Clerk's Stamp

COURT FILE NUMBER:	2401-03404	••••••
COURT	COURT OF KING'S BENCH OF ALBERTA	
JUDICIAL CENTRE	CALGARY	
	IN THE MATTER OF THE <i>COMPANIES' CREDITORS</i> ARRANGEMENT ACT, R.S.C. 1985, c C-36, AS AMENDED	
	AND IN THE MATTER OF THE COMPROMISE ARRANGEMENT OF CANADIAN OVERSEAS F LIMITED AND THOSE ENTITIES LISTED IN SC "A"	PETROLEUM
DOCUMENT:	AFFIDAVIT #5 OF PETER KRAVITZ	
ADDRESS FOR SERVICE AND CONTACT INFORMATION OF PARTY FILING THIS	OSLER, HOSKIN & HARCOURT LLP 6200 - 1 First Canadian Place Toronto, Ontario M5X 1B8 Solicitor: Marc Wasserman / Shawn Irving / Dave I Telephone: 416.862.4908 / 4733 / 5673	Rosenblat
DOCUMENT	Facsimile: 416.862.6666 Email: <u>mwasserman@osler.com</u> / <u>sirving@osler.co</u> drosenblat@osler.com	<u>m</u> /

File Number: 1252079

AFFIDAVIT #5 OF PETER KRAVITZ (Affirmed May 31, 2024)

I, Peter Kravitz, of 2360 Corporate Circle, Suite 340, Henderson, Nevada, Chief Restructuring Officer ("CRO") of Canadian Overseas Petroleum Limited ("COPL" or the "Company"), AFFIRM THAT:

1. I am the CRO of COPL and those entities listed in Schedule "A" (collectively, the "**Applicants**"). In my capacity as CRO of the Applicants, I have become familiar with the business, day-to-day operations and financial affairs of the Applicants, and have relied upon the books and records of COPL and my personal experiences with the Applicants. As such, I have personal

knowledge of the matters deposed to herein. Where I have relied on other sources of information, I have so stated, and I believe them to be true and accurate. In preparing this affidavit, I have also consulted with members of the senior management teams of the Applicants and their financial and legal advisors. The Applicants do not waive or intend to waive any applicable privilege by any statement herein.

2. I swear this Affidavit in support of the Applicants' application for an order extending the Stay Period (as defined in the ARIO) until and including July 7, 2024.

A. Background

(a) History of these CCAA Proceedings

3. Details regarding the background to these CCAA Proceedings can be found in the affidavits that I affirmed on March 7, 2024 (the "**Kravitz Affidavit #1**"), March 14, 2024 ("**Kravitz Affidavit #2**"), April 18, 2024 ("**Kravitz Affidavit #3**"), or April 24, 2024 ("**Kravitz Affidavit #4**"). Capitalized terms not otherwise defined herein have the meaning ascribed to them in the affidavits. Unless otherwise noted, all references to monetary amounts in this Affidavit are in U.S. dollars.

4. On March 8, 2024, this Court granted the Initial Order, *inter alia*, (i) declaring the Applicants are companies to which the CCAA applies; (ii) appointing KSV Restructuring Inc. as Monitor of the Applicants in these proceedings (the "**Monitor**"); (iii) granting a stay of proceedings in respect of the Applicants up to and including March 18, 2024; (iv) extending the stay of proceedings to the entities listed in Schedule B (the "**Non-Filing Affiliates**"); (v) authorizing the Applicants to obtain and borrow under a senior secured, super priority loan (the "**DIP Loan**"), with borrowings not to exceed \$1.5 million and, to the extent drawn either in whole

or in part and a corresponding charge in favour of the DIP Lender (the "**DIP Lenders' Charge**"); (vi) granting a charge (the "**Administration Charge**") as security for the respective fees and disbursements of counsel to the Applicants, the Monitor and the Monitor's counsel and the Financial Advisor (as defined below); (vii) granting a charge (the "**Directors' Charge**") in favour of the directors and officers of the Applicants; and (viii) granting a charge (the "**CRO Charge**") in favour of the CRO to secure its fees and disbursements.

5. At the comeback hearing held on March 19, 2024 (the "**Comeback Hearing**"), this Court granted the Amended and Restated Initial Order (the "**ARIO**"), *inter alia*, (i) extending the stay of proceedings until May 20, 2024, (ii) approving the agreement between the Applicants and Province Fiduciary Services ("**Province**"), pursuant to which Province acts as the CRO of the Applicants, (iii) ratifying and approving the agreement between the Applicants and Province **LLC**"), pursuant to which, Province LLC acts as financial advisor ("**Financial Advisor**") to the Applicants, (iv) authorizing the Applicants to enter into the restructuring support agreement (the "**RSA**") in the form attached to the Kravitz Affidavit #1, (v) increasing the maximum principal amount on which the Applicants could draw under the DIP Loan to \$11 million, with a corresponding increase to the amount secured by the DIP Lenders' Charge, (vi) increasing the maximum amount secured by the Administration Charge to CAD \$2.5 million, and the Directors' Charge to CAD \$1 million, (vii) directing that the CRO Charge secure all fees, including hourly, monthly and the Transaction Fee, and (viii) exempting the Applicants from certain securities reporting requirements. A copy of the ARIO is attached hereto as **Exhibit "A"**.

6. On the same day, this Court granted an order (the "**SISP Order**"), which, among other things, (i) authorized and directed the Applicants to negotiate and finalize the Stalking Horse Purchase Agreement, substantially on the terms set out in the Restructuring Term Sheet attached

as Exhibit "B" to the RSA, (ii) approved an expense reimbursement for the Stalking Horse Purchaser's reasonable costs and expenses incurred in connection with the transactions and a break fee equal to \$350,000 (collectively, the "**Bid Protections**"), (iii) granted a court-ordered charge (the "**Bid Protections Charge**") of up to \$500,000 in favour of the Stalking Horse Purchaser as security for payment of the Bid Protections, and (iv) approved the sale and investment solicitation process (the "**SISP**"), in which the Stalking Horse Purchase Agreement would serve as the "**Stalking Horse Bid**", and authorized the Applicants to implement the SISP pursuant to its terms.

7. After no LOIs (as defined in the SISP) were received, the Applicants applied for an approval and vesting order (the "**AVO**") which would, among things (i) approve the Stalking Horse Purchase Agreement in its entirety, and the transactions contemplated therein (collectively, the "**Transaction**"), (ii) order that upon delivery of the Monitor's Certificate (as appended to the AVO), all of the Applicants' right, title and interest in and to the Purchased Assets (as defined in Stalking Horse Purchase Agreement) shall vest absolutely in the Stalking Horse Purchaser, free and clear of any and all Encumbrances, other than the Permitted Encumbrances, (iii) grant certain releases with respect to the current and former directors, officers, employees, and advisors, and (iv) postpone the requirement for any future annual or other meeting of the shareholders of COPL during these CCAA proceedings.

8. BP Energy Company ("**BP**") opposed the AVO on a number of grounds. At the hearing of the AVO on April 24, 2024, Justice Yamauchi rejected BP's opposition on all grounds, and granted the AVO, alongside a stay extension order until and including June 7, 2024. A copy of the AVO and stay extension order are attached hereto as **Exhibits "B" and "C"**, respectively.

(b) History of the Chapter 15 Proceedings

9. On March 11, 2024, COPL, as Foreign Representative of the Applicants, commenced proceedings in the United States Bankruptcy Court for the District of Delaware (the "**U.S. Court**") seeking the recognition of these CCAA proceedings under chapter 15 of Title 11 of the U.S. Bankruptcy Code (the "**Chapter 15 Case**").

10. On March 12, 2024, the U.S. Court granted an Order providing Provisional Relief pursuant to Section 1519 of the Bankruptcy Code (the "**Provisional Relief Order**").

11. On March 21, 2024, COPL, as Foreign Representative, filed a motion in the Chapter 15 Case seeking recognition and enforcement of the SISP Order by the U.S. Court.

12. On April 8, 2024, the U.S. Court granted the Order (I) Recognizing Canadian Proceedings as a Foreign Main Proceeding and (II) Granting Related Relief (the "**Recognition Order**"), as well as the Order (I) Recognizing and Enforcing the SISP Order and (II) Granting Related Relief (the "**SISP Recognition Order**").

B. Update since the AVO

13. On April 30, 2024, COPL, as Foreign Representative, filed a motion in the Chapter 15 Case seeking recognition and enforcement of the AVO by the U.S. Court, as well as the Declaration in support of same.

14. On May 14, 2024, BP filed an application with the Alberta Court of Appeal, for permission to appeal the AVO (the "**BP Leave Application**"). A copy of BP's Application is attached hereto as **Exhibit "D"**.

15. On May 15, 2024, BP filed an objection to the Chapter 15 AVO recognition hearing with the U.S. Court. A copy of BP's objection is attached hereto as **Exhibit "E"**.

16. As a result, the Foreign Representative's motion in the Chapter 15 Case seeking recognition of the AVO was consensually postponed, pending the outcome of the BP Leave Application. On May 21, 2024, when the AVO recognition hearing had originally been scheduled, the Foreign Representative provided a case update to the U.S. Court.

17. The target closing date for the Transaction has been postponed pending the AVO Recognition Order, which is pending the outcome of the BP Leave Application.

 On May 24, 2024, the Applicants filed their responding Memorandum of Argument to the BP Appeal Application.

19. On the same day, the Monitor and the Stalking Horse Purchaser filed their responding Memoranda of Arguments.

20. On May 29, 2024, Justice de Wit of the Alberta Court of Appeal heard the BP Leave Application. After hearing submissions from BP, the Applicants, the Stalking Horse Purchaser, and the Monitor, Justice de Wit reserved his decision on the BP Leave Application.

C. Stay Extension

21. The Applicants continue to require a stay of proceedings to maintain stability during these CCAA proceedings, through the resolution of the BP Leave Application, any further procedural steps, if necessary, and during the implementation of the Stalking Horse Purchase Agreement, if applicable.

22. As shown above, the Applicants and the Stalking Horse Purchaser are anticipating a Closing Date for the Transaction that follows shortly after the AVO recognition order is obtained in the Chapter 15 Case. I understand that the Applicants require a stay of proceeding to remain in place so that the Transaction can be implemented in an orderly manner.

23. Further, I understand the Monitor's Report in support of this application will include, among other things, a cash flow forecast demonstrating that, subject to the underlying assumptions contained therein, the Applicants will have sufficient liquidity to fund their operations and the costs of these CCAA proceedings during the proposed stay extension.

24. It is my belief that the Applicants have acted, and are acting, in good faith and with due diligence so far in these CCAA proceedings. Since the Comeback Hearing, the Applicants have, among other things, implemented the SISP in accordance with the SISP Order, negotiated and executed the Stalking Horse Purchase Agreement, prepared the AVO materials, and responded to the BP Leave Application. The extension of the Stay Period is necessary and appropriate in the circumstances to provide the Applicants with continued breathing space, and to implement the Stalking Horse Purchase Agreement.

AFFIRMED REMOTELY BEFORE ME at the City of Toronto in the Province of Ontario with the deponent stated as being located at the City of Las Vegas in the State of Nevada, on May 31, 2024, in accordance with *O. Reg.* 431/20: *Administering Oath or Declaration Remotely.*

Commissioner for Taking Affidavits (or as may be) VIKTOR NIKOLOV LSO# 84503P PETER KRAVITZ

SCHEDULE "A"

- 1. Canadian Overseas Petroleum Limited
- 2. COPL Technical Services Limited
- 3. Canadian Overseas Petroleum (UK) Limited
- 4. Canadian Overseas Petroleum (Bermuda) Limited
- 5. Canadian Overseas Petroleum (Bermuda Holdings) Limited
- 6. Canadian Overseas Petroleum (Ontario) Limited
- 7. COPL America Holding Inc.
- 8. COPL America Inc.
- 9. Atomic Oil & Gas LLC
- 10. Southwestern Production Corp.
- 11. Pipeco LLC

SCHEDULE "B"

- 1. Shoreline Canoverseas Development Corporation Limited
- 2. Essar Exploration and Production Limited

THIS IS EXHIBIT "A" REFERRED TO IN THE AFFIDAVIT OF PETER KRAVITZ SWORN BEFORE ME THIS 31st DAY

OF MAY, 2024

A Commissioner for Taking Affidavits

Viktor V. Nikolov (LSO#84503P)



Clerk's Stamp:



COURT FILE NUMBER

JUDICIAL CENTRE OF

2401-03404

COURT OF KING'S BENCH OF ALBERTA

CALGARY

APPLICANTS:

IN THE MATTER OF THE *COMPANIES' CREDITORS* ARRANGEMENT ACT, R.S.C. 1985, c. C-36, as amended

AND IN THE MATTER OF THE COMPROMISE OR ARRANGEMENT OF CANADIAN OVERSEAS PETROLEUM LIMITED AND THOSE ENTITIES LISTED IN SCHEDULE "A"

DOCUMENT CONTACT INFORMATION OF PARTY FILING THIS DOCUMENT:

AMENDED AND RESTATED INITIAL ORDER

OSLER, HOSKIN & HARCOURT LLP 6200 - 1 First Canadian Place Toronto, Ontario M5X 1B8 Solicitor: Marc Wasserman / Shawn Irving / Dave Rosenblat Telephone: 416.862.4908 / 4733 / 5673 Facsimile: 416.862.6666 Email: <u>mwasserman@osler.com</u> / <u>sirving@osler.com</u> / <u>drosenblat@osler.com</u> File Number: 1252079

DATE ON WHICH ORDER WAS PRONOUNCED: NAME OF JUDGE WHO MADE THIS ORDER: LOCATION OF HEARING:

March 19, 2024

The Honourable Justice Johnston

Calgary, Alberta

UPON THE APPLICATION of CANADIAN OVERSEAS PETROLEUM LIMITED and those entities listed in Schedule "A" hereto (collectively, the "Applicants"); AND UPON having read the Application, the Affidavit of Peter Kravitz, affirmed March 7, 2024 (the "First Kravitz Affidavit"), the Affidavit of Peter Kravitz affirmed March 14, 2024 (the "Second Kravitz Affidavit") and the Affidavit of Thomas Richardson sworn March 14, 2024; AND UPON reading the Pre-Filing Report of KSV Restructuring Inc. ("KSV") dated March 8, 2024, the First Report of KSV in its capacity as monitor of the Applicants (the "Monitor"), dated March 15, 2024 (the "First Report"); AND UPON reviewing the initial order (the "Initial Order") granted by the Honourable Justice E.J. Sidnell on March 8, 2024; AND UPON being advised that the secured creditors who are likely to be affected by the charges created herein have been provided notice of this application and either do not oppose or alternatively consent to the within Order; AND UPON hearing counsel for the Applicants, counsel for the Monitor, and counsel for any other party present at the application; IT IS HEREBY ORDERED AND DECLARED THAT:

SERVICE

1. The time for service of the notice of application for this order (the "**Order**") is hereby abridged and deemed good and sufficient and this application is properly returnable today.

APPLICATION

2. The Applicants are companies to which the *Companies' Creditors Arrangement Act* of Canada (the "CCAA") applies.

POSSESSION OF PROPERTY AND OPERATIONS

- 3. The Applicants shall:
 - (a) remain in possession and control of their current and future assets, licenses, permits, undertakings and properties of every nature and kind whatsoever, and wherever situate including all proceeds thereof (the "Property");
 - (b) subject to further order of this Court, continue to carry on business in a manner consistent with the preservation of their business (the "**Business**") and Property;

- (c) be authorized and empowered to continue to retain and employ the employees, contractors, consultants, agents, advisors, experts, accountants, counsel and such other persons (collectively "Assistants") currently retained or employed by them, with liberty to retain such further Assistants as they deem reasonably necessary or desirable in the ordinary course of business or for the carrying out of the terms of this Order; and
- (d) be entitled to continue to utilize the central cash management system currently in place as described in the Affidavit of Peter Kravitz sworn March 7, 2024 or replace it with another substantially similar central cash management system (the "Cash Management System") and that any present or future bank providing the Cash Management System shall not be under any obligation whatsoever to inquire into the propriety, validity or legality of any transfer, payment, collection or other action taken under the Cash Management System, or as to the use or application by the Applicants of funds transferred, paid, collected or otherwise dealt with in the Cash Management System, shall be entitled to provide the Cash Management System without any liability in respect thereof to any Person (as hereinafter defined) other than the Applicants, pursuant to the terms of the documentation applicable to the Cash Management System, and shall be, in its capacity as provider of the Cash Management System, an unaffected creditor under any plan of compromise or arrangement (a "Plan") with regard to any claims or expenses it may suffer or incur in connection with the provision of the Cash Management System.
- 4. Subject to the terms of the Definitive Documents (as defined herein) and to the extent permitted by law, the Applicants shall be entitled but not required to make the following advances or payments of the following expenses, incurred prior to or after this Order:
 - (a) all outstanding and future wages, salaries, employee and pension benefits, vacation pay and expenses payable on or after the date of this Order, in each case incurred in the ordinary course of business and consistent with existing compensation policies and arrangements;

- (b) the reasonable fees and disbursements of any Assistants retained or employed by the Applicants in respect of these proceedings, at their standard rates and charges, including for periods prior to the date of this Order; and
- (c) with the written consent of the Monitor, amounts owing for goods and services actually supplied to the Applicants prior to the date of this Order, if in the opinion of the Applicants the supplier is critical to the Business and ongoing operations of the Applicants.
- 5. Subject to the terms of the Definitive Documents and except as otherwise provided to the contrary herein, the Applicants shall be entitled but not required to pay all reasonable expenses incurred by the Applicants in carrying on the Business in the ordinary course after this Order, and in carrying out the provisions of this Order, which expenses shall include, without limitation:
 - (a) all expenses and capital expenditures reasonably necessary for the preservation of the Property or the Business including, without limitation, payments on account of insurance (including directors' and officers' insurance), maintenance and security services; and
 - (b) payment for goods or services actually supplied to the Applicants following the date of this Order.
- 6. The Applicants shall remit, in accordance with legal requirements, or pay:
 - (a) any statutory deemed trust amounts in favour of the Crown in Right of Canada or of any Province thereof or any other taxation authority that are required to be deducted from employees' wages, including, without limitation, amounts in respect of:
 - (i) employment insurance,
 - (ii) Canada Pension Plan, and
 - (iii) income taxes,

but only where such statutory deemed trust amounts arise after the date of this Order, or are not required to be remitted until after the date of this Order, unless otherwise ordered by the Court;

- (b) all goods and services or other applicable sales taxes (collectively, "Sales Taxes") required to be remitted by the Applicants in connection with the sale of goods and services by the Applicants, but only where such Sales Taxes are accrued or collected after the date of this Order, or where such Sales Taxes were accrued or collected prior to the date of this Order but not required to be remitted until on or after the date of this Order; and
- (c) any amount payable to the Crown in Right of Canada or of any Province thereof or any political subdivision thereof or any other taxation authority in respect of municipal realty, municipal business or other taxes, assessments or levies of any nature or kind which are entitled at law to be paid in priority to claims of secured creditors and that are attributable to or in respect of the carrying on of the Business by the Applicants.
- 7. Until such time as a real property lease is disclaimed or resiliated in accordance with the CCAA, the Applicants may pay all amounts constituting rent or payable as rent under real property leases (including, for greater certainty, common area maintenance charges, utilities and realty taxes and any other amounts payable as rent to the landlord under the lease, but for greater certainty, excluding accelerated rent or penalties, fees or other charges arising as a result of the insolvency of any of the Applicants, the making of this Order or the commencement of any insolvency proceeding) based on the terms of existing lease arrangements or as otherwise may be negotiated by the Applicants from time to time for the period commencing from and including the date of this Order ("**Rent**"), but shall not pay any rent in arrears.
- 8. Except as specifically permitted in this Order, the Applicants are hereby directed, until further order of this Court:

- (a) to make no payments of principal, interest thereon or otherwise on account of amounts owing by the Applicants to any of their respective creditors as of the date of this Order;
- (b) to grant no security interests, trust, liens, charges or encumbrances upon or in respect of any of the Property; and
- (c) not to grant credit or incur liabilities except in the ordinary course of the Business.

RESTRUCTURING

- 9. The Applicants shall, subject to such requirements as are imposed by the CCAA and such covenants as may be contained in the Definitive Documents (as hereinafter defined in paragraph 37), have the right to:
 - (a) permanently or temporarily cease, downsize or shut down any portion of its business or operations and to dispose of redundant or non-material assets not exceeding CAD \$150,000 in any one transaction or CAD \$500,000 in the aggregate, provided that any sale that is either (i) in excess of the above thresholds, or (ii) in favour of a person related to the Applicants (within the meaning of section 36(5) of the CCAA), shall require authorization by this Court in accordance with section 36 of the CCAA;
 - (b) terminate the employment of such of their employees or temporarily lay off such of their employees as they deem appropriate on such terms as may be agreed upon between the Applicants and such employee, or failing such agreement, to deal with the consequences thereof in the Plan or a further Order of the Court;
 - (c) disclaim or resiliate, in whole or in part, with the prior consent of the Monitor (as defined below) or further Order of the Court, their arrangements or agreements of any nature whatsoever with whomsoever, whether oral or written, as the Applicants deem appropriate, in accordance with section 32 of the CCAA; and
 - (d) pursue all avenues of refinancing of their Business or Property, in whole or part,

subject to prior approval of this Court being obtained before any material refinancing,

all of the foregoing to permit the Applicants to proceed with an orderly restructuring of the Business (the "**Restructuring**").

- 10. The Applicants shall provide each of the relevant landlords with notice of the Applicants' intention to remove any fixtures from any leased premises at least seven (7) days prior to the date of the intended removal. The relevant landlord shall be entitled to have a representative present in the leased premises to observe such removal. If the landlord disputes the Applicants' entitlement to remove any such fixture under the provisions of the lease, such fixture shall remain on the premises and shall be dealt with as agreed between any applicable secured creditors, such landlord and the Applicants, or by further order of this Court upon application by the Applicants on at least two (2) days' notice to such landlord and any such secured creditors. If the Applicants disclaim or resiliate the lease governing such leased premises in accordance with section 32 of the CCAA, they shall not be required to pay Rent under such lease pending resolution of any such dispute other than Rent payable for the notice period provided for in section 32(5) of the CCAA, and the disclaimer or resiliation of the lease shall be without prejudice to the Applicants' claim to the fixtures in dispute.
- 11. If a notice of disclaimer or resiliation is delivered pursuant to section 32 of the CCAA, then:
 - (a) during the notice period prior to the effective time of the disclaimer or resiliation, the landlord may show the affected leased premises to prospective tenants during normal business hours, on giving the Applicants and the Monitor 24 hours' prior written notice; and
 - (b) at the effective time of the disclaimer or resiliation, the relevant landlord shall be entitled to take possession of any such leased premises without waiver of or prejudice to any claims or rights such landlord may have against the Applicants in respect of such lease or leased premises and such landlord shall be entitled to notify

the Applicants of the basis on which it is taking possession and to gain possession of and re-lease such leased premises to any third party or parties on such terms as such landlord considers advisable, provided that nothing herein shall relieve such landlord of its obligation to mitigate any damages claimed in connection therewith.

RESTRUCTURING SUPPORT AGREEMENT

- 12. The Restructuring Support Agreement (in the form attached to the First Kravitz Affidavit as Exhibit "P") is hereby approved and the Applicants are authorized and empowered to enter into the Restructuring Support Agreement subject to minor amendments as may be consented to by the Monitor and each of the parties thereto in accordance with the Restructuring Support Agreement. The Applicants are further authorized, empowered and directed to take all steps and actions in respect of, and to comply with all of their obligations pursuant to, the Restructuring Support Agreement.
- 13. Notwithstanding the Stay Period (as hereinafter defined), a counterparty to the Restructuring Support Agreement may exercise any termination right that may become available to such counterparty pursuant to the Restructuring Support Agreement, provided that such termination right must be exercised pursuant to and in accordance with the Restructuring Support Agreement.

NO PROCEEDINGS AGAINST THE APPLICANT OR THE PROPERTY

14. Until and including May 20, 2024, or such later date as this Court may order (the "Stay **Period**"), no proceeding or enforcement process in any court (each, a "**Proceeding**") shall be commenced or continued against or in respect of the Applicants or the Monitor or their respective employees and representatives acting in such capacities, or affecting the Business or the Property, except with the prior written consent of the Applicants and the Monitor, or with leave of this Court, and any and all Proceedings currently under way against or in respect of the Applicants, or their employees or representatives acting in such capacities, or affecting the Business or the Property are hereby stayed and suspended pending further order of this Court or the prior written consent of the Applicants and the Monitor.

NO PROCEEDINGS AGAINST THE NON-FILING AFFILIATES

- 15. During the Stay Period, no Proceeding shall be commenced or continued against or in respect of those entities listed in Schedule "B" hereto (the "**Non-Filing Affiliates**"), or any of their current and future assets, businesses, undertakings and properties of every nature and kind whatsoever, and wherever situate including all proceeds thereof (collectively, the "**Non-Filing Affiliates' Property and Business**") by reason of:
 - (a) the insolvency of the Applicants;
 - (b) any of the Applicants having made an application to this Court under the CCAA;
 - (c) any of the Applicants being a party to these proceedings;
 - (d) any of the Applicants taking any step related to these CCAA proceedings; or
 - (e) any default or cross-default arising from the matters set out in subparagraphs (a),
 (b), (c) or (d) above, or arising from the Applicants breaching or failing to perform any contractual or other obligations (collectively, the "Non-Filing Affiliates' Default Events"),

except with the prior written consent of the Applicants and the Monitor, or with leave of this Court.

NO EXERCISE OF RIGHTS OR REMEDIES

16. During the Stay Period, all rights and remedies of any individual, firm, corporation, governmental body or agency, or any other entities (all of the foregoing, collectively being "**Persons**" and each being a "**Person**"), whether judicial or extra-judicial, statutory or non-statutory against or in respect of the Applicants or the Monitor or their respective employees and representatives acting in such capacities, or affecting the Business or the Property, are hereby stayed and suspended and shall not be commenced, proceeded with or continued except with the written consent of the Applicants and the Monitor, or leave of this Court, provided that nothing in this Order shall:

- (a) empower the Applicants to carry on any business that the Applicants are not lawfully entitled to carry on;
- (b) affect such investigations, actions, suits or proceedings by a regulatory body as are permitted by section 11.1 of the CCAA;
- (c) prevent the filing of any registration to preserve or perfect a security interest;
- (d) prevent the registration of a claim for lien; or
- (e) exempt the Applicants from compliance with statutory or regulatory provisions relating to health, safety or the environment.
- 17. Nothing in this Order shall prevent any party from taking an action against the Applicants, or any of them, where such an action must be taken in order to comply with statutory time limitations in order to preserve their rights at law, provided that no further steps shall be taken by such party except in accordance with the other provisions of this Order, and notice in writing of such action be given to the Monitor and the Applicants at the first available opportunity.
- 18. During the Stay Period, all rights and remedies of any Person against or in respect of the Non-Filing Affiliates, or affecting the Non-Filing Affiliates' Property and Business, as a result of a Non-Filing Affiliates' Default Event, are hereby stayed and suspended except with leave of this Court, provided that nothing in this Order shall:
 - (a) empower the Non-Filing Affiliates to carry on any business that the Non-Filing Affiliates are not lawfully entitled to carry on;
 - (b) affect such investigations, actions, suits or proceedings by a regulatory body as are permitted by section 11.1 of the CCAA;
 - (c) prevent the filing of any registration to preserve or perfect a security interest;
 - (d) prevent the registration of a claim for lien; or
 - (e) exempt the Non-Filing Affiliates from compliance with statutory or regulatory provisions relating to health, safety or the environment.

NO INTERFERENCE WITH RIGHTS

19. During the Stay Period, no person shall accelerate, suspend, discontinue, fail to honour, alter, interfere with, repudiate, terminate or cease to perform any right, renewal right, contract, agreement, lease, sublease, licence or permit in favour of or held by the Applicants, or the Non-Filing Affiliates (as a result of a Non-Filing Affiliates' Default Event), except with the written consent of the Applicants and the Monitor, or leave of this Court.

CONTINUATION OF SERVICES

- 20. During the Stay Period, all persons having:
 - (a) statutory or regulatory mandates for the supply of goods and/or services; or
 - (b) oral or written agreements or arrangements with the Applicants (or any of them), including without limitation all supply arrangements pursuant to purchase orders and historical supply practices, computer software, communication and other data services, centralized banking services, cash management services, payroll and benefit services, insurance, transportation, services, logistics services, security services, management services, utility or other services to the Business or the Applicants

are hereby restrained until further order of this Court from discontinuing, altering, interfering with, suspending or terminating the supply of such goods or services as may be required by the Applicants or exercising any other remedy provided under such agreements or arrangements. The Applicants shall be entitled to the continued use of their current premises, telephone numbers, facsimile numbers, internet addresses and domain names, provided in each case that the usual prices or charges for all such goods or services received after the date of this Order are paid by the Applicants in accordance with the payment practices of the Applicants, or such other practices as may be agreed upon by the supplier or service provider and each of the Applicants and the Monitor, or as may be ordered by this Court.

NON-DEROGATION OF RIGHTS

21. Nothing in this Order has the effect of prohibiting a person from requiring immediate payment for goods, services, use of leased or licensed property or other valuable consideration provided on or after the date of this Order, nor shall any person, other than the Interim Lender (as hereinafter defined) where applicable, be under any obligation on or after the date of this Order to advance or re-advance any monies or otherwise extend any credit to the Applicants.

PROCEEDINGS AGAINST DIRECTORS AND OFFICERS

22. During the Stay Period, and except as permitted by subsection 11.03(2) of the CCAA and paragraph 17 of this Order, no Proceeding may be commenced or continued against any of the former, current or future directors or officers of the Applicants with respect to any claim against the directors or officers that arose before the date of this Order and that relates to any obligations of the Applicants whereby the directors or officers are alleged under any law to be liable in their capacity as directors or officers for the payment or performance of such obligations, until a compromise or arrangement in respect of the Applicants, if one is filed, is sanctioned by this Court or is refused by the creditors of the Applicants or this Court.

DIRECTORS' AND OFFICERS INDEMNIFICATION AND CHARGE

- 23. The Applicants shall indemnify their directors and officers against obligations and liabilities that they may incur as directors and/or officers of the Applicants after the commencement of the within proceedings, except to the extent that, with respect to any officer or director, the obligation was incurred as a result of the director's or officer's gross negligence or wilful misconduct.
- 24. The directors and officers of the Applicants shall be entitled to the benefit of and are hereby granted a charge (the "**Directors' Charge**") on the Property, which charge shall not exceed an aggregate amount of CAD \$1,000,000, as security for the indemnity provided in paragraph 23 of this Order. The Directors' Charge shall have the priority set out in paragraphs 43 and 45 herein.

25. Notwithstanding any language in any applicable insurance policy to the contrary, (a) no insurer shall be entitled to be subrogated to or claim the benefit of the Directors' Charge, and (b) the Applicants' directors and officers shall only be entitled to the benefit of the Directors' Charge to the extent that they do not have coverage under any directors' and officers' insurance policy, or to the extent that such coverage is insufficient to pay amounts indemnified in accordance with paragraph 24 of this Order.

APPOINTMENT OF MONITOR

- 26. KSV is hereby appointed pursuant to the CCAA as the Monitor, an officer of this Court, to monitor the Property, Business, and financial affairs of the Applicants with the powers and obligations set out in the CCAA or set forth herein. The Applicants and their shareholders, officers, directors, and Assistants shall advise the Monitor of all material steps taken by the Applicants pursuant to this Order, and shall co-operate fully with the Monitor in the exercise of their powers and discharge of their obligations and provide the Monitor with the assistance that is necessary to enable the Monitor to adequately carry out the Monitor's functions.
- 27. The Monitor, in addition to its prescribed rights and obligations under the CCAA, is hereby directed and empowered to:
 - (a) monitor the Applicants' receipts and disbursements, Business and dealings with the Property;
 - (b) report to this Court at such times and intervals as the Monitor may deem appropriate with respect to matters relating to the Property, the Business, and such other matters as may be relevant to the proceedings herein and immediately report to the Court if in the opinion of the Monitor there is a material adverse change in the financial circumstances of the Applicants or any of them;
 - (c) assist the Applicants, to the extent required by the Applicants, in their dissemination to the Interim Lender and its counsel on a periodic basis as required by the Definitive Documents of financial and other information as agreed to between the Applicants and the Interim Lender which may be used in these

proceedings, including reporting on a basis as reasonably required by the Interim Lender;

- (d) advise the Applicants in their preparation of the Applicants' cash flow statements and reporting required by the Interim Lender, which information shall be reviewed with the Monitor and delivered to the Interim Lender and its counsel on a periodic basis as required by the Definitive Documents;
- (e) have full and complete access to the Property, including the premises, books, records, data, including data in electronic form and other financial documents of the Applicants to the extent that is necessary to adequately assess the Property, Business, and financial affairs of the Applicants or to perform its duties arising under this Order;
- (f) be at liberty to engage independent legal counsel or such other persons as the Monitor deems necessary or advisable respecting the exercise of its powers and performance of its obligations under this Order;
- (g) hold funds in trust or in escrow, to the extent required, to facilitate settlements between the Applicants and any other Person; and
- (h) perform such other duties as are required by this Order or by this Court from time to time.
- 28. The Monitor shall not take possession of the Property and shall take no part whatsoever in the management or supervision of the management of the Business and shall not, by fulfilling its obligations hereunder, or by inadvertence in relation to the due exercise of powers or performance of duties under this Order, be deemed to have taken or maintain possession or control of the Business or Property, or any part thereof. Nothing in this Order shall require the Monitor to occupy or to take control, care, charge, possession or management (separately and/or collectively, "**Possession**") of any of the Property that might be environmentally contaminated, or might cause or contribute to a spill, discharge, release or deposit of a substance contrary to any federal, provincial or other law respecting the protection, conservation, enhancement, remediation or rehabilitation of the environment or relating to the disposal or waste or other contamination (the

"Environmental Legislation"), provided however that this Order does not exempt the Monitor from any duty to report or make disclosure imposed by applicable environmental legislation or regulation. The Monitor shall not, as a result of this Order or anything done in pursuance of the Monitor's duties and powers under this Order be deemed to be in Possession of any of the Property within the meaning of any federal or provincial environmental legislation.

- 29. The Monitor shall provide any creditor of the Applicants with information provided by the Applicants in response to reasonable requests for information made in writing by such creditor addressed to the Monitor. The Monitor shall not have any responsibility or liability with respect to the information disseminated by it pursuant to this paragraph. In the case of information that the Monitor has been advised by the Applicants is confidential, the Monitor shall not provide such information to creditors unless otherwise directed by this Court or on such terms as the Monitor and the Applicants may agree.
- 30. In addition to the rights and protections afforded the Monitor under the CCAA or as an Officer of this Court, neither the Monitor nor its employees and representatives acting in such capacities shall incur any liability or obligation as a result of the Monitor's appointment or the carrying out by it of the provisions of this Order, save and except for any gross negligence or wilful misconduct on its part. Nothing in this Order shall derogate from the protections afforded the Monitor by the CCAA or any applicable legislation.
- 31. The Monitor, counsel to the Monitor, and counsel to the Applicants shall be paid their reasonable fees and disbursements (including any pre-filing fees and disbursements related to these CCAA proceedings), in each case at their standard rates and charges, by the Applicants as part of the costs of these proceedings. The Applicants are hereby authorized and directed to pay the accounts of the Monitor, counsel for the Monitor, and counsel for the Applicants on a bi-weekly basis and, in addition, the Applicants are hereby authorized to pay to the Monitor, counsel to the Monitor, and counsel to the Applicants retainers to be held by them as security for payment of their respective fees and disbursements outstanding from time to time.
- 32. The Monitor and its legal counsel shall pass their accounts from time to time.

