

PAID UP OIL AND GAS LEASE

COPY

PROD 88

THIS LEASE AGREEMENT is made as of the 24th day of November, 2009 between Dennis J. Mattson, a married man dealing in his sole and separate property, whose post office address is 2910 Quail Ridge Road, Eau Claire, WI 54701, hereinafter called Lessor (whether one or more) and Golden Eye Resources, LLC, whose post office address is Box 2270, Littleton, CO 80161-2270, hereinafter called Lessee. All printed portions of this lease were prepared by the party hereinabove named as Lessee, but all other provisions (including the completion of blank spaces) were prepared jointly by Lessor and Lessee.

Grant of Leased Premises. In consideration of a cash bonus in hand paid and the covenants herein contained, Lessor hereby grants, leases and lets exclusively to Lessee the following described land, hereinafter called leased premises (use Exhibit "A" for long description):

Township 156 North, Range 101 West
Section 3: S/2
Section 4: SE/4
Section 9: NW/4, SE/4
Section 10: SW/4, N/2

See Exhibit 'A' attached hereto and by reference made a part hereof.

In the County of Williams, State of North Dakota, containing 1280.00 gross acres, more or less (including any interests therein which Lessor may hereafter acquire by reversion, prescription or otherwise), for the purpose of exploring for, developing, producing and marketing oil and gas, along with all hydrocarbon and nonhydrocarbon substances produced in association therewith ("Oil and Gas Substances"). The term "gas" as used herein includes helium, carbon dioxide, gaseous sulfur compounds, methane produced from coal formations and other commercial gases, as well as normal hydrocarbon gases. In addition to the above-described land, this lease and the term "leased premises" also covers accretions and any small strips or parcels of land now or hereafter owned by Lessor which are contiguous or adjacent to the above-described land, and, in consideration of the aforementioned cash bonus, Lessor agrees to execute at Lessee's request any additional or supplemental instruments for a more complete or accurate description of the land so covered. For the purpose of determining the amount of any payments based on acreage hereunder, the number of gross acres above specified shall be deemed correct, whether actually more or less.

1. Ancillary Rights. The rights granted to Lessee hereunder shall include the right of ingress and egress on the leased premises or lands pooled or unitized therewith, along with such rights as may be reasonably necessary or beneficial to conduct operations for exploring, developing, producing and marketing Oil and Gas Substances, including but not limited to geophysical operations, the drilling of wells, and the construction and use of roads, canals, pipelines, tanks, water wells, disposal wells, injection wells, pits, electric and telephone lines, power stations, and other facilities for Lessee to explore, discover, produce, store, treat and/or transport Oil and Gas Substances and water produced from the leased premises or other lands that share central facilities and are jointly operated with the leased premises for gathering, treating, compression, transporting, processing and water disposal. Lessee may use in such operations, free of cost, any oil, gas, water and/or other substances produced on the leased premises, except water from Lessor's wells or ponds. In exploring, developing, producing or marketing from the leased premises or lands pooled or unitized therewith, the ancillary rights granted herein shall apply (a) to the entire leased premises, notwithstanding any partial release or other partial termination of this lease; and (b) to any other lands in which Lessor now or hereafter has authority to grant such rights in the vicinity of the leased premises or lands pooled or unitized therewith. When requested by Lessor in writing, Lessee shall bury its pipelines below ordinary plow depth on cultivated lands. No well shall be located less than 200 feet from any house or barn now on the leased premises or other lands of Lessor used by Lessee hereunder, without Lessor's consent, and Lessee shall pay for damage caused by its operations to buildings and other improvements now on the leased premises or such other lands, and to commercial timber and growing crops thereon. Lessee shall have the right at any time to remove its fixtures, equipment and materials, including well casing, from the leased premises or such other lands during the term of this lease or within a reasonable time thereafter.

2. Term of Lease. This lease shall be in force for a primary term of 3 years from the date hereof, and for as long thereafter as oil or gas or other substances covered hereby are produced in paying quantities from the leased premises or from lands pooled or unitized therewith or this lease is otherwise maintained in effect pursuant to the provisions hereof.

3. Operations. If Lessee drills a well which is incapable of producing in paying quantities (hereinafter called "dry hole") on the leased premises or lands pooled or unitized therewith, or if all production (whether or not in paying quantities) permanently ceases from any cause, including a revision of unit boundaries pursuant to the provisions of this lease or the action of any governmental authority, then in the event this lease is not otherwise being maintained in force it shall nevertheless remain in force if Lessee commences further operations for reworking an existing well or for drilling an additional well or for otherwise obtaining or restoring production on the leased premises or lands pooled or unitized therewith within 90 days after completion of operations on such dry hole or within 90 days after such cessation of all production. If after the primary term this lease is not otherwise being maintained in force, but Lessee is then engaged in Operations, as defined below, this lease shall remain in force so long as any one or more of such Operations are prosecuted with no interruption of more than 90 consecutive days, and if any such Operations result in the production of Oil and Gas Substances, as long thereafter as there is production in paying quantities from the leased premises or lands pooled or unitized therewith. After completion of a well capable of producing in paying quantities hereunder, Lessee shall drill such additional wells on the leased premises or lands pooled or unitized therewith as a reasonably prudent operator would drill under the same or similar circumstances to (a) develop the leased premises as to reservoirs then capable of producing in paying quantities on the leased premises or lands pooled or unitized therewith, or (b) protect the leased premises from uncompensated drainage by any well or wells located on other lands not pooled or unitized therewith. There shall be no covenant to drill exploratory wells or any additional wells except as expressly provided herein. As used herein, the term Operations shall mean any activity conducted on or off the leased premises that is reasonably calculated to obtain or restore production, including without limitation, (i) drilling or any act preparatory to drilling (such as obtaining permits, surveying a drill site, staking a drill site, building roads, clearing a drill site, or hauling equipment or supplies); (ii) reworking, plugging back, deepening, treating, stimulating, refitting, installing any artificial lift or production-enhancement equipment or technique; (iii) constructing facilities related to the production, treatment, transportation and marketing of substances produced from the leased premises; (iv) contracting for marketing services and sale of Oil and Gas Substances; and (v) construction of water disposal facilities and the physical movement of water produced from the leased premises.

4. Shut-in Royalty. If after the primary term one or more wells on the leased premises or lands pooled or unitized therewith are capable of producing Oil and Gas Substances in paying quantities, but such well or wells are either shut in or production therefrom is not being sold by Lessee, such well or wells shall nevertheless be deemed to be producing in paying quantities for the purpose of maintaining this lease. If for a period of 90 consecutive days such well or wells are shut in or production therefrom is not sold by Lessee, then Lessee shall pay an aggregate shut-in royalty of one dollar per acre then covered by this lease. The payment shall be made to Lessor on or before the first anniversary date of the lease following the end of the 90-day period and thereafter on or before each anniversary while the well or wells are shut in or production therefrom is not being sold by Lessee; provided that if this lease is otherwise being maintained by operations under this lease, or if production is being sold by Lessee from another well or

wells on the leased premises or lands pooled or unitized therewith, no shut-in royalty shall be due until the first anniversary date of the lease following the end of the 90-day period after the end of the period next following the cessation of such operations or production, as the case may be. Lessee's failure to properly pay shut-in royalty shall render Lessee liable for the amount due, but shall not operate to terminate this lease.

5. Royalty Payment. For all Oil and Gas Substances that are physically produced from the leased premises, or lands pooled, unitized or communitized therewith, and sold, lessor shall receive as its royalty seventeen percent (17%) of the sales proceeds actually received by lessee or, if applicable, its affiliate, as a result of the first sale of the affected production to an unaffiliated party, less this same percentage share of all Post Production Costs and this same percentage share of all production, severance, ad valorem and other taxes. As used in this provision, Post Production Costs shall mean all costs actually incurred by lessee or its affiliate and all losses of produced volumes whether by use as fuel, line loss, flaring, venting or otherwise from and after the wellhead to the point of sale. These costs include without limitation, all costs of gathering, marketing, compression, dehydration, transportation, removal of liquid or gaseous substances or impurities from the affected production, and any other treatment or processing required by the first unaffiliated party who purchases the affected production. For royalty calculation purposes, lessee shall never be required to adjust the sales proceeds to account for the purchaser's costs or charges downstream of the point of sale.

Lessee or its affiliate shall have the right to construct, maintain and operate any facilities providing some or all of the services identified as Post Production Costs. If this occurs, the actual costs of such facilities shall be included in the Post Production Costs as a per barrel or per mcf charge, as appropriate, calculated by spreading the construction, maintenance and operating costs for such facilities over the reasonably estimated total production volumes attributable to the well or wells using such facilities.

If Lessee uses the Oil and Gas Substances (other than as fuel in connection with the production and sale thereof) in lieu of receiving sale proceeds, the price to be used under this provision shall be based upon arm's-length sale(s) to unaffiliated parties for the applicable month that are obtainable, comparable in terms of quality and quantity, and in closest proximity to the leased premises. Such comparable arm's-length sales price shall be less any Post Production Costs applicable to the specific arm's-length transaction that is utilized.

6. Pooling. Lessee shall have the right but not the obligation to pool all or any part of the leased premises or interest therein with any other lands or interests, as to any or all depths or zones, and as to any or all substances covered by this lease, either before or after the commencement of drilling or production, whenever Lessee deems it necessary or proper to do so in order to prudently develop or operate the leased premises, whether or not similar pooling authority exists with respect to such other lands or interests. The creation of a unit by such pooling shall be based on the following criteria (hereinafter called "pooling criteria"): A unit for an oil well (other than a horizontal completion) shall not exceed 40 acres plus a maximum acreage tolerance of 10%, and for a gas well or a horizontal completion shall not exceed 640 acres plus a maximum acreage tolerance of 10%; provided that a larger unit may be formed for an oil well or gas well or horizontal completion to conform to any well spacing or density pattern that may be prescribed or permitted by any governmental authority having jurisdiction to do so. For the purpose of the foregoing, the terms "oil well" and "gas well" shall have the meanings prescribed by applicable law or the appropriate governmental authority, or, if no definition is so prescribed, "oil well" means a well with an initial gas-oil ratio of less than 100,000 cubic feet per barrel and "gas well" means a well with an initial gas-oil ratio of 100,000 cubic feet or more per barrel, based on a 24-hour production test conducted under normal producing conditions using standard lease separator facilities or equivalent testing equipment; and the term "horizontal completion" means a well in which the horizontal component of the completion interval in the reservoir exceeds the vertical component in such interval. In exercising its pooling rights hereunder, Lessee shall file of record a written declaration describing the unit and stating the effective date of pooling. Production, drilling or reworking operations anywhere on a unit which includes all or any part of the leased premises shall be treated as if it were production, drilling or reworking operations on the leased premises, except that the production on which Lessor's royalty is calculated shall be that proportion of the total unit production which the net acreage covered by this lease and included in the unit bears to the total acreage in the unit, but only to the extent such proportion of unit production is sold by Lessee. In the event a unit is formed hereunder before the unit well is drilled and completed, so that the applicable pooling criteria are not yet known, the unit shall be based on the pooling criteria Lessee expects in good faith to apply upon completion of the well; provided that within a reasonable time after completion of the well, the unit shall be revised if necessary to conform to the pooling criteria that actually exist. Pooling in one or more instances shall not exhaust Lessee's pooling rights hereunder, and Lessee shall have the recurring right but not the obligation to revise any unit formed hereunder by expansion or contraction or both, either before or after commencement of production, in order to conform to the well spacing or density pattern prescribed or permitted by the governmental authority having jurisdiction, or to conform to any productive acreage determination made by such governmental authority. To revise a unit hereunder, Lessee shall file of record a written declaration describing the revised unit and stating the effective date of revision. To the extent any portion of the leased premises is included in or excluded from the unit by virtue of such revision, the proportion of unit production on which royalties are payable hereunder shall thereafter be adjusted accordingly.

7. Unitization. Lessee shall have the right but not the obligation to commit all or any part of the leased premises or interest therein to one or more unit plans or agreements for the cooperative development or operation of one or more oil and/or gas reservoirs or portions thereof, if in lessee's judgment such plan or agreement will prevent waste and protect correlative rights, and if such plan or agreement is approved by the federal, state or local governmental authority having jurisdiction. When such a commitment is made, this lease shall be subject to the terms and conditions of the unit plan or agreement, including any formula prescribed therein for the allocation of production from a unit. Upon permanent cessation thereof, Lessee may terminate the unit by filing of record a written declaration describing the unit and stating the date of termination. Pooling hereunder shall not constitute a cross-conveyance of interests.

