

*Wb-Don*

INSTRUMENT OF CONVEYANCE

230 82

UNION TEXAS EXPLORATION CORPORATION

TO

FLORIDA EXPLORATION COMPANY

Dated as of April 29, 1982

235225

Recorded at  
Request of Florida Exploration Co.

Date: MAY 19 1982 Time 9 am

Fee \$ 220.00 Book 290 Page 194-216

By CORA J. HULET, IRON COUNTY RECORDER

Ret'd  Indx'd  Abst'd  Proof

Return recorded counterparts to: This instrument was prepared by:

Florida Exploration Company  
 Denver Division  
 717 17th Street  
 Suite 2880  
 P. O. Box 5025  
 Denver, CO 80217

Baker & Botts  
 3000 One Shell Plaza  
 Houston, Texas 77002

Vinson & Elkins  
 3300 First City Tower  
 Houston, Texas 77002

INSTRUMENT OF CONVEYANCE

THIS INSTRUMENT OF CONVEYANCE, effective as of April 29, 1982 (the "Effective Date"), is from Union Texas Exploration Corporation, a Delaware corporation (hereinafter referred to as the "Grantor"), to Florida Exploration Company, a Texas corporation, whose mailing address and principal place of business is 1990 Post Oak Boulevard, Suite 1400, Houston, Texas 77056 (hereinafter referred to as the "Grantee").

W I T N E S S E T H:

WHEREAS, UTP Sub II, Inc., a Delaware corporation, was heretofore merged into Supron Energy Corporation ("Supron"), a Delaware corporation, and

WHEREAS, Supron was heretofore merged into Grantor, and

WHEREAS, Grantor has agreed to assign an interest in certain exploratory properties and certain other assets of Supron to Grantee,

NOW, THEREFORE, Grantor, for Ten Dollars (\$10.00) and other good and valuable consideration, the receipt and adequacy of which are hereby acknowledged by Grantor, and in further consideration of the covenants and agreements herein made by Grantee, by these presents does GRANT, BARGAIN, SELL, CONVEY, ASSIGN, TRANSFER, SET OVER AND DELIVER unto Grantee, effective as of the Effective Date, without warranty of title either express or implied, an undivided one-half (1/2) of Grantor's right, title and interest in and to the following:

- A. The oil, gas and other mineral leases, rights and properties which are described or referred to in Exhibit "A" attached hereto (all of such being referred to as the "properties described" in the following subparagraphs (B), (C), (D), (E) and (F).
- B. All of the presently existing oil, gas or mineral unitization, pooling and communitization agreements, declarations and orders, relating to the properties described and

the units created thereby (including without limitation all units formed under orders, regulations, rules or other official acts of any federal, state or other governmental agency having jurisdiction), which relate to any of the properties described, including without limitation those units which are described or referred to in Exhibit "A" hereto.

- C. All of the presently existing oil and gas sales, purchase, exchange and processing contracts, casinghead gas contracts, operating agreements, joint venture agreements, seismic exploration agreements, area of mutual interest agreements, farmout and farmin agreements and all other contracts, agreements and instruments (including, without limitation, future interests, reversionary rights and deferred interests), which relate to any of the properties described, or to the production of oil, gas and other minerals from or attributable to the properties described, but only insofar as such contracts, agreements and instruments relate to the properties described.
- D. All files, records and data in the actual or constructive possession of Grantor relating to the properties described including, without limitation, all title records, prospect division order and lease files, geological, geophysical and seismic records, data and information, production records, electric logs, core data, pressure data and decline curves and graphical production curves and other related matters.
- E. All personal property, improvements, lease and well equipment, easements, permits, licenses, servitudes and rights-of-way (including, but not by way of limitation, all wells, casing, tubing, tanks, boilers, separators, buildings, fixtures, machinery, injection facilities, salt water disposal facilities, compression facilities and

other equipment, processing plants, gathering systems, pipelines, power lines, telephone and telegraph lines, roads and other appurtenances and easements) situated upon or used or useful or held for future use in connection with the exploration, development or operation or maintenance of the properties described, or any unit or units in which part or parts of the properties described may be included, or in connection with the production, treating, storing, transportation or marketing of oil, gas and other minerals produced from or allocated to properties described or such unit or units; provided this conveyance is subject to the terms and conditions of each easement, license, permit and servitude, including any limitation upon the right of assignment.

