	STATE OF	UTAH			BOOK 344	PAGE 233	
	COUNTY ************************************	OF BOX	ELDER				
	WHEREAS	et al, T	rustees		, as Lessor, e	Harry A. Pines executed and delivered to	
	recorded in Volun		us Corporation Page 848		Lessee, an Oi	l, Gas and Mineral Lease	
	Records of	Box Elde		of the /Racsish, State of	Utah		
	to which reference	e is here m	ade for all purposes; and				
	WHEREAS lease covers	, said lease	is in force and effect and	now owned by	EXXON CORPO	DRATION insofar as said	
		to which	8 acres, more partic lease and the recore re complete descript	rd thereof re	eference is	here made	81
				RECORDER NO:	TIME 11 -1	EXI RECORDED:	233
	payment of delay lease in the manne respective interests	rental which er and in th s of the und	n consideration of advantable has heretofore accrued e amounts set out below. dersigned, it being under and not to any other	or which may be Payment so ma stood that each	paid hereafter de shall main	in accordance with said tain said lease as to the	
red	CREDIT TO E. Keeler, II,	Trustee	ADDRESS 9538 Brighton Way Beverly Hills, CA		ental pay-	DEPOSITORY Lloyd's Bank	
			Deverly liftis, CA	throug \$33	vears 1981 gh 1982: B,311.34 ental paymen	P. O. Box 24727 Los Angeles, CA 90	0024
				years end of	1983 through primary to	,h	
cur	ity Pacific			\$1 (,655.67		
tio	onal Bank			D	ONE		
	el J. Gill, Suc			1	ONE		
			WELSELENSEY				
	X X markovsky X Market		**************************************		IONE		
lele	Walsh, Trustee	e ,		D	ONE		
ele	n S. Friedman, It is agreed designated in the parties credited w rentals and other	Trustee d that the lease either with delay repayments use covers les	owner of the lease may, (1) in accordance with ental herein, and the dependent the lease, except a sinterest in the minerals	at its option, the above division pository designatoryalties, but in	ONE ONE deposit delay on of rental or ted above may cluding shut-in	(2) jointly to all of the be used for additional royalties. It is agreed	
lele	n S. Friedman, It is agreed designated in the parties credited we rentals and other also that if the least may be reduced p	Trustee d that the lease either ith delay re payments a se covers les proportionate ment shall n	owner of the lease may, (1) in accordance with ental herein, and the dependent the lease, except a sinterest in the minerals	at its option, the above division pository designatory aroyalties, but in than the whole	IONE IONE deposit delay on of rental or ted above may cluding shut-in and entire fee	(2) jointly to all of the be used for additional royalties. It is agreed a, the rentals to be paid	
lele	e Walsh, Trusteen S. Friedman, It is agreed designated in the parties credited we rentals and other also that if the least may be reduced portions here. This agreem the provisions here administrators, such and in further consistence.	Trustee d that the lease either rith delay re payments use covers less proportionate ment shall neof. The shall be covered and to Example to E	owner of the lease may, (1) in accordance with a ental herein, and the depender the lease, except a s interest in the minerals ly. ot affect any terms of the e binding upon and effect assigns, regardless of a f advantages to us hereur on Corporation, subject to	at its option, the above division pository designate royalties, but in than the whole the lease except to live as to each of whether all particular, we adopt, respectively.	IONE IONE deposit delay on of rental or ted above may cluding shut-in and entire fee the extent ne	(2) jointly to all of the be used for additional royalties. It is agreed to the rentals to be paid cessary to give effect to ned, his heirs, executors, we have executed same.	
ele	e Walsh, Trusteen S. Friedman, It is agreed designated in the parties credited we rentals and other also that if the least may be reduced pure This agreem the provisions here administrators, such And in further conclease and let said lease and of said lease and of the said lease and of	Trustee d that the lease either with delay repayments a secovers less proportionate ment shall need. The shall be consideration of this Rental to Exact the shall	owner of the lease may, (1) in accordance with a ental herein, and the depender the lease, except a s interest in the minerals ly. ot affect any terms of the e binding upon and effect assigns, regardless of a f advantages to us hereur on Corporation, subject to	at its option, the above division pository designate than the whole than the whole elease except to whether all particular, we adopt, repaired and in accordance.	IONE IONE deposit delay on of rental or ted above may cluding shut-in and entire fee the extent ne	(2) jointly to all of the be used for additional royalties. It is agreed to the rentals to be paid cessary to give effect to ned, his heirs, executors, we have executed same.	
lele navi	e Walsh, Trusteen S. Friedman, It is agreed designated in the parties credited we rentals and other also that if the least may be reduced pure This agreem the provisions here administrators, such And in further conclease and let said lease and of said lease and of the said lease and of	Trustee d that the lease either with delay repayments a secovers less proportionate ment shall need. The shall be consideration of this Rental to Exact the shall	owner of the lease may, (1) in accordance with a contal herein, and the depender the lease, except is interest in the minerals ly. ot affect any terms of the binding upon and effect assigns, regardless of a dvantages to us hereur on Corporation, subject to all Division Order.	at its option, the above division pository designate royalties, but in than the whole declared except to the state of the	IONE IONE deposit delay on of rental or ted above may cluding shut-in and entire fee the extent ne the undersign les named abo atify and confine ance with all t	(2) jointly to all of the be used for additional royalties. It is agreed to, the rentals to be paid cessary to give effect to med, his heirs, executors, we have executed same. It is agreed to med, his heirs, executors, we have executed same. It is agreed to med, his heirs, executors, we have executed same. It is agreed to med to mean the same and hereby he terms and provisions.	