8. Payment Reductions. If Lessor owns less than the full mineral estate in all or any part of the leased premises, payment of royalties and shut-in royalties hereunder shall be reduced as follows: royalties and shut-in royalties for any well on any part of the leased premises or lands pooled therewith shall be reduced to the proportion that Lessor's interest in such part of the leased premises bears to the full mineral estate in such part of the leased premises. To the extent any royalty or other payment attributable to the mineral estate covered by this lease is payable to someone other than Lessor, such royalty or other payment shall be deducted from the corresponding amount otherwise payable to Lessor hereunder.

9. Ownership Changes. The interest of either Lessor or Lessee hereunder may be assigned, devised or otherwise transferred in whole or in part, by area and/or by depth or zone, and the rights and obligations of the parties hereunder shall extend to their respective heirs, devisees, executors, administrators, successors and assigns. No change in Lessor's ownership shall have the effect of reducing the rights or enlarging the obligations of Lessee hereunder, and no change in ownership shall be binding on Lessee until 60 days after Lessee has been furnished the original or duly authenticated copies of the documents establishing such change of ownership to the satisfaction of Lessee or until Lessor has satisfied the notification requirements contained in Lessee's usual form of division order. In the event of the death of any person entitled to shut-in royalties hereunder, Lessee may pay or tender such shut-in royalties to the credit of decedent or decedent's estate. If at any time two or more persons are entitled to shut-in royalties hereunder, Lessee may pay or tender such shut-in royalties to such persons either jointly or separately in proportion to the interest which each owns. If Lessee transfers its interest hereunder in whole or in part Lessee shall be relieved of all obligations thereafter arising with respect to the transferred interest, and failure of the transferee to satisfy such obligations with respect to the transferred interest shall not affect the rights of Lessee with respect to any interest not so transferred. If Lessee transfers a full or undivided interest in all or any portion of the area covered by this lease, the obligation to pay or tender shut-in royalties hereunder shall be divided between Lessee and the transferee in proportion to the net acreage interest in this lease then held by each.

10. Release of Lease. Lessee may, at any time and from time to time, deliver to Lessor or file of record a written release of this lease as to a full or undivided interest in all or any portion of the area covered by this lease or any depths or zones thereunder, and shall thereupon be relieved of all obligations thereafter arising with respect to the interest so released. If Lessee releases less than all of the interest or area covered hereby, Lessee's obligation to pay or tender shut-in royalties shall be proportionately reduced in accordance with the net acreage interest retained hereunder.

11. Regulation and Delay. Lessee's obligations under this lease, whether express or implied, shall be subject to all applicable laws, rules, regulations and orders, governmental action or inaction of any governmental authority having jurisdiction, including restrictions on the drilling and production of wells, and regulation of the price or transportation of oil, gas and other substances covered hereby. When drilling, reworking, production or other operations are prevented or delayed by such laws, rules, regulations or orders, or by inability to obtain necessary permits, equipment, services, material, water, electricity, fuel, access or easements, or by fire, flood, adverse weather conditions, war, sabotage, rebellion, insurrection, riot, strike or labor disputes, or by inability to obtain a satisfactory market for production or failure of purchasers or carriers to take or transport such production, or by any other cause not reasonably within Lessee's control, this lease shall not terminate because of such prevention or delay, and, at Lessee's option, the period of such prevention or delay shall be added to the term hereof. Lessee shall not be liable for breach of any provisions or implied covenants of this lease when drilling, production or other operations are so prevented or delayed.

12. Breach or Default. No litigation shall be initiated by Lessor for damages, forfeiture or cancellation with respect to any breach or default by Lessee hereunder, for a period of at least 90 days after Lessor has given Lessee written notice fully describing the breach or default, and then only if Lessee fails to remedy the breach or default within such period. In the event the matter is litigated and there is a final judicial determination that a breach or default has occurred, this lease shall not be forfeited or cancelled in whole or in part unless Lessee is given a reasonable time after said judicial determination to remedy the breach or default and Lessee fails to do so.

13. Warranty of Title. Lessor hereby warrants and agrees to defend title conveyed to Lessee hereunder, and agrees that Lessee at Lessee's option may pay and discharge any taxes, mortgages or liens existing, levied or assessed on or against the leased premises. If Lessee exercises such option, Lessee shall be subrogated to the rights of the party to whom payment is made, and, in addition to its other rights, may reimburse itself out of any royalties or shut-in royalties otherwise payable to Lessor hereunder. In the event Lessee is made aware of any claim inconsistent with Lessor's title, Lessee may suspend the payment of royalties and shut-in royalties hereunder, without interest, until Lessee has been furnished satisfactory evidence that such claim has been resolved.

14. Extension of Primary Term. Lessor and Lessee hereby made, as express provisions of this lease, the following: It is agreed that this lease shall remain in force for a term of Three (3) year(s) from the date, and as long thereafter as oil or gas, or either of them, is produced from said land by the Lessee, its successors and assigns. Lessee has the option to extend this lease for an additional term of Two (2) year(s) from the expiration of the primary term of this lease, and as long thereafter as oil or gas, or either of them, is produced from said land by the Lessee, its successors and assigns, said renewal to be under the same terms and conditions as contained in this lease. Lessee, its successors or assigns, may exercise this option to renew if on or before the expiration date of the primary term of this lease, Lessee pays or tenders to the Lessor or to the Lessor's credit, the sum of Three Hundred Twenty-Five and No/100^{ths} (\$325.00) dollars per net mineral acre.

IN WITNESS WHEREOF, this lease is executed to be effective as of the date first written above, but upon execution shall be binding on the signatory and the signatory's heirs, devisees, executors, administrators, successors and assigns, whether or not this lease has been executed by all parties hereinabove named as Lessor.

LESSOR(S)

Dennis J. Mattson

ACKNOWLEDGEMENTS

STATE OF _____)
County of _____) ss.

On this _____ day of _____, 20____, before me, the undersigned Notary Public in and for said county and state, personally appeared Dennis J. Mattson known to me to be the person or persons whose names are subscribed to the foregoing instrument, and acknowledged that the same was executed and delivered as their free and voluntary act for the purposes therein set forth. In witness whereof I hereunto set my hand and official seal as of the date hereinabove stated.

My Commission Expires _____

Notary Public

RECORDING INFORMATION

STATE OF North Dakota)
County of Williams) ss.

This instrument was filed for record on the _____ day of _____, 20____, at _____ o'clock _____ M., and duly recorded in Book _____, Page _____, the _____ records of this office.

By _____
Clerk (or Deputy)

Exhibit 'A'

Attached hereto and made a part of that certain Oil and Gas Lease dated November 24, 2009, by and between Dennis J. Mattson, as Lessor(s), and Golden Eye Resources, LLC, as Lessee.

Notwithstanding the provisions of this lease to the contrary this lease shall terminate at the end of the primary term as to all of the leased land except those tracts within a production unit or a spacing unit prescribed by law or administrative authority on which is located a well producing or capable of producing oil and or gas on which lessee is engaged in drilling or reworking operations. This lease shall not terminate so long as drilling or reworking operations are being continuously prosecuted if not more than one hundred eighty (180) days shall lapse between the completion or abandonment of one well and the beginning of operations for the drilling of another well.

It is expressly agreed and provided that after the expiration its primary term this Lease may not be maintained in force solely by the payment of shut-in royalties for any period in excess of three (3) consecutive years.

IN WITNESS WHEREOF, the undersigned execute this instrument as of the day and year first above written.

Signed for Identification:

Dennis J. Mattson



685341

Page 1 of 2
4/5/2010 11:24 AM
MD \$13.00

WILLIAMS COUNTY, ND

MINERAL DEED**KNOW ALL MEN BY THESE PRESENTS:**

That, Dennis J. Mattson, also known as Dennis Mattson, whose address is 2910 Quail Ridge Road, Eau Claire, WI 54701, hereinafter called Grantor, (whether one or more) for and in consideration of the sum of TEN AND NO/100 DOLLARS (\$10.00) cash in hand paid and other good and valuable considerations, the receipt of which is hereby acknowledged, do hereby warrant, grant, bargain, sell, convey, transfer, assign and deliver unto:

Tim Metz, whose address is 707 S. 13th, Fairview, Ok 73737, hereinafter called Grantee, all of Grantor's right, title and interest in and to all of the oil, gas and other minerals that may be found in, on, under and that may be produced from all those certain lands, described herein, together with any and all other mineral interest that maybe owned by Grantor in, on, under and that may be produced from any lands situated either whole or part in Williams county, State of North Dakota whether herein described or not, to-wit:

Williams County, North DakotaTownship 156 North, Range 101 West,Section 3: S/2Section 4: SE/4Section 8: NE/4Section 9: NW/4, SE/4Section 10: SW/4, N/2

together with the right of ingress and egress at all times for the purpose of mining, drilling, operating and developing said lands for oil, gas and other minerals, and storing, handling, transporting and marketing the same therefrom with the right to remove from said land all of Grantee's property and improvements.

This sale is made subject to any rights now existing to any lessee or assigns under any valid and subsisting oil and gas lease of record heretofore executed; it being understood and agreed that said Grantee shall have, receive, and enjoy the herein granted undivided interest in and to all bonuses, rents, royalties and other benefits which may accrue under the terms of any existing lease or any further lease insofar as it covers the above said land from and after the date hereof, precisely as if Grantee herein had been at the date of the making of said lease the owner of a similar undivided interest in and to the land described and Grantee one of the lessors therein.

Grantor GRANTS, SELLS, AND CONVEYS to Grantee the above described property and easement with all and singular the rights, privileges, and appurtenances thereto or in any way belonging to said Grantee, to have and to hold, to Grantee and Grantee's heirs, successors, and assigns forever. Grantor binds Grantor and Grantor's heirs and successors to WARRANT AND FOREVER DEFEND all and singular the property to Grantee and Grantee's heirs, successors, and assigns against every person whomsoever claiming or to claim the same or any part thereof.

EXECUTED This 26 Day of MARCH 2010 2009 *JSM*

GRANTOR:

STATE OF Wisconsin, COUNTY OF Eau Claire

BEFORE ME, the undersigned, a Notary Public in and for said County and

State, personally appeared Dennis J. Mattson.

On this 26 day of March, 2010, and acknowledged that they had signed the foregoing instrument and acknowledged to me that they executed the same as their free and voluntary act and deed for the uses and purposes therein set forth.

My Commission Expires:

10/28/2012

[Signature]
NOTARY PUBLIC



685341

Page 2 of 2

4/5/2010 11:24 AM
MD \$13.00

WILLIAMS COUNTY, ND

COUNTY RECORDER, WILLIAMS COUNTY, ND

4/5/2010 11:24 AM

I certify that this instrument was filed and recorded
Kari Evenson, County Recorder

by *Kari Evenson* Deputy

685341



MINERAL DEED

KNOW ALL MEN BY THESE PRESENTS:

That, Tim Metz, whose address is 707 S. 13th, Fairview, Ok 73737 hereinafter called Grantor, (whether one or more) for and in consideration of the sum of TEN AND NO/100 DOLLARS (\$10.00) cash in hand paid and other good and valuable considerations, the receipt of which is hereby acknowledged, without covenants of warranty either express or implied, do hereby grant, bargain sell, convey, transfer, assign and deliver

unto: _____

_____ hereinafter called Grantee (whether one or more) an undivided Five (5) Net Mineral Acres in and to all of the oil, gas and other minerals that may be found in, on, under and that may be produced from the following described lands situated in Williams County, State of North Dakota, to-wit:

NE/4 of Section 10, Township 156 North, Range 101 West

together with the right of ingress and egress at all times for the purpose of mining, drilling, operating and developing said lands for oil, gas and other minerals, and storing, handling, transporting and marketing the same therefrom with the right to remove from said land all of Grantee's property and improvements.

It is being understood and agreed that said Grantee shall have, receive, and enjoy the herein granted undivided interest in and to all benefits, rents, royalties and other benefits which may accrue under any existing lease or any further lease insofar as it covers the above said land from and after the date hereof.