- F. Without limitation of the foregoing, all of Grantor's right, title, interest and estate, whether real, personal or mixed, of every nature and description in and to the properties described or any of the lands covered by the properties described whether such right, title, claim or interest be under and by virtue of an oil, gas and mineral lease, a mineral deed, a royalty deed, an overriding royalty assignment or reservation, a production payment, an operating agreement, a unitization, pooling, operating or communitization agreement, declaration or order, a division order, a transfer order or any other type of contract, conveyance or instrument, or under and by virtue of any other type of claim or title, legal or equitable, recorded or unrecorded, and even though Grantor's interests therein be incorrectly described in or a description of such interests be omitted from the Exhibit hereto.

Said one-half (1/2) of Grantor's right, title and interest in the above described properties, interests and rights specified in the foregoing subparagraphs (A), (B), (C), (D), (E) and (F) are herein collectively called the "Subject Interests". Each individual interest is herein called a "Subject Interest". The term "Subject Interests" shall also include any and all renewals and extensions of a Subject Interest.

TO HAVE AND TO HOLD the Subject Interests, together with all and singular the rights and privileges in any wise appertaining thereto, unto Grantee and its successors and assigns forever.

To the extent Subject Interests conveyed hereby constitute personal property or fixtures, Grantor EXPRESSLY DISCLAIMS AND NEGATES (a) ANY IMPLIED OR EXPRESS WARRANTY OF MERCHANTABILITY, (b) ANY IMPLIED OR EXPRESS WARRANTY OF FITNESS FOR A PARTICULAR PURPOSE, AND (c) ANY IMPLIED OR EXPRESS WARRANTY OF CONFORMITY TO MODELS OR SAMPLES OF MATERIALS.

Grantor hereby assigns to Grantee, with full right of subrogation, to the extent so transferable, the benefit of and the right to enforce the covenants and warranties, if any, which Grantor is entitled to enforce with respect to the Subject Interests, provided that any warranty of Grantor's parent or affiliate to Grantor in any conveyance shall be deemed to be by, through and under it and not otherwise.

Grantee hereby assumes and agrees to pay, perform and discharge one-half (1/2) of all obligations and liabilities of Grantor to the extent such obligations are attributable to the Subject Interests.

So long as authorized by applicable law so to do, Grantor agrees to execute, acknowledge and deliver to Grantee all such other additional instruments, notices, division orders, transfer orders and other documents and to do all such other and further acts and things as may be necessary to more fully and effectively grant, convey and assign to Grantee the Subject Interests conveyed hereby or intended so to be.

Grantor, or Grantor and Grantee, have executed, or will execute, certain separate assignments of individual oil, gas and mineral leases or interests therein which are included in the Subject Interests for filing with and approval by the United States of America and other governmental entities and agencies. Said separate assignments: are on forms prescribed or suggested by said governmental entities and agencies; evidence the conveyance and assignment of the applicable Subject Interests herein made and do not constitute any additional conveyance or assignment of the oil, gas and mineral leases, lands or interests therein or herein described or any rights therein, are not intended to modify, and shall not modify, any of the terms, covenants and warranties herein set forth and are not intended to create and shall not create any additional covenants and warranties of or by Grantor to Grantee; and shall be deemed to contain all of the terms and provisions hereof, as fully and to all intents and purposes as though the same were set forth at length in said separate assignment. Said separate assignments and this Conveyance shall, when taken together, be deemed to constitute the one conveyance and assignment by Grantor of the applicable portion of the Subject Interests, as hereinabove set forth. This Conveyance, insofar as it pertains to those of the Subject Interests as to which said separate assignments have been, or will be, executed for filing with and approval by the United States of America or any other governmental entity or agency, is made and accepted subject to the approval of the appropriate governmental entities and agencies and to the terms of such approval if and to the extent required by law. Grantor may be the owner of, and intends to assign to Grantee, certain interests in oil and gas leases falling under the jurisdiction of the United States of America and other governmental entities and agencies and which no separate assignment form is prescribed or suggested. To the extent that a single assignment document is permitted to transfer rights to such interests, the parties intend that this Conveyance constitute such assignment document.

