAREN KAY ROBERTSON TRUST, by CHERYL D. ROBERTSON, TRUSTEE, doing business as TWIN BUTTES LAND COMPANY referred to herein as "TWIN BUTTES", and MITCHELL ENERGY CORPORATION, referred to herein as "MITCHELL" of Suite 3200, 1670 Broadway, Denver, Colorado 80202.

R E C I T A L S

A. TWIN BUTTES is the owner of the surface of certain lands (referred to herein as "Fee lands") , located in the NE/4 of Section 16, and the E/2 NE/4, NW/4 of Section 21, a.11 in Township 2 South, Range 103 West, 6th P.M., in Rio Blanco County, Colorado.

B. MITCHELL is the lessee of certain oil and gas leases which are located in the general vicinity of the Fee Lands, and MITCHELL desires to obtain from TWIN BUTTES access through the Fee Lands to conduct a drilling program upon the properties covered by oil and gas leases held or later obtained **by MITCHELL.**

C. The parties desire to evidence their agreement **with** respect to certain matters related to such access.

IT IS AGREED AS FOLLOWS:

1. **TWIN BUTTES** does hereby grant unto MITCHELL access for the conduct of drilling and production operations upon the MITCHELL leased lands subject to the provisions of this agreement and as limited by the provisions oi this agreement.

The access herein granted to MITCHELL shall be limited to the existing road located in the NE/4 Section 16, and the E/2 NE/4, NW/4 of Section 21, all in Township 2 South, Range 103 West, 6th P.M., Rio Blanco County, Colorado. The crown of this road shall be limited to (20') twenty feet in width. Such road shall be maintained by MITCHELL. If TWI BUTTES grants others the right to use the road covered by this agreement, TWIN BUTTES will notify MITCHELL of such grant and require others granted such use to share in the cost of road maintenance and upkeep on any cattle guards or gates. The use of such road shall be limited to MITCHELL and its authorized representatives, contractors and subcontractors and shall be limited to business purposes. MITCHELL shall be responsible for all persons authorized by MITCHELL to use such road and shall be responsible for any damage, the proximate cause of which is occasioned by such use, whether damage occurs through the acts of MITCHELL, its personnel, agents, contractors or subcontractors. No vehicle shall be permitted to travel in excess of (20) twenty miles per hour on such road. TWIN BUTTES and its agents shall have the unrestricted right to use of such road and the right to authorize other persons, firms or entities to use such road.

2. MITCHELL shall have the right to assign its rights under this agreement. PROVIDED, HOWEVER, that before any such assignment of rights hereunder shall become effective, each and every assignee (if more than one) shall first assume the obligations of MITCHELL under this agreement and agree in writing to be bound by the terms and provisions of this agreement. The rights of TWIN BUTTES shall be freely assignable.

3. MITCHELL agrees to defend, indemnify and save TWIN BUTTES harmless of and from all claims and demands of whatsoever nature arising from or in any way connected with the

operations of MITCHELL, its personnel, agents, contractors and subcontractors and from the use of TWIN BUTTES property by MITCHELL, its personnel, agents, contractors and subcontractors.

4. As consideration for this agreement, and during the entire term of this agreement, MITCHELL agrees to pay to **TWIN BUTTES** the following:

- (a) For each well drilled by MITCHELL while access is through TWIN BUTTES Fee Land, the sum of Dollars, which sum shall be deemed consideration for the remainder of the then current calendar year for such well.
- (b) For the calendar year following the calendar year which the drilling of such well commenced, and for all subsequent calendar years, the sum of Dollars per calendar year, payable on or before the 1st day of February of each such calendar year. -- ..
- (c) For Well G-2-2-104-S acquired from Fuel Resources Development Co. the sum of Dollars per calendar year, payable on or before the 1st day of February of each such calendar year.

Prior to commencement of each well to be drilled by access through TWIN BUTTES Fee Land, MITCHELL shall notify TWIN BUTTES of the commencement of the well by a letter using substantially the same form as the form attached as Exhibit "A" to this agreement. The consideration to be paid **TWIN BUTTES** under the terms of subparagraph 4(a) above shall be paid upon MITCHELL's receipt of a copy of the letter executed on behalf of TWIN BUTTES in the manner shown on Exhibit "A". If MITCHELL abandons a well and ceases production therefrom, payments for such well stop as of the end of the calendar year such well was abandoned. MITCHELL shall notify TWIN BUTTES in writing that it has abandoned such well and ceased production therefrom. If a well is drilled while access to such well is through the Fee Lands, the change by MITCHELL of the means of access to such well, even though not through the Fee Lands, shall not

terminate MITCHELL'S obligation to continue making the payments mentioned above, it being agreed that subsequent payments are part of the overall consideration for the granting of rights in the first instance.