Grantor GRANTS, SELL, AND CONVEYS to Grantee the above described property and easement with all and singular the rights, privileges, and appurtenances thereto or in any way belonging to said Grantee, to have and to hold, to Grantee and Grantee's heirs, successors, and assigns forever. Grantor binds Grantor and Grantor's heirs and successors to FOREVER DEFEND all and singular the property to Grantee and Grantee's heirs, successors, and assigns against every person whomsoever claiming or to claim the same or any part thereof.

EXECUTED This _____ Day of _____ 2010

GRANTOR:

STATE OF Oklahoma, COUNTY OF Majori

BEFORE ME, the undersigned, a Notary Public in and for said County and

State, personally appeared Tim Metz,

On this 26th day of April, 2010, and acknowledged that he had signed the foregoing instrument and acknowledged to me that he executed the same as his free and voluntary act and deed for the uses and purposes therein set forth.

Shelbi Carey
NOTARY PUBLIC

My Commission Expires:

8-7-2012



Lierle Public Relations
U.S. Lease Price Report

U.S. LEASE PRICE REPORT January – February, 2010, Page 15. REGION #7 ROCKY MOUNTAIN cont'd.

State	County		Bonus in \$\$ per Acre			Royalty Range		Rental Range \$/Acre/Yr.		Lease Term Years		
	Sub.		Act	Low	High	Most Common	Low%	High%	Low	High	Low	High
ND		WARD	X +	2.00	4500.00	700.00	12.50	16.67	1.00	1.00	3.00	5.00
ND		WELLS		1.00	2.00	2.00	12.50	12.50	1.00	1.00	10.00	10.00
ND		WILLIAMS	X -	1.00	2400.00	250.00	12.50	18.75	1.00	1.00	3.00	5.00
SD		BENNETT		2.00	5.00	3.00	12.50	12.50	1.00	1.00	10.00	10.00
SD		BUTTE		2.00	10.00	3.00	12.50	12.50	1.00	1.00	10.00	10.00
SD	NW4	CAMPBELL		1.00	5.00	1.00	12.50	12.50	1.00	1.00	10.00	10.00
SD		CORSON		2.00	15.00	2.00	12.50	12.50	1.00	1.00	10.00	10.00
SD		DEWEY		1.00	3.00	2.00	12.50	12.50	1.00	1.00	10.00	10.00
SD		FALL RIVER		2.00	330.00	5.00	12.50	16.67	1.00	1.00	3.00	10.00
SD		HARDING		2.00	50.00	25.00	12.50	12.50	1.00	1.00	5.00	10.00
SD	REST	HARDING		1.00	112.00	2.00	12.50	12.50	1.00	1.00	5.00	10.00
SD		JONES		2.00	5.00	3.00	12.50	12.50	1.00	1.00	10.00	10.00
SD		MEADE		1.00	10.00	3.00	12.50	12.50	1.00	1.00	10.00	10.00
SD		PERKINS		1.00	10.00	5.00	12.50	12.50	1.00	1.00	3.00	10.00
SD		ZIEBACH		1.00	3.00	1.00	12.50	12.50	1.00	1.00	10.00	10.00
WY	MINN E2	ALBANY	X +	2.00	56.00	23.00	12.50	12.50	1.00	1.00	5.00	10.00
WY		BIG HORN	X -	2.00	230.00	21.00	12.50	16.67	1.00	1.00	5.00	10.00
WY		CAMPBELL	X	2.00	1300.00	30.00	12.50	17.50	1.00	2.00	2.00	5.00
WY		CAMPBELL		2.00	650.00	15.00	14.00	18.75	1.00	3.00	1.00	5.00
WY		CARBON		1.00	135.00	12.00	12.50	16.66	1.00	2.00	3.00	5.00
WY	W2	CARBON	X +	2.00	600.00	36.00	12.50	17.50	1.00	3.00	3.00	5.00
WY		CONVERSE	X +	2.00	1225.00	240.00	12.50	18.75	1.00	2.00	3.00	5.00
WY		CROOK	X	2.00	113.00	26.00	12.50	16.66	1.00	2.00	3.00	5.00
WY		FREMONT	X	2.00	675.00	12.00	12.50	16.66	1.00	2.00	3.00	5.00
WY		GOSHEN		1.00	70.00	13.00	12.50	12.50	1.00	1.00	5.00	10.00
WY		HOT SPRINGS	X +	2.00	155.00	17.00	12.50	16.66	1.00	1.00	3.00	5.00
WY		JOHNSON		1.00	175.00	40.00	12.50	16.66	1.00	2.00	3.00	5.00
WY		LARAMIE		2.00	277.00	26.00	12.50	12.50	1.00	1.00	1.50	10.00
WY		LINCOLN	X	2.00	155.00	24.00	12.50	18.75	1.00	2.00	3.00	5.00
WY		NATRONA		4.00	67.00	9.00	12.50	16.66	1.00	2.00	3.00	5.00
WY	FED	NIOBRARA	X	2.00	112.00	27.00	12.50	16.66	1.00	2.00	3.00	5.00
WY		PARK	X	2.00	225.00	8.00	12.50	16.66	1.00	2.00	3.00	5.00
WY		PLATTE		1.00	61.00	13.00	12.50	12.50	1.00	1.00	3.00	10.00
WY		SHERIDAN		2.00	120.00	20.00	12.50	13.50	1.00	1.00	5.00	7.00
WY		SUBLETTE		7.00	160.00	15.00	12.50	18.75	1.00	2.00	3.00	5.00
WY		SWEETWATER	X +	6.00	625.00	55.00	12.50	18.75	1.00	2.00	3.00	5.00
WY		TETON		5.00	75.00	20.00	12.50	16.66	1.00	1.00	5.00	10.00
WY		UINTA		2.00	180.00	4.00	12.50	18.75	1.00	2.00	3.00	5.00
WY		WASHAKIE		2.00	650.00	25.00	12.50	16.66	1.00	1.00	5.00	5.00
WY		WESTON	X -	2.00	465.00	109.00	12.50	16.66	1.00	2.00	3.00	5.00
REGION #8 WESTERN												
AZ		COSHISE		5.00	15.00	10.00	12.50	12.50	1.00	1.00	5.00	10.00
AZ		GRAHAM		5.00	15.00	10.00	12.50	12.50	1.00	1.00	5.00	10.00
AZ		GREENLEE		5.00	15.00	10.00	12.50	12.50	1.00	1.00	5.00	10.00
AZ		MARICOPA		1.00	5.00	3.00	12.50	12.50	1.00	1.00	5.00	10.00
AZ		MOHAVE		1.00	10.00	7.00	12.50	12.50	1.00	1.00	5.00	10.00
AZ		PIMA		5.00	15.00	10.00	12.50	12.50	1.00	1.00	5.00	10.00
AZ		PINAL		1.00	5.00	3.00	12.50	12.50	1.00	1.00	5.00	10.00
AZ		SANTA CRUZ		5.00	15.00	10.00	12.50	12.50	1.00	1.00	5.00	10.00
AZ		YAVAPAI		1.00	5.00	3.00	12.50	12.50	1.00	1.00	5.00	10.00
AZ		YUMA		1.00	50.00	5.00	12.50	17.50	1.00	3.00	2.00	10.00
CA		BUTTE		10.00	20.00	10.00	16.67	16.67	10.00	20.00	3.00	5.00
CA		COLUSA		2.00	25.00	2.00	16.67	16.67	5.00	20.00	3.00	5.00
CA		CONTRA COSTA		25.00	120.00	30.00	16.67	22.00	10.00	50.00	2.00	5.00
CA		FRESNO		2.00	25.00	2.00	16.67	16.67	5.00	15.00	5.00	5.00
CA		GLENN		2.00	25.00	5.00	16.67	25.00	10.00	75.00	3.00	5.00
CA		HUMBOLDT		5.00	15.00	10.00	16.67	16.67	5.00	15.00	5.00	5.00
CA		IMPERIAL		5.00	15.00	10.00	12.50	16.67	5.00	15.00	5.00	10.00
CA		KERN		2.00	2700.00	70.00	16.67	20.00	20.00	175.00	3.00	5.00
CA		KINGS		2.00	140.00	50.00	16.67	16.67	10.00	25.00	5.00	5.00
CA		LASSEN		2.00	25.00	5.00	16.67	20.00	15.00	50.00	3.00	5.00
CA		LOS ANGELES		2.00	55.00	25.00	16.67	20.00	15.00	50.00	3.00	5.00
CA		MADERA		5.00	20.00	10.00	16.67	16.67	5.00	20.00	5.00	5.00
CA		MERCED		10.00	20.00	20.00	16.67	16.67	10.00	20.00	5.00	5.00
CA		MODOC		2.00	25.00	5.00	16.67	20.00	10.00	50.00	3.00	5.00
CA		MONTEREY		2.00	25.00	15.00	16.67	16.67	10.00	25.00	5.00	5.00
CA		ORANGE		10.00	50.00	20.00	16.67	16.67	10.00	25.00	5.00	5.00
CA		SACRAMENTO		10.00	50.00	20.00	16.67	20.00	10.00	50.00	3.00	5.00
CA		SAN BENITO		2.00	20.00	5.00	16.67	16.67	5.00	20.00	5.00	5.00
CA		SAN BERNADINO		5.00	25.00	10.00	12.50	16.67	5.00	10.00	5.00	10.00
CA		SAN JOAQUIN		10.00	25.00	10.00	16.67	16.67	10.00	25.00	3.00	5.00
CA		SAN LUIS OBISPO		2.00	25.00	11.00	16.67	16.67	10.00	25.00	3.00	5.00
CA		SANTA BARBARA		2.00	200.00	2.00	16.67	25.00	10.00	75.00	3.00	5.00
CA		SANTA CRUZ		5.00	10.00	10.00	16.67	16.67	5.00	10.00	5.00	5.00
CA		SISKIYOU		2.00	25.00	5.00	16.67	16.67	5.00	15.00	5.00	5.00
CA		SOLANO		10.00	50.00	20.00	16.67	20.00	10.00	50.00	3.00	5.00
CA		STANISLAUS		10.00	25.00	15.00	16.67	16.67	10.00	25.00	3.00	5.00
CA		SUTTER		5.00	20.00	10.00	16.67	16.67	5.00	20.00	3.00	5.00
CA		TEHAMA		5.00	20.00	10.00	16.67	16.67	5.00	20.00	3.00	5.00
CA		TULARE		10.00	20.00	15.00	16.67	16.67	10.00	20.00	5.00	5.00
CA		VENTURA		2.00	75.00	75.00	16.67	20.00	10.00	75.00	3.00	5.00
CA		YOLO		2.00	50.00	2.00	16.67	20.00	10.00	50.00	3.00	5.00
CA		YUBA		5.00	20.00	10.00	16.67	16.67	5.00	20.00	3.00	5.00
CO		ALAMOSA		1.00	3.00	1.00	12.50	12.50	1.00	1.00	10.00	10.00
CO		CHAFFEE		1.00	2.00	1.00	12.50	12.50	1.00	1.00	10.00	10.00
CO		CONEJOS		1.00	2.00	1.00	12.50	12.50	1.00	1.00	10.00	10.00
CO		COSTILLA		1.00	2.00	1.00	12.50	12.50	1.00	1.00	10.00	10.00
CO		DELTA		2.00	33.00	4.00	12.50	12.50	1.00	1.00	5.00	10.00
CO		DOLORES		2.00	33.00	4.00	12.50	12.50	1.00	1.00	5.00	10.00
CO		EAGLE		1.00	4.00	1.00	12.50	12.50	1.00	1.00	10.00	10.00
CO		GARFIELD		70.00	26000.00	800.00	12.50	16.67	1.00	5.00	5.00	10.00
CO		GRAND		1.00	3.00	1.00	12.50	12.50	1.00	1.00	10.00	10.00
CO		GUNNISON		1.00	85.00	10.00	12.50	12.50	1.00	1.00	10.00	10.00
CO		HINSDALE		1.00	1.00	1.00	12.50	12.50	1.00	1.00	10.00	10.00
CO												