Reference is made to Exhibit "A" attached hereto and made a part hereof for all purposes. References in Exhibit "A" to instruments on file in the public records are made for all purposes. Unless provided otherwise, all recording references in Exhibit "A" are to the appropriate records of the county or counties or parish or parishes in which the Subject Interests are located.

This Conveyance is being executed in several original counterparts, all of which are identical, except that, to facilitate recordation, in certain counterparts those Subdivisions in said Exhibit A, which contain specific descriptions of those of Subject Interests located or affecting lands located in recording jurisdictions other than the recording jurisdiction in which the particular counterpart is to be recorded, are included by reference only. Each of such counterparts shall for all purposes be deemed to be an original, and all such counterparts shall together constitute but one and the same Conveyance.

This Instrument of Conveyance shall bind and inure to the benefit of Grantor and Grantee and their respective successors and assigns. This Instrument of Conveyance is executed in multiple originals on the date shown in the acknowledgment attached hereto and is effective as of the Effective Date.

Union Texas Exploration Corporation

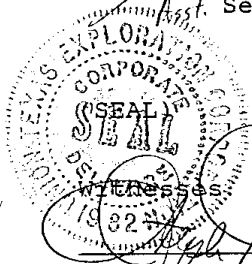
ATTEST:

*J.M. Hobbs*  
Asst. Secretary

By: *R.D. Erskine*

Name: *R.D. ERSKINE*

Title: *Vice-President*



*John Pelton*  
*Shirley Stewart*

Florida Exploration Company



*K.L. Wiley*  
Secretary

By: *K.L. Wiley*

Name: *K. L. WILEY*

Title: *Vice President*

*Debra D. Edwards*  
*Dorothy Greding*

200 #235-225

STATE OF TEXAS §  
§  
COUNTY OF HARRIS §

BE IT REMEMBERED that I, LORRAINE CERVANTES a Notary Public duly qualified, commissioned, sworn and acting in and for the County and State aforesaid, hereby certify that, on this 20th day of April, 1982, there appeared before me severally each of the following persons, each being the designated officer of the corporation set opposite his name.

R.D. ERSKINE, a Vice President, and J.M. Spilner, an Assistant Secretary, of Union Texas Exploration Corporation, a Delaware corporation whose address is One Riverway, Houston, Texas 77002.

K.L. Hiley, a Vice President, and Judith Ann Smith, an Assistant Secretary, of Florida Exploration Company, a Texas corporation, whose address is 1990 Post Oak Boulevard, Houston, Texas 77056.

(Alabama)

Before me personally appeared each such person, whose names are signed to the foregoing conveyance, and who are known to me, and acknowledged before me on this day that, being informed of the contents of the conveyance, each, as such officer of each of the corporations set opposite their name and with full authority, executed the same voluntarily for and as the act of said corporation.

(Arkansas)

Before me appeared each such person, to me personally well known, and each stated that he is the designated officer of each of the corporations set opposite his name, and he is duly authorized in his capacity to execute the foregoing instrument for and in the name of said corporation, and further stated and acknowledged that he had so signed, executed and delivered said foregoing instrument for the consideration, uses and purposes therein mentioned and set forth.

201 #225-225



(California)

On this date before me, a Notary Public of said State, duly commissioned and sworn, personally appeared each such person, known to me to be the person who executed the within instrument on behalf of the corporation therein named, and acknowledged to me that such corporation executed the same.

(Colorado)

Before me personally appeared each such person, known to me to be the designated officer of each of the corporations set opposite his name that executed the within instrument and acknowledged to me that such corporation executed the same.

(Florida)

The foregoing instrument was acknowledged before me this date by each such designated officer of the corporation set opposite his name, a corporation of said State, on behalf of the corporation.

(Idaho)

On this date before me each such person personally appeared, known to me to be the designated officer of the corporation that executed the above instrument or the person who executed the instrument on behalf of said corporation and acknowledged to me that such corporation executed the same.

(Kansas)

The foregoing instrument was acknowledged before me on the above stated date by each above named person as designated officer of the respective corporation, incorporated in the state indicated, on behalf of said corporation.