dele	e Walsh, Trusteen S. Friedman, It is agreed designated in the parties credited we rentals and other also that if the least may be reduced portions here. This agreem the provisions here administrators, such and in further conclusive and let said lease and let said lease and let said lease and let said lease and lea	Trustee d that the lease either ith delay repayments as covers less proportionate ment shall need. The shall be consideration of this Rentation of this Rentation of the shall shall be consideration of the shall be consideration of this Rentation of the shall shall be consideration of the shall be consideration of the shall be consideration of the shall shall shall be consideration of the shall shal	owner of the lease may, (1) in accordance with a contain herein, and the depender the lease, except its interest in the minerals ly. ot affect any terms of the binding upon and effect assigns, regardless of a dvantages to us hereur on Corporation, subject to all Division Order.	at its option, the above division pository designate than the whole than the whole elease except to whether all particles, we adopt, roand in accordance of the security Particles and	I O N E I O N E deposit delay on of rental or ted above may cluding shut-in and entire fee the extent ne the undersign tes named abo atify and confine arry	(2) jointly to all of the be used for additional a royalties. It is agreed to the rentals to be paid cessary to give effect to med, his heirs, executors, we have executed same. It is agreed to med, his heirs, executors, we have executed same. It is all lease and hereby the terms and provisions	
dele	e Walsh, Trusteen S. Friedman, It is agreed designated in the parties credited we rentals and other also that if the least may be reduced put a reduced put This agreem the provisions here. This agreem administrators, such and in further concludes and let said lease and of said lea	Trustee d that the lease either ith delay repayments as covers less proportionate ment shall need. The shall be consideration of this Rentation of this Rentation of the shall shall be consideration of the shall be consideration of this Rentation of the shall shall be consideration of the shall be consideration of the shall be consideration of the shall shall shall be consideration of the shall shal	owner of the lease may, (1) in accordance with a contain herein, and the depender the lease, except its interest in the minerals ly. ot affect any terms of the binding upon and effect assigns, regardless of a dvantages to us hereur on Corporation, subject to all Division Order.	at its option, the above division pository designate than the whole than the whole elease except to live as to each of whether all particles, we adopt, roand in accordance of the lay of	IONE IONE deposit delay on of rental or ted above may cluding shut-in and entire fee the extent ne the undersign les named abo atify and confine ance with all t	(2) jointly to all of the be used for additional a royalties. It is agreed by the rentals to be paid cessary to give effect to need, his heirs, executors, we have executed same. It is agreed to have executed same. It is also have the terms and provisions he terms are the terms and provisions have been also be used to b	
dele	e Walsh, Trusteen S. Friedman, It is agreed designated in the parties credited we rentals and other also that if the least may be reduced put a reduced put This agreem the provisions here. This agreem administrators, such and in further concludes and let said lease and of said lea	Trustee d that the lease either ith delay repayments a secovers lessoroportionate ment shall need. The shall becessors and sideration of land to Example this Rentation of this Rentation of this Rentation of the shall becessors and sideration of land to Example the shall be leaded to Example the shall be lead	owner of the lease may, (1) in accordance with a sental herein, and the depender the lease, except a sinterest in the minerals ly. ot affect any terms of the binding upon and effect assigns, regardless of a dvantages to us hereur on Corporation, subject to all Division Order. and seals this 15th contents of the se	at its option, the above division pository designate than the whole than the whole the lease except to live as to each of whether all particles, we adopt, roand in accordance and in accordance of the lease except to be a security Particles. The lease except to be a security Particles and in accordance of the lease except to live as to each of the lease except to live as the lease except to	I O N E I O N E deposit delay on of rental or ted above may cluding shut-in and entire fee the extent ne the undersign tes named abo atify and confinence with all the teary ceffic Nationary ceffic Nationary	(2) jointly to all of the be used for additional a royalties. It is agreed by the rentals to be paid cessary to give effect to need, his heirs, executors, we have executed same. It is agreed to have executed same. It is also have the terms and provisions he terms are the terms and provisions have been also be used to b	
dele	It is agreed designated in the parties credited we rentals and other also that if the least may be reduced portions here. This agreem the provisions here administrators, such and in further conclease and let said lease and concept with the provisions here. WITNESS CONTRACTOR ATTEST:	Trustee d that the lease either ith delay repayments a secovers lessoroportionate ment shall need. The shall becessors and sideration of land to Example this Rentation of this Rentation of this Rentation of the shall becessors and sideration of land to Example the shall be leaded to Example the shall be lead	owner of the lease may (1) in accordance with a ental herein, and the depender the lease, except a sinterest in the minerals ly. ot affect any terms of the e binding upon and effect d assigns, regardless of a f advantages to us hereur on Corporation, subject to al Division Order. and seals this	at its option, the above division pository designate royalties, but in than the whole than the whole the lease except to whether all particles, we adopt, royalties and in accordance of the lease except to whether all particles, we adopt, royalties and in accordance of the lease except to whether all particles, we adopt, royalties and in accordance of the lease except to whether all particles and in accordance of the lease except to whether all particles and in accordance of the lease except to whether all particles and in accordance of the lease except to whether all particles and in accordance of the lease except to whether all particles and in accordance of the lease except to whether all particles and in accordance of the lease except to whether all particles and in accordance of the lease except to whether all particles and in accordance of the lease except to whether all particles and in accordance of the lease except to whether all particles and in accordance of the lease except to whether all particles and in accordance of the lease except to whether all particles are the lease except to whether all particles and in accordance of the lease except to whether all particles are the lease except	I O N E I O N E deposit delay on of rental or ted above may cluding shut-in and entire fee the extent ne the undersign tes named abo atify and confinence with all the teary ceffic Nationary ceffic Nationary	(2) jointly to all of the be used for additional a royalties. It is agreed by the rentals to be paid cessary to give effect to need, his heirs, executors, we have executed same. It is agreed to have executed same. It is also have the terms and provisions he terms are the terms and provisions have been also be used to b	Tree Tree Tree Tree Tree Tree Tree Tree