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Offset Activity - Leases

Grantor	Grantee	Vol/Page	Inst. Type	County	Legal	Inst. Date	Term (months)	Royalty	Record Date	Area
ALVIN LESTER VADER	GOLDEN EYE RESOURCES, LLC	680458/	Lease	Williams	S:1, T:156N, R:101W	11/15/2010	48	0.175	1/19/2010	1107.26
ALVIN LESTER VADER	GOLDEN EYE RESOURCES, LLC	680458/	Lease	Williams	S:2, T:156N, R:101W	11/15/2010	48	0.175	1/19/2010	1107.26
ALVIN LESTER VADER	GOLDEN EYE RESOURCES, LLC	680459/	Lease	Williams	S:6, T:156N, R:100W	11/15/2010	48	0.175	1/19/2010	56.28
ALVIN LESTER VADER	GOLDEN EYE RESOURCES, LLC	680460/	Lease	Williams	S:32, T:157N, R:100W	11/15/2010	48	0.175	1/19/2010	320.00
NEIL MARKUSON	PETRO-HUNT, L.L.C.	683291/	Lease extension	Williams	S:15, T:157N, R:101W	2/4/2010	36		3/2/2010	1072.88
STATE OF NORTH DAKOTA	INTERVENTION ENERGY, LLC	OG1000964/	Lease	Williams	S:5, T:156N, R:101W	2/2/2010	60	0.1667	2/2/2010	4.00
STATE OF NORTH DAKOTA	PACER ENERGY LLC	OG1000965/	Lease	Williams	S:29, T:156N, R:101W	2/2/2010	60	0.1667	2/2/2010	40.00
STATE OF NORTH DAKOTA	PACER ENERGY LLC	OG1000971/	Lease	Williams	S:28, T:157N, R:101W	2/2/2010	60	0.1667	2/2/2010	80.00
STATE OF NORTH DAKOTA	PACER ENERGY LLC	OG1000972/	Lease	Williams	S:28, T:157N, R:101W	2/2/2010	60	0.1667	2/2/2010	80.00
CANDACE CYANCARA	M.J. OIL LLC	681232/	Lease	Williams	S:28, T:157N, R:101W	1/25/2010	36	0.2	1/29/2010	1240.00
CANDACE CYANCARA	M.J. OIL LLC	681232/	Lease	Williams	S:27, T:157N, R:101W	1/25/2010	36	0.2	1/29/2010	1240.00
CANDACE CYANCARA	M.J. OIL LLC	681232/	Lease	Williams	S:21, T:157N, R:101W	1/25/2010	36	0.2	1/29/2010	1240.00
CANDACE CYANCARA	M.J. OIL LLC	681232/	Lease	Williams	S:22, T:157N, R:101W	1/25/2010	36	0.2	1/29/2010	1240.00
FIRST NATIONAL BANK	PETRO HUNT, L.L.C.	681643/	Memo of lease	Williams	S:29, T:157N, R:100W	1/18/2010	48		2/2/2010	80.00
DOTTIE HENSHAW	GOLDEN EYE RESOURCES, LLC	680976/	Lease	Williams	S:25, T:156N, R:101W	1/13/2010	36	0.2	1/26/2010	800.00
DOTTIE HENSHAW	GOLDEN EYE RESOURCES, LLC	680976/	Lease	Williams	S:35, T:156N, R:101W	1/13/2010	36	0.2	1/26/2010	800.00
DIXIE FAIRFIELD	GOLDEN EYE RESOURCES, LLC	680977/	Lease	Williams	S:35, T:156N, R:101W	1/13/2010	36	0.2	1/26/2010	800.00
DIXIE FAIRFIELD	GOLDEN EYE RESOURCES, LLC	680977/	Lease	Williams	S:25, T:156N, R:101W	1/13/2010	36	0.2	1/26/2010	800.00
STONEY POINT, LLC	GOLDEN EYE RESOURCES, LLC	681051/	Lease	Williams	S:13, T:156N, R:101W	1/12/2010	36	0.2	1/27/2010	1880.00
STONEY POINT, LLC	GOLDEN EYE RESOURCES, LLC	681051/	Lease	Williams	S:24, T:156N, R:101W	1/12/2010	36	0.2	1/27/2010	1880.00
STONEY POINT, LLC	GOLDEN EYE RESOURCES, LLC	681051/	Lease	Williams	S:35, T:156N, R:101W	1/12/2010	36	0.2	1/27/2010	1880.00
STONEY POINT, LLC	GOLDEN EYE RESOURCES, LLC	681051/	Lease	Williams	S:25, T:156N, R:101W	1/12/2010	36	0.2	1/27/2010	1880.00
STONEY POINT, LLC	GOLDEN EYE RESOURCES, LLC	681051/	Lease	Williams	S:30, T:156N, R:100W	1/12/2010	36	0.2	1/27/2010	1880.00
STONEY POINT, LLC	GOLDEN EYE RESOURCES, LLC	681051/	Lease	Williams	S:19, T:156N, R:100W	1/12/2010	36	0.2	1/27/2010	1880.00
MARILYN JOHNSON	GOLDEN EYE RESOURCES, LLC	681053/	Lease	Williams	S:9, T:156N, R:101W	1/12/2010	36	0.18	1/27/2010	160.00
MARVIN D. JOHNSON	GOLDEN EYE RESOURCES, LLC	681054/	Lease	Williams	S:9, T:156N, R:101W	1/12/2010	36	0.18	1/27/2010	400.00
MARVIN D. JOHNSON	GOLDEN EYE RESOURCES, LLC	681054/	Lease	Williams	S:4, T:156N, R:101W	1/12/2010	36	0.18	1/27/2010	400.00
BEVERLY J. ERICKSON	GOLDEN EYE RESOURCES, LLC	681056/	Lease	Williams	S:4, T:156N, R:101W	1/12/2010	36	0.18	1/27/2010	400.00
BEVERLY J. ERICKSON	GOLDEN EYE RESOURCES, LLC	681056/	Lease	Williams	S:20, T:156N, R:101W	1/12/2010	36	0.18	1/27/2010	400.00
BEVERLY J. ERICKSON	GOLDEN EYE RESOURCES, LLC	681056/	Lease	Williams	S:9, T:156N, R:101W	1/12/2010	36	0.18	1/27/2010	400.00
	GONDEN EYE				S:13,					

CHARLES CARTIER	RESOURCES, LLC	681050/	Lease	Williams	T:156N, R:101W	1/12/2010	36	0.2	1/27/2010	1880.00
CHARLES CARTIER	GONDEN EYE RESOURCES, LLC	681050/	Lease	Williams	S:24, T:156N, R:101W	1/12/2010	36	0.2	1/27/2010	1880.00
CHARLES CARTIER	GONDEN EYE RESOURCES, LLC	681050/	Lease	Williams	S:30, T:156N, R:100W	1/12/2010	36	0.2	1/27/2010	1880.00
CHARLES CARTIER	GONDEN EYE RESOURCES, LLC	681050/	Lease	Williams	S:25, T:156N, R:101W	1/12/2010	36	0.2	1/27/2010	1880.00
CHARLES CARTIER	GONDEN EYE RESOURCES, LLC	681050/	Lease	Williams	S:19, T:156N, R:100W	1/12/2010	36	0.2	1/27/2010	1880.00
CHARLES CARTIER	GONDEN EYE RESOURCES, LLC	681050/	Lease	Williams	S:35, T:156N, R:101W	1/12/2010	36	0.2	1/27/2010	1880.00
RUTH P. ANDERSON	GOLDEN EYE RESOURCES, LLC	680856/	Lease	Williams	S:18, T:156N, R:100W	1/12/2010	36	0.1875	1/25/2010	184.60
MARIE T. LOWIS	GOLDEN EYE RESOURCES, LLC	681058/	Lease	Williams	S:20, T:156N, R:101W	1/12/2010	36	0.18	1/27/2010	400.00
MARIE T. LOWIS	GOLDEN EYE RESOURCES, LLC	681058/	Lease	Williams	S:9, T:156N, R:101W	1/12/2010	36	0.18	1/27/2010	400.00
MARIE T. LOWIS	GOLDEN EYE RESOURCES, LLC	681058/	Lease	Williams	S:4, T:156N, R:101W	1/12/2010	36	0.18	1/27/2010	400.00
MARY C. TANNER	GOLDEN EYE RESOURCES, LLC	681060/	Lease	Williams	S:9, T:156N, R:101W	1/12/2010	36	0.18	1/27/2010	240.00
MARY C. TANNER	GOLDEN EYE RESOURCES, LLC	681060/	Lease	Williams	S:20, T:156N, R:101W	1/12/2010	36	0.18	1/27/2010	240.00
CATHY BOGUSLAWSKI MAXWELL	GOLDEN EYE RESOURCES, LLC	681057/	Lease	Williams	S:20, T:156N, R:101W	1/12/2010	36	0.18	1/27/2010	400.00
CATHY BOGUSLAWSKI MAXWELL	GOLDEN EYE RESOURCES, LLC	681057/	Lease	Williams	S:9, T:156N, R:101W	1/12/2010	36	0.18	1/27/2010	400.00
CATHY BOGUSLAWSKI MAXWELL	GOLDEN EYE RESOURCES, LLC	681057/	Lease	Williams	S:4, T:156N, R:101W	1/12/2010	36	0.18	1/27/2010	400.00
RUTH P. ANDERSON	GOLDEN EYE RESOURCES, LLC	398232/	Lease	McKenzie	S:18, T:156N, R:100W	1/12/2010	36	0.1875	2/19/2010	184.60
KIRK L. EDRMAN	GOLDEN EYE RESOURCES, LLC	680979/	Lease	Williams	S:20, T:156N, R:101W	1/11/2010	36	0.18	1/26/2010	480.00
KIRK L. EDRMAN	GOLDEN EYE RESOURCES, LLC	680979/	Lease	Williams	S:9, T:156N, R:101W	1/11/2010	36	0.18	1/26/2010	480.00
KIRK L. EDRMAN	GOLDEN EYE RESOURCES, LLC	680979/	Lease	Williams	S:4, T:156N, R:101W	1/11/2010	36	0.18	1/26/2010	480.00
DEBRA J. ELSBERRY	GOLDEN EYE RESOURCES, LLC	680980/	Lease	Williams	S:4, T:156N, R:101W	1/11/2010	36	0.18	1/26/2010	480.00
DEBRA J. ELSBERRY	GOLDEN EYE RESOURCES, LLC	680980/	Lease	Williams	S:9, T:156N, R:101W	1/11/2010	36	0.18	1/26/2010	480.00
DEBRA J. ELSBERRY	GOLDEN EYE RESOURCES, LLC	680980/	Lease	Williams	S:20, T:156N, R:101W	1/11/2010	36	0.18	1/26/2010	480.00
BEVERLY BECKER	PETRO-HUNT, L.L.C.	679940/	Lease	Williams	S:25, T:157N, R:101W	1/11/2010	48		1/11/2010	1993.91
BEVERLY BECKER	PETRO-HUNT, L.L.C.	679940/	Lease	Williams	S:30, T:157N, R:100W	1/11/2010	48		1/11/2010	1993.91
BEVERLY BECKER	PETRO-HUNT, L.L.C.	679940/	Lease	Williams	S:23, T:157N, R:101W	1/11/2010	48		1/11/2010	1993.91
BEVERLY BECKER	PETRO-HUNT, L.L.C.	679940/	Lease	Williams	S:24, T:157N, R:101W	1/11/2010	48		1/11/2010	1993.91
BEVERLY BECKER	PETRO-HUNT, L.L.C.	679940/	Lease	Williams	S:18, T:157N, R:100W	1/11/2010	48		1/11/2010	1993.91
BEVERLY BECKER	PETRO-HUNT, L.L.C.	679940/	Lease	Williams	S:13, T:157N, R:101W	1/11/2010	48		1/11/2010	1993.91
BEVERLY BECKER	PETRO-HUNT, L.L.C.	679940/	Lease	Williams	S:17, T:157N, R:100W	1/11/2010	48		1/11/2010	1993.91
KURT L. ERDMAN	GOLDEN EYE RESOURCES, LLC	680981/	Lease	Williams	S:20, T:156N, R:101W	1/11/2010	36	0.18	1/26/2010	480.00
KURT L. ERDMAN	GOLDEN EYE RESOURCES, LLC	680981/	Lease	Williams	S:9, T:156N, R:101W	1/11/2010	36	0.18	1/26/2010	480.00
KURT L. ERDMAN	GOLDEN EYE RESOURCES, LLC	680981/	Lease	Williams	S:4, T:156N, R:101W	1/11/2010	36	0.18	1/26/2010	480.00
	GOLDEN EYE				S:4,					