202 #235225

(Louisiana)

Before me appeared each such person, to me personally known, who being by me duly sworn, did say that he is the designated officer of each of the corporations set opposite his name, and that the seal of such corporation affixed to the foregoing instrument is the corporate seal of the corporation and that the instrument was signed and sealed in behalf of the corporation by authority of the Board of Directors of such corporation and that each acknowledged the instrument to be the free act and deed of the corporation.

(Mississippi)

Before me personally appeared each such person and acknowledged that he signed and delivered the foregoing instrument on the day and year therein mentioned as the act and deed of each of the corporations set opposite his name, having first been authorized to do so.

(Montana)

Before me personally appeared each such person, known to me to be the designated officer of each of the corporations set opposite his name that executed the within instrument and acknowledged to me that such corporation executed the same.

(Nebraska)

The foregoing instrument was acknowledged before me this date by the designated officer of the corporation set opposite his name, a corporation of said State, on behalf of the corporation.

(Nevada)

On this date personally appeared before me, a Notary Public, each such person who acknowledged that he executed the above instrument.

(New Mexico)

203 # 255 225

The foregoing instrument was acknowledged before me on the above stated date by each above named person as designated officer of the respective corporation, incorporated in the state indicated, on behalf of said corporation.

(North Dakota)

Before me on this date personally appeared each such person, known to me to be the designated officer of each of the corporations set opposite his name, which corporation is described in and executed the within instrument, and each acknowledged to me that such corporation executed the same.

(Oklahoma)

Before me on this day personally appeared the aforementioned persons, to me known to be the identical persons who subscribed the names of the respective makers thereof to the foregoing instrument in the capacities set forth opposite the names of such persons above, and each such person acknowledged to me that he executed the same as his free and voluntary act and deed and as the free and voluntary act and deed of the corporation set opposite his name for the uses and purposes therein set forth.

(Oregon)

The foregoing instrument was acknowledged before me this date by each such designated officer of the corporation set opposite his name, a corporation of said State, on behalf of the corporation.

(South Dakota)

On this date before me personally appeared each such person who acknowledged himself to be the designated officer of the corporation set opposite his name, and that he, as such designated officer, being authorized so to do, executed the foregoing instrument for the purposes therein contained, by signing the name of the corporation by himself as the designated officer.

201 #235225

(Tennessee)

Before me, a Notary Public in and for said State and County, duly commissioned and qualified, personally appeared each such person, with whom I am personally acquainted and who, upon oath, acknowledged himself to be the designated officer of the corporation set opposite his name, the within named bargainer, and that he as such, being authorized so to do, executed the foregoing instrument for the purposes therein contained by signing the name of the corporation by himself as such designated officer.

(Texas)

This instrument was acknowledged before me on this date by each such person on behalf of each such corporation.

(Utah)

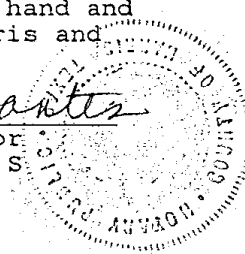
On this date personally appeared before me each such person, who, being by me duly sworn, did say, that he is the designated officer of the corporation set opposite his name, and that said instrument was signed on behalf of said corporation by authority of its by-laws, and said persons acknowledged to me that said corporation executed the same.

(Wyoming)

The foregoing instrument was acknowledged before me by each such person on this day.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal, in the City of Houston, County of Harris and State of Texas, this 29<sup>th</sup> day of April, 1982.

*Romaine C. Walters*  
Notary Public in and for  
Harris County, T E X A S



My Commission Expires:

3/30/85

205 # 235225

EXHIBIT "A"

TO THAT CERTAIN INSTRUMENT OF CONVEYANCE FROM  
UNION TEXAS PRODUCTION CORPORATION TO FLORIDA EXPLORATION COMPANY.

Preamble

This Exhibit A contains the specific descriptions of those of the "Subject Interests" (as that term is defined in the Conveyance to which this Exhibit A is attached) which are referred to in the Conveyance as being described in Exhibit A.

This Exhibit A is physically divided into twenty-one Divisions, one for each of the States in which one or more of the Subject Interests, or land affected by one or more of the Subject Interests, is located, namely, Alabama, Arkansas, California, Colorado, Florida, Idaho, Kansas, Louisiana, Mississippi, Montana, Nebraska, Nevada, New Mexico, North Dakota, Oklahoma, Oregon, South Dakota, Tennessee, Texas, Utah and Wyoming. Each Division in turn is divided physically into Subdivisions, one for each of the Counties or Parishes in which one or more of the Subject Interests, or land affected by one or more of the Subject Interests, is located or for each combination of two or more of Counties or Parishes in the case of a Subject Interest located, or affecting land partly in one county or parish and partly in another. For convenience the Subject Interests are described in tabular form.