APPOINTMENT OF CHIEF RESTRUCTURING OFFICER

- 33. A chief restructuring officer of the Applicants shall be appointed on the following terms:
 - (a) the agreement dated as of December 19, 2023, as amended by agreements dated December 29, 2023 and January 17, 2024, pursuant to which Province Fiduciary Services, LLC ("Province") was engaged to provide the Applicants with services including the provision of Peter Kravitz to act as chief restructuring officer of the Applicants (the "CRO"), a copy of which is attached as Exhibit "R" to the First Kravitz Affidavit (the "CRO Engagement Letter"), and the appointment of the CRO pursuant to the terms thereof is hereby approved, including, without limitation, the payment of all fees contemplated therein;
 - (b) the CRO shall have the powers and obligations set out in the CRO Engagement Letter;
 - (c) Province shall be entitled, in accordance with the terms of the CRO Engagement Letter, to payment from the Applicants for obligations owing thereunder and the disbursements contemplated therein (collectively, the "CRO Fees");
 - (d) the CRO shall be responsible for performing its functions and obligations as set out in the CRO Engagement Letter for the benefit of the Applicants and shall provide timely updates to the Monitor in respect of such functions and obligations;
 - (e) in addition to the rights and protections afforded the CRO as an officer of this Court, the CRO shall not be or be deemed to be a director, *de facto* director, or employee of any entity of the Applicants;
 - (f) nothing in this Order shall be construed as resulting in Province (or any director, officer or employee thereof) or the CRO being an employer, successor employer, a responsible person, operator or person with apparent authority within the meaning of any statute, regulation or rule of law, or equity (including any Environmental Legislation) for any purpose whatsoever;

- (g) neither Province (nor any director, officer or employee thereof) nor the CRO shall, as a result of the performance of their respective obligations and duties in accordance with the terms of the CRO Engagement Letter, be deemed to be in Possession of any of the Property within the meaning of any Environmental Legislation; provided however, if either of Province or the CRO are nevertheless later found to be in Possession of any Property under Environmental Legislation, then Province or the CRO, as the case may be, shall be entitled to the benefits and protections in relations to the Applicants and such Property as are provided to a monitor under section 11.8(3) of the CCAA; provided further however, that nothing in this sub-paragraph 33(g) shall exempt Province or the CRO from any duty to report or make disclosure imposed by a law and incorporated by reference in section 11.8(4) of the CCAA;
- (h) Province and the CRO shall not incur any liability or obligation as a result of the appointment or carrying out duties as CRO, whether before or after the granting of this Order, save and except for any gross negligence or willful misconduct, provided that any liability of Province and the CRO with respect to carrying out duties as CRO shall in no event exceed the quantum of the fees paid under the CRO Agreement;
- (i) no action or other proceeding shall be commenced in relation to the Applicants directly, or by way of counterclaim, third party claim or otherwise, against or in respect of Province, its officers, directors, employees, or the CRO, and all rights and remedies of any Person against or in respect of them are hereby stayed and suspended, except with the written consent of the CRO or with leave of this Court on notice to the Applicants, the Monitor and the CRO, provided, however, that nothing in this Order, including this subparagraph 33(i) shall affect such investigations, actions, suits or proceedings by a regulatory body that are permitted by section 11.1 of the CCAA or the ability of any interested party to apply to this Court to vary or amend this Order pursuant to paragraph 59. Notice of any such application seeking leave of this Court shall be served on the Applicants, the

Monitor and the CRO at least seven (7) days prior to the return date of any such application for leave; and

- (j) for the purpose of carrying out the functions and duties set out in the CRO Engagement Letter, the CRO (i) shall have full and complete access to the property of the Applicants, including the premises, books, records, data (including data in electronic format) and other financial documents of the Applicants, and (ii) is hereby authorized to meet with any employee, director, representative or agent of the Applicants. The employees, directors, representatives, and agents of the Applicants are hereby directed to fully cooperate with the CRO in connection with the functions and duties set out in the CRO Engagement Letter.
- 34. Province and the CRO shall be entitled to the benefit of and are hereby granted a charge on the Property (the "CRO Charge"), which shall not exceed an aggregate amount of USD \$500,000, to secure the monthly, hourly and transaction fees, and disbursements, provided for under the CRO Engagement Letter. The CRO Charge shall have the priority set out in paragraphs 43 and 45 hereof.

INTERIM FINANCING

- 35. The Applicants are hereby authorized and empowered to obtain and borrow under a credit facility from Summit Partners Credit Fund III, L.P.; Summit Investors Credit III, LLC; and Summit Investors Credit III (UK), L.P. (collectively, the "Interim Lender") in order to finance the Applicants' working capital requirements and other general corporate purposes (including payment of fees of the Applicant's counsel, the Monitor and its counsel, the Interim Lender's counsel, and the Financial Advisor) and capital expenditures, provided that the principal amount of borrowings under such credit facility shall not exceed US \$11,000,000 unless permitted by further order of this Court.
- 36. Such credit facility shall be on the terms and subject to the conditions set forth in the Interim Financing Term Sheet between the Applicants and the Interim Lender dated as of March 7, 2024 (the "Commitment Letter"), filed.

- 37. The Applicants are hereby authorized and empowered to execute and deliver such credit agreements, mortgages, charges, hypothecs and security documents, guarantees and other definitive documents (collectively, the "**Definitive Documents**"), as are contemplated by the Commitment Letter or as may be reasonably required by the Interim Lender pursuant to the terms thereof, and the Applicants are hereby authorized and directed to pay and perform all of their indebtedness, interest, fees, liabilities and obligations to the Interim Lender under and pursuant to the Commitment Letter and the Definitive Documents as and when the same become due and are to be performed, notwithstanding any other provision of this Order.
- 38. The Interim Lender shall be entitled to the benefits of and is hereby granted a charge (the "Interim Lender's Charge") on the Property to secure all obligations under the Definitive Documents incurred prior to, on or after the date of this Order which charge shall not exceed the aggregate amount advanced on or after the date of this Order under the Definitive Documents and will in addition include all interest, fees, and expenses accruing and/or becoming owing thereunder on or after the date of this Order. The Interim Lender's Charge shall not secure any obligation existing before the date of the Initial Order. The Interim Lender's Charge shall have the priority set out in paragraphs 43 and 45 hereof.
- 39. Notwithstanding any other provision of this Order:
 - (a) the Interim Lender may take such steps from time to time as it may deem necessary or appropriate to file, register, record or perfect the Interim Lender's Charge or any of the Definitive Documents;
 - (b) upon the occurrence of an event of default under the Definitive Documents or the Interim Lender's Charge, the Interim Lender, upon five (5) days' notice to the Applicants and the Monitor, may exercise any and all of its rights and remedies against the Applicants or the Property under or pursuant to the Commitment Letter, Definitive Documents and the Interim Lender's Charge, including without limitation, to cease making advances to the Applicants and set off and/or consolidate any amounts owing by the Interim Lender to the Applicants against the obligations of the Applicants to the Interim Lender under the Commitment

Letter, the Definitive Documents or the Interim Lender's Charge, to make demand, accelerate payment and give other notices, or to apply to this Court for the appointment of a receiver, receiver and manager or interim receiver, or for a bankruptcy order against the Applicants and for the appointment of a trustee in bankruptcy of the Applicants; and

- (c) the foregoing rights and remedies of the Interim Lender shall be enforceable against any trustee in bankruptcy, interim receiver, receiver or receiver and manager of the Applicants or the Property.
- 40. The Interim Lender shall be treated as unaffected in any Plan filed by the Applicants under the CCAA, or any proposal filed by the Applicants under the *Bankruptcy and Insolvency Act* of Canada (the "**BIA**"), with respect to any advances made under the Definitive Documents.
- 41. The agreement dated December 19, 2023 engaging Province, LLC (the "Financial Advisor") as financial advisor to the Applicants and attached as Appendix "S" to the First Kravitz Affidavit (the "Financial Advisor Agreement"), and the retention of the Financial Advisor under the terms thereof, is hereby ratified and approved and the Applicants are authorized and directed to make the payments contemplated thereunder in accordance with the terms and conditions of the Financial Advisor Agreement.

ADMINISTRATION CHARGE

42. The Monitor, counsel to the Monitor, the Applicants' counsel, and the Financial Advisor, as security for the professional fees and disbursements incurred both before and after the granting of this Order, shall be entitled to the benefits of and are hereby granted a charge (the "Administration Charge") on the Property, which charge shall not exceed an aggregate amount of CAD \$2,500,000, as security for their professional fees and disbursements incurred at the normal rates and charges of the Monitor, such counsel, and the Financial Advisor, both before and after the making of this Order in respect of these proceedings. The Administration Charge shall have the priority set out in paragraphs 43

and 45 hereof.

VALIDITY AND PRIORITY OF CHARGES

43. The priorities of the Directors' Charge, the Administration Charge, the CRO Charge and the Interim Lender's Charge, as among them, shall be as follows:

First – Administration Charge (to the maximum amount of CAD \$2,500,000) and the CRO Charge (to the maximum amount of USD \$500,000), on a *pari passu* basis; Second – Directors' Charge (to the maximum amount of CAD \$1,000,000); and Third – Interim Lender's Charge.

- 44. The filing, registration or perfection of the Directors' Charge, the Administration Charge, the CRO Charge or the Interim Lender's Charge (collectively, the "**Charges**") shall not be required, and the Charges shall be valid and enforceable for all purposes, including as against any right, title or interest filed, registered, recorded or perfected subsequent to the Charges coming into existence, notwithstanding any such failure to file, register, record or perfect.
- 45. Each of the Directors' Charge, the Administration Charge, the CRO Charge and the Interim Lender's Charge (all as constituted and defined herein) shall constitute a charge on the Property and subject always to section 34(11) of the CCAA such Charges shall rank in priority to all other security interests, trusts, liens, mortgages, charges and encumbrances and claims of secured creditors, statutory or otherwise (collectively, "**Encumbrances**") in favour of any Person notwithstanding the order of perfection or attachment.
- 46. Except as otherwise expressly provided for herein, or as may be approved by this Court, the Applicants shall not grant any Encumbrances over any Property that rank in priority to, or *pari passu* with, any of the Charges, unless the Applicants also obtain the prior written consent of the Monitor, the Interim Lender and the beneficiaries of the Charges, or further order of this Court.
- 47. The Charges and the Definitive Documents shall not be rendered invalid or unenforceable

and the rights and remedies of the chargees entitled to the benefit of the Charges (collectively, the "**Chargees**") and/or the Interim Lender thereunder shall not otherwise be limited or impaired in any way by:

- (a) the pendency of these proceedings and the declarations of insolvency made in this Order;
- (b) any application(s) for bankruptcy order(s) issued pursuant to the BIA, or any bankruptcy order made pursuant to such applications;
- (c) the filing of any assignments for the general benefit of creditors made pursuant to the BIA;
- (d) the provisions of any federal or provincial statutes; or
- (e) any negative covenants, prohibitions or other similar provisions with respect to borrowings, incurring debt or the creation of Encumbrances, contained in any existing loan documents, lease, sublease, offer to lease or other agreement (collectively, an "Agreement") that binds the Applicants, and notwithstanding any provision to the contrary in any Agreement:
 - (i) neither the creation of the Charges nor the execution, delivery, perfection, registration or performance of any documents in respect thereof, including the Commitment Letter or the Definitive Documents shall create or be deemed to constitute a new breach by any of the Applicants of any Agreement to which any of the Applicants is a party;
 - (ii) none of the Chargees shall have any liability to any Person whatsoever as a result of any breach of any Agreement caused by or resulting from the creation of the Charges, the Applicants entering into the Commitment Letter or the execution, delivery or performance of the Definitive Documents; and
 - (iii) the payments made by the Applicants pursuant to this Order, including the

Commitment Letter or the Definitive Documents, and the granting of the Charges, do not and will not constitute preferences, fraudulent conveyances, transfers at undervalue, oppressive conduct or other challengeable or voidable transactions under any applicable law.

ALLOCATION

48. Any interested Person may apply to this Court on notice to any other party likely to be affected for an order to allocate the Charges amongst the various assets comprising the Property.

RELIEF FROM REPORTING OBLIGATIONS

- 49. The Applicants shall not be required to incur any further expenses for the duration of the Stay Period in relation to any filings (including financial statements), disclosures, core or non-core documents, and press releases (collectively, the "Securities Filings") that may be required by any law respecting securities or capital markets in Canada, or by the rules and regulations of a stock exchange, including, without limitation, the *Securities Act* (Alberta), RSA 2000, c S-4 and comparable statutes enacted by other provinces of Canada(collectively, the "Securities Legislation"), provided that nothing in this paragraph shall prohibit any securities regulator or stock exchange from taking any action or exercising any discretion that it may have of a nature described in section 11.1(2) of the CCAA as a consequence of the Applicants failing to make any Securities Filings required by the Securities Legislation.
- 50. None of the directors, officers, employees, and other representatives of the Applicants nor the Monitor shall have any personal liability for any failure by the Applicants to make any Securities Filing required by the Securities Legislation during the Stay Period, provided that nothing in this paragraph shall prohibit any securities regulator or stock exchange from taking any action or exercising any discretion that it may have of a nature described in section 11.1(2) of the CCAA as a consequence of such failure by the Applicants. For greater certainty, nothing in this Order is intended to or shall encroach on the jurisdiction of any securities regulatory authorities (the "**Regulators**") in the matter of regulating the

conduct of market participants and to issue cease trade orders if and when required pursuant to applicable securities law.

SERVICE AND NOTICE

- 51. The Monitor shall (i) without delay, provide notice of these proceedings to the Non-Filing Affiliates; (ii) without delay, publish in the New York Times, the Calgary Herald and the Globe and Mail a notice containing the information prescribed under the CCAA; (iii) within five (5) days after the date of this Order (A) make this Order publicly available in the manner prescribed under the CCAA, (B) send, in the prescribed manner, a notice to every known creditor who has a claim against the Applicants of more than CAD \$1,000 and (C) prepare a list showing the names and addresses of those creditors and the estimated amounts of those claims, and make it publicly available in the prescribed manner, all in accordance with section 23(1)(a) of the CCAA and the regulations made thereunder provided that the Monitor shall not make the claims, names and addresses of individuals who are creditors publicly available.
- 52. The Monitor shall establish a case website in respect of the within proceedings at www.ksvadvisory.com/experience/case/canadian-overseas-petroleum (the "Monitor's Website").

GENERAL

- 53. The Applicants or the Monitor may from time to time apply to this Court for advice and directions in the discharge of its powers and duties hereunder.
- 54. Notwithstanding Rule 6.11 of the *Alberta Rules of Court*, unless otherwise ordered by this Court, the Monitor will report to the Court from time to time, which reporting is not required to be in affidavit form and shall be considered by this Court as evidence. The Monitor's reports shall be filed by the Court Clerk notwithstanding that they do not include an original signature.

- 56. This Court hereby requests the aid and recognition of any court, tribunal, regulatory or administrative body having jurisdiction in Canada, the United States of America, or in any foreign jurisdiction, to give effect to this Order and to assist the Applicants, the Monitor and their respective agents in carrying out the terms of this Order. All courts, tribunals, regulatory and administrative bodies are hereby respectfully requested to make such orders and to provide such assistance to the Applicants and to the Monitor, as an officer of this Court, as may be necessary or desirable to give effect to this Order, to grant representative status to the Monitor in any foreign proceeding, or to assist the Applicants and the Monitor and their respective agents in carrying out the terms of this Order.
- 57. Each of the Applicants and the Monitor be at liberty and are hereby authorized and empowered to apply to any court, tribunal, regulatory or administrative body, wherever located, for the recognition of this Order and for assistance in carrying out the terms of this Order and that the Monitor is authorized and empowered to act as a representative in respect of the within proceeding for the purpose of having these proceedings recognized in a jurisdiction outside Canada.
- 58. Subject to local laws, rules and regulations:
 - (a) Canadian Overseas Petroleum Limited is hereby authorized and empowered, but not required, to act as the foreign representative (in such capacity, the "Foreign Representative") in respect of these proceedings for the purpose of having these proceedings recognized and approved in a foreign jurisdiction.
 - (b) The Foreign Representative is hereby authorized to apply for foreign recognition and approval of these proceedings, as necessary, in any jurisdiction outside Canada, including in the United States pursuant to Chapter 15 of the United State Bankruptcy Code, 11 U.S.C. §§ 101 – 1532, as amended.

- Any interested party (including the Applicants and the Monitor) may apply to this Court to 59. vary or amend this Order on not less than seven (7) days' notice to any other party or parties likely to be affected by the order sought or upon such other notice, if any, as this Court may order.
- 60. This Order and all of its provisions are effective as of 12:01 a.m. Mountain Standard Time on the date of this Order.

BBJahnaton Justice of the Court of King's Bench of Alberta

SCHEDULE "A"

Applicants

Canadian Overseas Petroleum Limited

COPL America Holding Inc.

COPL America Inc.

Canadian Overseas Petroleum (UK) Limited

Canadian Overseas Petroleum (Ontario) Limited

COPL Technical Services Limited

Canadian Overseas Petroleum (Bermuda Holdings) Limited

Canadian Overseas Petroleum (Bermuda) Limited

Southwestern Production Corporation

Atomic Oil and Gas LLC

Pipeco LLC

SCHEDULE "B"

Non-filing Affiliates

Shoreline Canoverseas Development Corporation Limited Essar Exploration and Production Limited THIS IS EXHIBIT "B" REFERRED TO IN THE AFFIDAVIT OF PETER KRAVITZ SWORN BEFORE ME THIS 31st DAY

OF MAY, 2024

A Commissioner for Taking Affidavits

Viktor V. Nikolov (LSO#84503P)



I hereby certify this to be a true copy of

the original _ APPROVAL & VESTING ORDER

Dated this <u>30</u> day of <u>APRIL, 2024</u>

for Clerk of the Court

Clerk's Stamp:

2401-03404

CALGARY



COURT FILE NUMBER COURT JUDICIAL CENTRE OF

APPLICANTS:

IN THE MATTER OF THE COMPANIES' CREDITORS ARRANGEMENT ACT, R.S.C. 1985, c. C-36, as amended

COURT OF KING'S BENCH OF ALBERTA

AND IN THE MATTER OF THE COMPROMISE OR ARRANGEMENT OF CANADIAN OVERSEAS PETROLEUM LIMITED AND THOSE ENTITIES LISTED IN SCHEDULE "A"

DOCUMENT CONTACT INFORMATION OF PARTY FILING THIS DOCUMENT:

APPROVAL AND VESTING ORDER

OSLER, HOSKIN & HARCOURT LLP 6200 - 1 First Canadian Place Toronto, Ontario M5X 1B8 Solicitor: Marc Wasserman / Shawn Irving / Dave Rosenblat Telephone: 416.862.4908 / 4733 / 5673 Facsimile: 416.862.6666 Email: <u>mwasserman@osler.com</u> / <u>sirving@osler.com</u> / <u>drosenblat@osler.com</u> File Number: 1252079

DATE ON WHICH ORDER WAS PRONOUNCED: NAME OF JUDGE WHO MADE THIS ORDER: LOCATION OF HEARING:

April 24, 2024

The Honourable Justice Yamauchi

Calgary, Alberta

UPON THE APPLICATION of CANADIAN OVERSEAS PETROLEUM LIMITED and those entities listed in Schedule "A" hereto (collectively, the "**Applicants**") for an order, *inter alia* (i) approving the transactions (collectively, the "**Transaction**") contemplated by the Purchase Agreement dated as of April 8, 2024, by and among certain Applicants as vendors, and Summit Partners Credit Fund III, L.P., Summit Investors Credit III, LLC, Summit Investors Credit III (UK), L.P., and Summit Investors Credit Offshore Intermediate Fund III, L.P. as purchaser (collectively, the "**Purchaser**") and ABC Funding LLC as administrative and collateral agent, a copy of which is attached as Schedule "B" hereto (as may be amended from time to time in accordance with the terms thereof and this Order, the "**Purchase Agreement**"), (ii) vesting in the Purchaser all of the Applicants' right, title and interest in and to the Purchased Assets (as defined in the Purchase Agreement), free and clear of all Encumbrances other than the Permitted Encumbrances (each as defined below), and (iii) granting related relief;

AND UPON having read the Application, the Affidavit of Peter Kravitz, affirmed March 7, 2024, the Affidavit of Peter Kravitz affirmed March 14, 2024, the Affidavit of Thomas Richardson sworn March 14, 2024 and the Affidavit of Peter Kravitz, affirmed April 18, 2024; **AND UPON** reading the Second Report of the KSV Restructuring Inc. in its capacity as monitor of the Applicants (the "**Monitor**") dated April 19, 2024;

AND UPON hearing counsel for the Applicants, counsel for the Monitor, counsel for the Purchaser, and counsel for any other party present at the application; IT IS HEREBY ORDERED AND DECLARED THAT:

SERVICE AND DEFINITIONS

- 1. The time for service of the notice of application for this order (the "**Order**") is hereby abridged and deemed good and sufficient and this application is properly returnable today.
- Capitalized terms used in this Order and not otherwise defined herein shall have the meanings ascribed to them in the Order of this Court dated March 8, 2024 (as amended and restated on March 19, 2024, and as may be amended and restated from time to time, the "ARIO"), or the Purchase Agreement, as applicable.

APPROVAL AND VESTING

- 3. The Purchase Agreement is hereby approved in its entirety. The Transaction is hereby approved, and the execution of the Purchase Agreement by the Applicants is hereby authorized, ratified, confirmed, with such minor amendments as the Purchaser and the Applicants may deem necessary, with the approval of the Monitor. The Applicants are hereby authorized and directed to complete the Transaction subject to the terms of the Purchase Agreement, and to perform their obligations under the Purchase Agreement and any ancillary documents related thereto (collectively, the "**Transaction Documents**"), and to take such additional steps and execute such additional documents as may be necessary or desirable for the completion of the Transaction, including the conveyance to the Purchaser of the Purchase Assets.
- 4. This Order shall constitute the only authorization required by the Applicants to proceed with the Transaction and no shareholder or other approval shall be required in connection therewith.
- 5. Upon delivery by the Monitor to the Purchaser of a certificate substantially in the form attached as Schedule "C" hereto (the "Monitor's Certificate"), all of the Applicants' right, title and interest in and to the Purchased Assets shall vest absolutely in the Purchaser free and clear of and from any and all caveats, security interests or similar interests (whether contractual, statutory, or otherwise), hypothecations, pledges mortgages, deeds, deeds of trust, liens, encumbrances, trusts or statutory, constructive or deemed trusts, reservations of ownership, royalties, options, rights including rights of pre-emption or first refusal, privileges, interests, assignments, , actions, demands, judgments, executions, levies, writs of enforcement, or charges, of any nature whatsoever or other claims, whether contractual, statutory, financial, monetary or otherwise, whether or not they have attached or been perfected, registered or filed and whether secured, unsecured or otherwise (collectively, the "Encumbrances"), including, without limiting the generality of the foregoing:
 - (a) any encumbrances or charges created by the ARIO or any other Orders granted in the within CCAA proceedings; and

(b) all charges, security interests or claims evidenced by registrations pursuant to (i) the Personal Property Security Act of Alberta, (ii) the Uniform Commercial Code (U.C.C.), or (iii) any other personal property registry system,

but in each case excluding the Permitted Encumbrances, and, for greater certainty, this Court orders that all Encumbrances, other than Permitted Encumbrances, affecting or relating to the Purchased Assets are hereby expunged, discharged and terminated as against the Purchased Assets upon the Monitor filing with the Court a copy of the Monitor's Certificate.

- 6. The Monitor is to file with the Court a copy of the Monitor's Certificate forthwith after delivery thereof and may rely on written notice from the Applicants and the Purchaser regarding the fulfillment of conditions to Closing under the Purchase Agreement and shall have no liability in respect of the delivery of the Monitor's Certificate.
- 7. Upon delivery of the Monitor's Certificate, and upon filing of a certified copy of this Order, together with any applicable registration fees, all governmental authorities and any other applicable registrar or government ministries or authorities exercising jurisdiction with respect to the Purchased Assets (collectively, "Governmental Authorities") are hereby authorized, requested and directed to (i) accept delivery of such Monitor's Certificate and certified copy of this Order as though they were originals and to register such transfers, interest authorizations, discharges and discharge statements of conveyance as may be required to convey to the Purchaser clear title to the Purchased Assets subject only to Permitted Encumbrances, and (ii) take such steps as are necessary to give effect to the terms of this Order and the Purchase Agreement. Presentment of this Order and the Monitor's Certificate shall be the sole and sufficient authority for the Governmental Authorities to make and register transfers of title or interest free and clear of any Encumbrances other than Permitted Encumbrances.
- 8. Upon completion of the Transaction, the Applicants and all persons who claim by, through or under the Applicants in respect of the Purchased Assets, save and except for persons entitled to the benefit of the Permitted Encumbrances, shall stand absolutely and forever

barred, estopped and foreclosed from and permanently enjoined from pursuing, asserting or claiming any and all right, title, estate, interest, royalty, rental, equity of redemption or other claim whatsoever in respect of or to the Purchased Assets, and to the extent that any such persons or entities remain in the possession or control of any of the Purchased Assets, or any artifacts, certificates, instruments or other indicia of title representing or evidencing any right, title, estate, or interest in and to the Purchased Assets, they shall forthwith deliver possession thereof to the Purchaser.

- 9. In the event that Southwestern Production Corporation ("**SWP**") is to be acquired pursuant to the Transaction, the Monitor's Certificate shall acknowledge same and, upon the filing with the Court of a copy of a Monitor's Certificate with such acknowledgment, SWP shall and shall be deemed to cease to be an applicant in these CCAA proceedings and shall be deemed to be released from the purview of the ARIO and all other Orders of this Court granted in respect of these CCAA proceedings, save and except for this Order, the provisions of which (as they relate to SWP) shall continue to apply in all respects.
- 10. Following completion of the Transaction, the Applicants are hereby permitted to complete, execute and file any necessary application, articles of amendment, certificate of amendment or other such documents or instruments as may be required to change their respective legal names, to the extent required pursuant to any of the Transaction Documents, and such articles, documents or other instruments shall be deemed to be duly authorized, valid and effective and shall be accepted by the applicable Governmental Authority without the requirement (if any) of obtaining director or shareholder approval pursuant to any applicable federal, provincial or state legislation.
- 11. Pursuant to Section 7(3)(c) of the Canada Personal Information Protection and Electronic Documents Act or Section 20(e) of the Personal Information Protection Act of Alberta, the Applicants are hereby authorized, permitted and directed to, at the Closing Time, disclose and transfer to the Purchaser all human resources and payroll information in the Applicants' records constituting Purchased Assets or pertaining to the Applicants' past and current employees. The Purchaser shall maintain and protect the privacy of such information in accordance with applicable law and shall be entitled to use the personal information

provided to it in a manner which is in all material respects identical to the prior use of such information by the applicable Applicant prior to the Closing Time.

RELEASES

12. Effective as of the Closing Time, (a) the current and former directors, officers, employees, legal counsel and advisors of the Applicants; (b) the Monitor and its legal counsel; (c) the Purchaser, its affiliates and their respective current and former directors, officers, employees, legal counsel and advisors; and (d) Province, its affiliates and their respective current and former directors, officers, employees, legal counsel and advisors, including the CRO (in such capacities, collectively, the "Released Parties") shall be deemed to be forever irrevocably released by all Persons and discharged from any and all present and future claims (including, without limitation, claims for contribution or indemnity), liabilities, indebtedness, demands, actions, causes of action, counterclaims, suits, damages, judgments, executions, recoupments, debts, sums of money, expenses, accounts, liens, and obligations of any nature or kind whatsoever (whether direct or indirect, known or unknown, absolute or contingent, accrued or unaccrued, liquidated or unliquidated, matured or unmatured or due or not yet due, in law or equity and whether based in statute or otherwise) based in whole or in part on any act or omission, transaction, dealing or other occurrence existing or taking place on or prior to the Closing Time or undertaken or completed in connection with or pursuant to the terms of this Order in respect of, relating to, or arising out of (i) the business, operations, assets, property and affairs of the Applicants wherever or however conducted or governed, the administration and/or management of the Applicants, these CCAA proceedings and/or the Chapter 15 Cases, and (ii) the Purchase Agreement, the Closing Documents and the Support Agreement, any agreement, document, instrument, matter or transaction involving the Applicants arising in connection with or pursuant to any of the foregoing, and/or the consummation of the Transaction (collectively, subject to the excluded matters below, the "Released Claims"), which Released Claims shall be deemed to be fully, finally, irrevocably and forever waived, discharged, released, cancelled and barred as against the Released Parties; provided that, nothing in this paragraph shall waive, discharge, release, cancel or bar (x) any claim with

respect to any act or omission that is determined by a court of competent jurisdiction to have constituted actual fraud, willful misconduct, or gross negligence, or (y) any obligations of any of the Released Parties under the Purchase Agreement, the Closing Documents, the Support Agreement and/or any agreement, document, instrument, matter or transaction involving the Applicants arising in connection with or pursuant to any of the foregoing.

- 13. Notwithstanding:
 - (a) these proceedings;
 - (b) any applications made for a bankruptcy order in respect of the Applicants now or hereafter made pursuant to the *Bankruptcy and Insolvency Act* and any bankruptcy order issued pursuant to any such applications;
 - (c) any assignment in bankruptcy made by or in respect of the Applicants; and
 - (d) the provisions of any federal or provincial statute,

the Purchase Agreement, the Closing Documents, the consummation of the Transaction (including without limitation the transfer and vesting of the Purchased Assets in the Purchaser pursuant to this Order) shall be binding on any trustee in bankruptcy that may be appointed in respect of the Applicants and shall not be void or voidable by creditors of the Applicants, nor shall it constitute nor be deemed to be a transfer at undervalue, fraudulent preference, assignment, fraudulent conveyance or other reviewable transaction under the *Bankruptcy and Insolvency Act* or any other applicable federal or provincial legislation, nor shall it constitute oppressive or unfairly prejudicial conduct pursuant to any applicable federal or provincial legislation.

SHAREHOLDERS' MEETING

14. The requirement for any future annual or other meeting of the shareholders of Canadian Overseas Petroleum Limited is postponed during these proceedings, and the time limit to

call and hold such annual or other meeting of shareholders is extended until and after the conclusion of these proceedings, subject to further Order of this Court.

GENERAL

- 15. This Court hereby requests the aid and recognition of any court, tribunal, regulatory or administrative body having jurisdiction in Canada, the United States of America, or in any foreign jurisdiction, to give effect to this Order and to assist the Applicants, the Monitor and their respective agents in carrying out the terms of this Order. All courts, tribunals, regulatory and administrative bodies are hereby respectfully requested to make such orders and to provide such assistance to the Applicants and to the Monitor, as an officer of this Court, as may be necessary or desirable to give effect to this Order, to grant representative status to the Monitor in any foreign proceeding, or to assist the Applicants and the Monitor and their respective agents in carrying out the terms of this Order.
- 16. Each of the Applicants and the Monitor be at liberty and are hereby authorized and empowered to apply to any court, tribunal, regulatory or administrative body, wherever located, for the recognition of this Order and for assistance in carrying out the terms of this Order and that the Monitor is authorized and empowered to act as a representative in respect of the within proceeding for the purpose of having these proceedings recognized in a jurisdiction outside Canada.
- 17. This Order and all of its provisions are effective as of 12:01 a.m. Mountain Standard Time on the date of this Order.
- 18. Service of this Order shall be deemed good and sufficient by:
 - (a) Serving the same on:
 - (i) the persons listed in the service list created in these proceedings;
 - (ii) any other person served with notice of the application for this Order;
 - (iii) any other parties attending or represented at the application for this Order;

- (iv) the Purchaser or the Purchaser's solicitors; and,
- (b) Posting a copy of this Order on the Monitor's website at: <u>https://www.ksvadvisory.com/experience/case/canadian-overseas-petroleum</u>,

and service on any other person is hereby dispensed with.

19. Service of this Order may be effected by facsimile, electronic mail, personal delivery or courier. Service is deemed to be effected the next business day following transmission or delivery of this Order.

Justice of the Court of King's Bench of Alberta

SCHEDULE "A"

Applicants

Canadian Overseas Petroleum Limited

COPL America Holding Inc.

COPL America Inc.

Canadian Overseas Petroleum (UK) Limited

Canadian Overseas Petroleum (Ontario) Limited

COPL Technical Services Limited

Canadian Overseas Petroleum (Bermuda Holdings) Limited

Canadian Overseas Petroleum (Bermuda) Limited

Southwestern Production Corporation

Atomic Oil and Gas LLC

Pipeco LLC

SCHEDULE "B"

Purchase Agreement

PURCHASE AGREEMENT

CANADIAN OVERSEAS PETROLEUM LIMITED AND CERTAIN OF ITS SUBSIDIARIES (as set forth herein)

each as a COPL Entity and collectively, as the COPL Entities

-and-

THE LENDERS UNDER THE CREDIT AGREEMENT (as defined herein)

each as a Purchaser and collectively, as the Purchasers

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PURCHASE AGREEMENT

THIS AGREEMENT is made as of April 8, 2024

AMONG:

Canadian Overseas Petroleum Limited ("COPL")

-and-

COPL America Inc. ("COPLA Borrower"), Canadian Overseas Petroleum (Ontario) Limited, COPL Technical Services Limited, Southwestern Production Corporation ("SWP"), Atomic Oil and Gas LLC, and Pipeco LLC (collectively with COPL, the "COPL Entities" and each a "COPL Entity");

-and-

the undersigned entities as lenders under the DIP Term Sheet and the Credit Agreement (as defined below) (such lenders in such capacity, each, a "**Purchaser**" and collectively, the "**Purchasers**")

-and-

ABC Funding, LLC, as administrative agent for the lenders under the DIP Term Sheet and administrative agent and collateral agent for the lenders under the Credit Agreement (the "**Credit Facility Agent**")

RECITALS:

- A. Pursuant to the Restructuring Support Agreement dated as of the date hereof, by and among the COPL Entities and certain other subsidiaries of COPL, the Purchasers, the Credit Facility Agent and any other parties signatory thereto from time to time (as amended, supplemented, or otherwise modified from time to time, the "Support Agreement"), the parties negotiated the terms of a SISP to be implemented in proceedings (the "CCAA Proceedings") under the CCAA before the Court of King's Bench of Alberta (the "CCAA Court").
- B. In accordance with the Support Agreement, the Applicants will seek recognition of applicable Orders in the CCAA Proceedings in ancillary insolvency proceedings under Chapter 15 of Title 11 of the United States Code (the "U.S. Proceedings") in the U.S. Bankruptcy Court.
- C. The Purchasers are lenders under that certain Term Loan Credit Agreement, dated as of March 16, 2021, by and among COPLA Borrower, COPL America Holding Inc. ("COPLA **Parent**"), the subsidiary guarantors from time to time party thereto, the Credit Facility Agent and the lenders from time to time party thereto (as amended restated, supplemented, or otherwise modified from time to time, the "Credit Agreement").