5. This agreement shall continue in effect so long as drilling and production operations are carried on upon MITCHELL leased lands and for a period of ninety (90) days after any cessation of such operations to allow recommencement of such operations, unless the same is terminated as provided in this agreement.

6. If either party shall be required to commence legal proceedings against the other party who is in default, to enforce the provisions of this agreement, the party in default agrees to pay all costs of such proceedings, including a reasonable attorney's fee.

7. Any notice to be given hereunder may be given by mailing the same by registered or certified mail, return receipt requested, addressed to the parties at the following addresses:

TWIN BUTTES LAND COMPANY
P.O. Box 323
Rangely, Colorado 81648

MITCHELL ENERGY CORPORATION
1670 Broadway, Suite 3200
Denver, Colorado 80202

8. All operations of MITCHELL shall be conducted in a manner so as not to interfere with TWIN BUTTES' use of said property. Without limiting the generality of the foregoing provisions, **MITCHELL**, its agents, contractors and subcontractors shall not do, or permit to be done, any of the following:

- (a) No hunting or camping shall be permitted on Fee Lands;

- (b) Personnel shall not bring any dogs, horses or other animals upon the Fee Lands, provided, however, they may be transported across the Fee Lands in accordance with the access granted by this agreement, so long as they remain in the vehicles in which they are transported;
- (c) No firearms shall be brought upon the Fee Lands, provided, however, they may be transported across the Fee Lands in accordance with the access granted by this agreement, so long as they remain in the vehicles in which they are transported;
- (d) No vehicles shall be driven off of the designated roadway, and no vehicles, equipment or materials shall be parked on the designated roadway; and
- (e) When TWIN BUTTES has notified MITCHELL that it wishes to have designated gates kept locked during a specified period of time, the designated gates shall be relocked when used during the specified period.

9. Subject to the foregoing provisions, this agreement shall be binding upon and inure to the benefit of the heirs, personal representatives, successors and assigns of the parties.

IN WITNESS WHEREOF, the parties hereto have executed this Surface Access Agreement as of the day and year first above written.

MITCHELL ENERGY CORPORATION

By Cecil E. Brandon
 Name: Cecil E. Brandon
 Title: V.P. & General Manager

Ruby L. Kirby
 Estate of Albert C. Kirby by
 Ruby L. Kirby, Personal
 Representative

Ruby L. Kirby
 Ruby L. Kirby

Davie D. Robertson
 Davie D. Robertson

;-?& Roberts--

zi&& ad(,,,l),,,,z:,,,;
 Scott Allan Robertson

tt;

~~C. & B.~~ Roberts Trust
by Cheryl D. Robertson, Trustee

~~C. & B.~~ Roberts Trust
by Cheryl D. Robertson, Trustee

doing business as TWIN BUTTES
LAND COMPANY

State of TEXAS)
County of MONTGOMERY)

The foregoing instrument was acknowledged before me this
1st day of August, 1984 by Cecil E. Brandon
V.P. & General Manager of Mitchell Energy Corporation, on behalf
of the corporation.

Witness my hand and official seal.

My commission expires:

Sondra L. Lindsey
Notary Public
Address: 2001 Timberloch Place

Ibe Waad Jaods, Texas 77380

SONORA L. LINDSEY
Notary Public in and for the State of Texas
My Commission Expires June 12 19

State of dc..vtA-DQ)
County of Mo 8Ltt .JC!tJ) ss.

The foregoing instrument was acknowledged before me
this / ..:Y-ul..I/ day of 19..s:ti.., by Ruby L. Kirby,
individually and as Personal Representative of the Estate of
Albert C. Kirby.

Witness my hand and official seal.

My commission expires:
My Commission Expires ov. 12, 1984

Ronald A Boehma
Notary Public
Address: 1670 Broadway #3200
DENVER, COLORADO 80202

State of (bltJ/!..Af) ())
County of /J /J) ss.
/a/13-1:EW (bl7 -))

The foregoing instrument was acknowledged before me
this JJ>ill day of :;J"JULY, 19 . by Davie D. Robertson.

Witness my hand and official seal.