Elaine Friedman

This instrument must be acknow

a Notary Public . See Revers

osz.orsz Filed by & Paid By

of Elaine Friedman

COLORADO-UTAH ACKNOWLEDGMENT

Residing at COLORADO-UTAH ACKNOWLEDGMENT (INDIVIDUAL)	영화는 사람들이 보고 하다 하다 그 사람이	(INDIVIDUAL)
ON THE COUNTY OF LOS ANGELES SS. On Parameter, who doly schooledged to me that he line or they) executed the same. In the capacity therein stated. Womission express. Notice Parameter, who doly schooledged to me that he line or they) executed the same. In the capacity therein stated. Womission express. Notice Parameter, 27.1981.		BOOK $344_{ ext{PAGF}}234$
Fred E. Keeler, II. Trustee In signow(s) of the above instrument, who doly acknowledged to me that he tobe or they lessecuted the same. In the capacity therein stated, the consistion requires STATE OF CALIFORNIA, OnFebruary_27, 1983		그리고 아이는 아이들이 되어 하는 것이 하는 것이 하지 않는 것이 맛들어가 하지 않는 것이다.
STATE OF CALIFORNIA, COUNTY OF LOS ANCELES On February 27,1981 before me, the undersigned, a Notary Public in and for said State, personally appeared known to me to be the Vice President, and Lochbr Alvareza, known to me to be the Asst. Nice. President, and Lochbr Alvareza, known to me to be the Asst. Nice. President and Lochbr Alvareza, known to me to be the Asst. Nice. President and Lochbr Alvareza, known to me to be the President and Lochbr Alvareza, known to me to be the President and Record and Lochbr Alvareza, known to me to be the President and Record and		
STATE OF CALIFORNIA, COUNTY OF LOS ANGELES On February 27,1981.		
STATE OF CALIFORNIA, COUNTY OF LOS ANGELES SS. On. February, 27.1981	the signer(s) of the above instrument, who duly ac	knowledged to me that he (she or they) executed the same. in the capacity therein stated.
STATE OF CALIFORNIA, COUNTY OF LOS ANGELES SS. On. Fabruary 27.1983. before me, the undersigned, a Notary Public in and for said State, bersonally appeared and the said State, bersonally appeared and the said State, bersonally appeared and the said State, bersonally appeared and said State, bersonally appeared to the within instrument as further said said said said said said said said		아이오는 그 아이 아들은 내가 되었는 것은 아는 속일 경에 생각을 만든다.
COUNTY OF LOS ANGELES SS. On Fabruary 27.1.981 before me, the undersigned, a Notary Public in and for said State, personally appeared known to me to be the Vice President, and location Alvareze. Room to me to be the Mast. Mice President, and location Alvareze. Room to me to be the Mast. Mice President, and location alvareze. Room to me to be the Mast. Mice President and accrowledged to me that such association executed the within instrument on betail of the association therein named, and accrowledged to me that such association executed the same pursuant to a general signature of its board of directors. WITH STATE OF ST	My comission expires:	Notary Public
COUNTY OF LOS ANGELES SS. On Fabruary 27.1.981 before me, the undersigned, a Notary Public in and for said State, personally appeared known to me to be the Vice President, and location Alvareze. Room to me to be the Mast. Mice President, and location Alvareze. Room to me to be the Mast. Mice President, and location alvareze. Room to me to be the Mast. Mice President and accrowledged to me that such association executed the within instrument on betail of the association therein named, and accrowledged to me that such association executed the same pursuant to a general signature of its board of directors. WITH STATE OF ST	# 1 개발: 12 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	마이 발표되었다. 여전들은 사이가 선생님, 그는 내가들이 얼마났다는데 더 너 없는
OUNTY OF LOS ANGELES) On February 27.13981 before me, the undersigned, a Notary Public in and for said State, become a large of Leobhar Alvarez, lanown to me to be the Vice President, and Leobhar Alvarez, lanown to me to be the Vice President, and Cheobhar Alvarez, lanown to me to be the Vice President, and Cheobhar Alvarez, lanown to me to be the President and Cheobhar Alvarez, lanown to me to be the President and Cheobhar Alvarez, lanown to me to be the persons who executed the same pursuant to a general signature of its board of directors. Known to me to be the persons who executed the same pursuant to a general signature of its board of directors. SHADANIA R. CORK SHA	STATE OF CALIFORNIA,	그리는 일반하다 이 살아들이라고 하다 하고 말라고 있다는 말라는 말을 하는 그 있다.
Description of the SECURITY PACIFIC NATIONAL BANK, the association that executed the within instrument as Trustee for Trust to 1-5 or 10 start and acknowledged to me that such association executed the same pursuant to a general signature of its board of directors. WITNESS my land said Sections accounted the same pursuant to a general signature of its board of directors. WITNESS my land said Sections accounted the same pursuant to a general signature of its board of directors. WITNESS my land said Sections accounted the same pursuant to a general signature of its board of directors. WITNESS my land said Sections accounted the same pursuant to a general signature of its board of directors. WITNESS my land said Sections accounted the same pursuant to a general signature of its board of directors. WITNESS my land said Sections accounted the same pursuant to a general signature of its board of directors. WITNESS my land said Sections accounted the same pursuant to a general signature of its board of directors. WAS COLORADO - UVAN ACKNOWLEDGMENT (NOTATY Public association that said sections accounted the same and sections accounted the same. President at resolution of the Board of Directors are said. WITNESS my hand and seat the day and year last above written. ANY committeion expires: Notary Public Residing at COLORADO-UTAM ACKNOWLEDGMENT (INDIVIDUAL) STATE OF (INDIVIDUAL) COLORADO-UTAM ACKNOWLEDGMENT (INDIVIDUAL) COLORADO-UTAM ACKNOWLEDGMENT (INDIVIDUAL) COLORADO-UTAM ACKNOWLEDGMENT (INDIVIDUAL) STATE OF (INDIVIDUAL) COLORADO-UTAM ACKNOWLEDGMENT (INDIVIDUAL)		ES } ^{SS.}