- D. In accordance with the Support Agreement, the Purchasers have made available a debtorin-possession financing facility to the COPL Entities in an amount of up to \$11 million pursuant to the DIP Term Sheet.
- E. In accordance with the Support Agreement, the Purchasers have agreed to act as a "stalking horse" bidder and, if selected or deemed as having submitted the Successful Bid in accordance with the terms of the SISP, effective as of the Effective Time, the COPL Entities desire to sell and convey, and Purchasers desire to purchase and pay for, the Purchased Assets (as defined below) and assume the Assumed Liabilities, pursuant to and in accordance with the terms of the SISP and subject to and in accordance with the terms and conditions of this Agreement.

NOW THEREFORE, the Parties agree as follows:

ARTICLE 1 INTERPRETATION

1.1 Definitions

"Accounting Standards" means IFRS and COPAS.

"Affiliate" means, with respect to any specified Person, any other Person which, directly or indirectly, through one or more intermediaries controls, is controlled by, or is under common control with, such specified Person (for the purposes of this definition, "control" (including, with correlative meanings, the terms "controlling," "controlled by" and "under common control with"), as used with respect to any Person, shall mean the possession, directly or indirectly, of the power to direct or cause the direction of the management or policies of such Person, whether through the ownership of voting securities, by agreement or otherwise). For greater certainty, an Affiliate of a Person shall include such Person's investment funds and managed accounts and any funds managed or directed by the same investment advisor.

"Agreement" means this purchase agreement and all attachments, including the Disclosure Letter and Exhibits, in each case as the same may be supplemented, amended, restated or replaced from time to time, and the expressions "hereof", "herein", "hereto", "hereunder", "hereby" and similar expressions refer to this purchase agreement and all attached Exhibits, and unless otherwise indicated, references to Articles, Sections, the Disclosure Letter and Exhibits are to Articles, Sections, the Disclosure Letter and Exhibits in this purchase agreement.

"Alternative Restructuring Proposal" means any bona fide written proposal for the sale, disposition, new-money investment, restructuring, reorganization, merger, amalgamation, acquisition, consolidation, dissolution, debt investment, equity investment, liquidation, tender offer, recapitalization, plan of reorganization, share exchange, business combination, or similar transaction involving any one or more COPL Entity, one or more COPL Entity's material assets, or the debt, equity, or other interests in any one or more COPL Entity that is an alternative to or otherwise inconsistent with the transactions contemplated by this Agreement, and any amendment to or variation of any such inquiry, proposal, offer, expression of interest, bid, term sheet, discussion, or agreement, and is with a counterparty other than the Purchasers or any Affiliate of any Purchaser.

"Antitrust Approvals" means any approval, clearance, filing or expiration or termination of a waiting period pursuant to which a transaction would be deemed to be unconditionally approved in relation to the transactions contemplated hereby under any Antitrust Law of any country or jurisdiction that the Purchasers agree, acting reasonably, is required.

"Antitrust Laws" means all Applicable Laws, including any antitrust, competition or trade regulation laws (including the HSR Act), that are designed or intended to prohibit, restrict or regulate actions having the purpose or effect of monopolization, restraint of trade or lessening or preventing competition through merger or acquisition.

"Applicable Law" means any transnational, domestic or foreign, federal, provincial, territorial, state, local or municipal (or any subdivision of any of them) law (including common law and civil law), statute, ordinance, rule, regulation, restriction, limit, by-law (zoning or otherwise), judgment, order, direction or any consent, exemption, Regulatory Approval, or any other legal requirements of, or agreements with, any Governmental Authority, that applies in whole or in part to the transactions contemplated by this Agreement, the COPL Entities, the Purchasers, the Business, or any of the Purchased Assets or the Assumed Liabilities.

"Applicants" means the COPL Entities, Canadian Overseas Petroleum (UK) Limited, Canadian Overseas Petroleum (Bermuda) Limited, Canadian Overseas Petroleum (Bermuda Holdings) Limited and COPL America Holding Inc.

"Asset Taxes" means ad valorem, property, excise, severance, production, sales, use, and similar Taxes based upon the acquisition, operation or ownership of the Purchased Assets or the production of Hydrocarbons or the receipt of proceeds therefrom, but excluding, for the avoidance of doubt, income, capital gains, franchise and similar Taxes and Transfer Taxes.

"Assigned Contracts" means the Contracts assumed by the COPL Entities and assigned to Purchasers pursuant to <u>Section 2.2</u>, but which exclude the Excluded Contracts.

"Assignment" means the Assignment and Bill of Sale from the COPL Entities to Purchaser (or its designated Affiliate(s)), pertaining to the Purchased Assets, in a form reasonably acceptable to the Parties.

"Assignment Order" means an order or orders of the CCAA Court pursuant to section 11.3 and other applicable provisions of the CCAA, in form and substance acceptable to the Purchasers, acting reasonably, authorizing and approving the assignment of any Contract included in the Purchased Assets for which a Consent and Approval has not been obtained and preventing any counterparty to the Contract from exercising any right or remedy under the Contract by reason of any defaults arising from the CCAA Proceedings or the insolvency of the COPL Entities.

"Assumed Liabilities" has the meaning given to such term in Section 2.4.

"Break-Up Fee" has the meaning given to such term in <u>Section 9.3(a)</u>.

"**Burdens**" means any and all rentals, royalties (including lessors' royalties and nonparticipating royalties), overriding royalties, excess royalties, minimum royalties, shut-in royalties, net profits interests, bonuses, production payments, and other burdens upon, measured by, or payable out of production of Hydrocarbons (excluding, for the avoidance of doubt, Taxes).

"**Business**" means the oil and gas exploration, development and production businesses carried on by the COPL Entities as of the date hereof and immediately prior to the Closing.

"**Business Day**" means any day, other than a Saturday or Sunday, on which the principal commercial banks in Calgary, Alberta and Houston, Texas are open for commercial banking business during normal banking hours.

"**Business Employee**" means each employee of the COPL Entities or any of their Affiliates whose primary duties and responsibilities are associated with the operation of the Purchased Assets.

"Causes of Action" means any action, claim, cross claim, third party claim, investigation, damage, judgment, proceeding, cause of action, litigation, controversy, demand, right, action, suit, obligation, liability, arbitration, debt, account, defense, offset, power, privilege, license, lien, indemnity, interest, guaranty, or franchise of any kind or character whatsoever, whether known or unknown, foreseen or unforeseen, existing or hereinafter arising, contingent or non-contingent, liquidated or unliquidated, disputed or undisputed, secured or unsecured, assertable directly or derivatively, matured or unmatured, suspected or unsuspected, in contract or in tort, at law or in equity, or pursuant to any other theory of law or otherwise.

"CCAA" means the Companies' Creditors Arrangement Act (Canada).

"CCAA Court" has the meaning given to such term in Recital A.

"CCAA Proceedings" has the meaning given to such term in <u>Recital A</u>.

"**Closing**" means the completion of the sale and purchase of the Purchased Assets pursuant to this Agreement at the Closing Time, and all other transactions contemplated by this Agreement that are to occur contemporaneously with the sale and purchase of the Purchased Assets.

"Closing Date" has the meaning given to such term in Section 10.1.

"Closing Documents" means all contracts, agreements, certificates and instruments required by this Agreement to be delivered at or before the Closing.

"Closing Time" means 12:01 a.m. (Calgary time) on the Closing Date or such other time on the Closing Date as the Parties agree in writing that the Closing Time shall take place.

"Code" means the United States Internal Revenue Code of 1986, as amended.

"Consents and Approvals" means (a) the consents, approvals, notifications or waivers from, and filings with, third parties (including any Governmental Authority or tribal entity) and

(b) waivers of Preferential Purchase Rights; in each case, as may be required to complete the transactions contemplated by this Agreement, in form and substance satisfactory to the Purchasers and the COPL Entities, each acting reasonably.

"Contracts" means contracts, licences, leases, agreements, obligations, promises, undertakings, understandings, arrangements, documents, commitments, entitlements or engagements to which any COPL Entity (or its Affiliate) is a party that relate to the Purchased Assets, including any contracts to the extent they are used by a COPL Entity in the operation or development of the Purchased Assets, or any other contracts by which the Purchased Assets are bound and that, subject to the other provisions of this Agreement, will be binding on Purchasers after the Closing, including purchase and sale agreements; farm-in and farmout agreements; bottomhole agreements; crude oil, condensate, and natural gas purchase and sale, gathering, transportation and marketing agreements; Hydrocarbon storage agreements; acreage contribution agreements; area of mutual interest agreements, operating agreements and balancing agreements; pooling declarations or agreements; unitization agreements; processing agreements; surface use agreements; crossing agreements; water supply agreements; saltwater disposal agreements or other waste disposal agreements; facilities or equipment leases; letters of objection; letter agreements; and other similar contracts and agreements held by any COPL Entity (or its Affiliates), in each case, to the extent related to the COPL Entities' right, title and interest in the Purchased Assets; but excluding, however, (a) any Lease, or (b) any Permit.

"COPAS" shall mean the Accounting Procedures promulgated by the Council of Petroleum Accountants Societies.

"COPL" has the meaning given to such term in the preamble to this Agreement.

"COPL Entity" and "COPL Entities" have the meaning given to such terms in the preamble to this Agreement.

"COPLA Borrower" has the meaning given to such term in the preamble to this Agreement.

"COPLA Parent" has the meaning given to such term in <u>Recital C</u>.

"Credit Agreement" has the meaning given to such term in <u>Recital C</u>.

"Credit Bid Amount" has the meaning given to such term in Section 3.1(a)(i).

"Credit Facility Agent" has the meaning given to such term in the preamble to this Agreement.

"CRO" means Province, LLC, Province Fiduciary Services, LLC, and for greater certainty, Peter Kravitz acting as chief restructuring officer to the COPL Entities pursuant to the Initial CCAA Order.

"Cure Costs" means amounts that must be paid, if any, in connection with the assignment and assumption of the Purchased Assets, limited to the costs to cure any monetary defaults (including payment of Burdens) thereunder that are required to be cured as a condition of such assignment, subject to the CCAA as applicable and such other reasonable costs required to obtain any Consent and Approval.

"Customary Post-Closing Approvals" means Regulatory Approvals customarily obtained after the assignment of properties similar to the Purchased Assets, including change of, resignation of, and designation of successor operator approvals, transfers and assignments of federal and state interest approvals, change of ownership approvals, and other similar approvals of Governmental Authority, including Bureau of Land Management, Office of State Lands and Investments, Wyoming Oil and Gas Conservation Commission, and Wyoming Department of Environmental Quality.

"Designation Deadline" has the meaning set forth in Section 2.1(b).

"**DIP Financing**" means the debtor-in-possession financing facility made available to the COPL Entities by the Purchasers pursuant to the DIP Term Sheet.

"**DIP Term Sheet**" means the Interim Financing Term Sheet between, among others, the COPL Entities party thereto and the Purchasers, dated as of the date hereof, as such term sheet may be amended, restated, supplemented and/or otherwise modified in accordance with the terms thereof.

"Disclosure Letter" means the disclosure letter dated the date hereof regarding this Agreement.

"Effective Time" means 12:01 a.m. local time at the location of the Purchased Assets on the Closing Date.

"Encumbrance" means any security interest (whether contractual, statutory or otherwise), lien, prior claim, charge, hypothecation, reservation of ownership, pledge, encumbrance, mortgage, trust (including any statutory, deemed or constructive trust), option or adverse claim, defect, transfer restrictions, including without limitation, rights of first refusal or first offer, defect or objection liens or encumbrance of any nature or kind.

"**Environmental Laws**" means all Applicable Laws regarding public or worker health or safety, pollution or protection of the environment.

"Environmental Liabilities" means all liabilities and obligations arising under Environmental Laws.

"Equity Purchase Option" has the meaning given to such term in Section 7.11.

"ETA" means the *Excise Tax Act* (Canada).

"Excluded Assets" has the meaning given to such term in Section 2.3.

"Excluded Contracts" means contracts of the COPL Entities as specified on <u>Schedule</u> <u>2.3(c)</u> of the Disclosure Letter, which the Purchaser may modify at any time up to three (3) Business Days prior to the Closing Date (or such later date as the Parties may agree in writing).

"Excluded Liabilities" has the meaning given to such term in Section 2.5.

"Final Order" means with respect to any order or judgment of the CCAA Court or the U.S. Bankruptcy Court, or any other court of competent jurisdiction, with respect to the subject matter addressed in the CCAA Proceedings or the U.S. Proceedings or the docket of any court of competent jurisdiction, that such order or judgment has not been vacated, set aside, reversed, staved, modified or amended, and as to which the applicable periods to appeal, or seek certiorari or move for a new trial, reargument, or rehearing has expired and no appeal, leave to appeal, or petition for certiorari or other proceedings for a new trial, reargument, or rehearing has been timely taken or filed, or as to which any appeal has been taken or any petition for certiorari or leave to appeal that has been timely filed has been withdrawn or resolved in a manner acceptable to the COPL Entities and the Purchasers, each acting reasonably, by the highest court to which the order or judgment was appealed or from which leave to appeal or certiorari was sought or the new trial, reargument, or rehearing shall have been denied, resulted in no modification of such order or has otherwise been dismissed with prejudice; provided, however, that the possibility that a motion under Rule 60 of the United States Federal Rules of Civil Procedure, or any analogous rule under the U.S. Bankruptcy Code, may be filed relating to such order shall not cause such order to not be a Final Order.

"**Fundamental Representations and Warranties**" means the representations and warranties of the COPL Entities included in <u>Sections 4.1</u> Due Authorization and Enforceability of Obligations, <u>4.2</u> Existence and Good Standing, <u>4.4</u> Absence of Conflicts and <u>4.9</u> Brokers' Fees.

"Governmental Authority" means any federal, state, provincial, county, city, local, municipal, tribal, foreign or other government; any governmental, quasi-governmental, regulatory or administrative agency, governmental department, bureau, official minister, Crown corporation, court, board, tribunal or dispute settlement panel or other law, rule or regulation-making organization or entity (i) having or purporting to have jurisdiction on behalf of any nation, province, territory or state or any other geographic or political subdivision of any of them, or (ii) exercising, or entitled or purporting to exercise any administrative, executive, judicial, legislative, regulatory or taxing authority or power; and any court, arbitral body (public or private) or other tribunal, including any tribal authority having or asserting jurisdiction with respect to the Purchased Assets or the Parties.

"GST/HST" means all goods and services tax and harmonized sales tax imposed under Part IX of the ETA or any other statute in any jurisdiction of Canada.

"Hazardous Materials" means any materials, substances, wastes or chemicals for which liability or standards of conduct are imposed under applicable Environmental Laws.

"Hedge Contract" means any swap, forward, future or derivatives transaction or option or other similar hedge Contract.

"HSR Act" means the U.S. Hart-Scott-Rodino Antitrust Improvements Act of 1976.

"Hydrocarbons" means oil, gas and other hydrocarbons (including casinghead gas and condensate) produced or processed in association therewith (whether or not such item is in liquid or gaseous form), including all crude oils, condensates and natural gas liquids at atmospheric pressure and all gaseous hydrocarbons (including wet gas, dry gas and residue gas) or any combination thereof, and sulphur, carbon dioxide and any other minerals extracted from, attributable to or produced in association therewith.

"**IFRS**" means International Financial Reporting Standards as issued by the International Accounting Standards Board.

"Implementation Steps" has the meaning given to such term in <u>Section 2.6(b)</u>.

"**Initial CCAA Order**" means an initial order of the CCAA Court pursuant to the CCAA commencing the CCAA Proceedings, as amended, restated, supplemented and/or modified from time to time, to be sought promptly after the date hereof.

"Investment Canada Act" means the *Investment Canada Act* (Canada), R.S.C., 1985, c. 28 (1st Supp).

"Leases" has the meaning given to such term in the definition of "Purchased Assets".

"Liabilities" shall mean any and all claims, causes of action, payments, charges, judgments, assessments, liabilities, losses, damages, penalties, fines and costs and expenses, including any attorneys' fees, legal or other expenses incurred in connection therewith and including liabilities, costs, losses and damages for personal injury or death or property damage or environmental damage or remediation.

"Material Adverse Effect" means any change, effect, event, occurrence, state of facts or development that has had, or would reasonably be expected to have, individually or in the aggregate, a material adverse effect on (i) the Purchased Assets or the business, assets, liabilities, financial conditions or results of operations of the COPL Entities, in each case taken as a whole, or (ii) prevents or could reasonably be expected to prevent the ability of the COPL Entities to perform their obligations under, or to consummate the transactions contemplated by, this Agreement, taken as a whole; provided, in the case of the foregoing clause (i) only, no change, effect, event, occurrence, state of facts or development resulting from the following shall constitute a Material Adverse Effect or be taken into account in determining whether a Material Adverse Effect has occurred, is occurring or would be occurring: (a) general economic or business conditions; (b) Canada, the U.S. or foreign economies, or financial, banking or securities markets in general, or other general business, banking, financial or economic conditions (including (i) any disruption in any of the foregoing markets, (ii) any change in the currency exchange rates or (iii) any decline or rise in the price of any security, commodity, contract or index); (c) acts of God or other calamities (including plagues or outbreaks of epidemics or pandemics (including the novel coronavirus)), national or international political or social conditions, including the engagement and/or escalation by the U.S. or Canada in hostilities, whether or not pursuant to the declaration of

a national emergency or war, or the occurrence of any military or terrorist attack upon the U.S. or Canada or any of their territories, possessions or diplomatic or consular offices or upon any military installation, equipment or personnel of the U.S. or Canada; (d) the identity of the Purchasers or their Affiliates; (e) conditions affecting generally the industry in which the COPL Entities participate; (f) the public announcement of, entry into or pendency of, actions required or contemplated by or performance of obligations under, this Agreement or the transactions contemplated by this Agreement, or the identity of the Parties, including any termination of, reduction in or similar adverse impact on relationships, contractual or otherwise, with any customers, suppliers, financing sources, licensors, licensees, distributors, partners, employees or others having relationships with the COPL Entities; (g) changes in Applicable Laws or the interpretation thereof; (h) any change in the Accounting Standards or other accounting requirements or principles; (i) national or international political, labor or social conditions; (j) the failure of the COPL Entities to meet or achieve the results set forth in any internal projections (but not the underlying facts giving rise to such failure unless such facts are otherwise excluded pursuant to the clauses contained in this definition); or (k) any material and uncured breach by the Purchasers of this Agreement, or any change resulting from compliance with the terms of, or any actions taken (or not taken) by any Party pursuant to or in accordance with, the express terms of this Agreement; provided that the exceptions set forth in clauses (a), (b), (c), (e), (g), (h) or (i) shall not apply to the extent that such event is disproportionately adverse to the COPL Entities, taken as a whole, as compared to other companies in the industries in which the COPL Entities operate.

"Material Contracts" has the meaning set forth in Section 4.12(a).

"**Monitor**" means KSV Restructuring Inc., as Court-appointed monitor of the COPL Entities in the CCAA Proceedings pursuant to the Initial CCAA Order and not in its personal capacity.

"Monitor's Certificate" means the certificate delivered to the Purchasers and filed with the CCAA Court by the Monitor certifying that the Monitor has received written confirmation in form and substance satisfactory to the Monitor from the COPL Entities and the Purchasers that all conditions to the Closing have been satisfied or waived by the applicable Parties and the transactions contemplated by this Agreement have been completed.

"**Order**" means any order of the Court made in the CCAA Proceedings, any order of the U.S. Court made in the U.S. Proceedings, or any order, directive, judgment, decree, injunction, decision, ruling, award or writ of any Governmental Authority.

"Outside Date" means August 31, 2024.

"**Parties**" means the COPL Entities, the Purchasers and the Credit Facility Agent, collectively, and "**Party**" means either the COPL Entities, on the one hand, or the Purchasers and the Credit Facility Agent, on the other hand, as the context requires.

"**Permit**" any permit, license, registration, consent, order, approval, variance, exemption, waiver, franchise, right or other authorization (in each case) of any Governmental Authority.

"Permitted Encumbrances" means the Encumbrances listed in <u>Schedule 1.1(b)</u> of the Disclosure Letter.

"**Person**" means an individual, partnership, firm, joint venture, venture capital fund, limited liability company, unlimited liability company, association, trust, entity, corporation, unincorporated association, or organization, syndicate, committee, court appointed representative, the government of a country or any political subdivision thereof, or any agency, board, tribunal, commission, bureau, instrumentality, or department of such government or political subdivision, or any other entity, howsoever designated or constituted, including any Taxing Authority, and the trustees, executors, administrators, or other legal representatives of an individual, and for greater certainty includes any Governmental Authority.

"**Post-Filing Costs**" means any amounts owing or incurred and not paid under any Contracts included in the Purchased Assets arising on account of goods delivered and services rendered from and after the commencement of the CCAA Proceedings to but excluding the Closing Date that are permitted to be paid pursuant to the Initial CCAA Order.

"**Preferential Purchase Rights**" means preferential purchase rights, rights of first refusal, drag-along rights, tag-along rights or other similar rights.

"Properties" has the meaning given to such term in the definition of "Purchased Assets".

"Purchase Price" has the meaning given to such term in Section 3.1(a)(i).

"**Purchased Assets**" means all right, title and interest of the COPL Entities in, to and under the following (except to the extent any of the following constitutes Excluded Assets):

(a) all Hydrocarbon leases (and all leasehold estates created thereby), subleases, mineral fee interests, working interests, overriding royalties, production payments, net profits interests, non-participating royalty interests, non-participating mineral interests, carried interests, options, rights to Hydrocarbons in place, and all other Hydrocarbon interests of any kind or character derived therefrom, whether producing or non-producing, in each case, located within the Sale Area, including all such interests described in Exhibit A-1 (the "Leases"), together with all rights, privileges, benefits and powers conferred upon the COPL Entities as the holders of the Leases with respect to the use and occupation of the surface of the lands covered thereby, and together with any and all rights, titles and interests of the COPL Entities in and to any units or pooling arrangements (including statutory forced pooling orders) wherein all or any part of the Leases are pooled, communitized or unitized, including the units, communitization and pooling arrangements set forth in Exhibit A-2 (the "Units"), and including all interests of the COPL Entities derived from the Leases in production of Hydrocarbons from any such Unit, whether such Unit production of Hydrocarbons comes from Wells located on or off of a Lease;

- (b) (i) any and all Hydrocarbon, CO2, injection and disposal wells located on or under the Leases or the Units (whether or not completed), including the wells set forth on <u>Exhibit A-3</u>, whether such wells are producing, shut-in or abandoned (the "Wells", and collectively with the Leases and Units, the "Properties", and each individually a "Property");
- (c) all equipment, gathering systems, pipelines, flow lines, water lines, machinery, fixtures, improvements and other real, personal and mixed property, operational or nonoperational that is located on the lands within the Sale Area or otherwise used in connection with the Properties or the other Purchased Assets, including well equipment, casing, tubing, pumps, motors, machinery, rods, tanks, tank batteries, pipes, compressors, meters, separators, heaters, treaters, boilers, fixtures, structures, materials and other items and appurtenances relating to or used in connection with the ownership or operation of the Properties or the other Purchased Assets, including the midstream and gathering facilities set forth on Exhibit A-4 (collectively, the "Personal Property");
- (d) to the extent assignable, all Permits relating to the ownership or operation of the Properties and Personal Property;
- (e) to the extent assignable, all of the easements, rights-of-way, surface fee interests, surface leases, surface use agreements and other surface usage rights existing as of the Closing Date to the extent used in connection with the ownership or operation of the Properties or other Purchased Assets, including those set forth on Exhibit A-<u>5</u>;
- (f) all material pipeline or well imbalances associated with the Properties;
- (g) all Assigned Contracts;
- (h) all radio and communication towers, personal computers, SCADA systems and wellhead communications systems and other equipment and automation systems and related telemetry on wells, any central SCADA server and all software associated with any SCADA system (including any network equipment and associated peripherals), all radio and telephone equipment and all licenses relating thereto, in each case that are used in connection with the operation of the Properties or other Purchased Assets;
- all offices, warehouses, laydown yards and other similar assets located in the Sale Area (including any owned or leased real or personal property relating thereto), including those described on <u>Exhibit A-6</u>;
- (j) the Records;
- (k) the vehicle listed on $\underline{\text{Exhibit A-7}}$;

- (1) all Hydrocarbons produced from or allocated to the Properties on and after the Effective Time and all production proceeds attributable thereto;
- (m) all rights, claims and causes of action (including all audit rights, rights of indemnity, set-off or refunds and any and all rights and interests of the COPL Entities under any policy or agreement of insurance) of the COPL Entities to the extent (and only to the extent) such rights, claims or causes of action relate to any of the Assumed Obligations;
- (n) any and all actual or potential avoidance, fraudulent transfer, preference, recovery, subordination, claim, action, proceeding or remedy that may be brought by or on behalf of the COPL Entities' bankruptcy estates or other authorized parties in interest under the U.S. Bankruptcy Code or applicable non-bankruptcy Law, including under sections 502, 510, 542, 544, 545, 547–553, and 724(a) of the U.S. Bankruptcy Code or under other similar or related local, state, federal, or foreign statutes and common law, including fraudulent transfer laws solely to the extent relating to or arising against suppliers, vendors, merchants, manufacturers, counterparties to leases, counterparties to licenses and counterparties to any Contract or Lease arising out of or relating to events occurring on or prior to the Closing Date or any of the Purchased Assets or Assumed Liabilities; and
- (o) to the extent the Purchasers acquire the SWP Interests at Closing pursuant to the Equity Purchase Option as set forth in <u>Section 7.11</u>, the SWP Interests.

"**Purchaser**" and "**Purchasers**" have the meanings given to such terms in the preamble to this Agreement.

"Records" means all books, records, files, reports, and accounting records, in each case to the extent relating to the Purchased Assets in the possession of any COPL Entity or the direct or indirect Subsidiary of any COPL Entity, including: (i) land and title records (including lease files, division order files, third party brokerage information, run sheets, mineral ownership reports, abstracts of title, surveys, maps, elections, well files, title opinions and title curative documents); (ii) contract files; (iii) correspondence; (iv) facility files (including construction records); (v) well files, proprietary seismic data and information, production records, electric logs, core data, pressure data, and all related matters; (vi) all licensed geological, geophysical and seismic data and information which is transferable without payment of any third party fee (or for which Purchaser has agreed in writing to pay such third party fee); and (vii) environmental, regulatory, accounting and Asset Tax reports and records; but excluding any of the foregoing items to the extent comprising or otherwise attributable to the Excluded Assets.

"**Regulatory Approvals**" means all licenses, permits or approvals required from any Governmental Authority or under any Applicable Laws relating to the business and operations of the COPL Entities.

"Released Claims" means all claims, demands, complaints, grievances, actions, applications, suits, causes of action, Orders, charges, indictments, prosecutions, informations or

other similar processes, assessments or reassessments, judgments, debts, liabilities, expenses, costs, damages or losses, contingent or otherwise, whether liquidated or unliquidated, matured or unmatured, disputed or undisputed, contractual, legal or equitable, including loss of value, professional fees, including "claims" as defined in the CCAA or the U.S. Bankruptcy Code and including fees and disbursements of legal counsel on a full indemnity basis, and all costs incurred in investigating or pursuing any of the foregoing or any proceeding relating to any of the foregoing.

"Sale Area" means Converse and Natrona Counties, Wyoming.

"SISP" means the Sale and Investment Solicitation Process substantially in the form as appended as Exhibit B of the Support Agreement or otherwise in form and substance satisfactory to the COPL Entities and the Purchasers, each acting reasonably.

"SISP Order" means an order of the CCAA Court that, among other things, approves the SISP and related matters, in a form acceptable to the COPL Entities and the Purchasers, each acting reasonably.

"SISP Recognition Order" means the Order of the U.S. Bankruptcy Court entered in the U.S. Proceedings recognizing and giving effect to the SISP Order, in a form acceptable to the COPL Entities and the Purchasers, each acting reasonably.

"Straddle Period" means any Tax period beginning before and ending at or after the Effective Time.

"Subsidiary" means, with respect to any Person, each Person that is controlled by the first Person (for the purposes of this definition, "control", as used with respect to any Person, shall mean the possession, directly or indirectly, of the power to direct or cause the direction of the management or policies of such Person, whether through the ownership of voting securities, by agreement or otherwise).

"Successful Bid" has the meaning given to such term in the SISP.

"Support Agreement" has the meaning given to such term in <u>Recital A</u>.

"SWP" has the meaning given to such term in the preamble to this Agreement.

"SWP Assignment" has the meaning given to such term in Section 7.11.

"SWP Interests" has the meaning given to such term in <u>Section 7.11</u>.

"Tax" and "Taxes" means (a) any taxes, duties, fees, premiums, assessments, imposts, levies and other charges of any kind whatsoever (including withholding on amounts paid to or by any Person) imposed by any Taxing Authority, including all interest, penalties, fines, additions to tax or other additional amounts imposed by any Taxing Authority in respect thereof, and including, without limitation, those levied on, or measured by, or referred to as, income, gross receipts, profits, capital, transfer, land transfer, sales, goods and services, harmonized sales, use, value-added, excise, stamp, withholding, business, franchising, escheat, unclaimed property, estimated,

property, development, occupancy, employer health, payroll, employment, health, disability, severance, unemployment, social services, education and social security taxes, all surtaxes, all customs duties and import and export taxes, countervail and anti-dumping, all license, franchise and registration fees and all employment insurance, health insurance and other government pension plan premiums or contributions, and (b) any liability in respect of any items described in clause (a) above that arises by reason of a contract, assumption, transferee or successor liability, operation of Applicable Law (including by reason of participation in a consolidated, combined or unitary Tax Return) or otherwise.

"**Tax Act**" means the *Income Tax Act* (Canada) and shall also include a reference to any applicable and corresponding provisions under the income tax laws of a province or territory of Canada, as applicable.

"**Tax Return**" means any return, declaration, report, statement, information statement, form, election, amendment, claim for refund, schedule or attachment thereto and any amendment thereof or other document filed or required to be filed with a Taxing Authority with respect to Taxes.

"**Taxing Authority**" means His Majesty the King in right of Canada, His Majesty the King in right of any province or territory of Canada, the Canada Revenue Agency, any similar revenue or taxing authority of Canada and each and every province or territory of Canada and any political subdivision thereof, the United States Internal Revenue Service, any similar revenue or taxing authority of the U.S. and each and every state and locality of the U.S., and any Canadian, U.S. or other Governmental Authority exercising taxing authority or power, and "Taxing Authority" means any one of the Taxing Authorities.

"**Transaction Regulatory Approvals**" means any Regulatory Approvals that would be required to be obtained in order to permit the COPL Entities and the Purchasers to complete the transactions contemplated by this Agreement and the Support Agreement, including but not limited to, and in each case to the extent it has been agreed to in accordance this Agreement that such approval shall be obtained, the Antitrust Approvals.

"**Transfer Taxes**" means all transfer, documentary, sales, use, excise, stamp, registration, customs duties, value added, GST/HST, provincial sales/retail Taxes, conveyance fees, security interest filing or recording fee and any other similar Taxes (including any real property transfer Tax and any other similar Tax).

"**Transition Services Agreement**" means that certain agreement in a form mutually agreeable by the Parties providing for the provision of certain post-Closing transition services (to the extent that they do not unreasonably delay wind-up of the COPL Entities after Closing) with respect to the Purchased Assets by SWP and any other applicable COPL Entity to the Purchasers or their designated Affiliate in consideration for reimbursement by the Purchasers or their designated Affiliate for all costs incurred by the applicable COPL Entity in performing services thereunder.

"Units" has the meaning given to such term in the definition of "Purchased Assets".

"U.S." means the United States of America.

"U.S. Bankruptcy Code" means title 11 of the United States Code, 11 U.S.C. §§ 101 et seq, as amended.

"U.S. Bankruptcy Court" means the United States Bankruptcy Court for the District of Delaware, overseeing the U.S. Proceedings.

"U.S. Proceedings" has the meaning given to such term in <u>Recital B</u>.

"Vesting Order" means an order of the CCAA Court entered in the CCAA Proceedings providing that, on the Closing Date and concurrently with the Closing, the Purchased Assets shall be transferred to the Purchasers free and clear of all Encumbrances, other than Permitted Encumbrances, in a form acceptable to the COPL Entities and the Purchasers, each acting reasonably.

"Vesting Recognition Order" means an order of the U.S. Bankruptcy Court entered in the U.S. Proceedings in form and substance acceptable to the Purchasers, acting reasonably, which shall, among other things, recognize and give effect to the Vesting Order and approve under sections 1520 and 363 of the U.S. Bankruptcy Code, the sale of the Purchased Assets within the territorial jurisdiction of the United States free and clear of all liens, claims, encumbrances and other interests (other than Permitted Encumbrances) and otherwise approve this Agreement and the transactions contemplated hereby.

"Wells" has the meaning given to such term in the definition of "Purchased Assets".

"Wyoming Oil and Gas Ad Valorem Taxes" means any ad valorem, gross product (within the meaning of Wyo. Rules Dept. Rev. Chapter 6 §4(d)), property and similar Taxes assessed by the State of Wyoming (or any political subdivision thereof) pursuant to W.S. 39-13-103 that are measured, in whole or in part, by the production and/or sales of Hydrocarbons.

1.2 Statutes

Except as otherwise provided in this Agreement, any reference in this Agreement to a statute refers to such statute and all rules and regulations made under it, as it or they may have been or may from time to time be amended, re-enacted or replaced.

1.3 Headings, Table of Contents, etc.

The provision of a table of contents, the division of this Agreement into Articles, Sections and other subdivisions and the insertion of headings are for convenient reference only and do not affect the interpretation of this Agreement. The recitals to this Agreement are an integral part of this Agreement.

1.4 Gender and Number

In this Agreement, unless the context otherwise requires, words importing the singular include the plural and *vice versa*, and words importing gender include all genders.

1.5 Currency

Except where otherwise expressly provided, all amounts in this Agreement are stated and shall be paid in U.S. dollars. References to "\$" are to U.S. dollars. References to "C\$" are to Canadian dollars.

1.6 Certain Phrases

In this Agreement (i) the words "including", "includes" and "include" and any derivatives of such words mean "including (or includes or include) without limitation" and (ii) the words "the aggregate of", "the total of", "the sum of", or a phrase of similar meaning means "the aggregate (or total or sum), without duplication, of". The expression "Article", "Section" and other subdivision followed by a number, mean and refer to the specified Article, Section or other subdivision of this Agreement. Any references to "or" shall not be exclusive unless otherwise specified.

1.7 Invalidity of Provisions

Each of the provisions contained in this Agreement is distinct and severable and a declaration of invalidity or unenforceability of any such provision or part thereof by a court of competent jurisdiction shall not affect the validity or enforceability of any other provision hereof so long as the economic or legal substance of the transactions contemplated hereby is not affected in any manner materially adverse to any Party. Upon (i) such a determination of invalidity or unenforceability or (ii) any change in Applicable Law or other action by any Governmental Authority which materially detracts from the legal or economic rights or benefits, or materially increases the obligations, of any Party or any of its Affiliates under this Agreement, the Parties shall negotiate to modify this Agreement in good faith so as to effect the original intent of the Parties as closely as possible in an acceptable manner so that the transactions contemplated by this Agreement be consummated as originally contemplated to the fullest extent possible.