My commission expires:
My co-mml:slen Expires Nov. 12, 1984

Ronald A Boehman
Notary Public
Address: 1670 BROADWAY #3200
DENVER, COLORADO 80202

State of ..t.t.v/A.F.):,O)
County of /c70 ,O) ss.
0)

The foregoing instrument was acknowledged before me
this JkÜäay of tllv, 19 J::l, by Cheryl D. Robertson,
individually and as trustee of the Owen Curtis Robertson Trust
and Karen Kay Robertson Trust.

Witness my hand and official seal.

My commission expires:
M♦r.;♦lll;." l: lxr,jr:ti l♦v. 12, 1984

Ronald A Boehman
Notary Public
Address: 1670 BROADWAY #3200
DENVER, COLORADO 80202

State of c - -0 ll. 'ltf) o)
County of 14 /7; > &'(, f8 N) ss.
-))

The foregoing instrument was acknowledged before me
this /gf.lf:-day of 'Jvc.y, 19 fl., by Scott Allan
Robertson.

Witness my hand and official seal.

My commission expires:
My Coi,l.ii:;iGi, [< ili:3 Nov. 12, 1984

Ronald A Boehman
Notary Public
Address: 1670 BROADWAY #3200
DENVER, COLORADO 80202

Exhibit "A"
to Surface Access Agreement
dated January 1, 1984
between Twin Buttes Land Company
and Mitchell Energy Corporation

Twin Buttes Land Company
P.O. Box 323
Rangely, Colorado 81648

Gentlemen:

This letter provides notice of the intent of Mitchell Energy Corporation to drill the following described well:

Well:

Location:

Mitchell Energy Corporation and Twin Buttes Land Company acknowledge that access to the above described well across the lands of Twin Buttes Land Company shall be under the terms of the Surface Access Agreement dated January 1, 1984 between Twin Buttes Land Company and Mitchell Energy Corporation.

Very truly yours,

MITCHELL ENERGY CORPORATION

Acknowledged and accepted
the ___ day of _____, 19__

TWIN BUTTES LAND COMPANY

BY.....-.....-.....
Davie D. Robertson

CWILMPA1 CWILMR01

MITCHELL ENERGY CORPORATION

DATE 11/07/98

LEASE MASTER RECORD

av INPUT DT 01/22/86 OV OP-JD CNV COMP DIST ST LEASE SUB
LR INPUT OT 01/22/86 LR OP-ID CNV DISTRICT WESTERN DISTRICT 23 39 0 390851 1

LEASE TYP E TVP ACO D TYP ACS 0
DUE DATE 02/01/85 RENTAL PAYMENT 7,800.00 LESSOR TWIN BUTTES LANO COMPANY

STATE NAME COLORADO BLK NO 0740 BLK NAME HELLS HOLE AFE NO C0125

ALT PAY 02/01/85 HELO BY PERPETUAL LESSEE MEC
LEASE OT 01/01/84 PAY STATUS 6 ASSIGNOR
EXP OT I I DEV STATUS D ROY 0.000000 ORI 0.000000
OT ACO 01/01/84 LSE STAT W NET REV 1.000000 CO ORI 0.000000
IIMONTHS 12 AC COST 29.17 ALLOC COST 8,751.00
EXT AMT 0.00

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560.00 560.00 0.00

TR NO SECTION-LABOR TWP-BLOCK RANGE-SURVEY ABST-NO TR NO DESCRIPTION NET SECT ACRES
001 SEC 16 T2S R103W (6PM) 001 NE/4
SEC 21 T2S R103W (6PM) E/2 NE/4, NW/4
SEC 33 T2S R103W (6PM) SW/4 NW/4. SW/4 SW/4
SEC 5 T3S Rt03W (6PM) S/2 NE/4
THIS ROW rs FOR ACCESS ROADS ACROSS THESE LANDS TO VARIOUS WELLS - SEE FILE. ACCESS ROAD IS LIMITED TO 20 FEET IN WIDTH.