Description of the SECURITY PACIFIC NATIONAL BANK, the association that executed the within instrument as Trustee for Trust to 1-5 or 10 start and acknowledged to me that such association executed the same pursuant to a general signature of its board of directors. WITNESS my land said Sections accounted the same pursuant to a general signature of its board of directors. WITNESS my land said Sections accounted the same pursuant to a general signature of its board of directors. WITNESS my land said Sections accounted the same pursuant to a general signature of its board of directors. WITNESS my land said Sections accounted the same pursuant to a general signature of its board of directors. WITNESS my land said Sections accounted the same pursuant to a general signature of its board of directors. WITNESS my land said Sections accounted the same pursuant to a general signature of its board of directors. WITNESS my land said Sections accounted the same pursuant to a general signature of its board of directors. WAS COLORADO - UVAN ACKNOWLEDGMENT (NOTATY Public association that said sections accounted the same and sections accounted the same. President at resolution of the Board of Directors are said. WITNESS my hand and seat the day and year last above written. ANY committeion expires: Notary Public Residing at COLORADO-UTAM ACKNOWLEDGMENT (INDIVIDUAL) STATE OF (INDIVIDUAL) COLORADO-UTAM ACKNOWLEDGMENT (INDIVIDUAL) COLORADO-UTAM ACKNOWLEDGMENT (INDIVIDUAL) COLORADO-UTAM ACKNOWLEDGMENT (INDIVIDUAL) STATE OF (INDIVIDUAL) COLORADO-UTAM ACKNOWLEDGMENT (INDIVIDUAL)	C- February 27 1981	before me the undersigned a Notage Dublic in and for all Care
of the SECURITY PACIFIC NATIONAL BANK, the association that executed the within instrument as Trustee for Trust to 1-5-0-1637-0 known to me to be the persons who executed the within instrument on behalf of the association therein named, and acknowledged to me that such association executed the same pursuant to a general signature of its board of directors. WITNESS my land and effective of FICAL SEAL SHADANIA R. CONE SHADANIA R	hersonally appeared	known to me to be the Vice President and
of the SECURITY PACIFIC NATIONAL BANK, the association that executed the within instrument as Trustee for Trust to 1-5-0-1637-0 known to me to be the persons who executed the within instrument on behalf of the association therein named, and acknowledged to me that such association executed the same pursuant to a general signature of its board of directors. WITNESS my land and effective of FICAL SEAL SHADANIA R. CONE SHADANIA R	Leonor Alvarez,	known to me to be the Asst. Vice President
known to me to be the persons who executed the within instrument on behalf of the association therein named, and acknowledged to me that such association executed the same pursuant to a general signature of its board of directors. WITH SAMELES AND CONE. SHADANIA R. COKE SHADAN	of the SECURITY PACIFIC	C NATIONAL BANK, the association that executed the within instrument as
acknowledged to me that such association executed the same pursuant to a general signature of its board of directors. WITHIN SE, my land and public sheet and separate sheet and separa	- 3	
WITH STORY Journal and officials body OFFICIAL SEA OFFICIAL SEA OFFICIAL SEA SHADANIA R. COKE PRINCIPLE OFFICE RY COMMENT PELLIC QUESTION PRINCIPLE OFFICE RY COMMENT PELLIC OFFI ON THE DAY of 1173* S. P.S. Notarial Adknowledgement STATE OF ON THE DAY of 10 President of Security Pacific National Bank, a corporation, not that said instrument was signed to hashed of size corporation by authority of a resolution of its Board of Directors and said Witness my hand and said the day and year last above written. My commission expires: COLORADO-UTAH ACKNOWLEDGMENT (INDIVIDUAL) Residing at COLORADO-UTAH ACKNOWLEDGMENT (INDIVIDUAL) COLORADO-UTAH ACKNOWLEDGMENT (INDIVIDUAL) Residing at COLORADO-UTAH ACKNOWLEDGMENT (INDIVIDUAL) COLORADO-UTAH ACKNOWLEDGMENY (INDIVIDUAL) COLORADO-UTAH ACKNOWLEDGMENY (INDIVIDUAL) COLORADO-UTAH ACKNOWLEDGMENY (INDIVIDUAL)		
STATE OF		
NOTANT PUBLIC CALIFORNIA BY COMMISSION Expires Sept 1, 1, 1984 Wy Commission Expires Sept 1, 1, 1984 STATE OF		
PRINCIPAL OFFICE IN My Commission Expires Sept. 14, 1984 08237-8 11-72 0 0 P.S. Notarial Acknowledgement STATE OF	(Seal) SHADA	NIA R. COKE
My Commission expires: Los ANGELES COUNTY My Commission Expires Set. 14, 1984 6403778 11773* 50 P.S. Notarial Acknowledgement STATE OF COUNTY OF On the day of	NOTARY PL	IDAL OFFICE IN
STATE OF	LOS AN	GELES COUNTY { (Notary Public's Signature)
STATE OF	My Commission Expir	es Sept. 14, 1984
STATE OF	04037-8 11-73* 50 P.S. Notarial A	cknowledgement
STATE OF		트리스 (B. 1988년 1982 <u>年 -</u> 1921년 - B. 1988년 1982년
STATE OF	되는 물이와 하지만 하다고 되어요?	보는데 하는 문학 등에 하는 사람들은 경기로 하는 있고, 장의 사람들은 살으로 가지 않아요.
STATE OF		그렇게 하다 하는 아이들 하다를 살았다면 했다고 하를 하는 것 같아. 시험이 모든 것
STATE OF		어마다 하는 이 나는 하는 것 하는 것 같아. 이번 나는 것 같아. 그런데
STATE OF		- 프레스트를 가지 않는 것은 사람들이 있는 것이 되었다. 그는 것은 사람들은 사람들이 되었다.
COUNTY OF	062-0219	근임 전문에 이번 그리고 있는 것 같아 그렇지 않았다는데 없어서 열려 되었다.