MARILYN K. STENSAKER	RESOURCES, LLC	681052/	Lease	Williams	T:156N, R:101W	1/11/2010	36	0.18	1/27/2010	480.00
MARILYN K. STENSAKER	GOLDEN EYE RESOURCES, LLC	681052/	Lease	Williams	S:9, T:156N, R:101W	1/11/2010	36	0.18	1/27/2010	480.00
MARILYN K. STENSAKER	GOLDEN EYE RESOURCES, LLC	681052/	Lease	Williams	S:20, T:156N, R:101W	1/11/2010	36	0.18	1/27/2010	480.00
LES BENTH	WILLISTON EXPLORATION LLC	680871/	Lease	Williams	S:21, T:157N, R:101W	1/10/2010	36	0.2	1/25/2010	360.00
MARK FJARE	TRZ ENERGY LLC	680319/	Memo of lease	Williams	S:23, T:156N, R:101W	1/8/2010	48		1/15/2010	880.00
MARK FJARE	TRZ ENERGY LLC	680319/	Memo of lease	Williams	S:14, T:156N, R:101W	1/8/2010	48		1/15/2010	880.00
MARK FJARE	TRZ ENERGY LLC	680319/	Memo of lease	Williams	S:15, T:156N, R:101W	1/8/2010	48		1/15/2010	880.00
BONNIE LEE JONES	WHITTING OIL AND GAS CORPORATION	680859/	Lease	Williams	S:21, T:157N, R:101W	1/4/2010	36	0.2	1/25/2010	360.00
DONALD D. CARTIER	GOLDEN EYE RESOURCES, LLC	680975/	Lease	Williams	S:19, T:156N, R:100W	12/31/2009	36	0.2	1/26/2010	320.00
DONALD D. CARTIER	GOLDEN EYE RESOURCES, LLC	680975/	Lease	Williams	S:30, T:156N, R:100W	12/31/2009	36	0.2	1/26/2010	320.00
MARILYN A. MCINTOSH	MJ OIL, LLC	680275/	Lease	Williams	S:18, T:156N, R:100W	12/31/2009	36	0.19	1/15/2010	239.20
MONTE FJARE	TRZ ENERGY LLC	679704/	Memo of lease	Williams	S:23, T:156N, R:101W	12/31/2009	48		1/6/2010	880.00
MONTE FJARE	TRZ ENERGY LLC	679704/	Memo of lease	Williams	S:15, T:156N, R:101W	12/31/2009	48		1/6/2010	880.00
MONTE FJARE	TRZ ENERGY LLC	679704/	Memo of lease	Williams	S:14, T:156N, R:101W	12/31/2009	48		1/6/2010	880.00
HERBERT R. CORNELL, JR.	GOLDEN EYE RESOURCES, LLC.	680974/	Lease	Williams	S:19, T:156N, R:100W	12/31/2009	36	0.2	1/26/2010	1880.00
HERBERT R. CORNELL, JR.	GOLDEN EYE RESOURCES, LLC.	680974/	Lease	Williams	S:25, T:156N, R:101W	12/31/2009	36	0.2	1/26/2010	1880.00
HERBERT R. CORNELL, JR.	GOLDEN EYE RESOURCES, LLC.	680974/	Lease	Williams	S:30, T:156N, R:100W	12/31/2009	36	0.2	1/26/2010	1880.00
HERBERT R. CORNELL, JR.	GOLDEN EYE RESOURCES, LLC.	680974/	Lease	Williams	S:35, T:156N, R:101W	12/31/2009	36	0.2	1/26/2010	1880.00
HELEN FOSSHAGE RINGELSEN	GOLDEN EYE RESOURCES, LLC	680044/	Lease	Williams	S:26, T:156N, R:101W	12/29/2009	36	0.1875	1/12/2010	320.00
MARION HUGHES	TRZ ENERGY LLC	679688/	Lease	Williams	S:28, T:156N, R:101W	12/28/2009	48	0.1875	1/6/2010	120.00
MARION HUGHES	TRZ ENERGY LLC	679688/	Lease	Williams	S:22, T:156N, R:101W	12/28/2009	48	0.1875	1/6/2010	120.00
HEATHER FJARE	TRZ ENERGY LLC	679700/	Memo of lease	Williams	S:14, T:156N, R:101W	12/28/2009	48		1/6/2010	880.00
HEATHER FJARE	TRZ ENERGY LLC	679700/	Memo of lease	Williams	S:15, T:156N, R:101W	12/28/2009	48		1/6/2010	880.00
HEATHER FJARE	TRZ ENERGY LLC	679700/	Memo of lease	Williams	S:23, T:156N, R:101W	12/28/2009	48		1/6/2010	880.00
A.C.E. A MINERAL CORPORATION	GOLDEN EYE RESOURCES, LLC	680982/	Lease	Williams	S:19, T:156N, R:100W	12/28/2009	36	0.1875	1/26/2010	295.92
PHYLLIS TARNASKY	GOLDEN EYE RESOURCES, LLC	679725/	Lease	Williams	S:18, T:156N, R:100W	12/28/2009	36	0.175	1/6/2010	160.00
DAVID L. NELSON	BAKKEN EXPLORATION, LLC	679105/	Lease	Williams	S:18, T:156N, R:100W	12/24/2009	36	0.1875	12/28/2009	3440.20
DAVID L. NELSON	BAKKEN EXPLORATION, LLC	679105/	Lease	Williams	S:7, T:156N, R:100W	12/24/2009	36	0.1875	12/28/2009	3440.20
DAVID L. NELSON	BAKKEN EXPLORATION, LLC	679105/	Lease	Williams	S:12, T:156N, R:101W	12/24/2009	36	0.1875	12/28/2009	3440.20
CAROL ANN NELSON WHITE	BAKKEN EXPLORATION, LLC	679106/	Lease	Williams	S:7, T:156N, R:100W	12/24/2009	36	0.1875	12/28/2009	2440.00
MARY JEAN NELSON ENGELBRECHT	BAKKEN EXPLORATION, LLC	679108/	Lease	Williams	S:7, T:156N, R:100W	12/24/2009	36	0.1875	12/28/2009	2440.00
F. PETER BERGMAN	MJ OIL, LLC	681228/	Lease	Williams	S:25, T:157N, R:101W	12/22/2009	48	0.1875	1/29/2010	319.20
					S:25,					

JOHN W. BERGMAN	MJ OIL, LLC	681230/	Lease	Williams	T:157N, R:101W	12/22/2009	48	0.1875	1/29/2010	319.20
WESLEY G. BORGEN	GOLDEN EYE RESOURCES	678845/	Lease	Williams	S:15, T:156N, R:101W	12/21/2009			12/21/2009	760.00
WESLEY G. BORGEN	GOLDEN EYE RESOURCES	678845/	Lease	Williams	S:10, T:156N, R:101W	12/21/2009			12/21/2009	760.00
WESLEY G. BORGEN	GOLDEN EYE RESOURCES	678845/	Lease	Williams	S:11, T:156N, R:101W	12/21/2009			12/21/2009	760.00
WESLEY G. BORGEN	GOLDEN EYE RESOURCES	678845/	Lease	Williams	S:21, T:156N, R:101W	12/21/2009			12/21/2009	760.00
MICHAEL R. BORGEN	GOLDEN EYE RESOURCES, LLC	678853/	Lease	Williams	S:15, T:156N, R:101W	12/21/2009	36	0.1875	12/21/2009	760.00
MICHAEL R. BORGEN	GOLDEN EYE RESOURCES, LLC	678853/	Lease	Williams	S:11, T:156N, R:101W	12/21/2009	36	0.1875	12/21/2009	760.00
MICHAEL R. BORGEN	GOLDEN EYE RESOURCES, LLC	678853/	Lease	Williams	S:10, T:156N, R:101W	12/21/2009	36	0.1875	12/21/2009	760.00
MICHAEL R. BORGEN	GOLDEN EYE RESOURCES, LLC	678853/	Lease	Williams	S:21, T:156N, R:101W	12/21/2009	36	0.1875	12/21/2009	760.00
LOIS OLSEN	TRZ ENERGY LLC	679699/	Memo of lease	Williams	S:14, T:156N, R:101W	12/21/2009			1/6/2010	880.00
LOIS OLSEN	TRZ ENERGY LLC	679699/	Memo of lease	Williams	S:15, T:156N, R:101W	12/21/2009			1/6/2010	880.00
LOIS OLSEN	TRZ ENERGY LLC	679699/	Memo of lease	Williams	S:23, T:156N, R:101W	12/21/2009			1/6/2010	880.00
MEDRINE DIAN PETTIS	TRZ ENERGY LLC	679701/	Memo of lease	Williams	S:23, T:156N, R:101W	12/21/2009	48		1/6/2010	960.00
MEDRINE DIAN PETTIS	TRZ ENERGY LLC	679701/	Memo of lease	Williams	S:15, T:156N, R:101W	12/21/2009	48		1/6/2010	960.00
MEDRINE DIAN PETTIS	TRZ ENERGY LLC	679701/	Memo of lease	Williams	S:14, T:156N, R:101W	12/21/2009	48		1/6/2010	960.00
MEDRINE DIAN PETTIS	TRZ ENERGY LLC	679701/	Memo of lease	Williams	S:12, T:156N, R:101W	12/21/2009	48		1/6/2010	960.00
DEBRA K. GANSKE	GOLDEN EYE RESOURCES, LLC	678851/	Lease	Williams	S:10, T:156N, R:101W	12/21/2009	36	0.1875	12/21/2009	760.00
DEBRA K. GANSKE	GOLDEN EYE RESOURCES, LLC	678851/	Lease	Williams	S:11, T:156N, R:101W	12/21/2009	36	0.1875	12/21/2009	760.00
DEBRA K. GANSKE	GOLDEN EYE RESOURCES, LLC	678851/	Lease	Williams	S:15, T:156N, R:101W	12/21/2009	36	0.1875	12/21/2009	760.00
DEBRA K. GANSKE	GOLDEN EYE RESOURCES, LLC	678851/	Lease	Williams	S:21, T:156N, R:101W	12/21/2009	36	0.1875	12/21/2009	760.00
MICHAEL D. SHERRETT	GOLDEN EYE RESOURCES, LLC	679280/	Lease	Williams	S:1, T:156N, R:101W	12/18/2009	36	0.175	12/30/2009	160.00
HAROLD P. SHERRETT	GOLDEN EYE RESOURCES, LLC	679722/	Lease	Williams	S:1, T:156N, R:101W	12/18/2009	36	0.175	1/6/2010	160.00
JOHN W. SHERRETT	GOLDEN EYE RESOURCES, LLC	679721/	Lease	Williams	S:1, T:156N, R:101W	12/18/2009	36	0.175	1/6/2010	160.00
JACK E. KING	SOUTH FORK EXPLORATION	680051/	Lease	Williams	S:6, T:156N, R:100W	12/18/2009	36	0.1875	1/13/2010	263.34
LINDA STORDAHL	TRZ ENERGY LLC	679317/	Memo of lease	Williams	S:15, T:156N, R:101W	12/16/2009			12/31/2009	880.00
LINDA STORDAHL	TRZ ENERGY LLC	679317/	Memo of lease	Williams	S:14, T:156N, R:101W	12/16/2009			12/31/2009	880.00
LINDA STORDAHL	TRZ ENERGY LLC	679317/	Memo of lease	Williams	S:23, T:156N, R:101W	12/16/2009			12/31/2009	880.00
DENISE MARIE NEHRING	TRZ ENERGY LLC	679319/	Memo of lease	Williams	S:23, T:156N, R:101W	12/16/2009	48		12/31/2009	960.00
DENISE MARIE NEHRING	TRZ ENERGY LLC	679319/	Memo of lease	Williams	S:14, T:156N, R:101W	12/16/2009	48		12/31/2009	960.00
DENISE MARIE NEHRING	TRZ ENERGY LLC	679319/	Memo of lease	Williams	S:15, T:156N, R:101W	12/16/2009	48		12/31/2009	960.00
DENISE MARIE NEHRING	TRZ ENERGY LLC	679319/	Memo of lease	Williams	S:12, T:156N, R:101W	12/16/2009	48		12/31/2009	960.00
BETTY KOERNER	TRZ ENERGY LLC	679322/	Memo of lease	Williams	S:15, T:156N, R:101W	12/16/2009			12/31/2009	880.00
					S:14,					