With respect to each Lease, the description reflects Grantor's lease number, the lease number for Federal, Indian and State Leases, the Lessor, the date (which may be the effective date) and the recordation reference description. The recording references contained in this Exhibit A refer to the respective book or volume and page or entry number of the records of the recorder of the particular county or parish in which the document referred to is actually or customarily recorded. Certain property descriptions contained in this Exhibit A are in abbreviated form as to Sections, Townships and Ranges. For purposes of land identification and by way of example, the description "32N-11W Sec 14 E/2NW/4, SW/4" refers to the East half of the Northwest Quarter and the Southwest Quarter of Section 14 in Township 32 North, Range 11 West. Certain descriptions merely refer to the subdivision or survey in which the property is located for identification purposes.

In the case of Federal, Indian and certain State leases, the interests shown may be in the nature of either record title or operating rights. The description may reflect all land originally included in the Lease for reference purposes and does not necessarily signify that Grantor owns the entire interest in such Lease as to all such land or as to all depths or horizons. Applicable depth limitations, segregation of areas and identification of operating rights are reflected in some but not all instances.

To facilitate recordation of the Conveyance, there are omitted from certain counterparts of the Conveyance those property descriptions in Exhibit "A" that certain descriptions of property located in recording jurisdictions other than the jurisdiction in which the particular counterpart is to be recorded, except that a counterpart containing all of the property descriptions is recorded in San Juan County, New Mexico.

207 #235225

STATE OF UTAH, COUNTY OF IRON

LEASE NO.	LESSOR/DESCRIPTION	DATE	RECORDED VOLUME	PAGE
-----------	--------------------	------	-----------------	------

10-45-132-0298-00-A

U.S.A. U-32258

5/01/1976

31S-12W  
 SEC 3: LOTS 1-12 & SE/4;  
 SEC 4: LOTS 1,2,7,8,9,10  
 SEC 5: S/2SW/4  
 SEC 6: E/2SW/4 & S/2SE/4  
 SEC 7: LOTS 1-4 & NE/4 & E/2NW/4 & E/2SW/4 & SE/4

10-45-469-0331-00-A

USA #U-33540

8/01/1976

31S-14W:  
 SEC 4: ALL  
 SEC 5: ALL  
 SEC 6: LOTS 1 THRU 18, E/2SW/4, N/2SE/4

10-45-469-0332-00-A

USA #U-33541

9/01/1976

31S-14W:  
 SEC 6: S/2SE/4  
 SEC 7: LOTS 1,2,3,4, E/2 NW/4, SE/4 SW/4, E/2  
 SEC 18: LOTS 2,3,4, E/2W/2, E/2  
 SEC 19: LOTS 1,2,3,4, E/2W/2, E/2 (ALL)  
 SEC 30: LOTS 1,2,3,4, E/2W/2, E/2 (ALL)

10-45-469-0333-00-A

USA #U-33542

9/01/1976

T 31 S, R 14 W  
 SEC 8: ALL  
 SEC 9: ALL  
 SEC 17: ALL  
 SEC 20: ALL

208 11-235-225

LEASE NO.	LESSOR/DESCRIPTION	DATE	RECORDED VOLUME	PAGE
10-45-469-0334-00-A	USA #U-33543 T 31 S, R 15 W SEC 12: N/2NE/4, NW/4, S/2SW/4, SE/4, SE/4NE/4, NE/4SW/4 SEC 13: ALL SEC 24: ALL SEC 25: ALL	9/01/1976		
10-45-469-0335-00-A	USA #U-33544 31 S, R 15 W SEC 1: LOTS 1,2,3,4,5,6,7,8,9, 10,11,12,13,14,15,16, S/2 (ALL) SEC 3: LOTS 1,2,3,4,5,6,7,8,9, 10,11,12,13,14,15,16, S/2 (ALL) SEC 11: ALL	9/01/1976		
10-45-469-0336-00-A	USA #U-33545 T 31 S, R 15 W SEC 14: ALL SEC 23: ALL SEC 26: ALL SEC 35: ALL	9/01/1976		
10-45-469-0337-00-A	USA #U-33546 T 31 S, R 15 W SEC 10: ALL SEC 15: ALL SEC 22: ALL SEC 27: ALL	9/01/1976		