1.8 Knowledge

Any reference to the knowledge of (i) a COPL Entity, means the actual knowledge, after reasonable inquiry, of Peter Kravitz, Arthur Millholland, Tyler Johnson, Gabe D'Arthenay and Elizabeth Millholland (who, in each case, for the sake of clarity and avoidance of doubt, shall have no personal liability or obligations regarding such knowledge), and (ii) a Purchaser, means the actual knowledge, after reasonable inquiry, of Patrick Murphy (who, for the sake of clarity and avoidance of doubt, shall have no personal liability or obligations regarding such knowledge).

1.9 Entire Agreement

This Agreement, the Disclosure Letter, the Support Agreement, the DIP Term Sheet and the agreements and other documents required to be delivered pursuant to this Agreement or the Support Agreement, constitute the entire agreement among the Parties, and set out all the covenants, promises, warranties, representations, conditions and agreements among the Parties in connection with the subject matter of this Agreement, and supersede all prior agreements, understandings, negotiations and discussions, whether oral or written, pre-contractual or otherwise. There are no covenants, promises, warranties, representations, conditions, understandings or other agreements, whether oral or written, pre-contractual or otherwise, express, implied or collateral among the Parties in connection with the subject matter of this Agreement, except as specifically set forth in this Agreement, the Disclosure Letter, the Support Agreement or the DIP Term Sheet and any document required to be delivered pursuant to this Agreement or the Support Agreement.

1.10 Waiver, Amendment

Except as expressly provided in this Agreement, no amendment or waiver of this Agreement shall be binding unless executed in writing by all Parties hereto. No waiver of any provision of this Agreement shall constitute a waiver of any other provision nor shall any waiver of any provision of this Agreement constitute a continuing waiver unless otherwise expressly provided.

1.11 Governing Law; Jurisdiction and Venue

This Agreement, the rights and obligations of the Parties under this Agreement, and any claim or controversy directly or indirectly based upon or arising out of this Agreement or the transactions contemplated by this Agreement (whether based on contract, tort or any other theory), including all matters of construction, validity and performance, shall in all respects be governed by, and interpreted, construed and determined in accordance with, the laws of the Province of Alberta and the federal laws of Canada applicable therein, without regard to the conflicts of law principles thereof; provided, however, that any matter related to real property shall be governed by the laws of the state where such real property is located. The Parties consent to the jurisdiction and venue of the CCAA Court for the resolution of any such disputes arising under this Agreement. Each Party agrees that service of process on such Party as provided in <u>Section 11.7</u> shall be deemed effective service of process on such Party.

1.12 Incorporation of Disclosure Letter, Schedules and Exhibits

The Disclosure Letter and any schedule or exhibit attached thereto, and any schedule or exhibit attached to this Agreement, is an integral part of this Agreement.

1.13 Accounting Terms

All accounting terms used in this Agreement are to be interpreted in accordance with Accounting Standards, unless otherwise specified.

1.14 Non-Business Days

Whenever payments are to be made or an action is to be taken on a day which is not a Business Day, such payment will be made or such action will be taken on or not later than the next succeeding Business Day.

1.15 Computation of Time Periods

If any action may be taken within, or any right or obligation is to expire at the end of, a period of days under this Agreement, then the first day of the period is not counted, but the day of its expiry is counted.

ARTICLE 2 PURCHASE AND SALE

2.1 Agreement to Purchase and Sell

- (a) Upon and subject to the terms and conditions of this Agreement, at the Closing and effective as of the Closing Time, the Purchasers shall purchase from the COPL Entities, and the COPL Entities shall sell to the Purchasers, free and clear of all Encumbrances other than Permitted Encumbrances, the Purchased Assets pursuant to the Vesting Order and the Implementation Steps.
- At any time prior to the date that is two (2) Business Days prior to the Closing Date (b) (or such later date as the Parties may agree in writing) (the "Designation Deadline"), the Purchasers may add or remove any property, asset, right, Lease or Contract (other than any asset listed in Section 2.3 below) as a Purchased Asset, upon notification to the COPL Entities in writing together with the applicable amended Schedule reflecting such removal; provided, however, that there shall be no reduction in the Purchase Price as a result of such removal. If a Contract is subject to a cure dispute or other dispute as to the assumption or assignment of such Contract that has not been resolved to the mutual satisfaction of Purchasers and the COPL Entities prior to the Designation Deadline, then the Designation Deadline shall be extended (but only with respect to such Contract) to no later than the earliest of (A) the date on which such dispute has been resolved to the mutual satisfaction of Purchasers and the COPL Entities, and (B) two (2) Business Days prior to the Outside Date. Schedule 2.2, Schedule 2.3 and Schedule 2.3(c), as applicable, shall be deemed automatically amended to reflect changes made pursuant to this Section 2.1(b).

2.2 Assignment of Contracts and Leases

(a) Subject to the terms and conditions of this Agreement, at the Closing Time, the COPL Entities shall assign to the Purchasers all of the COPL Entities' rights, benefits and interests in and to any Assigned Contracts (as determined pursuant to the remainder of this <u>Section 2.2</u>) and Leases and the Purchasers shall, on the terms and subject to the conditions set forth in such Assigned Contracts and Leases, assume the obligations and liabilities of the COPL Entities under such Assigned Contracts and Leases at, and arising after, the Closing (including the Cure Costs and Post-Filing Costs). Notwithstanding the foregoing, this Agreement and any document delivered under this Agreement shall not constitute an assignment or an attempted assignment of any Purchased Asset contemplated to be assigned to the Purchasers under this Agreement that is not assignable without the Consent and Approval of a third party unless (i) such Consent and Approval has been obtained or (ii) the assignment has been ordered by the CCAA Court and, if so required, recognized by the U.S. Bankruptcy Court.

- Except for Customary Post-Closing Approvals, prior to the application for the (b) Vesting Order, the COPL Entities shall use their commercially reasonable efforts to obtain any Consent and Approval necessary for the assignment of any Purchased Assets (including any Contracts) to the Purchasers. Except for Customary Post-Closing Approvals, the COPL Entities shall use commercially reasonable efforts to send out all Consent and Approval requests and/or waivers within 10 Business Days after the date hereof. No COPL Entity shall agree to pay any amount, provide other consideration or otherwise grant any accommodation in connection with obtaining such Consent and Approval without Purchasers' prior written consent. The Purchasers shall provide their reasonable cooperation (without the obligation to pay or incur any out-of-pocket costs) to assist the COPL Entities in obtaining any such Consents and Approvals (or waivers thereof). Notwithstanding anything in this Agreement to the contrary, prior to the Closing, the COPL Entities shall not disclaim any Contracts without the prior written consent of the Purchasers, such consent not to be unreasonably withheld, conditioned, or delayed.
- (c) <u>Schedule 2.2</u> sets forth the COPL Entities' good faith estimate of the amount of the Cure Costs payable in respect of each Contract. If no Cure Cost is estimated to be payable in respect of any Contract, the amount of such Cure Cost estimated for such Contract shall be deemed to be "\$0.00". The COPL Entities shall use their reasonable best efforts to provide, and to cause their representatives to provide, financial and other pertinent information regarding the Cure Costs, as reasonably requested by Purchaser. The COPL Entities may amend or supplement <u>Schedule 2.2</u> until three (3) Business Days prior to Closing, and shall provide Purchaser written notice thereof, upon its determination that any additional Cure Costs are payable by a COPL Entity not then set forth on <u>Schedule 2.2</u>.
- (d) Within ten Business Days after the date hereof, and subject to Purchasers' rights under <u>Section 2.2(e)</u> to subsequently amend such designations, Purchasers will deliver to the COPL Entities schedules of the Contracts to be assumed by the COPL Entities and assigned to Purchasers (as Assigned Contracts) at the Closing. Any Contracts that are not set forth on such list of Contracts to be assumed shall be Excluded Contracts and deemed rejected, and shall be an Excluded Asset for all purposes hereof.

- (e) To the extent any Consent and Approval necessary for the assignment of any Contract or Lease to the Purchasers is not obtained prior to the application for the Vesting Order, the COPL Entities shall bring an application to the CCAA Court for approval of the Assignment Order and, if required, to the U.S. Bankruptcy Court for recognition.
- (f) For all purposes of this Agreement (including all representations and warranties of the COPL Entities contained herein), the COPL Entities shall be deemed to have obtained all Consents and Approvals in respect of the assumption and assignment of any Contract if, and only to the extent that, (i) the COPL Entities have properly served under the U.S Bankruptcy Code notice of assumption and/or assignment on the counterparty to such Contract, (ii) any objections to assumption and/or assignment filed by such counterparty have been withdrawn or overruled (including pursuant to the applicable order of the Bankruptcy Court), and (iii) pursuant to the applicable order of the Bankruptcy Court, the COPL Entities are authorized to assume and assign such Contract to Purchaser pursuant to section 365 of the U.S. Bankruptcy Code or otherwise and any applicable Cure Costs have been satisfied by Purchaser as provided in this Agreement.

2.3 Excluded Assets

Notwithstanding any provision of this Agreement to the contrary, as of the Closing, the Purchased Assets shall not include any of the following assets or any other assets as set forth on <u>Schedule 2.3</u> of the Disclosure Letter, which Schedule may be modified as agreed upon by the COPL Entities and the Purchasers, each acting reasonably, at least three (3) Business Days prior to the Closing Date (or such later date as the Parties may agree in writing) (collectively, the "**Excluded Assets**"):

- (a) the income Tax Returns of the COPL Entities;
- (b) the books and records and other documents, in each case, to the extent related solely to any of the Excluded Liabilities, provided that the applicable COPL Entity may take copies of all Tax Returns for Asset Taxes and books and records pertaining thereto (as redacted, if applicable); provided, however, that COPL shall retain the original of any of the records required to be provided to the applicable COPL Entity hereunder (and provide the applicable COPL Entity with a copy thereof) to the extent that COPL is required to do so under Applicable Law;
- (c) the Excluded Contracts;
- (d) all communications, information or records, written or oral, to the extent related to
 (i) the transactions contemplated by this Agreement, (ii) the bids submitted by other prospective purchasers of the Purchased Assets or any other interest in the Purchased Assets, (iii) any Excluded Asset or (iv) any Excluded Liability;

- (e) escrowed cash in the amount of \$500,000 to fund professional fee retainers incurred in connection with post-Closing matters and/or to wind-up and terminate the CCAA Proceedings and the U.S. Proceedings, and any further proceedings involving the COPL Entities;
- (f) personal information that cannot be transferred without violating Applicable Law and any information protected by attorney-client privilege or work-product doctrine;
- (g) all Hedge Contracts; and
- (h) all claims and/or Causes of Actions to the extent arising from or related to the Excluded Assets or the Excluded Liabilities.

2.4 Assumed Liabilities

If the Closing occurs, the Purchasers shall assume and perform, discharge and pay when due only the following obligations and Liabilities (excluding the Excluded Liabilities, collectively, the "Assumed Liabilities"):

- (a) to the extent arising from, attributable to or related to the period from and after Effective Time:
 - (i) all debts, liabilities and obligations under the Assigned Contracts and Leases (to the extent assigned or transferred to the Purchaser on the Closing) that are not Excluded Contracts;
 - (ii) all debts, liabilities and obligations (including Environmental Liabilities) arising from the ownership, use or operation on or after the Closing of the Purchased Assets transferred to the Purchasers on the Closing;
- (b) all Asset Taxes allocated to the Purchasers pursuant to <u>Section 7.6</u>; and
- (c) amounts outstanding under the Credit Agreement.

2.5 Excluded Liabilities

Except as expressly assumed pursuant to or specifically contemplated by <u>Section 2.4</u>, the Purchasers shall not assume and shall not be liable, directly or indirectly, or otherwise responsible for any claims, debts, obligations, or Liabilities (including Environmental Liabilities) of the COPL Entities or any predecessors of the COPL Entities or otherwise with respect to the Business or Purchased Assets, of any kind or nature (collectively, the "**Excluded Liabilities**"), all of which Excluded Liabilities shall be retained by, and be the sole liability and obligation of, the COPL Entities and which further include the following except as expressly assumed pursuant to or specifically contemplated by <u>Section 2.4</u>:

- (a) all Liabilities (including Environmental Liabilities) arising out of the ownership, use or operation of the Purchased Assets prior to the Effective Time; provided that such Liabilities with respect to Environmental Liabilities shall only be Excluded Liabilities to the extent permitted by Applicable Law pursuant to the laws of the state where the applicable Purchased Assets are located;
- (b) except with respect to the Credit Agreement, all indebtedness of the COPL Entities;
- (c) all Liabilities of the COPL Entities to any owner or former owner of capital stock or warrants, or holder of indebtedness for borrowed money;
- (d) all (i) Asset Taxes allocated to the COPL Entities pursuant to <u>Section 7.6</u>, (ii) income, franchise or similar Taxes imposed on any COPL Entity (or any of their Affiliates); (iii) Taxes attributable to the Excluded Assets and (iv) other Taxes relating to the acquisition, ownership or operation of the Purchased Assets or the production of Hydrocarbons or the receipt of proceeds therefrom that are attributable to any Tax period (or portion thereof) ending prior to the Effective Time;
- (e) all guarantees of third party obligations by the COPL Entities and reimbursement obligations to guarantors of the COPL Entities' obligations or under letters of credit;
- (f) the Causes of Action set forth on (or that should have been set forth on) <u>Schedule</u> <u>4.6</u> of the Disclosure Letter and any other Causes of Action against a COPL Entity or any of its properties asserted on or prior to the Closing Date;
- (g) all Liabilities at any time relating to or arising out of the employment or service with or termination of employment or service from the COPL Entities or any of its Affiliates of any Person (including any employee who is employed with Purchasers or its Affiliates after Closing), including any severance or incentive compensation, bonus payments, retention payments, change of control payments or similar payments, whether or not such Liabilities, obligations or commitments arise or vest (whether fully or partially) as a result of the transactions contemplated by this Agreement and whether or not immediately due and payable upon the consummation of the transactions contemplated by this Agreement;
- (h) all Liabilities at any time arising out of, or relating to, the Worker Adjustment and Retraining Notification (WARN) Act or any similar Applicable Law as it relates to Business Employees terminated by the COPL Entities or their Affiliates;
- (i) all Liabilities at any time arising out of, or relating to, any collective bargaining agreement of which any of the COPL Entities or any of their Affiliates is a party;
- (j) all Liabilities (including Environmental Liabilities) related to arising out of the ownership, use or operation of the Excluded Assets; provided that such Liabilities shall only be Excluded Liabilities to the extent permitted by Applicable Law

pursuant to the laws of the state where the applicable Excluded Assets are located and solely limited to Environmental Liabilities for Purchased Assets that are designated as Excluded Assets after the date hereof; and

(k) all intercompany obligations and balances which do not continue as Assumed Liabilities pursuant to the Implementation Steps.

2.6 **Pre-Closing and Closing Reorganization**

- (a) The specific mechanism for implementing the Closing, payment of the Credit Bid Amount, and the structure of the transactions contemplated by this Agreement shall be structured in a tax efficient manner mutually agreed upon the COPL Entities and the Purchasers, each acting reasonably.
- (b) On or prior to the Closing Date, the COPL Entities shall effect the transaction steps and pre-Closing reorganization (collectively, the "**Implementation Steps**") to be agreed upon by the COPL Entities and the Purchasers, each acting reasonably, at least ten (10) Business Days prior to the Closing Date (or such later date as the Parties may agree in writing); provided that in no event will the Implementation Steps be prejudicial in any material respect to the interests of any stakeholder of the COPL Entities. Without limiting the generality of the foregoing, the Implementation Steps may include, without limitation, resolving intercompany obligations and the formation of new entities required to implement the transactions contemplated by this Agreement in a tax efficient manner.
- (c) The Implementation Steps shall occur, and be deemed to have occurred in the order and manner to be set out therein.

ARTICLE 3 PURCHASE PRICE AND RELATED MATTERS

3.1 Purchase Price

- (a) The consideration for the transfer of the Purchased Assets to Purchasers and the transactions contemplated hereby shall be comprised of the following (collectively, the "**Purchase Price**"):
 - (i) an amount equal to the outstanding obligations owing pursuant to the DIP Financing, including the principal amount of such claims and interest and fees accrued as of the Closing Date (subject to upward adjustment in accordance with <u>Section 3.1(b)</u>, the "**Credit Bid Amount**"); and
 - (ii) the assumption of the Assumed Liabilities as set forth herein.
- (b) The Purchasers may, in their sole discretion, on written notice given to the COPL Entities prior to the Closing Date, elect to increase the Credit Bid Amount to include

all or any portion of the principal amount of claims and accrued interest and fees outstanding pursuant to the Credit Agreement on the Closing Date.

- (c) The Purchasers shall satisfy the obligations pursuant to <u>Section 3.1</u> and the Purchase Price at the Closing Time as follows:
 - by causing the release of the applicable COPL Entities from the amounts outstanding under the DIP Financing and, as applicable, obligations owing pursuant to the Credit Agreement, in an aggregate amount equal to the Credit Bid Amount; and
 - (ii) by the assumption by the Purchasers of the Assumed Liabilities.
- (d) The Purchasers and their Affiliates shall be entitled to deduct and withhold from the Purchase Price or other amounts otherwise payable pursuant to this Agreement such amounts as such Person is required to deduct and withhold under Applicable Law, provided, however, that, absent a change in Applicable Law, the Purchasers and their Affiliates shall not make any such deduction or withholding pursuant to Section 1445 of the Code, as long as at Closing, each applicable COPL Entity shall have delivered to the Purchasers the form or affidavit required by Section 10.2(e). Before making any such deduction or withholding (other than any withholding required as a result of any COPL Entity's failure to deliver the statement or form required by Section 10.2(e)), the withholding agent shall use commercially reasonable efforts to provide the Person in respect of which deduction or withholding is proposed to be made reasonable advance written notice of the intention to make such deduction or withholding, and the withholding agent shall use commercially reasonable efforts to cooperate with any reasonable request from such Person to obtain reduction of or relief from such deduction or withholding to the extent permitted by Applicable Law. To the extent that amounts are so deducted and withheld and remitted to the appropriate Taxing Authority in accordance with Applicable Law, such amounts shall be treated for all purposes of this Agreement as having been paid to the Person in respect of which such deduction and withholding was made.

3.2 Allocation of Purchase Price

The COPL Entities and the Purchasers agree that the allocation of the Purchase Price among the six categories of assets specified in Part II of IRS Form 8594 (Asset Acquisition Statement under Section 1060) in accordance with Section 1060 of the Code shall be determined by the Purchasers, acting reasonably, on a date no later than 90 days following the Closing Date. Each of the COPL Entities and the Purchasers shall report the sale and purchase of the Purchased Assets for all federal and applicable state and local income tax purposes in a manner consistent with such allocation, and will complete all Tax Returns, designations and elections in a manner consistent with such allocation and otherwise follow such allocation for all tax purposes on and subsequent to the Closing Date and shall not take any position inconsistent with such allocation for tax purposes; provided that no Party shall be unreasonably impeded in its ability and discretion to negotiate, compromise and/or settle any Tax audit, claim or similar proceedings in connection with such allocation. The Purchasers shall consider in good faith COPL Entities' reasonable comments regarding such allocation.

ARTICLE 4

REPRESENTATIONS AND WARRANTIES OF THE COPL ENTITIES

Each of the COPL Entities jointly and severally represents and warrants, as of the date hereof, to the Purchasers as follows, and acknowledge that the Purchasers are relying upon the following representations and warranties in connection with their purchase of the Purchased Assets:

4.1 Due Authorization and Enforceability of Obligations

This Agreement has, and each of the Closing Documents will at the Closing Time have, been duly authorized, executed and delivered by each COPL Entity and, subject to Court approval of this Agreement and each of the Closing Documents and granting of the Orders contemplated herein, the Agreement constitutes, and each of the Closing Documents will at the Closing Time constitute, legal, valid and binding obligations of it, enforceable against it in accordance with their terms, except as enforcement may be limited by bankruptcy, insolvency, reorganization, moratorium, or other similar laws relating to or limiting creditors' rights generally or by equitable principles relating to enforceability.

4.2 Existence and Good Standing

Except as set forth on <u>Schedule 4.2</u> of the Disclosure Letter, each COPL Entity is validly existing and in good standing under the laws of the jurisdiction of its incorporation or organization and, subject to Court approval of this Agreement and granting of the Orders contemplated herein, (i) has all requisite power and authority to execute and deliver this Agreement, (ii) has taken all requisite corporate or other action necessary for it to execute and deliver this Agreement and to perform its obligations hereunder and consummate the transaction contemplated hereunder, (iii) it has all requisite power and authority to own and operate its property (including the Purchased Assets) and to carry on its business as now conducted and (iv) it is duly licensed or qualified to do business as a foreign entity in each jurisdiction in which it conducts business.

4.3 Sophisticated Parties

Each COPL Entity (i) is a sophisticated party with sufficient knowledge and experience to evaluate properly the terms and conditions of this Agreement, (ii) has conducted its own analysis and made its own decision to enter into this Agreement and has obtained such independent advice in this regard as it deemed appropriate, and (iii) has not relied on such analysis or decision of any Person other than its own independent advisors.

4.4 Absence of Conflicts

Subject to Court approval of this Agreement and granting of the Orders contemplated herein, the execution and delivery of this Agreement by each COPL Entity and the completion by

each COPL Entity of its obligations hereunder and the consummation of the transactions contemplated herein do not and will not violate or conflict with any Applicable Law, or any of its properties or assets (subject to the receipt of any Transaction Regulatory Approvals and Customary Post-Closing Approvals), and will not result (with due notice or the passage of time or both) in a violation, conflict or breach of, or constitute a default under, or require any additional consents to be obtained under its certificate of incorporation, articles, by-laws or other constituent documents. Subject to Court approval of this Agreement and granting of the Orders contemplated herein and the receipt of any Transaction Regulatory Approvals and Customary Post-Closing Approvals, the execution, delivery and performance by each COPL Entity does not and will not: (a) violate any provision of law, rule, or regulation applicable to it or its charter or by-laws (or other similar governing documents) or those of any of its Subsidiaries; (b) except for the Credit Agreement, conflict with, result in a breach of, or constitute (with or without notice or lapse of time or both) a default under any material agreement to which a COPL Entity is a party or any debt for borrowed money to which it is a party that, in any case, is not remedied, cured or waived, or (c) violate any Order, statute, rule, or regulation.

4.5 Approvals and Consents

- (a) Except with respect to any Customary Post-Closing Approvals, the execution and delivery of this Agreement by each COPL Entity, the completion by each COPL Entity of its obligations hereunder and the consummation by each COPL Entity of the transactions contemplated herein, do not and will not require any consent or approval or other action, with or by, any Governmental Authority, other than (a) Court approval of this Agreement, the Orders contemplated herein and (b) the Transaction Regulatory Approvals.
- (b) Except as set forth in <u>Schedule 4.5(b)</u> of the Disclosure Letter, there are no material Consents and Approvals that are required (including, for the avoidance of doubt, any Preferential Purchase Rights that are applicable) in connection with the consummation of the transactions contemplated by this Agreement (and the Assignment).

4.6 No Actions

Other than the CCAA Proceedings and the U.S. Proceedings and as set forth on <u>Schedule</u> <u>4.6</u> of the Disclosure Letter, there is not any pending or any threatened in writing Causes of Action against a COPL Entity or any of its properties, nor has a COPL Entity received any written notice in respect of any Causes of Action that (a) relate to the Purchased Assets or (b) would prevent any COPL Entity from executing and delivering this Agreement, performing its obligations hereunder, and consummating the transactions and agreements contemplated by this Agreement.

4.7 Title to Purchased Assets.

Except as would not reasonably be expected to have a Material Adverse Effect on the ownership or operation of the Purchased Assets following Closing, the COPL Entities in the aggregate have good, valid and record title to the Purchased Assets equal to the ownership interests

set forth on <u>Exhibit A-1</u>, <u>Exhibit A-2</u> and <u>Exhibit A-3</u>, as applicable, which, as set forth in the Vesting Order and the Vesting Recognition Order, shall be free and clear of all Encumbrances other than Permitted Encumbrances at the Closing.

4.8 Taxes

- (a) All material Tax Returns relating to Asset Taxes required to have been filed under Applicable Laws have been duly and timely filed, and all such Tax Returns are true, complete and correct in all respects and have been prepared in compliance with all Applicable Laws.
- (b) (i) all material Asset Taxes due and owing (whether or not such Taxes are related to, shown on or required to be shown on any Tax Return) have been timely paid, and (ii) all Asset Tax withholding and deposit requirements imposed by Applicable Laws have been timely withheld or deducted and paid over to the appropriate Taxing Authority.
- (c) No statute of limitations with respect to any Asset Taxes has been waived, no extension of time for filing any Tax Return relating to the Asset Taxes has been agreed to, and no extension of time with respect to any Asset Tax assessment or deficiency has been consented to, which waiver or extension of time is currently outstanding.
- (d) No Tax audit, claim, examination, assessment or administrative or judicial or proceeding is ongoing, pending or has been threatened in writing with respect to Asset Taxes.
- (e) There are no Encumbrances on any of the Purchased Assets that arose in connection with any failure (or alleged failure) to pay, collect or remit any Tax that has become due and payable other than Permitted Encumbrances.
- (f) No written claim has ever been made by a Taxing Authority in a jurisdiction where any COPL Entity does not file Tax Returns with respect to any Asset Taxes that such COPL entity is or may be subject to taxation by that jurisdiction with respect to any Asset Taxes, which claim has not been resolved.
- (g) None of the Purchased Assets is subject to a Tax partnership agreement or is otherwise treated or required to be treated as held in an arrangement requiring a partnership income Tax Return to be filed under Subchapter K of Chapter 1 of Subtitle A of the Code.
- **4.9 Brokers' Fees** Except as disclosed in the CCAA Proceedings, no COPL Entity has incurred any responsibility, liability or expense, contingent or otherwise, for brokers' fees or finders' fees, agent's commissions or other similar forms of compensation relating to the transactions contemplated by this Agreement or the documents contemplated by this

transaction for which the Purchasers or any Affiliate of the Purchasers shall have any responsibility.

- **4.10** Advance Payments Except as set forth on <u>Schedule 4.10</u>, no COPL Entity is obligated by virtue of any take-or-pay payment, advance payment or other similar payment, to deliver material Hydrocarbons attributable to the Purchased Assets, or proceeds from the sale thereof, attributable to the Purchased Assets at some future time without receiving payment therefor at or after the time of delivery.
- **4.11 Environmental Matters** The Purchased Assets, the Business and the COPL Entities are and have been in compliance in all material respects with all Environmental Laws and all Regulatory Approvals required thereunder. The COPL Entities have not received any written notice or report regarding any material violation of or material liability under, and are not subject to any pending or, to the COPL Entities' knowledge, threatened Causes of Action under, Environmental Laws.

4.12 Contracts

- (a) <u>Schedule 4.12(a)</u> of the Disclosure Letter sets forth all Contracts of the COPL Entities, as of the date hereof that are material to the Business, the COPL Entities or the Purchased Assets, which for greater certainty includes those Contracts which contain any material Liabilities which the Purchaser will assume upon Closing, in each case, that will be binding on Purchasers or the Purchased Assets after Closing (such Contracts, "**Material Contracts**").
- (b) Except as set forth on <u>Schedule 4.12(b)</u> of the Disclosure Letter, to each COPL Entity's knowledge, there exist no material defaults under the Material Contracts by any of the COPL Entities or by any other Person that is a party to such Material Contracts. As of the date hereof, each COPL Entity shall have made available (electronically or otherwise) to Purchaser all Material Contracts, including any and all amendments and supplements thereto. To each COPL Entity's knowledge, each of the Material Contracts is valid, binding and in full force and effect, enforceable by each COPL Entity in accordance with its terms, subject to the limitations, if any, imposed by applicable bankruptcy laws, and there has not been any cancellation or, to the knowledge of each COPL Entity, threatened cancellation of any of the Material Contracts, nor any pending or, to the knowledge of each COPL Entity, threatened disputes thereunder.
- **4.13** No Violation of Laws Except as set forth on <u>Schedule 4.13</u> of the Disclosure Letter, no COPL Entity is in material non-compliance with or in material violation of any Applicable Laws (other than Environmental Laws), including with respect to the ownership and operation of the Purchased Assets.
- **4.14 Bonds and Credit Support** To each COPL Entity's knowledge, <u>Schedule 4.14</u> of the Disclosure Letter lists all bonds or other surety that COPL Entities currently have in place pertaining to the Purchased Assets.

4.15 Imbalances To each COPL Entity's knowledge, <u>Schedule 4.15</u> of the Disclosure Letter sets forth all material pipeline or well imbalances associated with the Purchased Assets.

4.16 Leases; Suspense Funds

- (a) Except as set forth on <u>Schedule 4.16(a)</u> of the Disclosure Letter, during the period of any COPL Entity's ownership of the Purchased Assets, each COPL Entity has properly and timely paid, or caused to be paid, all Burdens in all material respects due by each COPL Entity with respect to the Purchased Assets in accordance with Applicable Laws and the applicable Lease.
- (b) Except as set forth on <u>Schedule 4.16(b)</u> of the Disclosure Letter, to each COPL Entity's knowledge, none of the Leases are being maintained in full force and effect by the payment of shut-in royalties or other payments in lieu of operations or production.
- (c) <u>Schedule 4.16(c)</u> of the Disclosure Letter sets forth, as of the date set forth on such Schedule, all material third party suspense funds held by any COPL Entity attributable to the Purchased Assets (including any amounts subject to escheat obligations).
- **4.17** Wells; Plug and Abandon Notice As of the date hereof, except as set forth on <u>Schedule</u> <u>4.17</u> of the Disclosure Letter, there are no Wells (a) in respect of which any COPL Entity or any of its Affiliates has received a written order from any Governmental Authority or a written demand from any third party (in each case) requiring that such Wells be plugged and abandoned and (b) in use for purposes of production or injection or suspended or temporarily abandoned in accordance with Applicable Laws that (i) are required to be plugged and abandoned in accordance with Applicable Laws or any Lease and (ii) have not been or are not in the process of being plugged and abandoned. To the COPL Entities' knowledge, all Wells that have been drilled, completed and operated by any COPL Entity within the five-year period prior to the date hereof have been drilled and completed within the limits permitted by all applicable Leases, the Contracts and pooling or unit orders. No Well operated by any COPL Entity is subject to penalties or allowables after the Effective Time because of overproduction.
- **4.18 Permits** Except as set forth on <u>Schedule 4.18</u> of the Disclosure Letter, (a) all necessary Permits with respect to the ownership or operation of all Wells that have been drilled, completed and equipped (or permanently plugged and abandoned) and operated by any COPL Entity within the five-year period prior to the date hereof have been obtained and maintained and (b) there exists no material uncured violation of the terms and provisions of any such Permits. No COPL Entity nor any of its Affiliates have received any written notice of from a Governmental Authority claiming the lack of a Permit or default under

any Permit with respect to any Purchased Asset operated by any COPL Entity or its Affiliate.

4.19 Payouts To each COPL Entity's knowledge, <u>Schedule 4.19</u> of the Disclosure Letter contains a complete and accurate list of the status of any "payout" balance, as of the date indicated on such Schedule, for the Wells that are subject to a reversion or other adjustment at some level of cost recovery or payout (or passage of time or other event other than termination of a Lease by its terms).

ARTICLE 5 REPRESENTATIONS AND WARRANTIES OF THE PURCHASERS

Each Purchaser represents and warrants, severally and not jointly, and only as to itself, as of the date hereof, to the COPL Entities as follows, and acknowledges that the COPL Entities are relying upon the following representations and warranties in connection with the sale of the Purchased Assets:

5.1 Due Authorization and Enforceability of Obligations

This Agreement has been duly authorized, executed and delivered by such Purchaser, and, assuming the due authorization, execution and delivery by it, this Agreement constitutes the legal, valid and binding obligation of it, enforceable against it in accordance with its terms, except as enforcement may be limited by bankruptcy, insolvency, reorganization, moratorium, or other similar laws relating to or limiting creditors' rights generally or by equitable principles relating to enforceability.

5.2 Existence and Good Standing

Such Purchaser is validly existing and in good standing under the laws of the jurisdiction of its incorporation or organization and has all requisite power and authority to execute and deliver this Agreement and to perform its obligations hereunder and consummate the transactions contemplated by this Agreement.

5.3 Sophisticated Party

Such Purchaser (i) is a sophisticated party with sufficient knowledge and experience to evaluate properly the terms and conditions of this Agreement, (ii) has conducted its own analysis and made its own decision to enter into this Agreement and has obtained such independent advice in this regard as it deemed appropriate, and (iii) has not relied on such analysis or decision of any Person other than its own independent advisors.

5.4 Absence of Conflicts

The execution and delivery of this Agreement by such Purchaser and the completion by such Purchaser of its obligations hereunder and the consummation of the transactions contemplated herein do not and will not violate or conflict with any Applicable Law, or any of its properties or assets, (subject to the receipt of any Transaction Regulatory Approvals and Customary Post-Closing Approvals) and will not result (with due notice or the passage of time or both) in a violation, conflict or breach of, or constitute a default under, or require any consent to be obtained under its certificate of incorporation, articles, by-laws or other constituent documents.

5.5 Approvals and Consents

Except with respect to any Customary Post-Closing Approvals, the execution and delivery of this Agreement by the Purchaser, the completion by such Purchaser of its obligations hereunder and the consummation by such Purchaser of the transactions contemplated herein, do not and will not require any consent or approval or other action, with or by, any Governmental Authority, other than as contemplated by any Order and the Transaction Regulatory Approvals.

5.6 No Actions

There is not, as of the date hereof, pending or, to such Purchaser's knowledge, threatened in writing against it or any of its properties, nor has such Purchaser received notice in respect of, any claim, potential claim, litigation, action, suit, arbitration, investigation or other proceeding before any Governmental Authority or legislative body that, would prevent it from executing and delivering this Agreement, performing its obligations hereunder and consummating the transactions and agreements contemplated by this Agreement.

5.7 Accredited Investor.

Purchaser is an accredited investor, as such term is defined in Regulation D of the Securities Act of 1933 (the "Securities Act"), as amended, (or possesses such investment experience, financial resources (including substantial income and/or net worth), and information concerning the Purchased Assets and its affairs, so as not to require the protection of the registration requirements of the Securities Act and applicable state securities laws in connection with the purchase of the Purchased Assets hereunder) and will acquire the Purchased Assets for its own account and not with a view to a sale or distribution thereof in violation of the Securities Act of 1933, as amended, and the rules and regulations thereunder, any applicable state blue sky Applicable Laws or any other applicable securities Applicable Laws. Such Purchaser is a sophisticated investor (or has a sophisticated purchaser representative) with such knowledge and experience in business and financial matters as will enable such Purchaser to evaluate the merits and risks of an investment in the Purchased Assets.

5.8 Financial Ability

At Closing, such Purchaser will have the financial ability and sufficient funds to perform all of its obligations under this Agreement, and the availability of such funds will not be subject to the consent, approval or authorization of any Person or the availability of any financing.