BETTY KOERNER	TRZ ENERGY LLC	679322/	Memo of lease	Williams	T:156N, R:101W	12/16/2009			12/31/2009	880.00
BETTY KOERNER	TRZ ENERGY LLC	679322/	Memo of lease	Williams	S:23, T:156N, R:101W	12/16/2009			12/31/2009	880.00
JAMES MOLINE	TRZ ENERGY LLC	679318/	Memo of lease	Williams	S:15, T:156N, R:101W	12/16/2009	48		12/31/2009	880.00
JAMES MOLINE	TRZ ENERGY LLC	679318/	Memo of lease	Williams	S:14, T:156N, R:101W	12/16/2009	48		12/31/2009	880.00
JAMES MOLINE	TRZ ENERGY LLC	679318/	Memo of lease	Williams	S:23, T:156N, R:101W	12/16/2009	48		12/31/2009	880.00
CHARLES DAVID MOLINE	TRZ ENERGY, LLC	679320/	Lease	Williams	S:15, T:156N, R:101W	12/16/2009	48		12/31/2009	960.00
CHARLES DAVID MOLINE	TRZ ENERGY, LLC	679320/	Lease	Williams	S:14, T:156N, R:101W	12/16/2009	48		12/31/2009	960.00
CHARLES DAVID MOLINE	TRZ ENERGY, LLC	679320/	Lease	Williams	S:12, T:156N, R:101W	12/16/2009	48		12/31/2009	960.00
CHARLES DAVID MOLINE	TRZ ENERGY, LLC	679320/	Lease	Williams	S:23, T:156N, R:101W	12/16/2009	48		12/31/2009	960.00
ELTON WICKUM	BAKKEN EXPLORATION, LLC	681147/	Lease	Williams	S:27, T:157N, R:100W	12/15/2009	36	0.1875	1/29/2010	240.00
THEODORE A. KROGEN	GOLDEN EYE RESOURCES, LLC	678949/	Lease	Williams	S:24, T:156N, R:101W	12/15/2009	36	0.1875	12/22/2009	160.00
SUZANNE L. HOMISTON	GOLDEN EYE RESOURCES, LLC	679718/	Lease	Williams	S:24, T:156N, R:101W	12/15/2009	36	0.1875	1/6/2010	160.00
GAY M. KING	GOLDEN EYE RESOURCES, LLC	678852/	Lease	Williams	S:10, T:156N, R:101W	12/15/2009	36	0.1875	12/21/2009	760.00
GAY M. KING	GOLDEN EYE RESOURCES, LLC	678852/	Lease	Williams	S:11, T:156N, R:101W	12/15/2009	36	0.1875	12/21/2009	760.00
GAY M. KING	GOLDEN EYE RESOURCES, LLC	678852/	Lease	Williams	S:15, T:156N, R:101W	12/15/2009	36	0.1875	12/21/2009	760.00
GAY M. KING	GOLDEN EYE RESOURCES, LLC	678852/	Lease	Williams	S:21, T:156N, R:101W	12/15/2009	36	0.1875	12/21/2009	760.00
ORRINE G. LEE	GOLDEN EYE RESOURCES, LLC	679086/	Lease	Williams	S:5, T:156N, R:101W	12/15/2009	36	0.175	12/28/2009	349.10
MELVIN E. KROGEN, JR	GOLDEN EYE RESOURCES, LLC	679278/	Lease	Williams	S:24, T:156N, R:101W	12/15/2009	36	0.1875	12/30/2009	160.00
RUTH L. THATCHER	GOLDEN EYE RESOURCES, LLC	678848/	Lease	Williams	S:7, T:156N, R:100W	12/13/2009	36	0.1875	12/21/2009	1377.82
RUTH L. THATCHER	GOLDEN EYE RESOURCES, LLC	678848/	Lease	Williams	S:12, T:156N, R:101W	12/13/2009	36	0.1875	12/21/2009	1377.82
RUTH L. THATCHER	GOLDEN EYE RESOURCES, LLC	678848/	Lease	Williams	S:1, T:156N, R:101W	12/13/2009	36	0.1875	12/21/2009	1377.82
RUTH L. THATCHER	GOLDEN EYE RESOURCES, LLC	678848/	Lease	Williams	S:6, T:156N, R:100W	12/13/2009	36	0.1875	12/21/2009	1377.82
DOROTHY L. KUESTER	BAKKEN EXPLORATION, LLC	679804/	Lease	Williams	S:26, T:156N, R:101W	12/11/2009	48	0.1875	1/8/2010	320.00
JANET HOLMES	BAKKEN EXPLORATION LLC	679896/	Lease	Williams	S:26, T:156N, R:101W	12/11/2009	48	0.1875	1/11/2010	520.00
JANET HOLMES	BAKKEN EXPLORATION LLC	679896/	Lease	Williams	S:23, T:156N, R:101W	12/11/2009	48	0.1875	1/11/2010	520.00
JANET HOLMES	BAKKEN EXPLORATION LLC	679896/	Lease	Williams	S:33, T:156N, R:101W	12/11/2009	48	0.1875	1/11/2010	520.00
BARBARA ANN ROSENDAHL	BAKKEN EXPLORATION, LLC	679897/	Lease	Williams	S:33, T:156N, R:101W	12/11/2009	36	0.1875	1/11/2010	189.41
BARBARA ANN ROSENDAHL	BAKKEN EXPLORATION, LLC	679897/	Lease	Williams	S:31, T:156N, R:101W	12/11/2009	36	0.1875	1/11/2010	189.41
BRUCE OSTER	BAKKEN EXPLORATION, LLC	679900/	Lease	Williams	S:31, T:156N, R:101W	12/11/2009	36	0.1875	1/11/2010	520.00
BRUCE OSTER	BAKKEN EXPLORATION, LLC	679900/	Lease	Williams	S:33, T:156N, R:101W	12/11/2009	36	0.1875	1/11/2010	520.00
KAREN L. SAMUELS	BAKKEN EXPLORATION, LLC	679803/	Lease	Williams	S:26, T:156N, R:101W	12/11/2009	48	0.1875	1/8/2010	320.00
HOWARD M. KENNEDY	BAKKEN EXPLORATION, LLC	679898/	Lease	Williams	S:33, T:156N, R:101W	12/11/2009	36	0.1875	1/11/2010	189.41
	BAKKEN				S:31,					

HOWARD M. KENNEDY	EXPLORATION, LLC	679898/	Lease	Williams	T:156N, R:101W	12/11/2009	36	0.1875	1/11/2010	189.41
CHERYL BURNS	BAKKEN EXPLORATION, LLC	678517/	Lease	Williams	S:33, T:156N, R:101W	12/11/2009	36	0.1875	12/16/2009	189.41
CHERYL BURNS	BAKKEN EXPLORATION, LLC	678517/	Lease	Williams	S:31, T:156N, R:101W	12/11/2009	36	0.1875	12/16/2009	189.41
CYNTHIA A. BOLINSKE	BAKKEN EXPLORATION, LLC	679895/	Lease	Williams	S:23, T:156N, R:101W	12/11/2009	48		1/11/2010	520.00
CYNTHIA A. BOLINSKE	BAKKEN EXPLORATION, LLC	679895/	Lease	Williams	S:26, T:156N, R:101W	12/11/2009	48		1/11/2010	520.00
CYNTHIA A. BOLINSKE	BAKKEN EXPLORATION, LLC	679895/	Lease	Williams	S:33, T:156N, R:101W	12/11/2009	48		1/11/2010	520.00
DOROTHY OLSON	GOLDEN EYE RESOURCES, LLC	679720/	Lease	Williams	S:6, T:156N, R:100W	12/10/2009	36	0.1875	1/6/2010	56.28
RODNEY O. MCKINLEY	GOLDEN EYE RESOURCES, LLC	678951/	Lease	Williams	S:5, T:156N, R:101W	12/9/2009	36	0.175	12/22/2009	349.10
JENETTE L. CRIM	GOLDEN EYE RESOURCES, LLC	679724/	Lease	Williams	S:5, T:156N, R:101W	12/9/2009	36	0.1875	1/6/2010	349.10
GREG SEMENKO	WILLISTON EXPLORATION LLC	680864/	Lease	Williams	S:21, T:157N, R:101W	12/8/2009	36	0.2	1/25/2010	240.00
DONALD OVERSON	GOLDEN EYE RESOURCES, LLC	678567/	Lease	Williams	S:6, T:156N, R:100W	12/7/2009	36	0.175	12/17/2009	263.34
RUTH ROSSLAND	WILLISTON EXPLORATION LLC	680857/	Lease	Williams	S:21, T:157N, R:101W	12/3/2009	36	0.2	1/25/2010	160.00
LARRY BERG	PETRO-HUNT, L.L.C.	677966/	Memo of lease	Williams	S:23, T:157N, R:101W	12/2/2009	48		12/8/2009	1993.91
LARRY BERG	PETRO-HUNT, L.L.C.	677966/	Memo of lease	Williams	S:24, T:157N, R:101W	12/2/2009	48		12/8/2009	1993.91
LARRY BERG	PETRO-HUNT, L.L.C.	677966/	Memo of lease	Williams	S:30, T:157N, R:100W	12/2/2009	48		12/8/2009	1993.91
LARRY BERG	PETRO-HUNT, L.L.C.	677966/	Memo of lease	Williams	S:25, T:157N, R:101W	12/2/2009	48		12/8/2009	1993.91
LARRY BERG	PETRO-HUNT, L.L.C.	677966/	Memo of lease	Williams	S:17, T:157N, R:100W	12/2/2009	48		12/8/2009	1993.91
LARRY BERG	PETRO-HUNT, L.L.C.	677966/	Memo of lease	Williams	S:18, T:157N, R:100W	12/2/2009	48		12/8/2009	1993.91
PETRO-HUNT, L.L.C.	GEROLD E. NJOS	677684/	Memo of lease	Williams	S:27, T:157N, R:100W	12/1/2009	60		12/2/2009	240.00
RED CROWN ROYALTIES, LLC	MARATHON OIL COMPANY	680178/	Lease	Williams	S:15, T:157N, R:101W	12/1/2009	36	0.1875	1/14/2010	160.00
RED CROWN ROYALTIES, LLC	MARATHON OIL COMPANY	680182/	Lease	Williams	S:23, T:157N, R:101W	12/1/2009	36	0.1875	1/14/2010	160.00
RED CROWN ROYALTIES, LLC	MARATHON OIL COMPANY	680192/	Lease	Williams	S:13, T:156N, R:102W	12/1/2009	36	0.1875	1/14/2010	80.00
KIM MARIE DUNN	GOLDEN EYE RESOURCES, LLC	677962/	Lease	Williams	S:10, T:156N, R:101W	12/1/2009	36	0.17	12/8/2009	1280.00
KIM MARIE DUNN	GOLDEN EYE RESOURCES, LLC	677962/	Lease	Williams	S:9, T:156N, R:101W	12/1/2009	36	0.17	12/8/2009	1280.00
KIM MARIE DUNN	GOLDEN EYE RESOURCES, LLC	677962/	Lease	Williams	S:3, T:156N, R:101W	12/1/2009	36	0.17	12/8/2009	1280.00
KIM MARIE DUNN	GOLDEN EYE RESOURCES, LLC	677962/	Lease	Williams	S:4, T:156N, R:101W	12/1/2009	36	0.17	12/8/2009	1280.00
GLENN R. ORTH	GOLDEN EYE RESOURCES, LLC	678843/	Lease	Williams	S:9, T:156N, R:101W	12/1/2009	36	0.17	12/21/2009	1280.00
GLENN R. ORTH	GOLDEN EYE RESOURCES, LLC	678843/	Lease	Williams	S:10, T:156N, R:101W	12/1/2009	36	0.17	12/21/2009	1280.00
GLENN R. ORTH	GOLDEN EYE RESOURCES, LLC	678843/	Lease	Williams	S:4, T:156N, R:101W	12/1/2009	36	0.17	12/21/2009	1280.00
GLENN R. ORTH	GOLDEN EYE RESOURCES, LLC	678843/	Lease	Williams	S:3, T:156N, R:101W	12/1/2009	36	0.17	12/21/2009	1280.00
WALTER F. HAPIP	GOLDEN EYE RESOURCES, LLC	678207/	Lease	Williams	S:4, T:156N, R:101W	12/1/2009	36	0.17	12/11/2009	1280.00
WALTER F. HAPIP	GOLDEN EYE RESOURCES, LLC	678207/	Lease	Williams	S:3, T:156N, R:101W	12/1/2009	36	0.17	12/11/2009	1280.00
	GOLDEN EYE				S:9,					