STATE OF UTAH, COUNTY OF IRON

LEASE NO.	LESSOR/DESCRIPTION	DATE	RECORDED VOLUME	PAGE
10-45-469-0338-00-A	USA #U-33547 T 31 S, R 15 W SEC 4: LOTS 1,2,3,4,5,6,7,8,9, 10,11,12,13,14,15,16, S/2 (ALL) SEC 5: LOTS 1,2,3,4,5,6,7,8,9, 10,11,12,13,14,15,16, S/2 (ALL) SEC 9: ALL	9/01/1976		
10-45-469-0339-00-A	USA #U-33548 T 31 S, R 15 W SEC 21: ALL SEC 28: ALL SEC 33: ALL SEC 34: ALL	9/01/1976		
10-45-469-0340-00-A	USA #U-33549 T 31 S, R 15 W SEC 8: ALL SEC 17: ALL SEC 20: ALL SEC 29: ALL	9/01/1976		
10-45-469-0341-00-A	USA #U-33550 31S-15W: SEC 6: ALL SEC 7: ALL SEC 18: N/2NE/4 31S-16W: SEC 1: ALL	9/01/1976		

210 #225 225

STATE OF UTAH, COUNTY OF IRON

LEASE NO.	LESSOR/DESCRIPTION	DATE	RECORDED VOLUME	PAGE
10-45-469-0342-00-A	USA #U-33551 31S-15W: SEC 18: LOTS 1,2,3,4, E/2W/2, S/2NE/4, SE/4 SEC 19: ALL SEC 30: ALL SEC 31: ALL	9/01/1976		
10-45-469-0343-00-A	USA #U-33552 T 31 S, R 16 W SEC 12: ALL SEC 13: ALL SEC 24: ALL SEC 25: ALL	9/01/1976		
10-45-469-0344-00-A	USA #U-33553 30S-14W: SEC 22: ALL SEC 23: ALL SEC 26: ALL SEC 27: ALL	9/01/1976		
10-45-469-0348-00-A	USA #U-33702 T 31 S, R 14 W SEC 15: ALL SEC 21: ALL SEC 22: ALL SEC 23: ALL	9/01/1976		
10-45-469-0349-00-A	USA #U-33703 T 31 S, R 14 W SEC 26: W/2	9/01/1976		

211 #235225

STATE OF UTAH, COUNTY OF IRON

LEASE NO.	LESSOR/DESCRIPTION	DATE	RECORDED VOLUME	RECORDED PAGE
10-45-469-0349-00-A	SEC 28: W/2 SEC 29: E/2, E/2W/2, NW/4NW/4, W/2SW/4 SEC 31: LOTS 1,2,3,4,E/2W/2, E/2 SEC 33: ALL			
10-45-469-0350-00-A	USA #U-33704 32S-14W: SEC 4: ALL SEC 5: ALL SEC 6: ALL SEC 7: ALL		12/01/1976	
10-45-469-0351-00-A	USA #U-33705 T 31 S, R 14 W SEC 1: LOTS 2,3,6,7,10,11,14, 15,NE/4SW/4 SEC 11: W/2, SE/4 SEC 10: ALL SEC 14: ALL SEC 12: SE/4NW/4, SW/4		9/01/1976	
10-45-469-0352-00-A	USA #U-33706 32S-14W: SEC 8: ALL SEC 9: W/2 SEC 17: E/2, E/2W/2, NW/4NW/4, W/2SW/4 SEC 18: LOTS 1,2,3,4, E/2W/2, N/2NE/4, SW/4NE/4, NW/4SE/4, SE/4SE/4		12/01/1976	
10-45-469-0356-00-A	STATE OF UTAH #ML-33200 T 31 S, R 15 W SEC 16: ALL		6/14/1976	