SEO REM SEO DBL OSLI GAT ION
ND COE REMARKS NO COE DATE OBLIGATION
002 TS SEE T SCREEN FOR COMPANION LEASES 001 R 02/01/XX RENTAL CLERK: SEE SCREEN 6 FOR MANUAL
003 RENTAL ON WELLS DRILLED ACROSS SEC 33-2S-103W 001 R 02/01/XX PAYMENT SETUP.
AND SEC 5-3S-103W WILL BE \$ PER WELL DUE 2-t 002 L 02/01/XX PROD: ADVISE RENTAL SECTION AS TO RENTAL
OF EACH VEAR L L AMOUNT DUE, WHICH IS BASED ON \$/WELL/VEAR. IF
004 THIS RIGHT-OF-WAY IS RESTRICTED TO ACCESS L L R-O-W TERMINATES OR SOLD PRIOR TO PAYMENT
ROAD USAGE ONLY. L L OF FEBRUARY RENTALS, ADVISE RENTAL SECTION.
005 TWIN BUTTES LAND COMPANY. TWIN BUTTES RANCH L L R-0-W SHALL CONTINUE IN EFFECT SO LONG AS
COMPANY ANO CRIPPLED_COWBOY COW OUTFIT, INC. L

HAS RIGHT TO USE ROAD WITHOUT NOTICE TO MEC.
MEC TO MAINTAIN ROAD. (PER AMENDMENT DATED
11-1-94)

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23 39 05 390851 1 PAGE 2
DRILLING/PRODUCTION OPERATIONS ARE CONTINUED
FOR 90-DAY PERIOD AFTER CESSATION OF
OPERATIONS TO ALLOW FOR RECOMMENCEMENT.
PLEASE GIVE RECOMMENDATION BELOW;

003 02/01/XX

PAY _____ DO NOT PAY - BY:
LAND; ADVISE RENTAL SECTION IF ANY NEW WELLS
ARE TO BE PAID UNDER THIS ROW.

CK IO SS MO PAYEE NAME AND ADDRESS
001 840547033 0 TWIN BUTTES LAND CO.
AMOUNT

CK ID BANK NO "BANK NAME AND ADDRESS
001 TWIN BUTTES LAND CO.

002 840547033 0 TWIN BUTTES LAND CO.
AMOUNT

PO BOX 323
RANGELY, CO 81648
ROW FOR ACCESS ROAD USAGE ONLY
/WELL/YEAR
FEDERAL G-2-2-104S (3385-01)
HELLS HOLE FEDERAL 2-1-2-104 (4806-01)
FEDERAL 1-14-2-104 (4169-01)
FEDERAL 1-1-2-104 (4170-01)
PARK MOUNTAIN FEDERAL 1-2-3-104 (4805-01)
HELLS HOLE FEDERAL (4916-03)

002 3-14-2-104
TWIN BUTTES LAND CO.
PO BOX 323
RANGELY, CO 81648
ROW FOR ACCESS ROAD USAGE ONLY
WELL/YEAR
RABBIT MOUNTAIN FEDERAL 1-7-2-103 (6017-01)
RABBIT MOUNTAIN FEDERAL 1-18-2-103 (4379-01)
HELLS HOLE FEDERAL 1-36-1-104 (4907-01)
HELLS HOLE FEDERAL 3-11-2-104 (4912-03)
PARK MOUNTAIN 2-12-3-104 (4918-02)
PARK MOUNTAIN 11-14-3-104 (5039-01)
TWIN BUTTES LAND CO.

003 840547033 0 TWIN BUTTES LAND CO.
AMOUNT

003 PO BOX 323
RANGELY, CO 81648
ROW FOR ACCESS ROAD USAGE ONLY
/WELL/YEAR
HELLS HOLE FEDERAL 2-11-2-104 PARK (4912-01)
MOUNTAIN 1-6-3-103 (6724-01)
HELLS HOLE FEDERAL 2-14-2-104 (4916-01)
HELLS HOLE FEDERAL PARK MOUNTAIN (5068-01)
1-12-11-25 (4919-01)
TWIN BUTTES LAND CO.

004 840547033 0 TWIN BUTTES LAND CO.
AMOUNT

004 PO BOX 323
CO 81648
RANGELY.
ROW FOR ACCESS ROAD USAGE ONLY
HELLS HOLE STATE 2-36-10-25 (6016-01)

23 39 05 390851 1 PAGE 3
 HELLS HOLE FEDERAL 3-1-2-104 (5710-01)
 PARK MOUNTAIN 1-35-2-104 (6719-01)
 PARK MOUNTAIN 2-1-3-104 (4919-02)
 PARK MOUNTAIN 1-12-3-104 (4918-01)
 PARK MOUNTAIN 2-11-3-104 (5038-02)
 TWIN BUTTES LANO CD.

006 840547033 0 **TWIN BUTTES LANO CO.** 006
 AMOUNT

PO BOX 323
 RANGELY CO 81648
 ROW FOR ACCESS ROAD USAGE ONLY
 WELL/YEAR
 PARK MOUNTAIN 1-31-2-103 (6725-01 I
 PARK MOUNTAIN 1-36-2-104 (6563-01)
 PARK MOUNTAIN 2-6-3-103 (5740-02)
TWIN BUTTES LAND CO.