WALTER F. HAPIP	RESOURCES, LLC	678207/	Lease	Williams	T:156N, R:101W	12/1/2009	36	0.17	12/11/2009	1280.00
WALTER F. HAPIP	GOLDEN EYE RESOURCES, LLC	678207/	Lease	Williams	S:10, T:156N, R:101W	12/1/2009	36	0.17	12/11/2009	1280.00
RED CROWN ROYALTIES, LLC	MARATHON OIL COMPANY	680181/	Lease	Williams	S:22, T:157N, R:101W	12/1/2009	36	0.1875	1/14/2010	80.00
RED CROWN ROYALTIES, LLC	MARATHON OIL COMPANY	680183/	Lease	Williams	S:27, T:157N, R:101W	12/1/2009	36	0.1875	1/14/2010	80.00
JAMES VEACH	ASHLEY RESOURCES, INC.	679267/	Lease	Williams	S:5, T:156N, R:101W	11/30/2009	36	0.1875	12/30/2009	828.78
JAMES VEACH	ASHLEY RESOURCES, INC.	679267/	Lease	Williams	S:35, T:157N, R:101W	11/30/2009	36	0.1875	12/30/2009	828.78
JAMES VEACH	ASHLEY RESOURCES, INC.	679267/	Lease	Williams	S:34, T:157N, R:101W	11/30/2009	36	0.1875	12/30/2009	828.78
MARILYN SANDAKER	ASHLEY RESOURCES, INC	679762/	Lease	Williams	S:33, T:157N, R:101W	11/30/2009	36	0.1875	1/8/2010	160.00
MARILYN SANDAKER	ASHLEY RESOURCES, INC.	679268/	Lease	Williams	S:35, T:157N, R:101W	11/30/2009	36	0.1875	12/30/2009	828.78
MARILYN SANDAKER	ASHLEY RESOURCES, INC.	679268/	Lease	Williams	S:5, T:156N, R:101W	11/30/2009	36	0.1875	12/30/2009	828.78
MARILYN SANDAKER	ASHLEY RESOURCES, INC.	679268/	Lease	Williams	S:34, T:157N, R:101W	11/30/2009	36	0.1875	12/30/2009	828.78
LINDAS VICKERY	ASHLEY RESOURCES, INC.	679919/	Lease	Williams	S:33, T:157N, R:101W	11/30/2009	36	0.1875	1/11/2010	160.00
MICHAEL LEE	ASHLEY RESOURCES, INC.	679661/	Lease	Williams	S:5, T:156N, R:101W	11/30/2009	36	0.1875	1/5/2010	828.78
MICHAEL LEE	ASHLEY RESOURCES, INC.	679661/	Lease	Williams	S:35, T:157N, R:101W	11/30/2009	36	0.1875	1/5/2010	828.78
MICHAEL LEE	ASHLEY RESOURCES, INC.	679661/	Lease	Williams	S:34, T:157N, R:101W	11/30/2009	36	0.1875	1/5/2010	828.78
JAMES VEACH	ASHLEY RESOURCES, INC	679764/	Lease	Williams	S:33, T:157N, R:101W	11/30/2009	36	0.1875	1/8/2010	160.00
BLACK STONE MINERALS COMPANY, L.P.	ASHLEY RESOURCES, INC	679021/	Memo of lease	Williams	S:7, T:156N, R:101W	11/30/2009	48		12/24/2009	8116.28
BLACK STONE MINERALS COMPANY, L.P.	ASHLEY RESOURCES, INC	679021/	Memo of lease	Williams	S:18, T:156N, R:100W	11/30/2009	48		12/24/2009	8116.28
DANIEL J. LEE	ASHLEY RESOURCES, INC.	679660/	Lease	Williams	S:35, T:157N, R:101W	11/30/2009	36	0.1875	1/5/2010	828.78
DANIEL J. LEE	ASHLEY RESOURCES, INC.	679660/	Lease	Williams	S:5, T:156N, R:101W	11/30/2009	36	0.1875	1/5/2010	828.78
DANIEL J. LEE	ASHLEY RESOURCES, INC.	679660/	Lease	Williams	S:34, T:157N, R:101W	11/30/2009	36	0.1875	1/5/2010	828.78
KELLY CROWFEATHER	ASHLEY RESOURCES, INC.	679374/	Lease	Williams	S:35, T:157N, R:101W	11/30/2009	36	0.1875	1/4/2010	828.78
KELLY CROWFEATHER	ASHLEY RESOURCES, INC.	679374/	Lease	Williams	S:5, T:156N, R:101W	11/30/2009	36	0.1875	1/4/2010	828.78
KELLY CROWFEATHER	ASHLEY RESOURCES, INC.	679374/	Lease	Williams	S:34, T:157N, R:101W	11/30/2009	36	0.1875	1/4/2010	828.78
JAMES E. STUEN	GOLDEN EYE RESOURCES, LLC	677958/	Lease	Williams	S:12, T:156N, R:101W	11/25/2009	48	0.17	12/8/2009	80.00
DAVID L. STUEN	GOLDEN EYE RESOURCES, LLC	677959/	Lease	Williams	S:12, T:156N, R:101W	11/25/2009	48	0.17	12/8/2009	80.00
SHIRLEY E.GROTH	WILLISTON EXPLORATION, LLC	680858/	Lease	Williams	S:21, T:157N, R:101W	11/24/2009	36	0.2	1/25/2010	40.00
RICHARD W. STOCKMAN	WILLISTON EXPLORATION LLC	680860/	Lease	Williams	S:21, T:157N, R:101W	11/24/2009	36	0.2	1/25/2010	40.00
GEROLD E. NIOS	PETRO-HUNT, L.L.C.	679938/	Lease	Williams	S:27, T:157N, R:100W	11/19/2009	60	0.1667	1/11/2010	240.00
STEVEN D. NJOS	BAKKEN EXPLORATION, LLC	678737/	Lease	Williams	S:1, T:156N, R:101W	11/16/2009	36	0.1875	12/18/2009	1840.00
STEVEN D. NJOS	BAKKEN EXPLORATION, LLC	678737/	Lease	Williams	S:34, T:157N, R:100W	11/16/2009	36	0.1875	12/18/2009	1840.00
STEVEN D. NJOS	BAKKEN EXPLORATION, LLC	678737/	Lease	Williams	S:33, T:157N, R:100W	11/16/2009	36	0.1875	12/18/2009	1840.00
	BAKKEN				S:27,					

STEVEN D. NJOS	EXPLORATION, LLC	678737/	Lease	Williams	T:157N, R:100W	11/16/2009	36	0.1875	12/18/2009	1840.00
STEVEN D. NJOS	BAKKEN EXPLORATION, LLC	678737/	Lease	Williams	S:22, T:157N, R:100W	11/16/2009	36	0.1875	12/18/2009	1840.00
STEVEN D. NJOS	BAKKEN EXPLORATION, LLC	678737/	Lease	Williams	S:12, T:156N, R:101W	11/16/2009	36	0.1875	12/18/2009	1840.00
DEBORAH L. BUCHEN	BAKKEN EXPLORATION, LLC	678738/	Lease	Williams	S:12, T:156N, R:101W	11/16/2009	36	0.1875	12/18/2009	1840.00
DEBORAH L. BUCHEN	BAKKEN EXPLORATION, LLC	678738/	Lease	Williams	S:22, T:157N, R:100W	11/16/2009	36	0.1875	12/18/2009	1840.00
DEBORAH L. BUCHEN	BAKKEN EXPLORATION, LLC	678738/	Lease	Williams	S:27, T:157N, R:100W	11/16/2009	36	0.1875	12/18/2009	1840.00
DEBORAH L. BUCHEN	BAKKEN EXPLORATION, LLC	678738/	Lease	Williams	S:33, T:157N, R:100W	11/16/2009	36	0.1875	12/18/2009	1840.00
DEBORAH L. BUCHEN	BAKKEN EXPLORATION, LLC	678738/	Lease	Williams	S:34, T:157N, R:100W	11/16/2009	36	0.1875	12/18/2009	1840.00
DEBORAH L. BUCHEN	BAKKEN EXPLORATION, LLC	678738/	Lease	Williams	S:1, T:156N, R:101W	11/16/2009	36	0.1875	12/18/2009	1840.00
TERRY E. NJOS	BAKKEN EXPLORATION, LLC	678743/	Lease	Williams	S:22, T:157N, R:100W	11/16/2009	36	0.1875	12/18/2009	1840.00
TERRY E. NJOS	BAKKEN EXPLORATION, LLC	678743/	Lease	Williams	S:27, T:157N, R:100W	11/16/2009	36	0.1875	12/18/2009	1840.00
TERRY E. NJOS	BAKKEN EXPLORATION, LLC	678743/	Lease	Williams	S:34, T:157N, R:100W	11/16/2009	36	0.1875	12/18/2009	1840.00
TERRY E. NJOS	BAKKEN EXPLORATION, LLC	678743/	Lease	Williams	S:1, T:156N, R:101W	11/16/2009	36	0.1875	12/18/2009	1840.00
TERRY E. NJOS	BAKKEN EXPLORATION, LLC	678743/	Lease	Williams	S:33, T:157N, R:100W	11/16/2009	36	0.1875	12/18/2009	1840.00
TERRY E. NJOS	BAKKEN EXPLORATION, LLC	678743/	Lease	Williams	S:12, T:156N, R:101W	11/16/2009	36	0.1875	12/18/2009	1840.00
MARLENE NORMARK	PETRO-HUNT, L.L.C.	679941/	Lease	Williams	S:25, T:157N, R:101W	11/16/2009	48		1/11/2010	1993.91
MARLENE NORMARK	PETRO-HUNT, L.L.C.	679941/	Lease	Williams	S:30, T:157N, R:100W	11/16/2009	48		1/11/2010	1993.91
MARLENE NORMARK	PETRO-HUNT, L.L.C.	679941/	Lease	Williams	S:24, T:157N, R:101W	11/16/2009	48		1/11/2010	1993.91
MARLENE NORMARK	PETRO-HUNT, L.L.C.	679941/	Lease	Williams	S:23, T:157N, R:101W	11/16/2009	48		1/11/2010	1993.91
MARLENE NORMARK	PETRO-HUNT, L.L.C.	679941/	Lease	Williams	S:18, T:157N, R:100W	11/16/2009	48		1/11/2010	1993.91
MARLENE NORMARK	PETRO-HUNT, L.L.C.	679941/	Lease	Williams	S:17, T:157N, R:100W	11/16/2009	48		1/11/2010	1993.91
LARRY BERG	PETRO HUNT, L.L.C.	678756/	Lease	Williams	S:25, T:157N, R:101W	11/16/2009	48		12/18/2009	1993.91
LARRY BERG	PETRO HUNT, L.L.C.	678756/	Lease	Williams	S:30, T:157N, R:100W	11/16/2009	48		12/18/2009	1993.91
LARRY BERG	PETRO HUNT, L.L.C.	678756/	Lease	Williams	S:23, T:157N, R:101W	11/16/2009	48		12/18/2009	1993.91
LARRY BERG	PETRO HUNT, L.L.C.	678756/	Lease	Williams	S:24, T:157N, R:101W	11/16/2009	48		12/18/2009	1993.91
LARRY BERG	PETRO HUNT, L.L.C.	678756/	Lease	Williams	S:17, T:157N, R:100W	11/16/2009	48		12/18/2009	1993.91
LARRY BERG	PETRO HUNT, L.L.C.	678756/	Lease	Williams	S:18, T:157N, R:100W	11/16/2009	48		12/18/2009	1993.91
STATE OF NORTH DAKOTA	TRINITY WESTERN	OG0901728/	Lease	Williams	S:5, T:156N, R:101W	11/3/2009	60	0.1667	11/3/2009	160.00
STATE OF NORTH DAKOTA	PACER ENERGY LLC	OG0901729/	Lease	Williams	S:20, T:156N, R:101W	11/3/2009	60	0.1667	11/3/2009	80.00
STATE OF NORTH DAKOTA	GABRIEL VALENTINE	OG0901751/	Lease	Williams	S:16, T:157N, R:100W	11/3/2009	60	0.1667	11/3/2009	160.00
STATE OF NORTH DAKOTA	GABRIEL VALENTINE	OG0901752/	Lease	Williams	S:16, T:157N, R:100W	11/3/2009	60	0.1667	11/3/2009	160.00
STATE OF NORTH DAKOTA	GABRIEL VALENTINE	OG0901753/	Lease	Williams	S:16, T:157N, R:100W	11/3/2009	60	0.1667	11/3/2009	160.00
					S:16,					