5.9 Investment Canada Act

Such Purchaser is a "trade agreement investor" within the meaning of the Investment Canada Act.

ARTICLE 6 CONDITIONS

6.1 Conditions for the Benefit of the Purchasers and the COPL Entities

The respective obligations of each Purchaser and each COPL Entity to consummate the transactions contemplated by this Agreement are subject to the satisfaction of, or compliance with, at or prior to the Closing Time, each of the following conditions:

- (a) No Law no provision of any Applicable Law and no judgment, injunction or Order shall have been enacted, announced, issued or entered by any Governmental Authority of competent jurisdiction that prevents, restrains, enjoins, renders illegal or otherwise prohibits the consummation of the purchase of the Purchased Assets or any of the other transactions pursuant to this Agreement;
- (b) *Final Orders* each of the SISP Order and the Vesting Order shall have been issued and entered and shall be a Final Order;
- (c) *Final U.S. Order* each of the SISP Recognition Order and the Vesting Recognition Order shall have been issued and entered by the U.S. Bankruptcy Court and shall be a Final Order; and
- (d) *Transaction Regulatory Approvals* the COPL Entities and the Purchasers shall have received all required Transaction Regulatory Approvals, and all required Transaction Regulatory Approvals shall be in full force and effect, except, in each case, for Customary Post-Closing Approvals.

The Parties acknowledge that the foregoing conditions are for the mutual benefit of each Purchaser and each COPL Entity.

6.2 Conditions for the Benefit of the Purchasers

The obligation of any Purchaser to consummate the transactions contemplated by this Agreement is subject to the satisfaction of, or compliance with, or waiver in writing (to the extent permitted by Applicable Law) by any Purchaser of, at or prior to the Closing Time, each of the following conditions (each of which is acknowledged to be for the exclusive benefit of each Purchaser):

- (a) *Performance of Covenants* the covenants contained in this Agreement required to be performed or complied with by the COPL Entities at or prior to the Closing Time shall have been performed or complied with in all material respects as at the Closing Time;
- (b) Truth of Representations and Warranties (i) the Fundamental Representations and Warranties of the COPL Entities shall be true and correct in all respects (other than de minimis inaccuracies) as of the date hereof and as of the Closing Date, as if made at and as of such date (except for representations and warranties made as

of specified date, the accuracy of which shall be determined as of such specified date) and (ii) all other representations and warranties of the COPL Entities contained in <u>Article 4</u> shall be true and correct in all material respects as of the date hereof and as of the Closing Date, as if made at and as of such date (except for representations and warranties made as of specified date, the accuracy of which shall be determined as of such specified date or, with respect to representations and warranties and correct in all respects to representations and warranties and correct in all respects);

- (c) Officer's Certificates the Purchasers shall have received a certificate confirming the satisfaction of the conditions contained in Sections 6.2(a) (Performance of Covenants), 6.2(b) (Truth of Representations and Warranties) and 6.2(d) (No Material Adverse Effect) signed for and on behalf of the COPL Entities without personal liability by an executive officer of each of the applicable COPL Entities or other Persons acceptable to the Purchasers, in each case in form and substance reasonably satisfactory to the Purchasers;
- (d) *No Material Adverse Effect* since the date hereof, no Material Adverse Effect shall have occurred;
- (e) *COPL Entities' Deliverables* the COPL Entities shall have delivered to the Purchasers all of the deliverables contained in <u>Section 10.2</u> in form and substance reasonably satisfactory to the Purchasers and paid to Purchaser any amounts required under the terms of <u>Section 10.2</u>;
- (f) *Vesting Order Approval* the Vesting Order shall have been granted by the applicable date set forth in Section 4(a)(iii) of the Support Agreement;
- (g) *Implementation Steps* the COPL Entities shall have completed the Implementation Steps that are required to be completed prior to Closing, in form and substance reasonably acceptable to the Purchasers; and
- (h) Reimbursement of Purchasers' Expenses the COPL Entities shall have paid the reasonable and documented fees and expenses of the Purchasers and the Credit Facility Agent to the Closing Date in accordance with Section 6(e) of the Support Agreement;
- (i) Support Agreement the Support Agreement shall not have been terminated by any party thereto;
- (j) Consents except for Customary Post-Closing Approvals, all Consents and Approvals with respect to Assigned Contracts and Leases that are material to the Business, or that are set forth on <u>Schedule 6.2(j)</u>, shall have been obtained either from the applicable third party or through an order by the CCAA Court, and, if so required, recognized by the U.S. Bankruptcy Court;

- (k) *Casualty Loss* there has been no casualty loss, condemnation or threatened condemnation with respect to the Purchased Assets, individually or in the aggregate that exceeds \$1,500,000; and
- (l) Excluded Contracts and Leases there are no Material Contracts or material Leases that have been excluded from the transactions contemplated herein by the Purchasers (acting in good faith) pursuant to Section 2.1(b), the exclusion of which is reasonably likely to have a Material Adverse Effect on the ownership and operation of the Purchased Assets following Closing.

6.3 Conditions for the Benefit of the COPL Entities

The obligation of the COPL Entities to consummate the transactions contemplated by this Agreement is subject to the satisfaction of, or compliance with, or waiver where applicable by any COPL Entity on behalf of the COPL Entities, at or prior to the Closing Time, each of the following conditions (each of which is acknowledged to be for the exclusive benefit of the COPL Entities):

- (a) Truth of Representations and Warranties the representations and warranties of the Purchasers contained in <u>Article 5</u> will be true and correct in all respects (other than de minimis inaccuracies) as of the date hereof and as of the Closing Date as if made at and as of such date (except for representations and warranties made as of specified date, the accuracy of which shall be determined as of such specified date) except where the failure to be so true and correct would not reasonably be expected to have a material and adverse effect on the Purchasers' ability to consummate the transactions contemplated by this Agreement (without giving effect to any qualifiers as to materiality, Material Adverse Effect or material adverse effect);
- (b) Performance of Covenants the covenants contained in this Agreement required to be performed or complied with by the Purchasers at or prior to the Closing Time shall have been performed or complied with in all material respects as at the Closing Time;
- (c) Officer's Certificate the COPL Entities shall have received a certificate confirming the satisfaction of the conditions contained in Sections 6.3(a) and 6.3(b) signed for and on behalf of each Purchaser without personal liability by an authorized signatory of the Purchaser or other Persons acceptable to the COPL Entities, acting in a commercially reasonable manner, in each case, in form and substance satisfactory to the COPL Entities, acting in a commercially reasonable manner;
- (d) Support Agreement the Support Agreement shall not have been terminated by any party thereto; and
- (e) *Purchaser Deliverables* the Purchasers shall have delivered to the COPL Entities all of the deliverables contained in <u>Section 10.3</u> in form and substance satisfactory to the COPL Entities, acting in a commercially reasonable manner.

6.4 Waiver of Conditions

Any condition in <u>Sections 6.1, 6.2</u> or <u>6.3</u> may be waived by the Credit Facility Agent or any Purchaser on behalf of the Purchasers or by COPL on behalf of the COPL Entities, as applicable, in whole or in part, without prejudice to any of their respective rights of termination in the event of non-fulfillment of any other condition in whole or in part. Any such waiver shall be binding on the Purchasers or the COPL Entities, as applicable, only if made in writing.

ARTICLE 7 ADDITIONAL AGREEMENTS OF THE PARTIES

7.1 Access to Information and the Purchased Assets

From the date hereof until the earlier of (x) the Closing Time and (y) the termination (a) of this Agreement pursuant to Article 9, the COPL Entities shall give to the Purchasers' and their accountants, legal advisers, consultants, financial advisors and other representatives engaged in the transactions contemplated by this Agreement during normal business hours reasonable access to the Purchased Assets, the premises of the COPL Entities (and their applicable operating Affiliate) and to electronic access to all of the books and records relating to the Business, the Purchased Assets, the COPL Entities, the Assumed Liabilities and the employees and contractors (which include Persons with knowledge of the Purchased Assets), and shall furnish them with all such information relating to the Business, the COPL Entities, the Assumed Liabilities and the employees of the Business as the Purchasers or such representatives may reasonably request in connection with the transactions contemplated by this Agreement (including, for the avoidance of doubt, any information or materials determined by the Purchasers to be necessary or desirable for the Purchasers' evaluation of the Equity Purchase Option, including financials for SWP): provided that any such access shall be conducted at the Purchasers' sole risk and expense, in accordance with Applicable Law and, in the case of access to the premises of the COPL Entities, under the reasonable supervision of the COPL Entities' personnel and in such a manner as to maintain confidentiality, and the COPL Entities will not be required to provide access to or copies of any such books and records if (a) the provision thereof would cause the COPL Entities to be in contravention of any Applicable Law or (b) making such information available would (1) result in the loss of any lawyer-client or other legal privilege (except with respect to title opinions), or (2) cause the COPL Entities to be found in contravention of any Applicable Law, or contravene any agreement (including any confidentiality agreement to which the COPL Entities or any of their respective Affiliates are a party); provided, that with respect to the foregoing clauses (a) and (b), the COPL Entities shall use commercially reasonable efforts to find a suitable alternative to disclose information in such a way that such disclosure does not contravene any such Applicable Law or agreement or jeopardize such privilege. The COPL Entities shall use commercially reasonable efforts to also deliver to the Purchasers authorizations to the COPL Entities and their applicable

Subsidiaries necessary to permit the Purchasers to obtain information in respect of such COPL Entities from the files of such Governmental Authorities.

- (b) From the date hereof until the earlier of (x) the Closing Time and (y) the termination of this Agreement pursuant to Article 9, subject to obtaining any consents or waivers from third parties that are required pursuant to the terms of the Leases, easements and Contracts, including third party operators of the Purchased Assets (with respect to which such consents or waivers the COPL Entities shall use commercially reasonable efforts to obtain), Purchaser and its representatives shall have inspection rights at Purchasers' sole risk and expense with respect to the condition (including the environmental condition) of the Purchased Assets but such inspection rights shall be limited to conducting a visual inspection and records review including a Phase I Environmental Site Assessment (as defined in the applicable ASTM International Standards) of the Purchased Assets and Purchaser and its representatives shall not conduct any Phase II Environmental Site Assessment (as defined in the applicable ASTM International Standards) or operate any equipment or conduct any testing, boring, sampling, drilling or other invasive investigation activities (in each case) on or with respect to any of the Purchased Assets without the prior written consent of the COPL Entities which consent may not be unreasonably withheld, conditioned or delayed by the COPL Entities.
- For the period required under the Securities Act, the Purchasers shall make all (c) Records reasonably available to the Monitor and any trustee in bankruptcy of any of the COPL Entities upon at least five (5) Business Days prior notice and shall, at such Person's expense, permit any of the foregoing Persons to take copies thereof as they may determine to be necessary or useful to accomplish their respective roles; provided that the Purchasers shall not be obligated to make such Records available to the extent that doing so would (a) violate Applicable Law, (b) jeopardize the protection of a solicitor-client privilege, or (c) unreasonably and materially interfere with the ongoing business and operations of the Purchasers and its respective Affiliates, as determined by the Purchasers, acting reasonably; provided, that with respect to the foregoing clauses (a), (b), and (c), the Purchasers shall use commercially reasonable efforts to find a suitable alternative to disclose information in such a way that such disclosure does not contravene any such Applicable Law, jeopardize such privilege, or unreasonably and materially interfere with such ongoing business and operations.

7.2 Approvals and Consents

- (a) The Purchasers shall be responsible for the payment of any filing fees required to be paid in connection with any filing made in respect of the Antitrust Approvals.
- (b) Prior to Closing, the Parties shall use commercially reasonable efforts to apply for and obtain any Transaction Regulatory Approvals including any Customary Post-Closing Approvals to the extent notification is reasonably required prior to Closing, as soon as reasonably practicable and no later than the time limits imposed by

Applicable Laws, in accordance with <u>Section 7.2(c)</u>, in each case at the sole cost and expense of the COPL Entities.

After Closing, the Purchasers shall file all required submissions pertaining to (c) Customary Post-Closing Approvals no later than the time limits imposed by Applicable Law at Purchasers' sole cost and expense and use all commercially reasonable efforts to obtain any and all Customary Post-Closing Approvals required under Applicable Law to permit the transaction contemplated by this Agreement to be completed; provided that the COPL Entities shall cooperate with and use commercially reasonable efforts to assist the Purchasers in the filing of such submissions and obtaining any such Customary Post-Closing Approvals to the extent that the cooperation of the COPL Entities does not unreasonably delay windup of the COPL Entities after Closing. The Parties acknowledge that the acquisition of such Customary Post-Closing Approvals shall not be a condition precedent to Closing. With reasonable cooperation from the COPL Entities, the Purchasers, at the Purchasers' sole cost and expense, shall use commercially reasonable efforts to provide any and all financial assurances, deposits, proof of insurance, security, or other deliverables and actions that may be required by Governmental Authorities or any third parties pursuant to the terms of the Assigned Contracts or Applicable Laws to permit the transfer of the Purchased Assets, including the Assigned Contracts, to the Purchasers; provided that the COPL Entities shall cooperate with and use commercially reasonable efforts to assist the Purchasers in the obtaining of such deliverables and actions to the extent that the cooperation of the COPL Entities does not unreasonably delay wind-up of the COPL Entities after Closing. Without limiting the generality of the foregoing, the Parties shall: (i) give each other reasonable advance notice of all meetings or other oral communications with any Governmental Authority relating to the Transaction Regulatory Approvals and provide as soon as practicable but in any case, if any, within the required time, any additional submissions, information and/or documents requested by any Governmental Authority necessary, proper or advisable to obtain the Transaction Regulatory Approvals; (ii) not participate independently in any such meeting or other oral communication without first giving the other Party (or their outside counsel) an opportunity to attend and participate in such meeting or other oral communication, unless otherwise required or requested by such Governmental Authority; (iii) if any Governmental Authority initiates an oral communication regarding the Transaction Regulatory Approvals, promptly notify the other Party of the substance of such communication; (iv) subject to Applicable Laws relating to the exchange of information, provide each other with a reasonable advance opportunity to review and comment upon and consider in good faith the views of the other in connection with all written communications (including any filings, notifications, submissions, analyses, presentations, memoranda, briefs, arguments, opinions and proposals) made or submitted by or on behalf of a Party with a Governmental Authority regarding the Transaction Regulatory Approvals; and (v) promptly provide each other with copies of all written communications to or from any Governmental Authority relating to the Transaction Regulatory Approvals.

- (d) Each of the Parties may, as advisable and necessary, reasonably designate any competitively or commercially sensitive material provided to the other under this <u>Section 7.2</u> as "Outside Counsel Only Material", provided that the disclosing Party also provides a redacted version to the receiving Party. Such materials and the information contained therein shall be given only to the outside legal counsel of the recipient and, subject to any additional agreements between the Parties, will not be disclosed by such outside legal counsel to employees, officers or directors of the recipient unless express written permission is obtained in advance from the source of the materials or its legal counsel.
- Subject to Purchasers' obligations to promptly file submissions pertaining to (e) Customary Post-Closing Approvals and to provide any and all financial assurances, deposits, proof of insurance, security, or other deliverables and actions that may be required by Governmental Authorities or any third parties pursuant to the terms of the Assigned Contracts or Applicable Laws to permit the transfer of the Purchased Assets, including the Assigned Contracts, to the Purchasers, the obligations of the Parties to use commercially reasonable efforts to obtain the Transaction Regulatory Approvals does not require the Purchasers (or any Affiliate thereof) to initiate, commence, contest or resist any commenced, threatened, or foreseeable proceeding that would reasonably be expected to seek to prevent, materially impede or materially delay the consummation of the transactions contemplated by this Agreement, or to offer, accept or agree to: (i) the sale, divestiture, licensing, or disposition of any part of the businesses or assets of the Purchasers or their Affiliates or of the Purchased Assets; (ii) the termination of any existing contractual rights, relationships and obligations, or entry into, or amendment of, any such contractual arrangements; (iii) the taking of any action that, after consummation of the transactions contemplated by this Agreement, would limit the freedom of action of, or impose any other requirement on the Purchasers or the COPL Entities with respect to the operation of their or their Affiliates' businesses or assets; or (iv) any other remedial action in order to obtain the Transaction Regulatory Approvals that would be detrimental to the Purchasers or their Affiliates.

7.3 Covenants Relating to this Agreement

- (a) Each of the Parties shall perform all obligations required to be performed by the applicable Party under this Agreement, co-operate with the other Parties in connection therewith and do all such other acts and things as may be necessary or desirable in order to consummate and make effective, as soon as reasonably practicable and prior to the Outside Date, the transactions contemplated by this Agreement and, without limiting the generality of the foregoing, from the date hereof until the earlier of (x) the Closing Date and (y) the termination of this Agreement pursuant to <u>Article 9</u>, each Party shall and, where appropriate, shall cause each of its Affiliates to:
 - (i) negotiate in good faith and use its commercially reasonable efforts to take or cause to be taken all actions and to do, or cause to be done, all things

necessary, proper or advisable to satisfy the conditions precedent to the obligations of such Party hereunder (including, where applicable, negotiating in good faith with the applicable Governmental Authorities and/or third Persons in connection therewith), and to cause the fulfillment at the earliest practicable date of all of the conditions precedent to the other Party's obligations to consummate the transactions contemplated hereby; and

- (ii) not take any action, or refrain from taking any action, or permit any action to be taken or not taken, which would reasonably be expected to prevent, materially delay or otherwise impede the consummation of the transactions contemplated by this Agreement.
- (b) From the date hereof until the Closing Date, the Purchasers hereby agree, and hereby agree to cause their representatives to, keep the COPL Entities informed on a reasonably current basis, and no less frequently than on a weekly basis through teleconference or other meeting, and as reasonably requested by the COPL Entities or the Monitor, as to the Purchasers' progress in terms of the satisfaction of the conditions precedent contained herein.
- (c) From the date hereof until the Closing, the COPL Entities hereby agree, and hereby agree to cause their representatives to, keep the Purchasers informed, as reasonably requested by the Purchasers or the Monitor, as to the COPL Entities' progress in terms of the satisfaction of the conditions precedent contained herein.
- (d) The COPL Entities and the Purchasers agree to execute and deliver such other documents, certificates, agreements and other writings, and to take such other actions to consummate or implement as soon as reasonably practicable, the transactions contemplated by this Agreement.
- (e) From the date hereof until the earlier of (x) the Closing Date and (y) the termination of this Agreement pursuant to <u>Article 9</u>, the COPL Entities hereby agree, and hereby agree to cause their representatives to, promptly notify the Purchasers of (i) any event, condition, or development that has resulted in the inaccuracy in a material respect or material breach of any representation or warranty, covenant or agreement contained in this Agreement, or (ii) any Material Adverse Effect occurring from and after the date hereof prior to the Closing Date.
- (f) The COPL Entities and the Purchasers agree to use commercially reasonable efforts to timely prepare and file all documentation and pursue all steps reasonably necessary to obtain any material third-party Consents and Approvals as may be required in connection with the transaction contemplated by this Agreement.
- (g) The COPL Entities shall prepare and deliver to Purchasers all documents contemplated herein that are required to be delivered by any COPL Entity to the Purchasers at or prior to the Closing and take all actions required to be taken by

each COPL Entity at or prior to the Closing, which shall be in Purchasers' reasonable satisfaction.

7.4 Conduct of Business

Except (x) for emergency operations (for which the COPL Entities shall give prompt notice to Purchasers), or (y) as expressly required by this Agreement or expressly consented to in writing by Purchasers, such consent not to be unreasonably withheld:

- (a) The COPL Entities agree that from and after the date hereof until Closing, the COPL Entities will:
 - subject to any interruptions resulting from force majeure, mechanical breakdown and planned maintenance, maintain or cause its Affiliates to maintain the Purchased Assets in the usual, regular and ordinary manner consistent with past practice, including to maintain and not let terminate or expire, any Lease;
 - (ii) give written notice to Purchasers as soon as is practicable of any material damage or casualty to or destruction or condemnation of any of the Purchased Assets of which the COPL Entities have knowledge;
 - (iii) notify Purchasers of any election that the COPL Entities or its or their Affiliates is required or has the right to make under any joint operating agreement, marketing or purchase contract, area of mutual interest agreement or farmout agreement, specifying the nature and time period associated with such election; and
 - (iv) act in accordance with any and all orders of the Bankruptcy Court and CCAA Court.
- (b) The COPL Entities agree that from and after the date hereof until Closing, the COPL Entities will not:
 - except for operations undertaken to avoid (or as a result of) any order of a Governmental Authority, propose any new operations with respect to the Purchased Assets or agree to participate in any new operations with respect to the Purchased Assets, in each case, that is reasonably expected to result in expenditures greater than \$50,000 with respect to the COPL Entities' interest in such Purchased Assets;
 - (ii) subject to <u>Section 7.4(b)(i)</u>, become a non-consenting party to any operation proposed by a third party;
 - (iii) terminate (unless such instrument terminates pursuant to its express terms), release, waive any rights or materially amend the terms of any Lease, Permit

or Assigned Contract (or any Contract that could become an Assigned Contract);

- (iv) settle or initiate any suit or litigation or waive any material claims, in each case, attributable to the Purchased Assets and affecting the period after the Effective Time; or
- (v) authorize, agree or commit to do any of the foregoing.

For the avoidance of doubt, the pendency of the U.S. Proceedings and CCAA Proceedings and any actions required to be taken, or not taken, by the COPL Entities pursuant to an order of the Bankruptcy Court or CCAA Court, as applicable, in connection with such proceedings shall in no way be deemed a breach of this <u>Section 7.4(b)</u>.

7.5 As is, where is

The Purchasers acknowledge that, subject to the representations and warranties set out herein (including for the avoidance of doubt, Section 4.7), the COPL Entities are selling the Purchased Assets on an "as is, where is" basis as they shall exist on the Closing Date and that, as of the date of this Agreement, the Purchasers have had an opportunity to conduct any and all due diligence regarding the Purchased Assets, the Business, the Environmental Liabilities of the COPL Entities and the Assumed Liabilities and that they have relied solely on their own independent review, investigation, and/or inspection of any documents and/or other materials regarding the COPL Entities, the Purchased Assets, the Business, the Environmental Liabilities and the Assumed Liabilities. Any information provided to the Purchasers describing the Purchased Assets, the Business, the Environmental Liabilities of the COPL Entities and the Assumed Liabilities has been prepared solely for the convenience of prospective purchasers and is not warranted to be complete, accurate or correct except to the extent of the representations and warranties of the COPL Entities set forth in Article 4. Unless specifically stated herein, the Purchasers acknowledge that they did not rely on any written or oral statements, representations, promises, warranties, conditions or guaranties whatsoever, whether express, implied, by operation of law or otherwise, regarding the COPL Entities, the Business, the Purchased Assets, the Environmental Liabilities of the COPL Entities or Assumed Liabilities or the completeness of any information provided in connection therewith or in any instrument furnished in connection with this Agreement including, without limitation, the respective rights, titles and interests of the COPL Entities, if any, in the Purchased Assets. This Section shall not merge on the Closing Date and is deemed incorporated by reference in all documents delivered pursuant to the terms of this Agreement.

7.6 Tax Matters

(a) For purposes of the definitions of "Assumed Liabilities" and "Excluded Liabilities", the COPL Entities shall be allocated and bear all Asset Taxes attributable to any Tax period ending prior to the Effective Time and the portion of any Straddle Period ending immediately prior to the Effective Time, and the Purchasers shall be allocated and bear all Asset Taxes attributable to any Tax period beginning on or after the Effective Time and the portion of any Straddle Period beginning on the Effective Time. For purposes of determining the allocations described in this <u>Section (a)</u>:

- Asset Taxes attributable to the severance or production of Hydrocarbons (i) (including Wyoming Oil and Gas Ad Valorem Taxes, but not including Asset Taxes described in clause (iii) of this Section (a) below), shall be allocated to the Tax period or portion thereof in which the severance or production giving rise to such Asset Taxes occurred (for example, Wyoming Oil and Gas Ad Valorem Taxes for the 2024 Tax period that are based upon or measured by the severance or production of Hydrocarbons from the Purchased Assets in 2023 shall be allocated entirely to COPL Entities regardless of when such Asset Taxes are assessed or paid, and Wyoming Oil and Gas Ad Valorem Taxes for the 2025 Tax period that are based upon or measured by the severance or production of Hydrocarbons from the Purchased Assets in 2024 shall be allocated to COPL Entities to the extent the applicable severance or production of such Hydrocarbons upon which such Asset Taxes are based occurred prior to the Effective Time, on the one hand, and allocated to Purchasers to the extent the applicable severance or production of such Hydrocarbons upon which such Asset Taxes are based occurred on or after the Effective Time, on the other hand);
- (ii) Asset Taxes that are based upon or related to sales or receipts or imposed on a transactional basis (other than such Asset Taxes described in clause (i) or (iii) of this <u>Section 7.6(a)</u>), shall be allocated to the Tax period or portion thereof in which the transaction giving rise to such Asset Taxes occurred; and
- (iii) Asset Taxes that are ad valorem, property or other Asset Taxes imposed on a periodic basis (excluding Wyoming Oil and Gas Ad Valorem Taxes, which are described in clause (i) of this <u>Section 7.6(a)</u>) pertaining to a Straddle Period shall be allocated between the portion of such Straddle Period ending immediately prior to the Effective Time and the portion of such Straddle Period beginning on the Effective Time by prorating each such Asset Tax based on the number of days in the applicable Straddle Period that occur before the Effective Time, on the one hand, and the number of days in such Straddle Period that occur on or after the Effective Time, on the other hand.
- (b) The Purchasers and the COPL Entities agree to furnish or cause to be furnished to each other, as promptly as reasonably practicable, such information and assistance relating to the Purchased Assets and the Assumed Liabilities as is reasonably necessary for the preparation and filing of any Tax Return, claim for refund or other required filings relating to Tax matters, for the preparation for and proof of facts during any Tax audit, for the preparation for any Tax protest, for the prosecution of

any suit or other proceedings relating to Tax matters and for the answer to any governmental or regulatory inquiry relating to Tax matters.

- (c) The Purchasers and the COPL Entities shall each be responsible for the preparation of their own Tax Returns required to be filed under Applicable Law in respect of the Purchased Assets. The COPL Entities agree to prepare in a manner consistent with their past practice and file (or cause to be filed) all Tax Returns relating to Asset Taxes due prior to the Closing Date and pay all Asset Taxes set forth thereon. After the Closing Date, the Purchasers shall (1) be responsible for paying any Asset Taxes for any (A) Tax period that ends before the Effective Time or (B) Straddle Period, in each case, that become due and payable after the Closing Date and shall file with the appropriate Governmental Authority any and all Tax Returns required to be filed after the Closing Date with respect to such Asset Taxes, (2) submit each such Tax Return to COPLA Parent for its review and comment reasonably in advance of the due date therefor, and (3) timely file any such Tax Return, incorporating any reasonable comments received from COPLA Parent at least five (5) Business Days prior to the due date therefor; provided that the COPL Entities shall pay to Purchasers the amount of any Asset Taxes shown as payable on such Tax Returns that are allocated to the COPL Entities pursuant to Section (a) at least five (5) Business Days prior to the due date therefor. The Parties agree that (A) this Section (c) is intended solely to address the timing and manner in which certain Tax Returns relating to Asset Taxes are filed and the Asset Taxes shown thereon are paid to the applicable Governmental Authority, and (B) nothing in this Section (c) shall be interpreted as altering the manner in which Asset Taxes are allocated to and economically borne by the Parties.
- The Purchasers shall be responsible for and shall pay, or cause to be paid, any (d) Transfer Tax in respect of the purchase and sale of the Purchased Assets under this Agreement (other than any Transfer Taxes that are not required to be paid under the CCAA, the U.S. Bankruptcy Code, or any other Applicable Law) and such Transfer Tax shall be remitted to the appropriate Governmental Authority as provided for under Applicable Law (except any Transfer Tax which, under Applicable Law, is collectible by the COPL Entities, in which case such Transfer Tax shall be collected by the applicable COPL Entity and remitted by the COPL Entity to the appropriate Governmental Authority as provided for under the Applicable Law but, for the avoidance of doubt, the Purchasers shall remain economically responsible for and shall pay to or reimburse, or cause to be paid or reimbursed, as the case may be, the COPL Entities for any such Transfer Tax). For the avoidance of doubt any Transfer Taxes in connection with the Implementation Steps are covered by this Section 7.6(d) and shall be borne by the Purchasers. The COPL Entities and the Purchasers shall reasonably cooperate to mitigate and/or eliminate the amount of Transfer Taxes resulting from the transactions contemplated herein (provided, for the avoidance of doubt, this shall not require the parties to structure the transactions in a manner eligible for the benefits of Section 1146(a) of the U.S. Bankruptcy Code).

- (e) Prior to Closing, the COPL Entities shall promptly notify Purchasers in writing of any proposed assessment or the commencement of any Tax audit or administrative or judicial proceeding or of any demand or claim with respect to Taxes with respect to the Purchased Assets.
- (f) If, at any time after the Closing Time, a Party determines, or becomes aware that an "advisor" (as is defined for purposes of section 237.3 or section 237.4 of the Tax Act) has determined, that the transactions contemplated by this Agreement are or would be subject to the reporting requirements under section 237.3 or the notification requirements under section 237.4 of the Tax Act (in this Section 7.6(f), the "Disclosure Requirements"), the Party will promptly inform the other Party of its intent, or its advisor's intent, to comply with the Disclosure Requirements and the Parties will cooperate in good faith to determine the applicability of such Disclosure Requirements. In the event that, following such cooperation, it is ultimately determined that any Party is required to file any applicable information, return, notification and/or disclosure in accordance with the Disclosure Requirements (in this Section 7.6(f), in each case, a "Mandatory Disclosure"), each Party required to file a Mandatory Disclosure (in this Section 7.6(f), a "Disclosing Party") shall submit to the other Party a draft of such Mandatory Disclosure at least 30 days before the date on which such Mandatory Disclosure is required by Applicable Law to be filed, and such other Party shall have the right to make reasonable comments or changes on such draft by communicating such comments or changes in writing to the Disclosing Party at least 15 days before the date on which such Mandatory Disclosure is required by Applicable Law to be filed. The Disclosing Party shall consider in good faith any such comments or changes proposed by the other Party and shall incorporate such comments or changes which the Disclosing Party determines are reasonable and in accordance with Applicable Law.
- From the date hereof until the Closing, the COPL Entities shall not make or change (g) any material Tax election with respect to Asset Taxes, change or adopt any material accounting policies or practices (including any Tax accounting methods, policies, or practices) with respect to Asset Taxes, file any amended material Tax Return with respect to Asset Taxes, enter into any closing agreement in respect of any Asset Taxes, settle any material Tax claim, assessment or other audit or Tax action with respect to Asset Taxes, surrender any right to claim a refund of material Asset Taxes, consent to any extension or waiver of the limitation period applicable to any Asset Tax claim or assessment, incur any material liability for Asset Taxes outside the ordinary course of business, fail to pay any Asset Tax that becomes due and payable (including any estimated Tax payments), prepare or file material Tax Return with respect to Asset Taxes in a manner inconsistent with past practice, or take any other similar action relating to the filing of any Tax Return with respect to Asset Taxes or the payment of any Asset Tax, in each case, other than as required by Applicable Law.

7.7 Certain Payments or Instruments Received from Third Persons

- (a) Until the first (1st) anniversary of the Closing Date, subject to and in accordance with <u>Section 7.7(c)</u>, to the extent that, after the Closing Date: (a) the Purchasers or any of their Affiliates receives any payment that is for the account of the COPL Entities according to the terms of any Closing Document, the Purchasers shall, and shall cause their Affiliates to, promptly deliver such amount or instrument to the applicable COPL Entity; or (b) any of the COPL Entities or any of their Affiliates receives any payment that is for the account of the Purchasers, any COPL Entity or a Subsidiary of a COPL Entity according to the terms of any Closing Document or that relates to the Business, such COPL Entity shall promptly deliver such amount to the Purchasers.
- (b) All amounts due and payable under this <u>Section 7.7</u> shall be due and payable by the applicable Party in immediately available funds, by wire transfer to the account designated in writing by the relevant Party. Notwithstanding the foregoing, each Party hereby undertakes to use its commercially reasonable efforts to direct or forward all bills, invoices or like instruments to the appropriate Party.
- (c) Except as otherwise expressly provided in this Agreement, (i) the COPL Entities shall remain entitled to all of the rights of ownership (including the right to all production, proceeds of production and other proceeds, if any) and shall remain responsible for all costs and expenses, in each case attributable to the Purchased Assets for the period of time prior to the Effective Time, (ii) and subject to the occurrence of the Closing, the Purchasers shall be entitled to all of the rights of ownership (including the right to all production, proceeds of production and other proceeds) attributable to the Purchased Assets for the period of time from and after the Effective Time, and shall be responsible for all costs and expenses attributable to the Purchased Assets for the period of time from and after the Effective Time, and shall be responsible for all costs and expenses attributable to the Purchased Assets for the period of time from and after the Effective Time, and shall be responsible for all costs and expenses attributable to the Purchased Assets for the period of time from and after the Effective Time.

7.8 Release by the Purchasers and the Credit Facility Agent

Except in connection with any obligations of the COPL Entities or the Monitor contained in this Agreement or any Closing Documents, effective as of the Closing, each Purchaser and the Credit Facility Agent hereby releases and forever discharges the COPL Entities, the CRO, the Monitor and their respective Affiliates, and each of their respective successors and assigns, and all officers, directors, partners, members, shareholders, limited partners, employees, agents, financial and legal advisors of each of them, from any and all actual or potential Released Claims which such Person had, has or may have in the future to the extent relating to the Purchased Assets or the Assumed Liabilities, save and except for Released Claims arising out of (a) fraud or willful misconduct or (b) the Excluded Liabilities.

7.9 Release by the COPL Entities

Except in connection with any obligations of each Purchaser and the Monitor contained in this Agreement or any Closing Documents, effective as of the Closing, and subject to the Initial

CCAA Order, the COPL Entities hereby release and forever discharge each Purchaser, the Credit Facility Agent, the CRO, the Monitor and their respective Affiliates, and each of their respective successors and assigns, and all officers, directors, partners, members, shareholders, limited partners, employees, agents, financial and legal advisors of each of them, from any and all actual or potential Released Claims which such Person had, has or may have in the future to the extent relating to the Purchased Assets, the Assumed Liabilities, the Excluded Assets or the Excluded Liabilities, save and except for Released Claims arising out of fraud or willful misconduct.

7.10 Employees

Within five Business Days after the date hereof, the COPL Entities shall provide Purchasers with a list containing the name, position, exempt or non-exempt status and location of those current Business Employees, and the base salary or hourly wage rate and any target annual incentive applicable to each such Business Employee. The Purchasers shall, in their sole discretion, have the option, but not the obligation, to offer employment as of the Closing Date to such Business Employees as it determines (the "Offered Employees") on terms and conditions to be determined in Purchasers' sole discretion. Not later than ten Business Days prior to the Closing Date, the Purchasers shall provide COPL Entities with a list of the material terms (including compensation details, position and location of employment) of each such offer made to each Business Employee. Within five Business Days after the date hereof and until the Closing Date, COPL Entities shall use its best efforts to provide the Purchasers reasonable access to the Business Employees for the sole purpose of interviewing such Business Employees and discussing employment with the Purchasers. The Purchasers may directly communicate any offer of employment to a Business Employee; provided, however, that the Purchasers will notify COPL Entities prior to contacting any such Business Employee. Each Offered Employee who accepts the Purchasers' offer of employment and actually commences employment with the Purchaser shall be referred to as a "Continuing Employee". Prior to the Closing Date, the COPL Entities shall waive, effective as of the Closing Date, any restrictions otherwise applicable to a Continuing Employee pursuant to any agreement or other arrangement between the COPL Entities or any of their Affiliates and such Continuing Employee, which would restrict or otherwise prevent such Continuing Employee from accepting or commencing employment with the Purchasers. For the avoidance of doubt, the COPL Entities and the Purchasers are not, and do not intend to be, joint employers at any time, and nothing herein may be construed as creating a joint employer relationship between the COPL Entities and the Purchasers.