008 840547033 0 **TWIN BUTTES LANO CO.** 008
 AMOUNT

PO BOX 323
 RANGELY CO 81648
 ROW FOR ACCESS ROAD USAGE ONLY
 WELL/YEAR
 (6763-01)
PARK MOUNTAIN FEDERAL 1-18-3-103 (6565-01)
PARK MOUNTAIN FEDERAL 1-32-2-103

009 840547033 0 **TWIN BUTTES LANO CO.** 009
 AMOUNT

PO BOX 323
 RANGELY CO 81648
 ROW FOR ACCESS ROAD USAGE ONLY
 WELL/YEAR
 PARK MOUNTAIN 1-5-3-103 (6564-01)

TR	PAY	GROUP	COOWNER	WORKING	BILLING				
NO	CODE	NO	NO	INTEREST	INTEREST	COOWNER NAME		CO-OWNER	SERV CHG
001	P		1978		1.000000	MITCHELL ENERGY CORPORATION		RENTAL	

ALPHA	NUMERIC	CONTRACT	NAME		
CO	CODE				
FI	429	FUELCO,	FRMR & MEC, FRME	CONT OT	01/22/81
FI	529	COTTON PETROLEUM,	FRMR & MEC, FRME	CONT OT	06/21/83
FI	530	BUCKHORN PETROLEUM,	FRMR & MEC, FRME	CONT OT	05/ 11/83
FI	540	ENSEARCH EXPLORATION INC,	FMR & MEC, FMEE	CONT OT	11/16/83
FI	563	EQUITY OIL COMPANY,	FMR & MEC, FMEE	CONT OT	06/12/84
FI	609	PROVIDENT RESOURCES INC,	FRMR & MEC, FRME	CONT OT	07/24/84
FI	674	CELSIUS ENERGY,	FRMR & MEC, FRME	CONT OT	08/05/88
FUN	34	RABBIT MOUNTAIN FEDERAL UNIT	#COC49290X	CONT OT	12/09/88
FUN	38	HELL'S HOLE FEDERAL UNIT AGREEMENT	UTU66712X	CONT OT	06/12/90
QA	1086	MEC, OPR & EP OPERATING CO,	NON-QPR	CONT OT	05/19/87

WELL	WELL NAME	SPUD	IP	IN-SI	IP	OT PA/
NO		OT	DT-0	DT-G	OT-G	OT DRP
3385011	FEDERAL G-2-2-104	01/25/81	I I	04/ 11/81	12/08/83	I I
	STATUS PR	DATE	10/05/95			

XREF CODE	XREF ITEM	ED CD	XREF REMARKS
ROW	342067	N	RABBIT MOUNTAIN FEDERAL 1-23-2-104 (4380-01)
ROW	342067	N	P&A'D EFFECTIVE 8/4/84
ROW	370038	N	FEDERAL G-2-2-104S (3385-01)
ROW	370038	N	FEDERAL 1-1-2-104 (4170-01)
ROW	370038	N	HELLS HOLE FEDERAL 2-1-2-104 (4806-01)
ROW	370038	N	HELLS HOLE FEDERAL 2-2-2-104 (4913-01)
ROW	376475	N	PARK MOUNTAIN FEDERAL 1-26-2-104 (4807-01)
ROW	376475	N	PARK MOUNTAIN FEDERAL 1-27-2-104 (4905-01)
ROW	376477	N	RABBIT MOUNTAIN FEDERAL 1-18-2-103 (4379-01)
ROW	376477	N	RABBIT MOUNTAIN FEDERAL 1-23-2-104 (4380-01--
ROW	376477	N	P&A'D EFFECTIVE 8/4/84)
ROW	376489	N	PARK MOUNTAIN FEDERAL 1-2-3-104 (4805-01)
ROW	376497	N	HELLS HOLE FEDERAL 1-36-1-104 (4907-01)

CO-OWNER INFORMATION CHANGED	01/22/86	008
WELL INFORMATION CHANGED	08/17/98	108
CONTRACT INFORMATION CHANGED	09/08/93	022
REMARK INFORMATION CHANGED	12/27/94	117

CAUTION INFORMATION CHANGED	10/15/98	025
BANK INFORMATION CHANGED	11/04/98	
SCREEN 1,2,3 CHANGED	11/04/98	008 117
LEASE TRANSFERRED TO INACTIVE	I I	