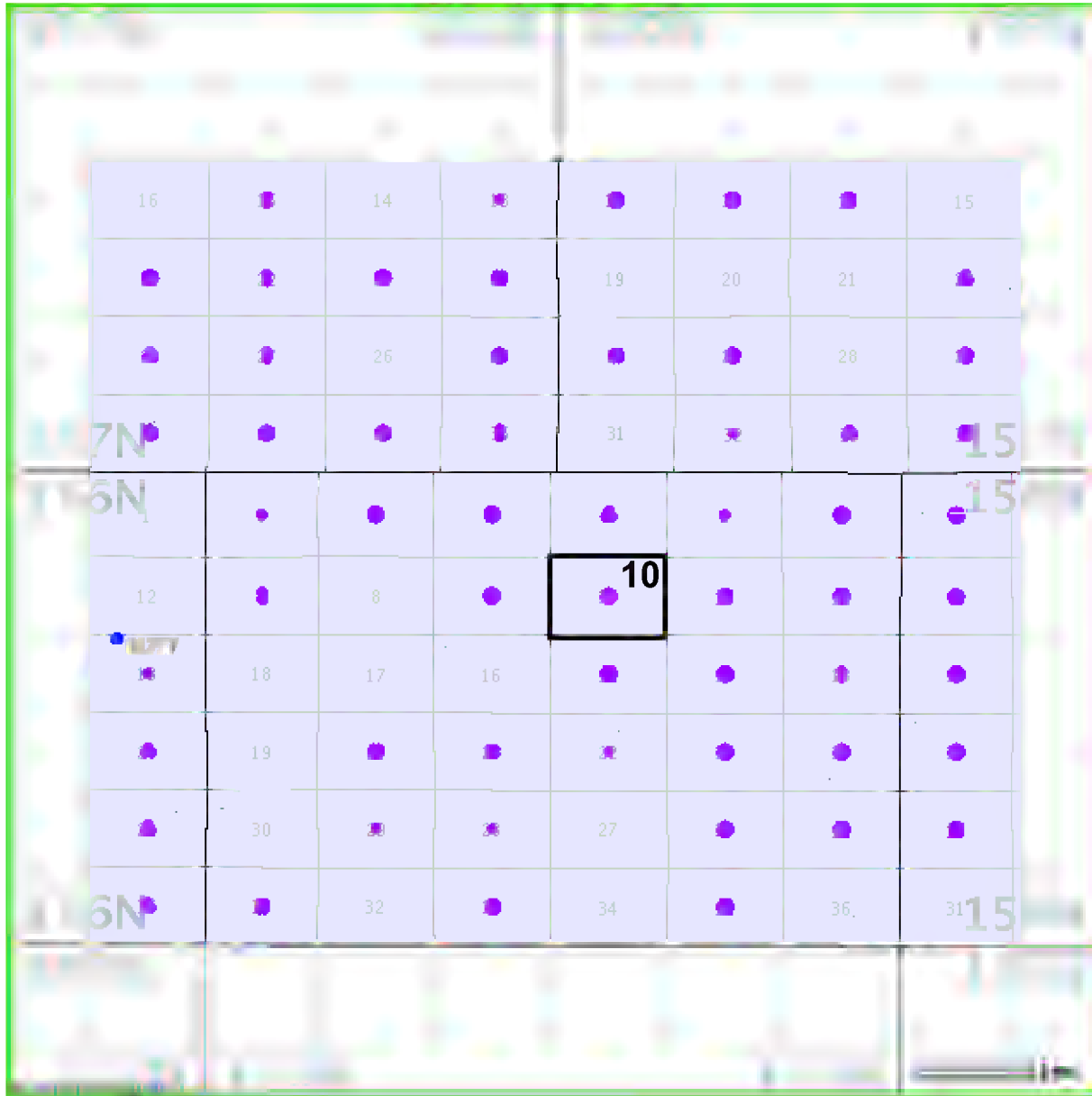
STATE OF NORTH DAKOTA	GABRIEL VALENTINE	OG0901754/	Lease	Williams	T:157N, R:100W	11/3/2009	60	0.1667	11/3/2009	160.00
STATE OF NORTH DAKOTA	GABRIEL VALENTINE	OG0901755/	Lease	Williams	S:29, T:157N, R:100W	11/3/2009	60	0.1667	11/3/2009	80.00
STATE OF NORTH DAKOTA	GABRIEL VALENTINE	OG0901756/	Lease	Williams	S:29, T:157N, R:100W	11/3/2009	60	0.1667	11/3/2009	160.00
STATE OF NORTH DAKOTA	GABRIEL VALENTINE	OG0901757/	Lease	Williams	S:29, T:157N, R:100W	11/3/2009	60	0.1667	11/3/2009	120.00
STATE OF NORTH DAKOTA	GABRIEL VALENTINE	OG0901758/	Lease	Williams	S:29, T:157N, R:100W	11/3/2009	60	0.1667	11/3/2009	120.00
STATE OF NORTH DAKOTA	GABRIEL VALENTINE	OG0901765/	Lease	Williams	S:36, T:157N, R:101W	11/3/2009	60	0.1667	11/3/2009	160.00
STATE OF NORTH DAKOTA	GABRIEL VALENTINE	OG0901766/	Lease	Williams	S:36, T:157N, R:101W	11/3/2009	60	0.1667	11/3/2009	160.00
COOK HOMESTEAD, LLC	G.G. ROSE, L.L.C.	678406/	Lease	Williams	S:18, T:156N, R:100W	11/3/2009	48	0.17	12/15/2009	160.00
STATE OF NORTH DAKOTA	MARATHON OIL COMPANY	678431/	Lease	Williams	S:20, T:156N, R:101W	11/3/2009	60	0.1667	12/15/2009	80.00
MARK ELVIN NJOS	HORIZON EXPLORATION SERVICES LLC	680868/	Lease	Williams	S:33, T:157N, R:101W	11/1/2009	36	0.2	1/25/2010	480.00
BONITA LOUISE NJOS RALPH	HORIZON EXPLORATION SERVICES LLC	680870/	Lease	Williams	S:33, T:157N, R:101W	11/1/2009	36	0.2	1/25/2010	480.00
DAVID OWEN NJOS	HORIZON EXPLORATION SERVICES LLC	680866/	Lease	Williams	S:33, T:157N, R:101W	11/1/2009	36	0.2	1/25/2010	480.00
AMERICAN STATE BANK AND TRUST COMPANY OF WILLISTON	EMPIRE OIL COMPANY	679341/	Lease	Williams	S:12, T:156N, R:101W	10/29/2009	60	0.1875	12/31/2009	1377.82
AMERICAN STATE BANK AND TRUST COMPANY OF WILLISTON	EMPIRE OIL COMPANY	679341/	Lease	Williams	S:7, T:156N, R:100W	10/29/2009	60	0.1875	12/31/2009	1377.82
AMERICAN STATE BANK AND TRUST COMPANY OF WILLISTON	EMPIRE OIL COMPANY	679341/	Lease	Williams	S:1, T:156N, R:101W	10/29/2009	60	0.1875	12/31/2009	1377.82
AMERICAN STATE BANK AND TRUST COMPANY OF WILLISTON	EMPIRE OIL COMPANY	679341/	Lease	Williams	S:6, T:156N, R:100W	10/29/2009	60	0.1875	12/31/2009	1377.82
LOIS ANN SCHEELE	PETRO HUNT, L.L.C.	678773/	Lease	Williams	S:34, T:157N, R:100W	10/15/2009	48	0.1667	12/18/2009	280.00
ISABELL A. OWAN	SUNDANCE OIL & GAS, LLC	669073/	Lease	Williams	S:25, T:156N, R:102W	5/20/2009	36	0.175	6/9/2009	3859.16
ISABELL A. OWAN	SUNDANCE OIL & GAS, LLC	669073/	Lease	Williams	S:36, T:156N, R:102W	5/20/2009	36	0.175	6/9/2009	3859.16
ISABELL A. OWAN	SUNDANCE OIL & GAS, LLC	669073/	Lease	Williams	S:24, T:156N, R:102W	5/20/2009	36	0.175	6/9/2009	3859.16
MICHAEL D. OWAN	SUNDANCE OIL & GAS, LLC	669074/	Lease	Williams	S:24, T:156N, R:102W	5/20/2009	36	0.175	6/9/2009	3699.16
MICHAEL D. OWAN	SUNDANCE OIL & GAS, LLC	669074/	Lease	Williams	S:36, T:156N, R:102W	5/20/2009	36	0.175	6/9/2009	3699.16
MICHAEL D. OWAN	SUNDANCE OIL & GAS, LLC	669074/	Lease	Williams	S:25, T:156N, R:102W	5/20/2009	36	0.175	6/9/2009	3699.16
WILLIAM A. OWAN	SUNDANCE OIL AND GAS, LLC	669075/	Lease	Williams	S:25, T:156N, R:102W	5/20/2009	36	0.175	6/9/2009	3860.66
WILLIAM A. OWAN	SUNDANCE OIL AND GAS, LLC	669075/	Lease	Williams	S:36, T:156N, R:102W	5/20/2009	36	0.175	6/9/2009	3860.66
WILLIAM A. OWAN	SUNDANCE OIL AND GAS, LLC	669075/	Lease	Williams	S:24, T:156N, R:102W	5/20/2009	36	0.175	6/9/2009	3860.66
RICHARD L. COULTER	PARKE ENERGY, LLC	669147/	Lease	Williams	S:19, T:156N, R:100W	2/5/2009	60	0.1667	6/11/2009	200.00
MARY C. SCHMIDT	PARKE ENERGY, LLC	669153/	Lease	Williams	S:19, T:156N, R:100W	1/14/2009	60	0.1667	6/11/2009	200.00
JOSEPH JACKMAN	PARKE ENERGY, LLC	669152/	Lease	Williams	S:18, T:156N, R:100W	12/19/2008	60	0.1667	6/11/2009	2.68
ALFRED A. RENNER	PARKE ENERGY, LLC	669194/	Lease	Williams	S:6, T:156N, R:100W	12/15/2008	60	0.1666	6/11/2009	263.34

FRED W. ROBERTS	PARKE ENERGY, LLC	669195/	Lease	Williams	S:6, T:156N, R:100W	12/15/2008	60	0.1666	6/11/2009	263.00
MARVIN D. JOHNSON	SUNDANCE OIL AND GAS, LLC	669467/	Lease	Williams	S:6, T:156N, R:101W	10/23/2008	36	0.1667	6/16/2009	400.00
MARVIN D. JOHNSON	SUNDANCE OIL AND GAS, LLC	669467/	Lease	Williams	S:7, T:156N, R:101W	10/23/2008	36	0.1667	6/16/2009	400.00

Offset Activity - Permits

API#	Operator	County	Legal	Lease	Well#	Date Issued	Permitted Depth	Permit TVD	Images	Doc
33-105-01757	OASIS PETROLEUM NORTH AMERICA LLC	Williams	S:13, T:156N, R:102W	SANDAKER 5602	'11-13H	11/5/2009			No	link
33-105-01777	OASIS PETROLEUM NORTH AMERICA LLC	Williams	S:13, T:156N, R:102W	NJOS FEDERAL 5602	'11-13H	12/31/2009			No	link

Area Activity Map



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Blue point = Permit

Purple point = Leases