7.11 Purchase of Equity

No later than two Business Days prior to the scheduled Closing Date, the Purchasers, in their sole discretion, may elect by written notice to the COPL Entities to acquire one hundred percent (100%) of the equity of SWP (the "Equity Purchase Option") for no additional consideration. If the Purchasers elect the Equity Purchase Option, the applicable COPL Entities shall execute and deliver a mutually agreeable assignment (the "SWP Assignment") of all of the equity interests of SWP (the "SWP Interests") to the Purchasers (or their designated Affiliates) at Closing and any Purchased Assets owned by SWP shall not be conveyed at Closing under the Assignment. For the avoidance of doubt, unless the Purchasers affirmatively elect the Equity

Purchase Option, the Purchased Assets of SWP (rather than the SWP Interests) will be acquired at Closing pursuant to this Agreement.

ARTICLE 8 INSOLVENCY PROVISIONS

8.1 Court Orders and Related Matters

- (a) From and after the date of this Agreement and until the Closing Date, the COPL Entities shall deliver to the Purchasers drafts of any and all pleadings, motions, notices, statements, applications, schedules, reports, and other papers to be filed or submitted by any COPL Entity in connection with or related to this Agreement, including with respect to the SISP Order, the Vesting Order, the Vesting Recognition Order, and the SISP Recognition Order, for the Purchasers' prior review at least three (3) days in advance of service and filing of such materials (or where circumstances make it impracticable to allow for three (3) days' review, with as much opportunity for review and comment as is practically possible in the circumstances). The COPL Entities acknowledge and agree (i) that any such pleadings, motions, notices, statements, applications, schedules, reports, or other papers shall be in form and substance satisfactory to the Purchasers, acting reasonably, and (ii) to consult and cooperate with the Purchasers regarding any discovery, examinations and hearing in respect of any of the foregoing, including the submission of any evidence, including witnesses testimony, in connection with such hearing.
- (b) Notice of the applications or motions (as applicable) seeking the issuance of the Vesting Order, the Vesting Recognition Order, the SISP Order and the SISP Recognition Order shall be served by the COPL Entities on all Persons required to receive notice under Applicable Law and the requirements of the CCAA, the CCAA Court, the U.S. Bankruptcy Code, the U.S. Bankruptcy Court and any other Person determined necessary by the COPL Entities or the Purchasers, acting reasonably.
- (c) Notwithstanding any other provision herein, it is expressly acknowledged and agreed that in the event that (i) the SISP Recognition Order has not been issued and entered by the U.S. Bankruptcy Court within fourteen (14) days after the SISP Order being entered by the CCAA Court or such later date agreed to in writing by the Purchasers in their sole discretion; (ii) the Vesting Order has not been issued and entered by the CCAA Court by the applicable date set forth in Section 4(a)(iii) of the Support Agreement or such later date agreed to in writing by the Purchasers in their sole discretion; or (iii) the Vesting Recognition Order has not been issued and entered by the U.S. Bankruptcy Court within fourteen (14) days after the Vesting Order being entered by the CCAA Court or such later date agreed to in writing by the Purchasers in their sole discretion; or (iii) the Vesting Recognition Order has not been issued and entered by the U.S. Bankruptcy Court within fourteen (14) days after the Vesting Order being entered by the CCAA Court or such later date agreed to in writing by the Purchasers in their sole discretion; the Purchasers may terminate this

Agreement; <u>provided</u> that in each case, such deadlines are subject to court availability.

- (d) If the Vesting Order or the Vesting Recognition Order, as applicable, relating to this Agreement is appealed or a motion for leave to appeal, rehearing, reargument or reconsideration is filed with respect thereto, the COPL Entities agree to take all action as may be commercially reasonable and appropriate to defend against such appeal, petition or motion.
- (e) The COPL Entities acknowledge and agree, that the Vesting Order and the Vesting Recognition Order shall provide that, on the Closing Date and concurrently with the Closing, the Purchased Assets shall be transferred to the Purchasers free and clear of all Encumbrances, other than Permitted Encumbrances.

ARTICLE 9 TERMINATION

9.1 Termination

This Agreement may be terminated at any time prior to Closing as follows:

- (a) by mutual written consent of the COPL Entities and the Purchasers;
- (b) by the Purchasers or the COPL Entities, if this Agreement is not the Successful Bid (as determined pursuant to the SISP);
- (c) by the Purchasers or the COPL Entities, if Closing has not occurred on or before the Outside Date, provided that the terminating Party is not then in breach of any representation, warranty, covenant or other agreement in this Agreement that resulted in the failure of the Closing to occur by the Outside Date;
- (d) by the Purchasers, upon the appointment of a receiver, trustee in bankruptcy or similar official in respect of any COPL Entity or any of the property of any COPL Entity, other than with the prior written consent of the Purchaser;
- (e) by the Purchasers, pursuant to <u>Section (c)</u>;
- (f) by the Purchasers or the COPL Entities, upon the termination, dismissal or conversion of the CCAA Proceedings and the U.S. Proceedings;
- (g) by the Purchasers or the COPL Entities, upon denial of the SISP Order, the SISP Recognition Order, the Vesting Order or the Vesting Recognition Order (or if any such order is stayed, vacated or varied without the consent of the Purchasers);
- (h) by the Purchasers or the COPL Entities, if a court of competent jurisdiction, including the CCAA Court or the U.S. Bankruptcy Court, or other Governmental Authority has issued an Order or taken any other action that permanently restrains,

enjoins or otherwise prohibits the consummation of Closing and such Order or action has become a Final Order;

- (i) by the COPL Entities, if there has been a violation or breach by the Purchasers of any covenant, representation or warranty which would prevent the satisfaction of the conditions set forth in Section 6.3(a) or Section 6.3(b) and such violation or breach has not been waived by the COPL Entities or cured upon the earlier of (i) ten (10) Business Days after written notice thereof from the COPL Entities and (ii) the Outside Date, unless the COPL Entities are in violation or breach of their obligations under this Agreement which would prevent the satisfaction of the conditions set forth in Section 6.2(a) or Section 6.2(b);
- (j) by the Purchasers, if there has been a violation or breach by the COPL Entities of any covenant, representation or warranty which would prevent the satisfaction of the conditions set forth in <u>Section 6.2(a)</u> or <u>Section 6.2(b)</u> and such violation or breach has not been waived by the Purchasers or cured upon the earlier of (i) ten (10) Business Days after written notice thereof from the Purchasers and (ii) the Outside Date, unless the Purchasers are in violation or breach of their obligations under this Agreement which would prevent the satisfaction of the conditions set forth in <u>Section 6.2(a)</u> or <u>Section 6.2(b)</u>;
- (k) by the Purchasers or the COPL Entities, if the Support Agreement is terminated pursuant to the terms thereof; and
- (1) by the Purchasers, if there has been an Event of Default under the DIP Term Sheet.

The Party desiring to terminate this Agreement pursuant to this Section 9.1 (other than pursuant to Section 9.1(a)) shall give written notice of such termination to the other Party or Parties, as applicable, specifying in reasonable detail the basis for such Party's exercise of its termination rights.

9.2 Effect of Termination

In the event of termination of this Agreement pursuant to <u>Section 9.1</u>, this Agreement shall become void and of no further force or effect without liability of any Party to any other Party to this Agreement except that (a) <u>Article 1</u>, this <u>Section 9.2</u>, <u>Section 9.3</u>; Section <u>11.3</u>, <u>Section 11.5</u>, <u>Section 11.6</u>, <u>Section 11.7</u> and <u>Section 11.8</u> shall survive and (b) no termination of this Agreement shall relieve any Party of any liability for any breach by it of this Agreement prior to such termination or fraud.

9.3 Termination Fee and Expense Reimbursement

(a) Upon CCAA Court approval of an Alternative Restructuring Proposal that is not provided by the Purchasers or any of their Affiliates in accordance with the terms of the SISP Order, upon the termination of this Agreement pursuant to Section 9.1(b), or upon the COPL Entities' termination of the Support Agreement pursuant to Section 8(b)(iii) thereof, the COPL Entities shall pay \$350,000 (such amount,

the "Break-Up Fee") to the Purchasers from the proceeds of such transaction concurrently with the consummation of an Alternative Restructuring Proposal *plus* an expense reimbursement for Purchasers' reasonable and documented legal and other costs incurred in connection with the transactions contemplated by this Agreement in an aggregate amount not exceeding \$150,000 (the "Expense Reimbursement").

- (b) For the avoidance of doubt, and notwithstanding anything to the contrary set forth in this <u>Section 9.3</u>, under no circumstances shall the COPL Entities be obligated to pay the Break-Up Fee or the Expense Reimbursement more than once.
- (c) The COPL Entities acknowledge (i) that the Purchasers have made a substantial investment of management time and incurred substantial out-of-pocket expenses in connection with the negotiation and execution of this Agreement, their due diligence of the Business and the COPL Entities, and their effort to consummate the transactions contemplated hereby, and (ii) that the Parties' efforts have substantially benefited the COPL Entities and the bankruptcy estates of the COPL Entities through the submission of the offer that is reflected in this Agreement, that will serve as a minimum bid on which other potential interested bidders can rely, thus increasing the likelihood that the price at which the applicable COPL Entities or their assets are sold will reflect their true worth. The Parties hereby acknowledge that the Break-Up Fee and Expense Reimbursement payable pursuant to this Section 9.3 is commercially reasonable and necessary to induce the Purchasers to enter into this Agreement and consummate the transactions contemplated hereby. For the avoidance of doubt, the covenants set forth in this Section 9.3 are continuing obligations and survive termination of this Agreement.

ARTICLE 10 CLOSING

10.1 Location and Time of the Closing

The Closing shall take place remotely and electronically (a) on May 31, 2024; provided that Purchasers may elect, at least two Business Days prior to May 31, 2024 with written notice to the COPL Entities, to extend such date (to a date not later than the Outside Date) if Purchasers or their designated Affiliate(s) do not have the appropriate approvals or requirements in place from a Governmental Authority to take assignment of the Purchased Assets; (b) if all conditions to Closing under <u>Article 6</u> have not yet been satisfied or waived on such date, on the first day of the following month (or, if not a Business Day, the next Business Day) after the conditions set forth in <u>Article 6</u> have been satisfied or waived, other than the conditions set forth in <u>Article 6</u> that by their terms are to be satisfied or waived (to the extent permitted by Applicable Law) at the Closing, but subject to the satisfaction or waiver (to the extent permitted by Applicable Law) of such condition at the Closing; provided that, the Purchasers may (in their sole discretion) elect to close earlier than first day of the month if the conditions set forth in <u>Article 6</u> have been satisfied or waiver (to a the extent permitted by Applicable Law) of such condition at the Closing; provided that, the Purchasers may (in their sole discretion) elect to close earlier than first day of the month if the conditions set forth in <u>Article 6</u> have been satisfied or waived; or (c) on such other date as the Parties may agree in writing; provided that, in any case, if

there is to be a Closing hereunder, then the Closing Date shall be no later than the Outside Date (the "**Closing Date**").

10.2 COPL Entities' Deliveries at Closing

At the Closing, the COPL Entities shall deliver to the Purchasers (or any other persons as specified herein) the following:

- (a) a true copy of each of the Vesting Order, the SISP Order, the Vesting Recognition Order, the SISP Recognition Order, each of which shall be Final Orders;
- (b) an executed copy of the Monitor's Certificate;
- (c) a certificate of the CRO in form and substance reasonably satisfactory to the Purchasers: (a) certifying that the board of directors of the COPL Entity, has adopted resolutions (in a form attached to such certificate) authorizing the execution, delivery and performance of this Agreement and the transactions contemplated herein, as applicable, which resolutions are in full force and effect and have not been superseded, amended or modified as of the Closing Date; and (b) certifying as to the incumbency and signatures of the officers and directors of the COPL Entity;
- (d) the certificates contemplated by <u>Section 6.2(c)</u>;
- (e) with respect to each COPL Entity that transfers any Purchased Asset pursuant to this Agreement, either (i) a Treasury Regulation Section 1.1445-2(b)(2) statement, certifying that such Person (or its regarded owner, if such Person is an entity disregarded as separate from its owner) is not a "foreign person" within the meaning of Section 1445 of the Code or (ii) an up-to-date IRS Form W-9 of such Person;
- (f) executed and acknowledged original counterparts to the Assignment by the applicable COPL Entity(ies), in sufficient counterparts, including all information and formatting required to be accepted by the appropriate Governmental Authorities, to be recorded in the applicable counties, covering the Purchased Assets;
- (g) assignments, on appropriate forms prepared by the COPL Entities and reasonably acceptable to Purchaser, of state and federal Leases comprising portions of the Purchased Assets, if any, in sufficient counterparts to facilitate filing with the applicable Governmental Authority executed by the COPL Entities;
- (h) validly executed operator transfers forms designating a Purchaser (or, if applicable, the Purchaser's operating Affiliate) as operator of the wells operated by any COPL Entity or any Affiliate of any COPL Entity with the applicable regulators;

- proof of payment of the escrowed cash pursuant to <u>Section 2.3(e)</u> of this Agreement, if such amount under <u>Section 2.3(e)</u> is not already in escrow as of Closing;
- (j) all transfer orders or letters in lieu thereof directing all purchasers of production to make payment to Purchaser of proceeds attributable to production from the Purchased Assets from and after the Effective Time, for delivery by Purchaser to such purchasers of production prepared by the COPL Entities with reasonable assistance from Purchaser;
- (k) duly-executed, recordable releases (in sufficient counterparts to facilitate recording in the applicable counties where the Purchased Assets are located) in forms reasonably acceptable to Purchasers of any mortgages or security interests over the Purchased Assets, in each case, securing indebtedness for borrowed money of any of the COPL Entities or any of their respective Affiliates, except any mortgages or security interests held by the Purchasers;
- (l) payment by wire in immediately available funds, to an account specified by Purchasers in writing, of (a) all amounts held by any COPL Entity in trust that are attributable to the Purchased Assets (including suspense funds and any amounts subject to escheat obligations), and (b) and any amounts that have been prepaid to any COPL Entity in trust by any working interest owner in connection with the operation of the Purchased Assets;
- (m) executed counterparts to the Transition Services Agreement, if applicable;
- (n) to the extent the Purchasers are acquiring the SWP Interests at Closing pursuant to the Equity Purchase Option as set forth in <u>Section 7.11</u>, executed counterparts from the applicable COPL Entities to the SWP Assignment; and
- (o) all other documents required to be delivered by the COPL Entities on or prior to the Closing Date pursuant to this Agreement or Applicable Law or as reasonably requested by the Purchasers in good faith.

10.3 Purchasers' Deliveries at Closing

At the Closing, the Purchasers shall deliver to the COPL Entities (or other Persons specified):

- (a) the applicable payment contemplated by <u>Section 3.1</u> (if any);
- (b) a certificate of an authorized signatory of each Purchaser (in such capacity and without personal liability), in form and substance reasonably satisfactory to the COPL Entities: (a) certifying that the board of directors, member(s) or manager(s), as applicable, of the administrator of the Purchaser has adopted resolutions (in a form attached to such certificate) authorizing the execution, delivery and performance of this Agreement and the transactions contemplated herein, as

applicable, which resolutions are in full force and effect and have not been superseded, amended or modified as of the Closing Date; and (b) certifying as to the incumbency and signature of the authorized signatory of or on behalf of the Purchaser executing this Agreement and the other Closing Documents contemplated herein, as applicable;

- (c) the certificate contemplated by <u>Section 6.3(c)</u>;
- (d) executed and acknowledged original counterparts to the Assignment by the Purchasers or their designated Affiliate(s), in sufficient counterparts, including all information and formatting required to be accepted by the appropriate Governmental Authorities, to be recorded in the applicable counties, covering the Purchased Assets;
- (e) assignments, on appropriate forms prepared by the COPL Entities and reasonably acceptable to Purchaser, of state and federal Leases comprising portions of the Purchased Assets, if any, in sufficient counterparts to facilitate filing with the applicable Governmental Authority executed by the Purchasers or their designated Affiliate(s);
- (f) executed counterparts to the Transition Services Agreement, if applicable;
- (g) to the extent the Purchasers are acquiring the SWP Interests at Closing pursuant to the Equity Purchase Option as set forth in <u>Section 7.11</u>, executed counterparts from the applicable Purchasers (or their designated Affiliate) to the SWP Assignment; and
- (h) all other documents required to be delivered by the Purchasers on or prior to the Closing Date pursuant to this Agreement or Applicable Law or as reasonably requested by the COPL Entities in good faith.
- **10.4 Records**. In addition to the obligations set forth under <u>Section 10.2</u> and <u>10.3</u> above, on the Closing Date or as soon as reasonably practicable thereafter (but in no event later than 15 Business Days after Closing), the COPL Entities shall deliver (electronically, if applicable), the Records to which Purchasers are entitled pursuant to the terms of this Agreement, including all electronic Records.

10.5 Monitor

When the conditions to the Closing set out in <u>Article 6</u> have been satisfied and/or waived by the COPL Entities or the Purchasers, as applicable, the COPL Entities or the Purchasers, or their respective counsel, shall each deliver to the Monitor written confirmation that all conditions to Closing have been satisfied or waived. Upon receipt of such written confirmation, the Monitor shall pursuant to the Vesting Order: (i) issue forthwith its Monitor's Certificate in accordance with the Vesting Order; and (ii) file as soon as practicable a copy of the Monitor's Certificate with the CCAA Court (and shall provide a true copy of such filed certificate to the COPL Entities and the Purchasers). The Parties hereby acknowledge and agree that the Monitor will be entitled to file the Monitor's Certificate with the CCAA Court without independent investigation upon receiving written confirmation from the COPL Entities and the Purchasers that all conditions to Closing have been satisfied or waived, and the Monitor will have no liability to the COPL Entities or the Purchasers or any other Person as a result of filing the Monitor's Certificate.

10.6 Simultaneous Transactions

All actions taken and transactions consummated at the Closing shall be deemed to have occurred in the manner and sequence contemplated by the Implementation Steps and set forth in the Vesting Order, as applicable (subject to the terms of any escrow agreement or arrangement among the Parties relating to the Closing), and no such transaction shall be considered consummated unless all are consummated.

10.7 Further Assurances

As reasonably required by a Party in order to effectuate the transactions contemplated by this Agreement (including with respect to the Equity Purchase Option), the Purchasers and the COPL Entities shall execute and deliver at (and after) the Closing such other documents and instruments, and shall take such other actions, as are necessary or appropriate, to implement and make effective the transactions contemplated by this Agreement (including with respect to the Equity Purchase Option).

ARTICLE 11 GENERAL MATTERS

11.1 Confidentiality

After the Closing Time, each of the COPL Entities shall, and shall cause its Affiliates to, maintain the confidentiality of all confidential information relating to the Business, the Purchased Assets, and the transactions contemplated by this Agreement (but not including information that is or becomes generally available to the public other than as a result of disclosure by any of such COPL Entities or their representatives in breach of this Agreement), except any disclosure of such information and records as may be required by Applicable Law, the CCAA Proceedings, the U.S. Proceedings, or permitted by Purchasers in writing. If any of such COPL Entities, or any of their representatives, becomes legally compelled by deposition, interrogatory, request for documents, subpoena, civil investigative demand, or similar judicial or administrative process, to disclose any such information, such party shall, provide the Purchasers with reasonably prompt prior oral or written notice of such requirement (including any report, statement, testimony or other submission to such Governmental Authority) to the extent legally permissible and reasonably practicable, and cooperate with the Purchasers, at the Purchasers' expense, to obtain a protective order or similar remedy to cause such information not to be disclosed; provided that in the event that such protective order or other similar remedy is not obtained, such COPL Entity, as applicable, shall, or shall cause its Affiliate or representative to, furnish only that portion of such information that has been legally compelled, and shall, or shall cause such Affiliate or representative to, exercise its commercially reasonable efforts to obtain assurance that confidential treatment will be accorded such disclosed information. The foregoing limitations shall not (A) prevent a Party from recording

the Assignment or any federal or state assignments delivered at Closing or from complying with any disclosure requirements of Governmental Authorities that are applicable to the transfer of the Purchased Assets from the COPL Entities to Purchasers or (B) prevent any Party from making disclosures to the extent reasonably required in connection with seeking to obtain Consents and Approvals.

11.2 Public Notices

No press release or other announcement concerning the transactions contemplated by this Agreement shall be made by the COPL Entities or the Purchasers, or any of their respective Affiliates, without the prior consent of the other Party (such consent not to be unreasonably withheld, conditioned or delayed); provided, however, that subject to the last sentence of this Section 11.2, any Party may, without such consent, make such disclosure if the same is required by Applicable Law (including the CCAA Proceedings and the U.S. Proceedings) or by any stock exchange on which any of the securities of such Party or any of its Affiliates are listed, or by any insolvency or other court or securities commission, or other similar Governmental Authority having jurisdiction over such Party or any of its Affiliates, and, if such disclosure is required, the Party making such disclosure shall use commercially reasonable efforts to give prior oral or written notice to the other Party to the extent legally permissible and reasonably practicable, and if such prior notice is not legally permissible or reasonably practicable, to give such notice reasonably promptly following the making of such disclosure. Notwithstanding the foregoing: (i) this Agreement may be filed by (A) the COPL Entities with the CCAA Court and the U.S. Bankruptcy Court; and (B) COPL on its profile on www.sedarplus.ca; and (ii) the transactions contemplated in this Agreement may be disclosed by the COPL Entities to the CCAA Court and the U.S. Bankruptcy Court, subject to redacting confidential or sensitive information as permitted by Applicable Law. The Parties further agree that:

- (a) the Monitor may prepare and file reports and other documents with the CCAA Court and the U.S. Bankruptcy Court containing references to the transactions contemplated by this Agreement and the terms of such transactions;
- (b) the COPL Entities, the Purchasers and their respective professional advisors may prepare and file such reports and other documents with the CCAA Court and the U.S. Bankruptcy Court containing references to the transactions contemplated by this Agreement and the terms of such transactions as may reasonably be necessary to complete the transactions contemplated by this Agreement or to comply with their obligations in connection therewith; and
- (c) the Purchasers and their respective Affiliates may make announcements regarding the transactions contemplated by this Agreement to their existing and prospective investors provided that the information contained in such announcements is consistent with information that has been filed with the CCAA Court and the U.S. Bankruptcy Court or otherwise contained in a press release or other public filing permitted by this <u>Section 11.2</u>.

The Parties shall be afforded an opportunity to review and comment on such materials prior to their filing (provided, for greater certainty, that the ability of the Parties to comment on any Monitor's report shall be limited to accuracy of the report). The Parties may issue a joint press release announcing the execution and delivery of this Agreement, in form and substance mutually agreed to them.

11.3 Injunctive Relief

- (a) The Parties agree that irreparable harm would occur for which money damages would not be an adequate remedy at law in the event that any of the provisions of this Agreement were not performed in accordance with their specific terms or were otherwise breached. It is accordingly agreed that the Parties shall be entitled to seek specific performance, injunctive and other equitable relief to prevent breaches or threatened breaches of this Agreement, and to enforce compliance with the terms of this Agreement, without any requirement for the securing or posting of any bond in connection with the obtaining of any such specific performance, injunctive or other equitable relief, this being in addition to any other remedy to which the Parties may be entitled at law or in equity.
- (b) Each Party hereby agrees not to raise any objections to the availability of the equitable remedies provided for herein and the Parties further agree that by seeking the remedies provided for in this <u>Section 11.3</u>, a Party shall not in any respect waive its right to seek any other form of relief that may be available to a Party under this Agreement.
- (c) Notwithstanding anything herein to the contrary herein, under no circumstances shall a Party be permitted or entitled to receive both monetary damages and specific performance and election to pursue one shall be deemed to be an irrevocable waiver of the other.

11.4 Survival

None of the representations, warranties, covenants (except for any covenants to the extent they are to be performed at or after the Closing) of any of the Parties set forth in this Agreement, in any Closing Document to be executed and delivered by any of the Parties (except any covenants included in such Closing Documents, which, by their terms, survive the Closing) or in any other agreement, document or certificate delivered pursuant to or in connection with this Agreement or the transactions contemplated hereby shall survive the Closing.

11.5 Non-Recourse

No past, present or future director, officer, employee, incorporator, manager, member, partner, securityholder, Affiliate, agent, lawyer or representative of the respective Parties, in such capacity, shall have any liability for any obligations or liabilities of the Purchasers or the COPL Entities, as applicable, under this Agreement, or for any Causes of Action based on, in respect of or by reason of the transactions contemplated hereby.

11.6 Assignment; Binding Effect

No Party may assign its right or benefits under this Agreement without the consent of each of the other Parties, except that without such consent the Purchasers may, upon prior notice to the COPL Entities: (a) assign this Agreement, or any or all of its rights and obligations hereunder, to one or more of their Affiliates; or (b) direct that title to all or some of the Purchased Assets be transferred to, and the corresponding Assumed Liabilities be assumed by, one or more of their Affiliates; provided that no such assignment or direction shall relieve the Purchasers of their obligations hereunder. This Agreement shall be binding upon and inure to the benefit of the Parties and their respective permitted successors and permitted assigns. Nothing in this Agreement shall create or be deemed to create any third Person beneficiary rights in any Person not a Party to this Agreement.

11.7 Notices

Any notice, request, demand or other communication required or permitted to be given to a Party pursuant to the provisions of this Agreement will be in writing and will be effective and deemed given under this Agreement on the earliest of: (a) the date of personal delivery; (b) the date of transmission by email, with confirmed transmission and receipt (if sent during normal business hours of the recipient, if not, then on the next Business Day); (c) two (2) days after deposit with a nationally-recognized courier or overnight service such as Federal Express; or (d) five (5) days after mailing via certified mail, return receipt requested. All notices not delivered personally or by email will be sent with postage and other charges prepaid and properly addressed to the Party to be notified at the address set forth for such Party:

(a) If to the Purchasers at:

Summit Partners Credit Advisors, L.P. 222 Berkeley Street, 18th Floor Boston, MA 02116 Attention: Patrick Murphy and Ashley Smith Email: PMurphy@summitpartners.com; asmith@summitpartners.com

With a copy to:

Kirkland & Ellis LLP 601 Lexington Avenue New York, New York 10022 Attention: Brian E. Schartz, P.C. and Allyson B. Smith Email: brian.schartz@kirkland.com; allyson.smith@kirkland.com

Kirkland & Ellis LLP 609 Main Street, Suite 4700 Houston, Texas 77002 Attention: Chad M. Smith, P.C. and Alia Y. Heintz Email: chad.smith@kirkland.com; alia.heintz@kirkland.com (b) If to the COPL Entities at:

Osler, Hoskin & Harcourt LLP 100 King Street West 1 First Canadian Place Suite 6200, P.O. Box 50 Toronto, Ontario M5X 1B8 Canada Attention: Marc Wasserman and David Rosenblat Email: Mwasserman@osler.com; Drosenblat@osler.com

and

Osler, Hoskin & Harcourt LLP Suite 2700, 225 – 6th Avenue SW Calgary, Alberta T2P 1N2 Canada Attention: Kelsey Armstrong Email: kearmstrong@osler.com

With a copy to the Monitor, and if to the Monitor, at:

KSV Restructuring Inc. Suite 1165, 324-8th Avenue SW Calgary, Alberta T2P 2Z2 Canada Attention: Noah Goldstein, Andrew Basi and Jason Knight Email: ngoldstein@ksvadvisory.com; abasi@ksvadvisory.com; jknight@ksvadvisory.com

With a copy to:

Cassels Brock & Blackwell LLP Suite 3810, Bankers Hall West 888 3 Street SW Calgary, Alberta T2P 5C5 Attention: Ryan Jacobs/Jeffrey Oliver/Michael Wunder Email: rjacobs@cassels.com; mwunder@cassels.com; joliver@cassels.com Any Party may change its address for service from time to time by notice given in accordance with the foregoing and any subsequent notice shall be sent to such Party at its changed address.

11.8 Counterparts; Electronic Signatures

This Agreement may be signed in counterparts and each of such counterparts shall constitute an original document and such counterparts, taken together, shall constitute one and the same instrument. Execution of this Agreement may be made by electronic signature which, for all purposes, shall be deemed to be an original signature.

11.9 Language

The Parties have expressly required that this Agreement and all documents and notices relating hereto be drafted in English.

11.10 Waiver of Right to Recission

The COPL Entities and Purchasers acknowledge that, following Closing, the payment of money, as limited by the terms of this Agreement, shall be adequate compensation for breach of any representation, warranty, covenant or agreement contained herein or for any other claim arising in connection with or with respect to the transactions contemplated by this Agreement. As the payment of money shall be adequate compensation, following Closing, the COPL Entities and Purchasers waive any right to rescind this Agreement or any of the transactions contemplated hereby.

[Signature pages to follow]

IN WITNESS WHEREOF the Parties have executed this Agreement as of the date first written above.

COPL ENTITIES:

CANADIAN OVERSEAS PETROLEUM LIMITED COPL AMERICA INC. CANADIAN OVERSEAS PETROLEUM (ONTARIO) LIMITED COPL TECHNICAL SERVICES LIMITED CANADIAN OVERSEAS PETROLEUM (BERMUDA HOLDINGS) LIMITED SOUTHWESTERN PRODUCTION CORPORATION ATOMIC OIL AND GAS LLC PIPECO LLC PIPECO LLC By:

Name: Peter Kravitz Title: Chief Restructuring Officer

CREDIT FACILITY AGENT:

ABC FUNDING, LLC

Summit Partners Credit Advisors, L.P. By: Manager Its:

By: <u>Clamblemesser</u>, Name: Adam Hennessey

Title: Authorized Signatory

PURCHASERS:

SUMMIT PARTNERS CREDIT FUND III, L.P.

Summit Partners Credit III, L.P. By:

Its: General Partner

By: <u>Colam Helenesser</u>, Name: Adam Hennessey Title: Authorized Signatory <u>.....</u>

SUMMIT INVESTORS CREDIT III, LLC

Summit Investors Management, LLC By: Its: Manager

By: <u>*ClamHlewesser*</u>, Name: Adam Hennessey Title: Authorized Signatory

SUMMIT INVESTORS CREDIT III (UK), L.P.By:Summit Investors Management, LLCIts:General Partner

By: <u>Clamblemesser</u> Name: Adam Hennessey

Title: Authorized Signatory

SUMMIT INVESTORS CREDIT OFFSHORE **INTERMEDIATE FUND III, L.P.**

Summit Partners Credit III, L.P. By:

General Partner Its:

By: <u>Clamblemesser</u> Name: Adam Hennessey

Title: Authorized Signatory

Exhibit A-1
Leases

To that certain Purchase Agreement, by and among Canadian Overseas Petroleum Limited and Certain of its Subsidiaries (as set forth in the Purchase Agreement), as COPL Entities, and the Lenders under the Credit Agreement (as defined in the Purchases Agreement), as Purchasers, dated effective the first day of the month in which Closing occurs.