COUNTY OF		이 전문은 아들이 아니다 그는 이 사람들이 살아왔다. 아들은 아들아의 사람들은 바로 나를 다음
COUNTY OF	Harris Control of the	유수는 사람들이 되는 것이 되는 사람들이 되는 것이 되는 것이 되는 것이 되었다. 그런 그들이 되는 것이 되었다. 그는 것이 되었다. 그는 사람들이 되는 것이 되었다. 그는 것이 되었다. 그는 것이 되었다. 그는 것이 되었다. 그는 것이 되었다. 그런 그
On theday of		
who being by me duly sworn, did say that he is the		
SECURITY PACIFIC NATIONAL BAIN', a corporation, and that said instrument was signed in behalf of said corporation by authority of a resolution of its Board of Directors and said Witness my hand and sail the day and year last above written. My commission expires: Notary Public Residing at COLORADO-UTAH ACKNOWLEDGMENT (INDIVIDUAL) STATE OF COUNTY OF AD, 19 personally appeared before me Adele Walsh, Trustee the signer(s) of the above instrument, who duly ecknowledged to me that he (she or they) executed the same. In the capacity therein stated. My comission expires: Notary Public Residing at COLORADO-UTAH ACKNOWLEDGMENT (INDIVIDUAL) STATE OF (INDIVIDUAL) COLORADO-UTAH ACKNOWLEDGMENT (INDIVIDUAL) Residing at COLORADO-UTAH ACKNOWLEDGMENT (INDIVIDUAL)		who being by me duty suorn and seat that he is the
Witness my hand and seal the day and year last above written. My commission expires: Residing at COLORADO-UTAH ACKNOWLEDGMENT (INDIVIDUAL) STATE OF COUNTY OF A D, 19 personally appeared before me Adele Walsh, Trustee the signer(s) of the above instrument, who duly acknowledged to me that he (she or they) executed the same. In the capacity therein stated. My comission expires: Notary Public Residing at COLORADO-UTAH ACKNOWLEDGMENT (INDIVIDUAL) STATE OF COUNTY OF OF the day of A D 19 personally appeared to the same of the capacity therein stated.	Security Pacific National	Bank, a corporation, and that said instrument was signed in behalf of said corporation by authority of a
My commission expires: Notery Public		
Notary Public Residing at	witness my nand and seal the day and	a year last above written.
COLORADO-UTAH ACKNOWLEDGMENT (INDIVIDUAL) STATE OF	My commission expires:	
COLORADO-UTAH ACKNOWLEDGMENT (INDIVIDUAL) STATE OF	젊으는 하시는 시간 회사는 사람들은	Notary Public
COLORADO-UTAH ACKNOWLEDGMENT (INDIVIDUAL) STATE OF	[항공] : [[하고] [[[[[[[[[[[[[[[[[[[Residing at
COLORADO-UTAH ACKNOWLEDGMENT (INDIVIDUAL) STATE OF	생각하다 보다는 하는 그는 이렇게 했다.	연락하고 있었다. 이 불만나는 모습이 아무슨 이 이번 맛있다고 있는데 이번 기업적
COLORADO-UTAH ACKNOWLEDGMENT (INDIVIDUAL) STATE OF		본다. 본 시간 이름을 보고 하는 어디가 가득했다. 끝에 비쳤다. 물론 다녔다. 일반하다
COLORADO-UTAH ACKNOWLEDGMENT (INDIVIDUAL) STATE OF		그리고 그렇게 한번에 하는 사람들은 여름은 양편을 받아 들어올림을 모습니다. 그리스와
COLORADO-UTAH ACKNOWLEDGMENT (INDIVIDUAL) STATE OF	물병 및 이 물리를 들어 된 회에 등이 걸	눈이 그녀를 잃으면 하는 사람은 사람이 가장을 받으면 놀다면 만들려가 되었다.
STATE OF	062-0113	선생들은 선생님은 나는 이번 나는 가는 생각 하는 것은 마음 바로 가는 없는 사람이 있다.
STATE OF		그는 사람들은 사람들은 내가 되었다. 그는 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은
On the	STATE OF	Harrist Control of the Control of th
On the		
Adele Walsh, Trustee the signer(s) of the above instrument, who duly ecknowledged to me that he (she or they) executed the same. In the capacity therein stated. My comission expires: Notary Public Residing at COLORADO-UTAH ACKNOWLEDGMENT (INDIVIDUAL) COUNTY OF On the day of A.D. 19		A. D., 19 personally appeared before me
the signer(s) of the above instrument, who duly acknowledged to me that he (she or they) executed the same. In the capacity therein stated. My comission expires: Notary Public		Adele Walsh, Trustee
My comission expires: Notary Public		
Residing at COLORADO-UTAH ACKNOWLEDGMENT (INDIVIDUAL) COUNTY OF On the day of A. D. 19		
Pesiding at COLORADO-UTAH ACKNOWLEDGMENT (INDIVIDUAL) COUNTY OF	the signer(s) of the above instrument, who duly ac	
O62-0113 COLORADO-UTAH ACKNOWLEDGMENT (INDIVIDUAL) COUNTY OF. On the day of A.D. 19 percently second to find.		
062-0113 COLORADO-UTAH ACKNOWLEDGMENT (INDIVIDUAL) COUNTY OF		knowledged to me that he (she or they) executed the same. in the capacity therein stated.
COLORADO-UTAH ACKNOWLEDGMENT STATE OF (INDIVIDUAL) COUNTY OF A.D. 19 percently secretable.		knowledged to me that he (she or they) executed the same. in the capacity therein stated. Notary Public
COLORADO-UTAH ACKNOWLEDGMENT STATE OF (INDIVIDUAL) COUNTY OF A.D. 19 percently secretable.		knowledged to me that he (she or they) executed the same. in the capacity therein stated. Notary Public
COLORADO-UTAH ACKNOWLEDGMENT STATE OF (INDIVIDUAL) COUNTY OF A.D. 19 percently secretable.		knowledged to me that he (she or they) executed the same. in the capacity therein stated. Notary Public
COLORADO-UTAH ACKNOWLEDGMENT STATE OF (INDIVIDUAL) COUNTY OF A.D. 19 percently secretable.		knowledged to me that he (she or they) executed the same. in the capacity therein stated. Notary Public
STATE OF	My comission expires:	knowledged to me that he (she or they) executed the same. in the capacity therein stated. Notary Public
COUNTY OF } On the day of A. D. 19 perconally second to f	My comission expires:	knowledged to me that he (she or they) executed the same. In the capacity therein stated. Notary Public Residing at
COUNTY OF	My comission expires: 082-0113	Residing at COLORADO-UTAH ACKNOWLEDGMENT
	My comission expires: 062-0113 STATE OF	knowledged to me that he (she or they) executed the same. In the capacity therein stated. Notary Public Residing at COLORADO-UTAH ACKNOWLEDGMENT
	My comission expires: 062-0113 STATE OF COUNTY OF	knowledged to me that he (she or they) executed the same. in the capacity therein stated. Notary Public Residing at COLORADO-UTAH ACKNOWLEDGMENT