# 225-225

STATE OF UTAH, COUNTY OF IRON

LEASE NO.	LESSOR/DESCRIPTION	DATE	RECORDED VOLUME PAGE
10-45-469-0357-00-A	STATE OF UTAH #ML-33201 31S-15W: SEC 2: ALL SEC 12: SW/4NE/4, NW/4SW/4 31S-14W: SEC 7: NE/4SW/4 SEC 18: LOT 1	6/14/1976	
10-45-469-0360-00-A	STATE OF UTAH #ML-33290 T 31 S, R 14 W SEC 2: LOTS 1-16, S/2 (ALL) SEC 16: ALL SEC 32: ALL SEC 29: SW/4NW/4	6/28/1976	
10-45-487-0363-00-A	USA #U-35768 31S-8W: 15: W/2 SEC 22: E/2, E/2NW/4, NW/4NW/4, SW/4 SEC 23: ALL SEC 24: ALL	1/01/1977	
10-45-487-0364-00-A	USA #U-35769 T 31 S, R 8 W SEC 1: LOTS 1-12, S/2 (ALL) SEC 3: LOTS 1-12, S/2 (ALL)	1/01/1977	

213 # 225-225

LEASE NO.	LESSOR/DESCRIPTION	DATE	RECORDED VOLUME	PAGE
10-45-487-0364-00-A	SEC 10: ALL SEC 11: N/2, N/2SW/4			
10-45-487-0366-00-A	USA #U-35771 T 31 S, R 8 W SEC 11: S/2SW/4, SE/4 SEC 12: ALL SEC 13: ALL SEC 14: ALL SEC 15: E/2	1/01/1977		
10-45-487-0370-00-A	USA #U-35775 T 31 S, R 7 W SEC 31 LOTS 1,2, E/2E/2, NW/4NE/4, NE/4NW/4 T 31 S, R 8 W SEC 33: ALL SEC 34: ALL SEC 35: ALL	1/01/1977		
10-45-487-0371-00-A	USA #U-35776 T 31 S, R 8 W SEC 25: ALL SEC 26: ALL SEC 27: ALL SEC 28: ALL	1/01/1977		
10-45-487-0375-00-A	USA #U-35780 T 31 S, R 9 W SEC 3: S/2 SEC 10: ALL SEC 11: ALL SEC 12: ALL SEC 15: N/2	1/01/1977		

214 # 235 225

STATE OF UTAH, COUNTY OF IRON

LEASE NO.	LESSOR/DESCRIPTION	DATE	RECORDED VOLUME PAGE
10-45-487-0376-00-A	USA #U-35781 T 31 S, R 8 W SEC 17: ALL SEC 18: LOTS 1,2,3,4, NE/4 E/2NW/4, NE/4SW/4, N/2SE/4, SE/4SE/4 SEC 20: ALL SEC 21: ALL	1/01/1977	
10-45-487-0377-00-A	USA #U-35782 T 31 S, R 8/W SEC 7: LOTS 1-4, E/2W/2, E/2 (ALL) SEC 8: ALL SEC 9: ALL	1/01/1977	
10-45-487-0378-00-A	USA #U-35783 31S-8W: SEC 31: LOTS 1,2,3,4, (W/2W/2) T 31 S, R 9 W SEC 25: ALL SEC 26: ALL SEC 35: ALL	1/01/1977	
10-45-487-0379-00-A	USA #U-35784 T 31 S, R 9 W SEC 13: ALL SEC 14: ALL SEC 23: ALL SEC 24: ALL	1/01/1977	
10-45-487-0380-00-A	USA #U-35785 T 31 S, R 9 W SEC 15: S/2 SEC 22: ALL SEC 27: ALL	1/01/1977	

LEASE NO.	LESSOR/DESCRIPTION	DATE	RECORDED VOLUME	PAGE
10-45-487-0380-00-A	SEC 33: E/2 SEC 34: ALL			
10-45-487-0381-00-A	USA #U-35786 T 31 S, R 8 W SEC 19: LOTS 1,2,3,4, E/2W/2,E/2 (ALL) SEC 29: ALL SEC 30: LOTS 1,2,3,4,E/2W/2,E/2 (ALL) SEC 31 E/2W/2, E/2	1/01/1977		
10-45-132-0587-00-A	U. S. A. U-36806 31S-12W: SALT LAKE MERIDIAN SECTIONS 20, 21 & 29: ALL	2/01/1978		