	To that certain Pu	incluse Agreement, by and among	g canadian Ove	rseas Petroleum	Limited and C	Lertain of its Subs		Section	se Agreement), as	s COPL Entities, an	id the Lenders un	der the Credit Ag	greement (as de	fined in the Purchas	se Agreement), a	s Purchasers, c	lated effective the first day of the	month in which Closing occurs.			
Prospect name Lease + Tract Unit Status Lessor	Lessee		Report Gross		,			Company NRI Lo Acres te				TotalCompany 1	TotalCompanyN	EfectiveCompan vNRI	AOGWI	AOGNRI	COPLWI COPLNRI	SWPWI SWPNRI	Ture De	Se	DepthRestrictions/Ot scription erComments
name Lease + Tract Unit Status Lessor Barron Flats WY0002.000-	Hanson &	Exp date County e	Acres	Acres	Net Acres	Acres	Acres	Acres te	erest I	LessorRoyalty y	1		KI	ynki 🛛	AUGWI	AUGNRI		SWPWI SWPNRI		g c Legal De	cription ercomments
Prospect 1 BFSU PR USA WYW17317		9/30/2016 Converse WY	160.0000	160.0000	160.0000	80.0000	80.0000	66.0100	1.00000000	0.12500000	0.04987500	1.00000000	0.82512500	0.82512500	0.66670000	0.54515300	0.33330000 0.2799720) -	35N 76V	V 28 W2NW	
Barron Flats WY0002.000- Prospect 1 BFSU PR USA WYW17317	Hanson & 1 Strahn Inc	9/30/2016 Converse WY				80.0000	80.0000	66.0100	1.00000000	0.12500000	0.04987500	1.00000000	0.82512500	0.82512500	0.66670000	0.54515300	0.33330000 0.2799720		35N 76V	V 29 W2NW	
Barron Flats WY0003.000- Prospect 1 BFSU PR USA WYW18362	Chesapeake 3 Exploration LLC	12/31/2024 Converse WY	160.0000	160.0000	160.0000	160.0000	160.0000	137.6200	1.00000000	0.12500000	0.01487500	1.00000000	0.86012500	0.86012500	0.66670000	0.56848750	0.33330000 0.2916375		35N 76V	V 30 SF	
Barron Flats WY0004.000-	TS Dudley Land																				
Prospect 1 BFSU PR USA WYW17622 Barron Flats WY0004.000-	8 Co Inc TS Dudley Land	1/31/2019 Converse WY	1,520.0000	1,520.0000	1,266.6692	640.0000	533.3344	426.7476	1.00000000	0.12500000	0.07484991	0.83333500	0.66679308	0.80015009	0.55558444	0.43959311	0.27775056 0.2271999	-	35N 76V	V 15 All	
Prospect 1 BFSU PR USA WYW17622		1/31/2019 Converse WY				320.0000	266.6672	213.3738	1.00000000	0.12500000	0.07484991	0.83333500	0.66679308	0.80015009	0.55558444	0.43959311	0.27775056 0.2271999		35N 76V	V 22 N2	
Barron Flats WY0004.000- Prospect 1 BFSU PR USA WYW17622	TS Dudley Land	4/24/2010				120.0000	400.0000	00.0153	4 00000000	0.12500000	0.07484991		0.66679308	0.80015009	0.55558444	0.43959311	0.27775056 0.2271999		254		
Prospect 1 BFSU PR USA WYW17622 Barron Flats WY0004.000-	TS Dudley Land	1/31/2019 Converse WY				120.0000	100.0002	80.0152	1.00000000	0.12500000	0.07484991	0.83333500	0.00079308	0.80015009	0.55558444	0.43959311	0.27775056 0.2271999	-	· 35N 70V	V 27 NESE, S2 N2NE, SV	
Prospect 1 BFSU PR USA WYW17622		1/31/2019 Converse WY				200.0000	166.6670	133.3586	1.00000000	0.12500000	0.07484991	0.83333500	0.66679308	0.80015009	0.55558444	0.43959311	0.27775056 0.2271999	-	35N 76V	V 28 E2NW	
Barron Flats WY0004.000- Prospect 1 BFSU PR USA WYW17622	TS Dudley Land 8 Co Inc	1/31/2019 Converse WY				40.0000	33.3334	26.6717	1.00000000	0.12500000	0.07484991	0.83333500	0.66679308	0.80015009	0.55558444	0.43959311	0.27775056 0.2271999		35N 76V	V 33 SENE	
Barron Flats WY0004.000-	TS Dudley Land																			N2NE, SV	
Prospect 1 BFSU PR USA WYW17622 Barron Flats WY0005.000-	8 Co Inc TS Dudley Land	1/31/2019 Converse WY				200.0000	166.6670	133.3586	1.00000000	0.12500000	0.07484991	0.83333500	0.66679308	0.80015009	0.55558444	0.43959311	0.27775056 0.2271999	-	- 35N 76V	V 34 SESW, SV	/SE
Prospect 1 BFSU PR USA WYW17622	9 Co Inc	1/31/2019 Converse WY	160.0000	160.0000	133.3336	160.0000	133.3336	106.6869	1.00000000	0.12500000	0.07484991	0.83333500	0.66679308	0.80015009	0.55558444	0.43959311	0.27775056 0.2271999		35N 76V	V 34 W2SW, E	2SE
Barron Flats WY0008.000- Prospect 1 BFSU PR USA WYW17622	TS Dudley Land 6 Co Inc	1/31/2019 Converse WY	40.2800	40.2800	33.5667	40.2800	33.5667	26.8584	1.00000000	0.12500000	0.07484991	0.83333500	0.66679308	0.80015009	0.55558444	0.43959311	0.27775056 0.2271999		34N 76V	V 3 Lot 1	
Barron Flats WY0009.000-	Maurice W																			NE, SENV	V, NESW,
Prospect 1 BFSU PR USA WYW15494 Barron Flats WY0010.000-	1 Brown	2/29/2012 Converse WY	320.0000	320.0000	266.6672	320.0000	266.6672	203.2404	1.00000000	0.12500000	0.11284996	0.83333500	0.63512630	0.76215004	0.55558444	0.41848087	0.27775056 0.2166454	3 -	35N 76V	V 32 N2SE	
Prospect 1 BFSU PR USA WYW15494	3 Bonnie J Brown	2/29/2012 Converse WY	40.0000	40.0000	33.3334	40.0000	33.3334	25.4051	1.00000000	0.12500000	0.11284996	0.83333500	0.63512630	0.76215004	0.55558444	0.41848087	0.27775056 0.2166454		35N 76V	V 17 SWNW	
Barron Flats WY0011.000- Prospect 1 BESU PR USA WYW17915	TS Dudley Land	4/30/2021 Converse WY	1,780,0000	1.780.0000	1.483.3363	40.0000		26 6747	4 00000000	0.12500000	0.07484991	0.83333500	0.66679308	0.80015009	0.55558444	0.43959311	0.27775056 0.2271999		254		
Prospect 1 BFSU PR USA WYW17915 Barron Flats WY0011.000-	1 Co Inc TS Dudley Land	4/30/2021 Converse WY	1,780.0000	1,780.0000	1,483.3363	40.0000	33.3334	26.6717	1.00000000	0.12500000	0.07484991	0.83333500	0.66679308	0.80015009	0.55558444	0.43959311	0.27775056 0.2271999	-	35N 76V	V 14 NESE NE, NWN	IW, S2NW,
Prospect 1 BFSU PR USA WYW17915		4/30/2021 Converse WY				300.0000	250.0005	200.0379	1.00000000	0.12500000	0.07484991	0.83333500	0.66679308	0.80015009	0.55558444	0.43959311	0.27775056 0.2271999	-	35N 76V	V 21 S2NENW	
Barron Flats WY0011.000- Prospect 1 BFSU PR USA WYW17915	TS Dudley Land 1 Co Inc	4/30/2021 Converse WY				640.0000	533.3344	426.7476	1.00000000	0.12500000	0.07484991	0.83333500	0.66679308	0.80015009	0.55558444	0.43959311	0.27775056 0.2271999		35N 76V	V 24 All	
Barron Flats WY0011.000-	TS Dudley Land																				
Prospect 1 BFSU PR USA WYW17915 Barron Flats WY0011.000-	1 Co Inc TS Dudley Land	4/30/2021 Converse WY				640.0000	533.3344	426.7476	1.00000000	0.12500000	0.07484991	0.83333500	0.66679308	0.80015009	0.55558444	0.43959311	0.27775056 0.2271999	7 -	35N 76V	V 25 All	
Prospect 1 BFSU PR USA WYW17915	1 Co Inc	4/30/2021 Converse WY				40.0000	33.3334	26.6717	1.00000000	0.12500000	0.07484991	0.83333500	0.66679308	0.80015009	0.55558444	0.43959311	0.27775056 0.2271999		35N 76V	V 27 SWSW	
Barron Flats WY0011.000- Prospect 1 BFSU PR USA WYW17915	TS Dudley Land 1 Co Inc	4/30/2021 Converse WY				120.0000	100.0002	80.0152	1.00000000	0.12500000	0.07484991	0.83333500	0.66679308	0.80015009	0.55558444	0.43959311	0.27775056 0.2271999		25N 76V	v 28 s2sw, sv	AVCE
Barron Flats WY0011.000-	TS Dudley Land																				
Prospect 2 BFSU PR USA WYW17915	1 Co Inc	4/30/2021 Converse WY	20.0000	20.0000	16.8293	20.0000	16.8293	13.4733	1.00000000	0.12500000	0.07441658	0.84146500	0.67366293	0.80058342	0.52848300	0.41669239	0.31298200 0.2569705	1 -	35N 76V	V 21 N2NENW	
Barron Flats WY0012.000- State of Wyomir																					
Prospect 1 BFSU PR 08-00022	Company Inc	2/1/2015 Converse WY	200.0000	200.0000	166.6670	200.0000	166.6670	127.4419	1.00000000	0.18750000	0.04784996	0.83333500	0.63720964	0.76465004	0.55558444	0.41986983	0.27775056 0.2173398	-	- 35N 76V	V 36 NWNE, N	w
WY0012.000- State of Wyomin	g TS Dudley Land																				
WY General 2 None HBP 08-00022 Barron Flats WY0015.000-	Company Inc Maurice W	2/1/2015 Converse WY	440.0000	440.0000	366.6674	440.0000	366.6674	286.9172	1.00000000	0.18750000	0.03000000	0.83333500	0.65208464	0.78250000	0.55558444	0.43474483	0.27775056 0.2173398		35N 76V	V 36 NENE, S2	NE, S2
Prospect 1 BFSU PR USA WYW15494		2/29/2012 Converse WY	960.0000	960.0000	800.0016	280.0000	233.3338	177.8354	1.00000000	0.12500000	0.11284996	0.83333500	0.63512630	0.76215004	0.55558444	0.41848087	0.27775056 0.2166454	3 -	35N 76V	V 8 SWNE, E	2SW, SE
Barron Flats WY0015.000- Prospect 1 RESU RR USA WYW15494	Maurice W																				
Prospect 1 BFSU PR USA WYW15494 Barron Flats WY0015.000-	2 Brown Maurice W	2/29/2012 Converse WY				280.0000	233.3338	177.8354	1.00000000	0.12500000	0.11284996	0.83333500	0.63512630	0.76215004	0.55558444	0.41848087	0.27775056 0.2166454	-	35N 76V	V 17 NE, N2N	V, SENW
Prospect 1 BFSU PR USA WYW15494	2 Brown	2/29/2012 Converse WY				400.0000	333.3340	254.0505	1.00000000	0.12500000	0.11284996	0.83333500	0.63512630	0.76215004	0.55558444	0.41848087	0.27775056 0.2166454	3 -	35N 76V	V 20 N2, E2SE	
Barron Flats WY0016.000- Prospect 1 BFSU PR USA WYW15494	5 Carlyle Inc	2/29/2012 Converse WY	320.0000	320.0000	266.6672	320.0000	266.6672	209.1071	1.00000000	0.12500000	0.09084996	0.83333500	0.65345967	0.78415004	0.55558444	0.43070373	0.27775056 0.2227559		35N 76V	V 29 52	
Barron Flats WY0018.000-	Energy Partners Nominee																				
Prospect 1 BFSU PR USA WYW12631	8 Company	2/28/1997 Converse WY	960.0000	960.0000	920.0004	320.0000	306.6668	228.8434	1.00000000	0.12500000	0.12877173	0.95833375	0.71513574	0.74622827	0.63892111	0.47182316	0.31941264 0.2433125	3 -	35N 76V	V 23 E2	
	Energy Partners																				
Barron Flats WY0018.000-	Nominee																				
Prospect 1 BFSU PR USA WYW12631	8 Company	2/28/1997 Converse WY				320.0000	306.6668	228.8434	1.00000000	0.12500000	0.12877173	0.95833375	0.71513574	0.74622827	0.63892111	0.47182316	0.31941264 0.2433125	3 -	35N 76V	V 26 E2	
	Energy Partners																				
Barron Flats WY0018.000-	Nominee	2/20/4007							4 000												
Prospect 1 BFSU PR USA WYW12631	8 Company	2/28/1997 Converse WY				320.0000	306.6668	228.8434	1.00000000	0.12500000	0.12877173	0.95833375	0.71513574	0.74622827	0.06148441	0.47182316	0.31941264 0.2433125	s -	35N 76V	V 35 N2	
	Energy Partners																				
Barron Flats WY0018.000- Prospect 2 BFSU PR USA WYW12631	Nominee 8 Company	2/28/1997 Converse WY	320.0000	320.0000	240.2671	320.0000	240.2671	175.4404	1.00000000	0.12500000	0.14481128	0.75083483	0.54825112	0.73018872	0.50058158	0.36014456	0.25025325 0.1881065		35N 76V	V 26 W2	
	company	Li Loj 1557 COnverse WI	520.0000	520.0000	2-10.2071	520.0000	2-10.2071	27.3.9909	1.00000000	0.12.00000	0.1-901120	0.75005405	5.5-625112	5., 50100/2	0.00000100	5.50014430	0.1081005		55/4 /04		
																				E2E2, E2	W2E2, W2SWNW,
Barron Flats WY0020.000- State of Wyomir	g Maurice W																			NESWNV	
Prospect 1 BFSU PR 09-00088	Brown	2/1/2015 Converse WY	350.0000	350.0000	291.6673	350.0000	291.6673	225.2109	1.00000000	0.16666700	0.06118296	0.83333500	0.64345965	0.77215004	0.55558444	0.42403671	0.27775056 0.2194229	1 -	35N 76V	V 16 W2W2S	<u>/ </u>

				To that certain P	urchase Agreem	nent, by and	l among Canadian Ove	erseas Petroleu	m Limited and C	Certain of its Sub		orth in the Purch Section	ase Agreement), a	s COPL Entities, an	nd the Lenders un	der the Credit A	greement (as def	fined in the Purcha	ise Agreement),	as Purchasers, o	dated effective the	first day of the	month in which	Closing occurs.			
rospect					.		Stat Report Gross			Section Net	Company Net	Company NRI	LessorMineralIn		OverridingRoyalt			EfectiveCompan						011/01/01		Se	DepthRestrictions/C
name	Lease + Tract	t Unit	Status Lessor	Lessee	Exp date	County	e Acres	Acres	Net Acres	Acres	Acres	Acres	terest	LessorRoyalty y	1	WI	RI	yNRI	AOGWI	AOGNRI	COPLWI	COPLNRI	SWPWI	SWPNRI	Twn Rng	c Legal Description E2W2SW, E2SW,	erComments
																										W2W2SE,	
Barron Flats Prospect	WY0020.000-		State of Wyoming PR 09-00088	g Maurice W Brown	2/1/2015	5 Converse	WY 290.0000	290.0000	244.0249	290.0000	244.0249	188.4659	1.00000000	0.16666700	0.06101050	0.84146500	0.64988235	0.77232250	0.56100472	0.43514829	0.2804602	0.21473406			35N 76W	SESWNW, E2NW, 16 W2W2NF	
	WY0021.000-			biowii																						N2SW, SWSW,	
Prospect	1 WY0022.000-		PR USA WYW154944	Bonnie J Brown Dakota-Tex Oil	2/28/2012	2 Converse	WY 160.0000	160.0000	133.3336	160.0000	133.3336	101.6202	1.00000000	0.12500000	0.11284996	0.83333500	0.63512630	0.76215004	0.55558444	0.41848087	0.2777505	0.21664543	3	-	35N 76W	20 NWSE	
NY General	1	- None	NP USA WYW177728		3/31/2030	0 Converse	WY 120.0000	120.0000	120.0000	120.0000	120.0000	96.0000	1.00000000	0.12500000	0.07500000	1.00000000	0.80000000	0.80000000	1.00000000	0.8000000				-	34N 76W	11 W2SW, SESW	
			Mary M Slagter, also know as Mar	v																							
			Valentine Slagter																								
Barron Flats Prospect	WY0025.001-		PR wife and husband		1/10/1983	3 Converse	WY 640.0000	40.0000	33.3334	20.0000	16.6667	13.0359	0.06250000	0.15000000	0.06784996	0.83333500	0 65179300	0.78215004	0 55558444	0.42959256	0 2777505	5 0.22220044			35N 76W	14 N2	
ospect	1	0150		corporation	1/10/1505	Converse	040.0000	40.0000	55.5554	20.0000	10.0007	15.0555	0.00250000	0.15000000	0.00784550	0.033333500	0.05175500	0.78213004	0.55556444	0.42555250	0.2777505	0.2222004		-	5514 7044	14 112	
			Mary M Slagter,																								
			also know as Mar Valentine Slagter	y																							
	WY0025.001-		and Nat A Slagter																								
rospect	1	BFSU	PR wife and husband	I Corporation	1/10/1983	3 Converse	WY			5.0000	4.1667	3.2590	0.06250000	0.15000000	0.06784996	0.83333500	0.65179300	0.78215004	0.55558444	0.42959256	0.2777505	5 0.22220044			- 35N 76W	20 SESW, SWSE	
			Mary M Slagter,																								
			also know as Mar Valentine Slagter																								
arron Flats	WY0025.001-	-	and Nat A Slagter	, Mobil Oil																							
rospect	1	BFSU	PR wife and husband		1/10/1983	3 Converse	WY			15.0000	12.5000	9.7769	0.06250000	0.15000000	0.06784996	0.83333500	0.65179300	0.78215004	0.55558444	0.42959256	0.2777505	5 0.22220044	1	-	35N 76W	29 NE, E2NW	
			Mary M Slagter,																								
			also know as Mar																								
arron Flats	W/Y002E 001		Valentine Slagter and Nat A Slagter																								
rospect	2	BFSU			1/10/1983	3 Converse	WY 320.0000	40.0000	33.3334	40.0000	33.3334	26.0717	0.12500000	0.15000000	0.06784996	0.83333500	0.65179300	0.78215004	0.55558444	0.42959256	0.2777505	5 0.22220044	1	-	35N 76W	17 S2	
			Mary M Slagter, also know as Mar	v																							
			Valentine Slagter																								
arron Flats rospect	WY0025.001-		PR wife and husband		1/10/1092	3 Converse	WY 320.0000	20.0000	16.6667	20.0000	16.6667	13.0106	0.06250000	0.15000000	0.06926717	0.83333500	0.65052866	0.78063283	0.55558444	0.42874962	0.2777505	5 0.22177904			35N 76W	21 52	Surfaceto12,482'
- ospect	5	0.00		corporation	1/10/1505	Converse	520.0000	20.0000	10.0007	20.0000	10.0007	15.0100	0.00250000	0.15000000	0.00550717	0.033333500	0.05052000	0.70003203	0.55550444	0.42074502	0.2777505	0.2217750	-		5511 7011	21 52	Sundeeto12,402
			Mary M Slagter,																								
			also know as Mar Valentine Slagter	y																							
Barron Flats			and Nat A Slagter																								
rospect	3V1	None	HBP wife and husband	Corporation	1/10/1983	3 Converse	WY			20.0000	16.6667	13.0359	0.06250000	0.15000000	0.06784996	0.83333500	0.65179300	0.78215004	0.55558444	0.42959256	0.2777505	5 0.22220044	1	-	- 35N 76W	21 52	Below12,482'
			Mary M Slagter,																								
			also know as Mar	У																							
arron Flats	WY0025.001-	-	Valentine Slagter and Nat A Slagter	, Mobil Oil																							
rospect	4	BFSU	PR wife and husband	Corporation	1/10/1983	3 Converse	WY 320.0000	15.0000	12.5000	15.0000	12.5000	9.7579	0.04687500	0.15000000	0.06936717	0.83333500	0.65052866	0.78063283	0.55558444	0.42874962	0.2777505	5 0.22177904		-	35N 76W	23 W2	Surfaceto12,482'
			Mary M Slagter,																								
			also know as Mar																								
arron Flats	WY0025.001-		Valentine Slagter and Nat A Slagter																								
	4V1				1/10/1983	3 Converse	WY			15.0000	12.5000	9.7769	0.04687500	0.15000000	0.06784996	0.83333500	0.65179300	0.78215004	0.55558444	0.42959256	0.2777505	5 0.22220044	1		35N 76W	23 W2	Below12,482'
			Mary M Slagter, also know as Mar	v																							
			Valentine Slagter																								
	WY0025.001-		and Nat A Slagter PR wife and husband		1/10/1000	3 Converse	WY 640.0000	20.0000	16.6667	1.2500	1.0417	0.8132	0.03125000	0.15000000	0.06026747	0.83333500	0.65052866	0.70062202	0.55558444	0.42874962	0.2777505	5 0.22177904			35N 76W	27 55514/	Surfaceto12.482'
ospect	3	8150	wire and nusband	Corporation	1/10/1983	converse	VV 1 040.0000	20.0000	10.006/	1.2500	1.041/	0.8132	0.03125000	0.15000000	0.00930/1/	0.85335500	0.00002866	0.78003283	0.55558444	0.42874962	0.2777505	0.221//904		-	- 35N /6W	27 36577	Surfacet012,482
			Mary M Slagter,																								
			also know as Mar Valentine Slagter	y																							
arron Flats	WY0025.001-		and Nat A Slagter																							NE, E2NW, NWSE,	
ospect	5	BFSU	PR wife and husband	I Corporation	1/10/1983	3 Converse	WY			10.0000	8.3334	6.5053	0.03125000	0.15000000	0.06936717	0.83333500	0.65052866	0.78063283	0.55558444	0.42874962	0.2777505	5 0.22177904	•	-	35N 76W	27 NESW	Surfaceto12,482'
			Mary M Slagter,																								
		1	also know as Mar	y	1			1												1							
									1																		
arron Flats	WY0025.001-		Valentine Slagter and Nat A Slagter																							N2NW. SENW.	

					To that certain P	Purchase Agreen	nent, by and amo	ng Canadian Ove	erseas Petroleur	n Limited and	Certain of its Subs		orth in the Purc Section	hase Agreement)	, as COPL Entities, a	and the Lenders une	ler the Credit A	greement (as defi	ned in the Purch	ase Agreement),	as Purchasers, d	ated effective the f	irst day of the m	onth in which C	losing occurs.			
Prospect							Stat	t Report Gross	Tract Net	Company	Section Net			LessorMineralIn		OverridingRoyalt	TotalCompany	TotalCompanyN	EfectiveCompan								Se	DepthRestrictions/Oth
name	Lease + Tra	ct Unit	Status	Lessor	Lessee	Exp date								terest	LessorRoyalty				yNRI	AOGWI	AOGNRI	COPLWI	COPLNRI	SWPWI	SWPNRI	Twn Rng	c Legal Description	erComments
Barron Flats	WY0025.00	1-		Mary M Slagter, also know as Mary Valentine Slagter and Nat A Slagter,	Mobil Oil																							
Prospect	5V1	None		wife and husband		1/10/198	3 Converse WY				1.2500	1.0417	0.8147	0.03125000	0.15000000	0.06784996	0.83333500	0.65179300	0.78215004	0.55558444	0.42959256	0.27775056	0.22220044	-	-	35N 76W	27 SESW	Below12,482'
Barron Flats Prospect	WY0025.00 5V1		НВР	Mary M Slagter, also know as Mary Valentine Slagter and Nat A Slagter, wife and husband		1/10/198	3 Converse WY				8.7500	7.2917	5.7032	0.03125000	0.15000000	0.06784996	0.83333500	0.65179300	0.78215004	0.55558444	0.42959256	0.27775056	0.22220044	-	-	35N 76W	NE, E2NW, NWSE,	Below12,482'
Barron Flats Prospect	WY0025.00 5V1	1- None		Mary M Slagter, also know as Mary Valentine Slagter and Nat A Slagter, wife and husband		1/10/198	3 Converse WY				8.7500	7.2917	5.7032	0.03125000	0.15000000	0.06784996	0.83333500	0.65179300	0.78215004	0.55558444	0.42959256	0.27775056	0.22220044		-	35N 76W	N2NW, SENW, 34 S2NE, NESW, NWS	E Below12,482'
Barron Flats Prospect	WY0025.00 6	1- BFSU	PR	Mary M Slagter, also know as Mary Valentine Slagter and Nat A Slagter, wife and husband		1/10/198	3 Converse WY	320.0000	7.5000	6.2500	2.8125	2.3438	1.8296	0.02343750	0.15000000	0.06936717	0.83333500	0.65052866	0.78063283	0.55558444	0.42874962	0.27775056	0.22177904	-		35N 76W	27 W2NW, NWSW	Surfaceto12,482'
Barron Flats Prospect	WY0025.00 6	1- BFSU		Mary M Slagter, also know as Mary Valentine Slagter and Nat A Slagter, wife and husband		1/10/198	3 Converse WY				4.6875	3.9063	3.0494	0.02343750	0.15000000	0.06936717	0.83333500	0.65052866	0.78063283	0.55558444	0.42874962	0.27775056	0.22177904	-		35N 76W	28 N2S2, SENE	Surfaceto12,482'
Barron Flats Prospect	WY0025.00 6V1	1- None	НВР	Mary M Slagter, also know as Mary Valentine Slagter and Nat A Slagter, wife and husband		1/10/198	3 Converse WY				2.8125	2.3438	1.8332	0.02343750	0.15000000	0.06784996	0.83333500	0.65179300	0.78215004	0.55558444	0.42959256	0.27775056	0.22220044	-		35N 76W	27 W2NW, NWSW	Below12,482'
Barron Flats Prospect	WY0025.00 6V1	1- None		Mary M Slagter, also know as Mary Valentine Slagter and Nat A Slagter, wife and husband		1/10/198	3 Converse WY				4.6875	3.9063	3.0553	0.02343750	0.15000000	0.06784996	0.83333500	0.65179300	0.78215004	0.55558444	0.42959256	0.27775056	0.22220044			35N 76W	28 N2S2, SENE	Below12,482'
Barron Flats Prospect	WY0025.00 7	1- BFSU	PR	Mary M Slagter, also know as Mary Valentine Slagter and Nat A Slagter, wife and husband		1/10/198	3 Converse WY	240.0000	7.5000	6.2500	7.5000	6.2500	4.8884	0.03125000	0.15000000	0.06784996	0.83333500	0.65179300	0.78215004	0.55558444	0.42959256	0.27775056	0.22220044	-	-	35N 76W	33 N2SW, SE	
WY General Barron Flats	WY0025.00 8 WY0025.00	None	НВР	Mary M Slagter, also know as Mary Valentine Slagter and Nat A Slagter, wife and husband William Valentine	Corporation	1/10/198	3 Converse WY	80.0000	2.5000	2.0833	2.5000	2.0833	1.6667	0.03125000	0.15000000	0.05000000	0.83333500	0.66666800	0.80000000	0.55558444	0.44446756	0.27775056	0.22220044		-	35N 76W	1 33 S2SW	
Prospect	1	BFSU	PR	& Sons Inc	Corporation	6/10/198	3 Converse WY		260.0000	216.6671	130.0000	108.3336	83.1081	0.40625000	0.15500000	0.07784997	0.83333500	0.63929297	0.76715003	0.55558444	0.42125879	0.27775056	0.21803419	-	-	35N 76W	14 N2	
Barron Flats Prospect	WY0025.00 1	2- BFSU	PR	William Valentine & Sons Inc	Mobil Oil Corporation	6/10/198	3 Converse WY				32.5000	27.0834	20.7770	0.40625000	0.15500000	0.07784997	0.83333500	0.63929297	0.76715003	0.55558444	0.42125879	0.27775056	0.21803419	-	-	35N 76W	20 SESW, SWSE	
Barron Flats	WY0025.00	2- BFSU	PR	William Valentine & Sons Inc	Mobil Oil	6/10/100	3 Converse WY				97.5000	81.2502	62.3311	0.40625000	0.15500000	0.07784997	0.83333500	0.63929297	0.76715003	0.55558444	0.42125879	0.27775056	0.21803419			25.0 701	29 NE, E2NW	
Prospect Barron Flats	1 WY0025.00	2-		William Valentine																				-	-			
Prospect Barron Flats	2 WY0025.00	BFSU	PR	& Sons Inc William Valentine	Corporation Mobil Oil	6/10/198	3 Converse WY		260.0000	216.6671	260.0000	216.6671	166.2162	0.81250000	0.15500000	0.07784997	0.83333500	0.63929297	0.76715003	0.55558444	0.42125879	0.27775056	0.21803419	-	-	35N 76W	17 S2	+
Prospect	3	BFSU	PR	& Sons Inc	Corporation	6/10/198	3 Converse WY		130.0000	108.3336	130.0000	108.3336	84.0271	0.40625000	0.15500000	0.06936717	0.83333500	0.64636198	0.77563283	0.55558444	0.42597170	0.27775056	0.22039028	-	-	35N 76W	21 52	Surfaceto12,482'
Barron Flats Prospect	WY0025.00 3V1	2- None	нвр	William Valentine & Sons Inc	Mobil Oil Corporation	6/10/198	3 Converse WY				130.0000	108.3336	83.1081	0.40625000	0.15500000	0.07784997	0.83333500	0.63929297	0.76715003	0.55558444	0.42125879	0.27775056	0.21803419	-		35N 76W	21 52	Below12,482'
Barron Flats Prospect	WY0025.00		PR	William Valentine & Sons Inc			3 Converse WY		97.5000	81.2502	97.5000	81,2502	63.0203	0.30468750	0.15500000	0.06936717	0.83333500	0.64636198	0.77563283	0.55558444	0.42597170	0.27775056				35N 76W		Surfaceto12.482'
Barron Flats	4 WY0025.00	2-		William Valentine	Mobil Oil				57.5000	01.2302														-	-			
Prospect Barron Flats	4V1 WY0025.00	None 2-	HBP	& Sons Inc William Valentine	Corporation Mobil Oil	6/10/198	3 Converse WY	+		-	97.5000	81.2502	62.3311	0.30468750	0.15500000	0.07784997	0.83333500	0.63929297	0.76715003	0.55558444	0.42125879	0.27775056	0.21803419	-	-	35N 76W	23 W2	Below12,482'
Prospect	5	BFSU	PR	& Sons Inc	Corporation	6/10/198	3 Converse WY		130.0000	108.3336	8.1250	6.7708	5.2517	0.20312500	0.15500000	0.06936717	0.83333500	0.64636198	0.77563283	0.55558444	0.42597170	0.27775056	0.22039028	-	-	35N 76W	27 SESW	Surfaceto12,482'
Barron Flats Prospect	WY0025.00 5	2- BFSU	PR	William Valentine & Sons Inc	Mobil Oil Corporation	6/10/198	3 Converse WY				65.0000	54.1668	42.0135	0.20312500	0.15500000	0.06936717	0.83333500	0.64636198	0.77563283	0.55558444	0.42597170	0.27775056	0.22039028		-	35N 76W	NE, E2NW, NWSE, 27 NESW	Surfaceto12,482'
Barron Flats Prospect	WY0025.00 5	2- BFSU	PR	William Valentine & Sons Inc	Mobil Oil Corporation	6/10/198	3 Converse WY				56.8750	47.3959	36.7618	0.20312500	0.15500000	0.06936717	0.83333500	0.64636198	0.77563283	0.55558444	0.42597170	0.27775056	0.22039028	-	_	35N 76W	N2NW, SENW, 34 S2NE, NESW, NWS	E Surfaceto12,482'

Exhibit A-1

				To that certain	Purchase Agree	ement, by a	and amor	ng Canadian Over	rseas Petroleur	n Limited and	Certain of its Subs		forth in the Purch Section	nase Agreement), a	as COPL Entities, a	nd the Lenders un	der the Credit A	greement (as de	fined in the Purcha	se Agreement),	as Purchasers, d	lated effective the f	irst day of the m	onth in which	Closing occurs.			
Prospect											Section Net	Company Net	Company NRI						EfectiveCompan								Se	DepthRestrictions/Oth
name Barron Flats	Lease + Trac WY0025.002		Status Lessor William Valent	Lessee ne Mobil Oil	Exp date	County	e	Acres	Acres	Net Acres	Acres	Acres	Acres	terest	LessorRoyalty	1	WI	RI	yNRI	AOGWI	AOGNRI	COPLWI	COPLNRI	SWPWI	SWPNRI	Twn Rng	c Legal Description	erComments
Prospect	5V1		HBP & Sons Inc	Corporation	6/10/19	83 Conver	se WY				8.1250	6.7708	5.1943	0.20312500	0.15500000	0.07784997	0.83333500	0.63929297	0.76715003	0.55558444	0.42125879	0.27775056	0.21803419	-		35N 76W	27 SESW	Below12,482'
	WY0025.002		William Valent		c/10/10						65,0000			0.00040500	0.45500000	0 07784997			0.75745000		0.40405070	0 27775056					NE, E2NW, NWSE	
Prospect	5V1	None	HBP & Sons Inc	Corporation	6/10/19	83 Conver	se WY				65.0000	54.1668	41.5540	0.20312500	0.15500000	0.07784997	0.83333500	0.63929297	0.76715003	0.55558444	0.42125879	0.27775056	0.21803419			35N 76W	27 NESW	Below12,482'
	WY0025.002	2-	William Valent																								N2NW, SENW,	
Prospect Barron Flats	5V1 WY0025.002	None	HBP & Sons Inc William Valent	Corporation ne Mobil Oil	6/10/19	83 Conver	se WY				56.8750	47.3959	36.3598	0.20312500	0.15500000	0.07784997	0.83333500	0.63929297	0.76715003	0.55558444	0.42125879	0.27775056	0.21803419	-		35N 76W	34 S2NE, NESW, NW	E Below12,482'
Prospect	6	BFSU	PR & Sons Inc	Corporation	6/10/19	83 Conver	se WY		48.7500	40.6251	18.2813	15.2344	11.8163	0.15234375	0.15500000	0.06936717	0.83333500	0.64636198	0.77563283	0.55558444	0.42597170	0.27775056	0.22039028			35N 76W	27 W2NW, NWSW	Surfaceto12,482'
Barron Flats	WY0025.002		William Valent	ne Mobil Oil																								
Prospect Barron Flats	6 WY0025.002	BFSU 2-	PR & Sons Inc William Valent	Corporation ne Mobil Oil	6/10/19	83 Conver	se WY				30.4688	25.3907	19.6939	0.15234375	0.15500000	0.06936717	0.83333500	0.64636198	0.77563283	0.55558444	0.42597170	0.27775056	0.22039028	-		35N 76W	28 N2S2, SENE	Surfaceto12,482'
Prospect	6V1	None	HBP & Sons Inc	Corporation	6/10/19	83 Conver	se WY				18.2813	15.2344	11.6871	0.15234375	0.15500000	0.07784997	0.83333500	0.63929297	0.76715003	0.55558444	0.42125879	0.27775056	0.21803419			35N 76W	27 W2NW, NWSW	Below12,482'
	WY0025.002 6V1	2- None	William Valent		6/10/10	83 Conver					30.4688	25.3907	19.4785	0.15234375	0.15500000	0.07784997	0.83333500	0.63929297	0.76715003	0.55558444	0.42125879	0.27775056	0.21803419			2511 7614	28 N2S2, SENE	Below12.482'
Prospect Barron Flats	WY0025.002		William Valent	Corporation ne Mobil Oil	0/10/19	as conver	se wr				30.4088	23.3907	15.4705	0.13234373	0.13300000	0.07784997	0.85555500	0.03525257	0.70713003	0.33336444	0.42123079	0.27773030	0.21803419			5511 7010	20 N232, 3ENE	Below12,402
Prospect	7	BFSU	PR & Sons Inc	Corporation	6/10/19	83 Conver	se WY		48.7500	40.6251	48.7500	40.6251	31.1655	0.20312500	0.15500000	0.07784997	0.83333500	0.63929297	0.76715003	0.55558444	0.42125879	0.27775056	0.21803419	-		35N 76W	33 N2SW, SE	
WY General	WY0025.002	2- None	William Valent HBP & Sons Inc	ne Mobil Oil Corporation	6/10/19	83 Conver	se WY		16.2500	13.5417	16.2500	13.5417	10.6302	0.20312500	0.15500000	0.06000000	0.83333500	0.65416798	0.78500000	0.55558444	0.43613379	0.27775056	0.21803419			35N 76W	33 525W	
WT General	0				0/10/15		50 111		10.2500	15.5417	10.2500	15.5417	10.0502	0.20572500	0.13500000	0.00000000	0.05555500	0.03410750	0.70500000	0.555550444	0.45015575	0.27773030	0.21003413			5511 701	55 52511	
			William H Brov married man a																									
Barron Flats	WY0025.003	3-	sole and separa																									
Prospect	1		PR property	Corporation	1/10/19	83 Conver	se WY		20.0000	16.6667	10.0000	8.3334	6.5179	0.03125000	0.15000000	0.06784996	0.83333500	0.65179300	0.78215004	0.55558444	0.42959256	0.27775056	0.22220044	-		35N 76W	14 N2	
			William H Brov	n a																								
			married man a																									
	WY0025.003		sole and separa								2.5000	2.0833	1.6295	0.03125000	0.15000000	0.06784996	0.83333500	0.65179300	0.70045004	0.55558444	0.42959256	0.27775056	0.22220044				20 SESW, SWSE	
Prospect	1	BESU	PR property	Corporation	1/10/19	83 Conver	se wr				2.5000	2.0833	1.6295	0.03125000	0.15000000	0.06784996	0.83333500	0.651/9300	0.78215004	0.55558444	0.42959256	0.27775056	0.22220044			35N /6W	20 SESW, SWSE	
			William H Brov																									
Barron Flats	WY0025.003	,	married man a sole and separ																									
Prospect	1		PR property	Corporation	1/10/19	83 Conver	se WY				7.5000	6.2500	4.8884	0.03125000	0.15000000	0.06784996	0.83333500	0.65179300	0.78215004	0.55558444	0.42959256	0.27775056	0.22220044			35N 76W	29 NE, E2NW	
			William H Brov married man a																									
	WY0025.003		sole and separ																									
Prospect	2	BFSU	PR property	Corporation	1/10/19	83 Conver	se WY		20.0000	16.6667	20.0000	16.6667	13.0359	0.06250000	0.15000000	0.06784996	0.83333500	0.65179300	0.78215004	0.55558444	0.42959256	0.27775056	0.22220044	-		35N 76W	17 S2	
			William H Brov	n, a																								
			married man a																									
Barron Flats Prospect	WY0025.003		sole and separa	Corporation	1/10/19	83 Conver	se WY		10.0000	8.3334	10.0000	8.3334	6.5053	0.03125000	0.15000000	0.06936717	0.83333500	0.65052866	0.78063283	0.55558444	0.42874962	0.27775056	0.22177904			35N 76W	21 52	Surfaceto12.482'
			William H Brow married man a																									
Barron Flats	WY0025.003	3-	sole and separa																									
Prospect	3V1	None	HBP property	Corporation	1/10/19	83 Conver	se WY				10.0000	8.3334	6.5179	0.03125000	0.15000000	0.06784996	0.83333500	0.65179300	0.78215004	0.55558444	0.42959256	0.27775056	0.22220044	-		35N 76W	21 S2	Below12,482'
			William H Brov	n.a																								
			married man a	his																								
Barron Flats Prospect	WY0025.003		PR property	te Mobil Oil Corporation	1/10/10	83 Conver			7.5000	6.2500	7.5000	6.2500	4.8790	0.02343750	0.15000000	0.06936717	0.83333500	0.65052866	0.78063283	0.55558444	0.42874962	0.27775056	0.22177904			35N 76W	22 142	Surfaceto12,482'
riospect	-	0.30	property	corporation	1/10/19		JC VVT		7.5000	0.2000	7.5000	0.2000	4.6790	0.02343730	0.13000000	0.00550/1/	0.03333300	0.03032000	0.70005203	0.00000444	0.420/4502	0.2///3050	0.221//504	-	1	5514 70W	25 112	
			William H Brov																									
Barron Flats	WY0025.003	3-	married man a sole and separ																									
	4V1		HBP property	Corporation	1/10/19	83 Conver	se WY				7.5000	6.2500	4.8884	0.02343750	0.15000000	0.06784996	0.83333500	0.65179300	0.78215004	0.55558444	0.42959256	0.27775056	0.22220044			35N 76W	23 W2	Below12,482'
			William H Brov married man a																									
	WY0025.003		sole and separa																									
Prospect	5	BFSU	PR property	Corporation	1/10/19	83 Conver	se WY		10.0000	8.3334	0.6250	0.5208	0.4066	0.01562500	0.15000000	0.06936717	0.83333500	0.65052866	0.78063283	0.55558444	0.42874962	0.27775056	0.22177904	-	-	35N 76W	27 SESW	Surfaceto12,482'
			William H Brov	n, a																								
Dama Si i	140/0025 01-		married man a																								NE FORM	
Barron Flats Prospect	WY0025.003 5	BFSU	PR property	te Mobil Oil Corporation	1/10/19	83 Conver	se WY				5.0000	4.1667	3.2526	0.01562500	0.15000000	0.06936717	0.83333500	0.65052866	0.78063283	0.55558444	0.42874962	0.27775056	0.22177904	-		35N 76W	NE, E2NW, NWSE 27 NESW	, Surfaceto12,482'
			property										5.2520															
			William H Brov married man a																									
Barron Flats	WY0025.003	3-	sole and separa	te Mobil Oil																							N2NW, SENW,	
Prospect	5	BFSU	PR property	Corporation	1/10/19	83 Conver	se WY				4.3750	3.6458	2.8461	0.01562500	0.15000000	0.06936717	0.83333500	0.65052866	0.78063283	0.55558444	0.42874962	0.27775056	0.22177904	-		35N 76W	34 S2NE, NESW, NW	E Surfaceto12,482