the signer(s) of the above instrument, who duly acknowledged to me that he (she or they) executed the same. in the capacity therein stated

STATE of UTAH

COUNTY of BOX ELDER

BOOK 344PAGE 235

```
Township 8 North, Range 10 West:
Section 19: Lots 1,2,3,4,5,6,9,SW 4SE4
Section 29:Lot 1
Section 31: Lots 1,2,E2NV4,E2
Township 10 North, Range 6 West:
Section 3: Lots 1,2,3,4,5,SW_{4}^{+}NE_{4}^{+},S_{2}^{+}NW_{4}^{+},SE_{4}^{+},
                      except railroad
Township 11 North, Range 5 West: Section 7: Lots 1,2,E^{\frac{1}{2}}NW^{\frac{1}{4}},E^{\frac{1}{2}}
Township 11 North, Range 6 West:
Section 15: NW 4, E 2
Section 27: Lots 1,2,S2NE4,NW4,SE4
Section 33: NW+, E-
Township 12 North, Range 5 West:
Section 32: NW<sup>1</sup>/<sub>4</sub>

Township 12 North, Range 6 West:
Section 7: Lots 1,2,5,6,7,8,E<sup>1</sup>/<sub>2</sub>NW<sup>1</sup>/<sub>4</sub>,W<sup>1</sup>/<sub>2</sub>E<sup>1</sup>/<sub>2</sub>
Section 11: Lots 1,2,5, Wt, Etw., Etw., WtSEt
Section 29: NW+, E2
Section 31: Lots 1,2,5,6, W = NE4, E = NW4, SE4
Township 12 North, Range 7 West: Section 1: Lots 1,2,3,4,S_{\frac{1}{2}}N\frac{1}{2},SE\frac{1}{4}, Section 3: Lots 1,2,3,4,S_{\frac{1}{2}}N\frac{1}{2},SE\frac{1}{4}
Section 5: Lots 1,2,3,4,S_{\frac{1}{2}N_{\frac{1}{2}}}, SE\frac{1}{4}
Section 6: Lots 1,2,3,4,5,S_{\frac{1}{2}N_{\frac{1}{4}}}, SE\frac{1}{4}, SE\frac{1}{4}, Section 9: NW_{\frac{1}{4}}, E\frac{1}{2}
Section 11: NW_{\frac{1}{4}}, E\frac{1}{2}
Section 15: NW_{\frac{1}{4}}, E\frac{1}{2}
Section 17: W뉴, E를
Section 18: Lots 1,2,E2NW2,E2
Section 23: NW+, E2
Section 25: NWL, E
Section 27: NW4, E2
Section 33: NA E-
Section 35: NW1, E1
 Township 12 North, Range 8 West:
Section 9: NW4, E2
Section 11: Wt.E
Section 21: Lots 1,2,E_2^1NW_4^1,E_2^1
Section 23: NW_{\frac{1}{4}}^{\frac{1}{4}}, E_{\frac{1}{2}}^{\frac{1}{2}}
Section 27: NW_{\frac{1}{4}}^{\frac{1}{4}}, E_{\frac{1}{2}}^{\frac{1}{2}}
 Section 29: NW 1, E1
 Section 31: Lots 1,2,E_{\frac{1}{2}}NW_{\frac{1}{2}},E_{\frac{1}{2}}, except railroad
 Section 33: NW_{4}^{\frac{1}{4}}, E_{\frac{1}{2}}^{\frac{1}{2}}, except railroad Section 35: NW_{4}^{\frac{1}{4}}, E_{\frac{1}{2}}^{\frac{1}{2}}
 Township 12 North, Range 9 West:
Section 1: Lots 1,2,3,4,S\frac{1}{2},SE\frac{1}{2},SE\frac{1}{2}
 Section 3: Lots 1,2,3,4,S_{\frac{7}{2}}^{\frac{7}{2}}, SE_{\frac{7}{4}}^{\frac{7}{2}}
 Section 19: Lots 1,2,E2NW+,E2
 Section 29: NW4, E2
 Section 31:Lots 1,2,E2NW4,E2, except railroad
 Township 12 North, Range 10 West:
 Section 19: Lots 1,2,E2W4,E2
 Section 21: NW_{\frac{1}{4}}, E_{\frac{1}{2}}, except railroad
 Section 23:SE
 Section 29: NW 1, E 1/2
 Township 13 North, Range 5 West: Section 27: Lots 1,2,3,4, W2E2, NW4
 Section 36:E NEt, NW NEt, SEt
  Township 13 North, Range 6 West:
 Section 11: NW + , E =
 Section 31: Lots 1,2,E2NW4,E2
 Township 13 North, Range 7 West:
Section 21: Lots 1,2,E<sup>1</sup>/<sub>2</sub>NW<sup>1</sup>/<sub>4</sub>,E<sup>1</sup>/<sub>2</sub>
  Section 27: NW4, E2
  Section 29: Lots 1,2,E2W4,E2
 Section 34:SE4
  Section 35:NW큐,E글
```

```
Township 13 North, Range 8 West:
Section 3: Lots 1,2,3,4,5,6,7,8,13,14,S<sup>1</sup><sub>2</sub>W<sup>1</sup><sub>4</sub>
Section 5: Lots 1,2,3,4,S_{\frac{1}{2}}^{\frac{1}{2}}N_{\frac{1}{2}}^{\frac{1}{2}}, SE<sup>\frac{1}{4}</sup> Section 7: Lots 1,2,E_{\frac{1}{2}}^{\frac{1}{2}}NN_{\frac{1}{4}}^{\frac{1}{4}}, E_{\frac{1}{2}}^{\frac{1}{2}}
Section 10: NW#, E=
Section 15: NW+, E-
Section 17: Lots 1,2,3,4,5,SE4NW4,S2NE4,SE4
Section 19: Lots 1,2,5,6,7,8,E_{2}^{\frac{1}{2}}NW_{4}^{\frac{1}{4}}, W_{2}^{\frac{1}{2}}E_{2}^{\frac{1}{2}}
 Section 21: NW4, E2
Section 22:NW
Section 27: NW_{\frac{1}{4}}^{\frac{7}{4}}, E_{\frac{1}{2}}^{\frac{1}{2}}
Section 29: NW_{\frac{1}{4}}^{\frac{1}{4}}, E_{\frac{1}{2}}^{\frac{1}{2}}
Section 30: Lots 1,2,E½NW¼
 Section 31: Lots 1,2,5,6,7,8,W_{\frac{1}{2}}E_{\frac{1}{2}}, E_{\frac{1}{2}}NW_{\frac{1}{2}}
 Township 13 North, Range 9 West:
Section 1: Lots 1,2,3,4,S_{\frac{1}{2}}^{\frac{1}{2}}, SE\frac{1}{4}
Section 3:Lots 1,2,3,4,S½N½,SE¼
Section 5:Lots 1,2,3,4,S½N½,SE¼
Section 7:Lots 1,2,E½N¼,E½
Section 9:N¼¼,E½
Section 11:N¼¼,E½
 Section 13: NW휴, E를
 Section 15: Lot 1, E 2NW 4, SW 4NW 4, E 2
Section 17: NW_{\frac{1}{4}}^{\frac{1}{4}}, E_{\frac{1}{2}}^{\frac{1}{2}}
Section 21: NW_{\frac{1}{4}}^{\frac{1}{4}}, E_{\frac{1}{2}}^{\frac{1}{2}}
Section 23: NW_{\frac{1}{4}}^{\frac{1}{4}}, E_{\frac{1}{2}}^{\frac{1}{2}}
 Section 24: NW + E
Section 25: NW 4, E 2
Section 27: NW 4, E 2
Section 29: NW 4, E 2
 Section 33: NW4, E2
Section 35: NW4, E2
 Section 36: NW#, E2
 Township 13 North, Range 10 West:
Section 1: Lots 1,2,5,6,7,8,5½NE¼,SE¼
Section 3: Lots 1,2,3,4,5½N½,SE¼
Section 5: Lots 1,2,3,4,5½N½,SE¼
Section 5: Lots 1,2,3,4,5½N½,SE¼
 Section 7: Lots 1, 2, E_{\frac{1}{2}}NW_{\frac{1}{4}, E_{\frac{1}{2}}}
Section 9: NW_{\frac{1}{4}, E_{\frac{1}{2}}}
 Section 9: NW_{\frac{1}{4}}, E_{\frac{1}{2}}
Section 13: NW_{\frac{1}{4}}, E_{\frac{1}{2}}
Section 15: NW_{\frac{1}{4}}, E_{\frac{1}{2}}
 Section 17: NW#, E=
 Section 19: Lots 1,2,E2NW4,E2
 Section 21: NW +, E2
 Section 23: NW4,E2
  Section 27: NW4, E2
  Township 14 North, Range 6 West:
 Section 29: NW+,E
 Section 32: NW +, E =
  Township 14 North, Range 7 West:
 Section 6: SE_{\frac{1}{4}}^{\frac{1}{4}}, except 2 acres deeded in Book
                           7, at Page 358 of County Records
  Section 7:Lots 1,2,E_{\frac{1}{2}}^{\frac{1}{2}}NW_{\frac{1}{4}}^{\frac{1}{4}},E_{\frac{1}{2}}^{\frac{1}{2}}
  Township 14 North, Range 8 West:
Section 7: Lots 1,2,E½NW¼,E½
  Section 9: N2, N2SE4, SE4SE4
  Section 15:SEt, EtNEt, SWENEt, SETNWT
  Section 17: NW축, E를
  Section 19: Lots 1,2,E½NW¼,E½
  Section 23: NW_{\frac{1}{4}}, E_{\frac{1}{2}}
Section 27: NW_{\frac{1}{4}}, E_{\frac{1}{2}}
                                               Section 28: NW + , E >
  Section 29: NW+, E-
  Section 31: Lots 1, 2, E_{\frac{1}{2}NW_{\frac{1}{4}}, E_{\frac{1}{2}}
  Section 32: NW_{\frac{1}{4}}, E_{\frac{1}{2}}
  Section 33: NW+, E-
  Section 35: Lots 1,2,3,4,5,6,7,8,9,10,15,16
  Township 14 North, Range 9 West:
  Section 1: Lots 1,2,3,4,S_{\frac{1}{2}}^{\frac{1}{2}}N_{\frac{1}{2}}^{\frac{1}{2}}, SE_{\frac{1}{4}}^{\frac{1}{4}}
Section 5: Lots 1,2,3,4,S_{\frac{1}{2}}^{\frac{1}{2}}N_{\frac{1}{2}}^{\frac{1}{2}}, SE_{\frac{1}{4}}^{\frac{1}{4}}
   Section
                      7: Lots 1,2,E=NW=,E=
Section 9: NW÷, E-
```

EXHIBIT A Page 2

State of Utah County of Box Elder

BOOK 344PAGE 236 Township 14 North, Range 9 West: One of Sec. 67, 393, 395, 397, Section 13: NW +, E 2 Section 15:SE 4 of Sec - 57, 58, 65, 68, 81, 84, 228, 229, 230, 247, 338, 382, 383, 385, 386. Section 17: NW +, E 2 Section 19: Lots $1,2,E_{\frac{1}{2}}^{\frac{1}{2}}NW_{\frac{1}{4}}^{\frac{1}{4}},E_{\frac{1}{2}}^{\frac{1}{2}}$ Section 21: NW#,E2 Section 23: NW4, E2 10 y dec - 18-2, 78, 82, 233, 360. 372, 376, 420-4, 424, 426. Section 25: NW4, E2 Section 27: NW . E . Section 29: NW +, E > 11 of dec - 138, 172, 232, 436. Section 31: Lots 1,2,E2NW4,E2 Section 33: NW#, E Township 14 North, Range 10 West: 1207 dea - 134-1, 226-1, 246,
Section 19-10+s 1 2 pinul cmi Section 35: NW#, E-244, 247, 250-1, 258, 276, Section 19: Lots 1,2,E2NW4,SE4 Section 21: $NW_{\frac{1}{4}}^{\frac{1}{4}}$, $E_{\frac{1}{2}}^{\frac{1}{2}}$, except railroad 260-2,303, 3.76-1,380. Section 25: $NW_{\frac{1}{4}}^{\frac{1}{4}}$, $E_{\frac{1}{2}}^{\frac{1}{2}}$, except railroad 260-2,303, 3.76-1,380. Section 27: $NW_{\frac{1}{4}}^{\frac{1}{4}}$, $E_{\frac{1}{2}}^{\frac{1}{2}}$ $\frac{130f \text{ Me} - 69,76,134-1,306}{370}$, $\frac{134-1}{462}$. 130/Lec- 69, 76, 134-1, 306, 350, Section 29: NW#, E12 14 mg dec - 12-1, 292, 238-3, 494 Section 31: Lots $1,2,E^{\frac{1}{2}}NW^{\frac{1}{4}},E^{\frac{1}{2}}$ Section 33: NW +, E 2 Township 15 North, Range 7 West: 15 of Sec 8, 5, 9, 51, 108-3, 138-2, 139, 188, 38-4, 211, 221, Section 31: Lots $1,2,E_2^{\frac{1}{2}NW_4^{\frac{1}{4}},E_2^{\frac{1}{2}}}$ 240-2, 270-1, 262-2, 276-1 Township 15 North, Range 8 West: 278-2, 282-1, 284-1, 3426 Section 29: Lots 1,2,S2SE4 Section 36:SE4SE4 Township 15 North, Range 9 West: 371. Section 25: Lots $1,2,5\frac{1}{2}SE_{4}^{1}$ Section 27: Lots $1,2,S_{\frac{1}{2}}SE_{\frac{1}{4}}$ 16 of Sec - 224-2, 225, 327 329, 341,569. Section 29: Lots 1,2,S¹/₂SE¹/₄ Section 33: NW4, E2 Township 15 North, Range 10 West: 17 of Sec - 1, 8, 66, 76, 249, 287, Section 25: Lots $1,2,5\frac{1}{2}SE\frac{1}{4}$ Section 27: Lots $1,2,S_{\frac{1}{2}}^{\frac{1}{2}}SE_{\frac{1}{4}}^{\frac{1}{4}}$ 207, 2921 314, 515, 537, 553 Section 29: Lots $1,2,5\frac{1}{2}SE_4$ 555, 557, 559, 561, 563,565, Section 31: Lots 1,2,E2NW4,E2 Section 33: NW +, E > 569,571,603. Township 9 North, Range 7 West: Section 7: Lots $1, 2, E_{\frac{1}{2}NW_{\frac{1}{4}}, E_{\frac{1}{2}}}$ Section 19:E2 Section 31: Lots 5,6, NE4

For the Purposed of this lease, the lands herein shall be deemed to contain 66,622.68 acres.

Initialed for Identification

HAP | JCC, III | AW | FEK, III

18 of lec - 261, 263, 265, 267, 269, 271, 273, 275, 277, 279, 281, 283, 285, 287, 287, 271, 273, 295.

24 y lec - 59, 113, 245

Vy lec - 171, | Wy lec 82, 83, 84, 287, 397

X of lec - 8, 61, 91, 291

-y y lec - 300, 372, 488, 489

Z y lec - 102, 164, 181, 183, 264, 265, 266, 267, 317, 318, 319, 323, 324, 325. Index