				To that certain Pu	urchase Agreen	nent, by and	among Canadia	Overseas Petrole	um Limited and	Certain of its Sub	sidiaries (as set Section	forth in the Purc Section	hase Agreement), a	as COPL Entities, a	nd the Lenders ur	der the Credit A	greement (as de	fined in the Purcha	se Agreement),	as Purchasers, c	lated effective the	first day of the r	month in which	Closing occurs.				
Prospect							Stat Report G	oss Tract Net	Company	Section Net			LessorMineralIn		OverridingRoyalt	TotalCompany	TotalCompanyN	EfectiveCompan								Se		DepthRestrictions/Oth
name	Lease + Trac	t Unit	Status Lessor	Lessee	Exp date	County	e Acres	Acres	Net Acres	Acres	Acres	Acres	terest	LessorRoyalty			RI		AOGWI	AOGNRI	COPLWI	COPLNRI	SWPWI	SWPNRI	Twn Rr	ng c Lega	al Description	erComments
			William H Brown, a	a																								
Barron Flats	WY0025 002	2	married man as his sole and separate	5 Mobil Oil																								
Prospect	5V1		HBP property	Corporation	1/10/198	3 Converse	WY			0.6250	0.5208	0.4074	0.01562500	0.15000000	0.06784996	0.83333500	0.65179300	0.78215004	0.55558444	0.42959256	0.27775056	0.22220044			35N 76	W 27 SESV	N	Below12,482'
			William H Brown, a	a																								
			married man as his	5																								
Barron Flats Prospect	WY0025.003 5V1		sole and separate HBP property	Mobil Oil Corporation	1/10/198	3 Converse	wy			5.0000	4.1667	3.2590	0.01562500	0.15000000	0.06784996	0.83333500	0.65179300	0.78215004	0.55558444	0.42959256	0.27775056	0.22220044			35N 76	W 27 NES	E2NW, NWSE, W	Below12.482'
					1 1 1																							
			William H Brown, a married man as his																									
Barron Flats			sole and separate	Mobil Oil									0.04550500		0.0570.0005		0.05170000	0 70045004		0.40050055	0.03335050						IW, SENW,	
Prospect	5V1	None	HBP property	Corporation	1/10/198	3 Converse	WY		-	4.3750	3.6458	2.8516	0.01562500	0.15000000	0.06784996	0.83333500	0.65179300	0.78215004	0.55558444	0.42959256	0.27775056	0.22220044	-		35N 76	W 34 S2NE	E, NESW, NWSE	Below12,482
			William H Brown, a married man as his	a																								
Barron Flats	WY0025.003	3-	sole and separate																									
Prospect	6	BFSU	PR property	Corporation	1/10/198	3 Converse	WY	3.750	3.1250	1.4063	1.1719	0.9148	0.01171875	0.15000000	0.06936717	0.83333500	0.65052866	0.78063283	0.55558444	0.42874962	0.27775056	6 0.22177904			35N 76	W 27 W2N	NW, NWSW	Surfaceto12,482'
			William H Brown, a	a																								
Barron Flats	WY0025.003	a.	married man as his sole and separate																									
Prospect	6	BFSU	PR property	Corporation	1/10/198	3 Converse	WY			2.3438	1.9532	1.5247	0.01171875	0.15000000	0.06936717	0.83333500	0.65052866	0.78063283	0.55558444	0.42874962	0.27775056	0.22177904			35N 76	W 28 N252	2, SENE	Surfaceto12,482'
			William H Brown, a	a																								
			married man as his	5																								
Barron Flats Prospect	WY0025.003 6V1		sole and separate HBP property	Mobil Oil Corporation	1/10/198	3 Converse	wy			1.3425	1.1188	0.8750	0.01118750	0.15000000	0.06784996	0.83333500	0.65179300	0.78215004	0.55558444	0.42959256	0.27775056	0.22220044			35N 76	w 27 W2N	W, NWSW	Below12,482'
			William H Brown, a																									
			married man as his	5																								
Barron Flats Prospect	WY0025.003 6V1	3- None	sole and separate	Mobil Oil Corporation	1/10/108	3 Converse	wy			2.2375	1.8646	1.4584	0.01118750	0.15000000	0.06784996	0.83333500	0.65179300	0.78215004	0.55558444	0.42959256	0.27775056	0.22220044			2511 761	W 28 N252	2 CENE	Below12,482'
riospect	011	None	Property	corporation	1/10/150	5 CONVEISE	WI			2.2375	1.0040	1.4364	0.01118/30	0.13000000	0.00784550	0.055555500	0.03173300	0.78213004	0.555556444	0.42555250	0.27775050	0.22220044			5514 70	20 142.52	Z, JENE	Delow12,462
			William H Brown, a married man as his	a 5																								
Barron Flats	WY0025.003		sole and separate																									
Prospect	7	BFSU	PR property	Corporation	1/10/198	3 Converse	WY	3.750	3.1250	3.7500	3.1250	2.4442	0.01562500	0.15000000	0.06784996	0.83333500	0.65179300	0.78215004	0.55558444	0.42959256	0.27775056	5 0.22220044	-		35N 76	W 33 N2S	W, SE	
			William H Brown, a married man as his																									
	WY0025.003	3-	sole and separate																									
WY General	8	None	HBP property	Corporation	1/10/198	3 Converse	WY	1.250	1.0417	1.2500	1.0417	0.8333	0.01562500	0.15000000	0.05000000	0.83333500	0.66666800	0.80000000	0.55558444	0.44446756	0.27775056	0.22220044	-		35N 76	W 33 S2SV	N	
			Wendy G																									
			Machowski, a married woman																									
			dealing in her sole																									
Barron Flats Prospect	WY0025.004 1	1- BFSU	and separate PR property	Chesapeake Exploration LLC	5/13/201	5 Converse	WY	1.481	5 1.2346	1.4815	1.2346	0.9564	0.00462963	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731			35N 76	W 14 N2		
Barron Flats	WY0025.005		Carol Somerville	Chesapeake																								
Prospect	1		PR f/k/a Carol Harper		3/3/202	1 Converse	WY	8.888	7.4074	8.8889	7.4074	6.1271	0.02777778	0.12500000	0.04784996	0.83333500	0.68929308	0.82715004	0.55558444	0.45459386	0.27775056	0.23469922			35N 76	W 14 N2		
			Christine Rushlow,																									
			a married person dealing in her sole																									
Barron Flats	WY0025.006		and separate	Chesapeake				0.000				5 0074	0.00777770				0.00070000	0.00045000			0.03335050							
Prospect	1	BFSU	PR property Donald John	Exploration LLC	11/2/201	4 Converse	WY	8.888	7.4074	8.8889	7.4074	5.9271	0.02777778	0.12500000	0.07484991	0.83333500	0.66679308	0.80015009	0.55558444	0.43959311	0.27775056	0.22719997	-		35N 76	W 14 N2		
Barron Flats	WY0025.007	7- BFSU	Moutoux, a single PR person	Chesapeake Exploration LLC	10/29/201	4 Convorco		13.333	3 11.1111	13.3333	11.1111	8.8906	0.04166667	0.12500000	0.07494001	0.83333500	0.66679308	0.80015009	0.55558444	0.43959311	0.27775056	0.22719997			2511 761	W 14 N2		
Prospect	-	0.30		exploration LLC	10/25/201	Converse		10.000		13.3333		0.0000	0.04100007	0.12300000	0.07404351	0.033333000	0.00075508	0.00010009	0.00000444	0.93535311	0.2///3050	0.22/1339/	-		55/1 /0	14 192		
Barron Flats	WY0025.008	3-	Pam Moutoux, f/k/a Pam Afford, a	a Chesapeake																								
Prospect	1	BFSU		Exploration LLC	10/29/201	4 Converse	WY	13.333	3 11.1111	13.3333	11.1111	8.8906	0.04166666	0.12500000	0.07484991	0.83333500	0.66679308	0.80015009	0.55558444	0.43959311	0.27775056	0.22719997	· .		35N 76	W 14 N2		
			Susan M Himes, a																									
			married person																									
Barron Flats	WY0025.009		dealing in her sole and separate	Chesapeake																								
Prospect	1		PR property Christine A	Exploration LLC	11/24/201	4 Converse	WY	4.444	4 3.7037	4.4444	3.7037	2.9635	0.01388889	0.12500000	0.07484991	0.83333500	0.66679308	0.80015009	0.55558444	0.43959311	0.27775056	5 0.22719997	· -		35N 76	W 14 N2		
	WY0025.010		Spencer, a married																									
Prospect	1	BFSU	PR person	Exploration LLC	10/2/201	4 Converse	WY	26.666	7 22.2223	26.6667	22.2223	17.7812	0.08333333	0.12500000	0.07484991	0.83333500	0.66679308	0.80015009	0.55558444	0.43959311	0.27775056	0.22719997	-	· [·	35N 76	W 14 N2		

				To that certain P	urchase Agreem	ent, by and	among Can	adian Overseas Petrol	eum Limited and	Certain of its Sub		forth in the Purc Section	hase Agreement), a	as COPL Entities, an	nd the Lenders un	der the Credit A	greement (as de	fined in the Purcha	se Agreement),	as Purchasers, d	lated effective the f	irst day of the m	nonth in which	Closing occurs.			
Prospect							Stat Rep	ort Gross Tract Net	Company	Section Net		beenon	LessorMineralIn	c	OverridingRoyalt	TotalCompany	TotalCompanyN	EfectiveCompan								Se	DepthRestrictions/Oth
name	Lease + Tract	t Unit	Status Lessor	Lessee	Exp date	County				Acres		Acres		LessorRoyalty y					AOGWI	AOGNRI	COPLWI	COPLNRI	SWPWI	SWPNRI	Twn Rng	c Legal Description	erComments
Barron Flats	WY0025.011		Timothy I Moutoux, a single	Chesapeake																							
Prospect	1	BFSU	PR person	Exploration LLC	11/24/2014	1 Converse	wy	4.44	4 3.7037	4.4444	3.7037	2.9635	0.01388889	0.12500000	0.07484991	0.83333500	0.66679308	0.80015009	0.55558444	0.43959311	0.27775056	0.22719997		-	35N 76W	14 N2	
			Gary Richard O'Brien & Ingrid																								
Barron Flats	WY0025.012	2-	Inez O'Brien,	Chesapeake																							
Prospect	1	BFSU	PR husband and wife	Exploration LLC	11/2/2014	4 Converse	WY	8.88	9 7.4074	8.8889	7.4074	5.9271	0.02777778	0.12500000	0.07484991	0.83333500	0.66679308	0.80015009	0.55558444	0.43959311	0.27775056	0.22719997	-	-	35N 76W	14 N2	
			Steven C Moutoux																								
			a married person																								
Barron Flats	WY0025.013	,	dealing in his sole and separate	Chesapeake																							
Prospect	1		PR property	Exploration LLC	11/24/2014	1 Converse	WY	4.44	4 3.7037	4.4444	3.7037	2.9635	0.01388889	0.12500000	0.07484991	0.83333500	0.66679308	0.80015009	0.55558444	0.43959311	0.27775056	0.22719997		-	35N 76W	14 N2	
			Carl E DeJonge, a married person																								
			dealing in his sole																								
Barron Flats	WY0025.014	1-	and separate	Chesapeake																							
Prospect	1	BFSU	PR property	Exploration LLC	11/24/2014	1 Converse	WY	4.44	4 3.7037	4.4444	3.7037	2.9635	0.01388889	0.12500000	0.07484991	0.83333500	0.66679308	0.80015009	0.55558444	0.43959311	0.27775056	0.22719997	-	-	35N 76W	14 N2	
Barron Flats	WY0025.015	5-	Deanne L Esposito	, Chesapeake		1																					
Prospect	1		PR a single person	Exploration LLC	11/24/2014	1 Converse	WY	4.44	4 3.7037	4.4444	3.7037	2.9635	0.01388889	0.12500000	0.07484991	0.83333500	0.66679308	0.80015009	0.55558444	0.43959311	0.27775056	0.22719997	-	-	35N 76W	14 N2	
	WY0025.016		Beverly Albert																								
Barron Flats Prospect	WY0025.016		Sorrell, a single PR woman	Chesapeake Exploration LLC	2/3/2015	5 Converse	wy	26.66	7 22.2223	26.6667	22.2223	17.7812	0.08333333	0.12500000	0.07484991	0.83333500	0.66679308	0.80015009	0.55558444	0.43959311	0.27775056	0.22719997			35N 76W	14 N2	
	-																										
	WY0025.017		Corey Allen LeClai																								
Prospect Barron Flats	1 WY0025.018	BFSU R-	PR a single person Southwestern	Exploration LLC Atomic Oil &	11/11/2014	1 Converse	WY	26.66	22.2223	26.6667	22.2223	17.5589	0.08333333	0.15000000	0.05984994	0.83333500	0.65845970	0.79015006	0.55558444	0.43403725	0.27775056	0.22442245		-	35N 76W	14 N2	
Prospect	1	BFSU	PR Production Corp.	Gas LLC	11/1/2022	2 Converse	WY	1.33	3 1.1111	1.3333	1.1111	0.8690	0.00416670	0.20000000	0.01784996	0.83333500	0.65179300	0.78215004	0.55558444	0.42959256	0.27775056	0.22220044	-	-	35N 76W	23 W2	
	WY0025.018		Southwestern	Atomic Oil &					_																		
Prospect Barron Flats	2 WY0025.018	51.50	PR Production Corp. Southwestern	Gas LLC Atomic Oil &	11/1/2022	2 Converse	WY	0.66	0.5556	0.2500	0.2083	0.1629	0.00208334	0.20000000	0.01784996	0.83333500	0.65179300	0.78215004	0.55558444	0.42959256	0.27775056	0.22220044		-	35N 76W	27 W2NW, NWSW	
Prospect	2	BFSU	PR Production Corp.	Gas LLC	11/1/2022	2 Converse	WY			0.4167	0.3473	0.2716	0.00208334	0.20000000	0.01784996	0.83333500	0.65179300	0.78215004	0.55558444	0.42959256	0.27775056	0.22220044	-	-	35N 76W	28 N2S2, SENE	
	WY0025.018		Southwestern	Atomic Oil &																							
Prospect	3	BFSU	PR Production Corp.	Gas LLC	11/1/2022	2 Converse	WY	9.33	3 7.7778	1.1667	0.9723	0.7604	0.02916667	0.20000000	0.01784996	0.83333500	0.65179300	0.78215004	0.55558444	0.42959256	0.27775056	0.22220044		-	35N 76W	27 SESW	
Barron Flats	WY0025.018		Southwestern	Atomic Oil &																						N2NW, SENW,	
Prospect	3 WY0025.018		PR Production Corp.	Gas LLC	11/1/2022	2 Converse	WY			8.1667	6.8056	5.3230	0.02916667	0.20000000	0.01784996	0.83333500	0.65179300	0.78215004	0.55558444	0.42959256	0.27775056	0.22220044	-	-	35N 76W	34 S2NE, NESW, NWSE	
Barron Flats Prospect	4 WYUU25.018	-	PR Production Corp.	Atomic Oil & Gas LLC	11/1/2022	2 Converse	wy	1.36	0 1.1333	1.3600	1.1333	0.8864	0.00566667	0.20000000	0.01784996	0.83333500	0.65179300	0.78215004	0.55558444	0.42959256	0.27775056	0.22220044			35N 76W	33 N2SW, SE	
	WY0025.018		Southwestern	Atomic Oil &																							
WY General	5 WY0025.019	None	HBP Production Corp.	Gas LLC Atomic Oil &	11/1/2022	2 Converse	WY	0.45	3 0.3778	0.4533	0.3778	0.3022	0.00566667	0.20000000		0.83333500	0.66666800	0.8000000	0.55558444	0.44446756	0.27775056	0.22220044	-	-	35N 76W	33 S2SW	
Barron Flats Prospect	1	BFSU	St Joseph's PR Children's Home	Gas LLC	5/17/2022	2 Converse	wy	12.80	10.6667	3.2000	2.6667	2.1191	0.04000000	0.18750000	0.01784996	0.83333500	0.66220969	0.79465004	0.55558444	0.43653736	0.27775056	0.22567233		-	35N 76W	20 SESW, SWSE	
	WY0025.019) -	St Joseph's	Atomic Oil &																							
Prospect	1	BFSU	PR Children's Home	Gas LLC	5/17/2022	2 Converse	WY			9.6000	8.0000	6.3572	0.04000000	0.18750000	0.01784996	0.83333500	0.66220969	0.79465004	0.55558444	0.43653736	0.27775056	0.22567233	-	-	35N 76W	29 NE, E2NW	
Barron Flats	WY0025.020	D-	State of Wyoming	Atomic Oil &																							
Prospect	1	BFSU	PR 18-00173	Gas LLC	6/2/2023	3 Converse	WY	53.33	2 44.4428	53.3312	44.4428	36.2423	0.16666000	0.16666667	0.01784996	0.83333500	0.67957083	0.81548337	0.55558444	0.44811204	0.27775056	0.23145879	-	-	35N 76W	21 S2	
			Jacquelin Ann																								
			lacoletti and Fred			1																					
	WY0025.021		lacoletti, wife and																								
Prospect	1	BFSU	PR husband	Company	10/21/2015	5 Converse	WY	27.73	4 23.1112	6.9334	5.7778	4.4758	0.08666700	0.14500000	0.08034996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731	-	-	35N 76W	20 SESW, SWSE	
			Jacquelin Ann																								
			lacoletti and Fred			1																					
Barron Flats	WY0025.021		lacoletti, wife and PR husband	Dakota-Tex Oil Company	10/21/2015	Converso	wv			20.8001	17.3335	13.4274	0.08666700	0.14500000	0.08034006	0.83333500	0.64554299	0.77465004	0 55559444	0.42542567	0.27775056	0.22011731			25N 76W	29 NE, E2NW	
Prospect	1	brau	in insuanu	company	10/21/2015	Converse			-	20.0001	17.5555	15.4274	0.08000700	0.14500000	0.00054990	0.0000000	0.04554299	0.77403004	0.0000444	0.42342307	0.27775056	0.22011/31	-	-	3310 7000	2.5 IVE, EZIVVV	
			Ronald Fred			1																					
Barron Flats	WY0025.022)_	Kimbell and Mary Kimbell, husband	Dakota-Tex Oil																							
Prospect	1		PR and wife	Company	10/21/2015	5 Converse	WY	27.73	4 23.1112	6.9334	5.7778	4.4758	0.08666700	0.14500000	0.08034996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731	-	-	35N 76W	20 SESW, SWSE	
			Ronald Fred Kimbell and Mary																								
Barron Flats	WY0025.022	2-	Kimbell, husband	Dakota-Tex Oil																							
Prospect	1	BFSU		Company	10/21/2015	5 Converse	WY			20.8001	17.3335	13.4274	0.08666700	0.14500000	0.08034996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731	-	-	35N 76W	29 NE, E2NW	
			H G Souders and																								
Barron Flats	WY0025.023	3-	Gloria T Souders,	Dakota-Tex Oil																							
Prospect	1		PR husband and wife		1/9/2016	6 Converse	WY	27.73	23.1110	6.9333	5.7778	4.4757	0.08666600	0.14500000	0.08034996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731	-	-	35N 76W	20 SESW, SWSE	

					To that certain P	urchase Agreer	ment, by and amo	ng Canadian Ove	rseas Petroleur	n Limited and	Certain of its Sub	sidiaries (as set Section		ase Agreement),	as COPL Entities, an	nd the Lenders ur	der the Credit A	Agreement (as de	fined in the Purcha	se Agreement),	as Purchasers, o	dated effective the	e first day of the r	nonth in which	Closing occurs.			
Prospect							Sta	Report Gross	Tract Net	Company	Section Net		Company NRI	LessorMineralIn	c	OverridingRoyalt	TotalCompany	TotalCompanyN	EfectiveCompan								Se	DepthRestrictions/Oth
name	Lease + Tract	t Unit	Status L	Lessor	Lessee	Exp date	County e	Acres	Acres	Net Acres	Acres	Acres	Acres	terest	LessorRoyalty y	1	WI	RI	yNRI	AOGWI	AOGNRI	COPLWI	COPLNRI	SWPWI	SWPNRI	Twn Rng	c Legal Description	erComments
				H G Souders and																								
Barron Flats	WY0025.023	-		Gloria T Souders,	Dakota-Tex Oil																							
Prospect	1			nusband and wife		1/9/201	L6 Converse WY				20.7998	17.3332	13.4272	0.08666600	0.14500000	0.08034996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.2777505	6 0.22011731			35N 76W	29 NE, E2NW	
Barron Flats	WY0025.024		PR L	Cowboy Minerals,	Atomic Oil & Gas LLC	12/1/202	24 Converse WY		1.4815	1.4815	1.4815	1.4815	1.1852	0.00462963	0.20000000		1.00000000	0.80000000	0.80000000	1.00000000	0.80000000					35N 76W	14 N2	
Prospect	1	BF30			Gas LLC	12/1/202	24 Converse W1		1.4015	1.4015	1.4615	1.4015	1.1032	0.00402505	0.2000000		1.0000000	0.80000000	0.8000000	1.00000000	0.80000000	-		-		5514 7044	14 NZ	
				Gloria L Adams and																								
				lohn P Adams, wife																								
Barron Flats Prospect	WY0025.025			& husband, heir of Della Lenox, decd		10/15/201	15 Converse WY	320.0000	80.0000	66.6668	80.0000	66.6668	51.6434	0.25000000	0.14000000	0.08534996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.2777505	6 0.22011731			35N 76W	22 52	
				Patricia Aiello,																								
				single, and heir of																								
Barron Flats Prospect	WY0025.026	- BFSU		Nora Scollard, decd.	Dakota-Tex Oil Company	10/15/201	15 Converse WY		40.0000	33.3334	40.0000	33.3334	25.8217	0.12500000	0.14000000	0.08534996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.2777505	6 0.22011731			35N 76W	22 52	
Trospect	-	5.50		Jeeu.	company	10/15/202			40.0000	55.5554	40.0000	55.5554	25.0217	0.12500000	0.14000000	0.00554550	0.033333500	0.04554255	0.77405004	0.55550444	0.42542507	0.2777505	0.22011/01			5511 / 011	11 51	-
				Beatrice Quesnel, a																								
Barron Flats	WY0025.027			widow, and an heir of Aloysius J Beck,																								
Prospect	1			decd.	Company	10/15/201	15 Converse WY		20.0000	16.6667	20.0000	16.6667	12.9109	0.06250000	0.14000000	0.08534996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.2777505	6 0.22011731			35N 76W	22 S2	
				loan M Whitman, a widow. and an heir																								
Barron Flats	WY0025.028	-		of Aloysius J Beck,	Dakota-Tex Oil																							
Prospect	1	BFSU		decd.	Company	10/15/201	15 Converse WY		20.0000	16.6667	20.0000	16.6667	12.9109	0.06250000	0.14000000	0.08534996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.2777505	6 0.22011731			35N 76W	22 S2	+
Barron Flats	WY0025.029	.		Lillian Beck Meaney, a single	Dakota-Tex Oil																							
Prospect	1			woman	Company	10/14/201	15 Converse WY		20.0000	16.6667	20.0000	16.6667	12.9109	0.06250000	0.14000000	0.08534996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.2777505	6 0.22011731			35N 76W	22 S2	
				Thomas F Miller &																								
				Kevin Jane Miller																								
Barron Flats	WY0025.030	-		a/k/a Kevin Miller,																								
Prospect	1	BFSU	PR h	nusband and wife	Exploration LLC	12/3/201	14 Converse WY		13.3333	11.1111	13.3333	11.1111	8.8906	0.04166667	0.12500000	0.07484992	0.83333500	0.66679307	0.80015008	0.55558444	0.43959311	0.2777505	6 0.22719997			- 35N 76W	22 S2	
			4	Alan J Miller &																								
Barron Flats	WY0025.031		L	lynn Miller,	Chesapeake																							
Prospect	1	BFSU	PR h	nusband and wife	Exploration LLC	12/3/201	14 Converse WY		13.3333	11.1111	13.3333	11.1111	8.8906	0.04166667	0.12500000	0.07484992	0.83333500	0.66679307	0.80015008	0.55558444	0.43959311	0.2777505	6 0.22719997			- 35N 76W	22 S2	
Barron Flats	WY0025.032	-	L	lois M Miller, a	Chesapeake																							
Prospect	1		PR v	widow	Exploration LLC	12/7/201	14 Converse WY		13.3333	11.1111	13.3333	11.1111	8.8906	0.04166667	0.12500000	0.07484992	0.83333500	0.66679307	0.80015008	0.55558444	0.43959311	0.2777505	6 0.22719997			35N 76W	22 S2	
				Paula M Ashley, dealing in her sole																								'
Barron Flats	WY0025.033	-		& separate	Dakota-Tex Oil																							
Prospect	1	BFSU		property	Company	10/14/201	15 Converse WY		4.0000	3.3333	4.0000	3.3333	2.5822	0.01250000	0.14000000	0.08534996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.2777505	6 0.22011731			35N 76W	22 S2	
				Patricia A Braun, dealing in her sole																								
Barron Flats	WY0025.034	-		& separate	Dakota-Tex Oil																							
Prospect	1	BFSU	PR p	property	Company	10/14/201	15 Converse WY		4.0000	3.3333	4.0000	3.3333	2.5822	0.01250000	0.14000000	0.08534996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.2777505	6 0.22011731			35N 76W	22 S2	
				Angela Beck																								
				Marchesi, dealing																								
				n her sole &																								
				separate property,																								
Barron Flats	WY0025.035	-		Iohn Beck AIF for Angela Beck	Dakota-Tex Oil																							
Prospect	1	BFSU	PR N	Marchesi	Company	10/14/201	15 Converse WY		4.0000	3.3333	4.0000	3.3333	2.5822	0.01250000	0.14000000	0.08534996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.2777505	6 0.22011731			35N 76W	22 S2	
Barron Flats	WY0025.036			lohn F Beck, a	Dakota-Tex Oil	10/14/200			4.00000	2 2222	4.00000	2 2 2 2 2 2	2.5022	0.01350000	0.1.40000000	0.00534035	0.02222500	0.04554000	0.77465600	0.55550	0.425.425.57	0.0777500	0 2201/ 221			35N 76W	22/52	
Prospect	1	BFSU		single man Thomas A Beck.	Company	10/14/201	15 Converse WY	-	4.0000	3.3333	4.0000	3.3333	2.5822	0.01250000	0.14000000	0.08534996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.2777505	6 0.22011731		· [·	- 35N 76W	22 52	+
			c	dealing in his sole																								
Barron Flats	WY0025.037			& separate	Dakota-Tex Oil											0.00				0.000								
Prospect	1	BFSU		property Mariorie A	Company	10/14/201	15 Converse WY		4.0000	3.3333	4.0000	3.3333	2.5822	0.01250000	0.14000000	0.08534996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.2777505	6 0.22011731			35N 76W	22 52	+
				Hagenauer a/k/a																								
Barron Flats	WY0025.038		M	Marjorie A Miller, a												0.07				0.000								
Prospect	1	BFSU		widow Diane L Scollard	Exploration LLC	12/3/201	14 Converse WY		13.3333	11.1111	13.3333	11.1111	8.8906	0.04166667	0.12500000	0.07484992	0.83333500	0.66679307	0.80015008	0.55558444	0.43959311	0.2777505	6 0.22719997			35N 76W	22 52	+
Barron Flats	WY0025.039	-		Crawford, a single	Chesapeake																							
Prospect	1	BFSU		person	Exploration LLC	1/15/201	15 Converse WY		10.0000	8.3334	10.0000	8.3334	6.5846	0.03125000	0.15000000	0.05984994	0.83333500	0.65845970	0.79015006	0.55558444	0.43403725	0.2777505	6 0.22442245			35N 76W	22 S2	
				Valerie A Scollard a/k/a Valerie A																								
Barron Flats	WY0025.040	-		Scollard Tingley, a	Chesapeake																							
Prospect	1	BFSU			Exploration LLC	1/15/201	15 Converse WY		10.0000	8.3334	10.0000	8.3334	6.5846	0.03125000	0.15000000	0.05984994	0.83333500	0.65845970	0.79015006	0.55558444	0.43403725	0.2777505	6 0.22442245			35N 76W	22 S2	
Barron Flats	WY0025.041			Eileen L Scollard, a	Chocanoako																							
Barron Flats Prospect	1				Chesapeake Exploration LLC	1/15/201	15 Converse WY		10.0000	8.3334	10.0000	8.3334	6.5846	0.03125000	0.15000000	0.05984994	0.83333500	0.65845970	0.79015006	0.55558444	0.43403725	0.2777505	6 0.22442245			35N 76W	22 52	
			-			,,																		-	-		4 F	·/

					To that certain P	Irchase Agreer	nent, by and	d among	g Canadian Overseas Petr	pleum Limited a	nd Certain o			orth in the Purc Section	hase Agreement), a	as COPL Entities, a	nd the Lenders u	der the Credit A	greement (as de	fined in the Purcha	se Agreement),	as Purchasers, d	ated effective the f	first day of the	month in which	Closing occurs.			
Prospect								Stat	Report Gross Tract Net	Company	Section							TotalCompany	TotalCompanyN	EfectiveCompan								Se	DepthRestrictions/Ot
name	Lease +	Tract U	Jnit	Status Lessor	Lessee	Exp date	County	e	Acres Acres	Net Acres	Acres	4	Acres	Acres	terest	LessorRoyalty	y	WI	RI	yNRI	AOGWI	AOGNRI	COPLWI	COPLNRI	SWPWI	SWPNRI	Twn Rng	c Legal Description	erComments
Barron Flats	WY0025	5.042-		Dorothy C Scarborough & Walter S Scarborough, wife	Chesapeake																								
Prospect	1		BFSU	PR and husband	Exploration LLC	12/3/201	4 Converse	WY	13.3	333 11.11	11	13.3333	11.1111	8.8906	0.04166667	0.12500000	0.07484992	0.83333500	0.66679307	0.80015008	0.55558444	0.43959311	0.27775056	0.22719997	, .	-	35N 76W	22 52	
				Elizabeth M Moye a/k/a Betty Moye																									
	WY0025		BFSU	& Jack Moye, wife PR and husband	Chesapeake Exploration LLC	12/2/201	4 Converse	1407	13.3	333 11.11		13.3333	11.1111	8.8906	0.04166667	0.12500000	0.07484992	0.83333500	0.66679307	0.80015008	0.55558444	0.43959311	0.27775056	0.22719997			35N 76W	1 22 62	
rospect	1	в	5F5U	Louis A Oswald III Trustee of the	Exploration LLC	12/3/201	4 Converse	VVT	13.3	333 11.11		13.3333	11.1111	8.8906	0.04106067	0.12500000	0.07484992	0.83333500	0.66679307	0.80015008	0.55558444	0.43959311	0.27775056	0.22719997	· ·		3511 7010	22 52	
	140/0005			Oswald Family	Channalia																								
arron Flats rospect	WY0025 1		BFSU	Trust dated April PR 27, 1998	Chesapeake Exploration LLC	3/14/201	6 Converse	wy	3.3	333 2.77	78	3.3333	2.7778	2.1171	0.01041666	0.20000000	0.03784996	0.83333500	0.63512630	0.76215004	0.55558444	0.41848087	0.27775056	0.21664543	3 .	-	35N 76W	22 52	
				Roxanne Wiley, individually and as Trustee of Willard C Wiley Revocable																									
arron Flats rospect	WY0025		BFSU	Trust, dated July 6, PR 2001	Chesapeake Exploration LLC	5/12/201	5 Converse	wy	22.2	240 18.52	00	22.2240	18.5200	14.2725	0.06945000	0.18750000	0.04184991	0.83333500	0.64220969	0.77065009	0.55558444	0.42320336	0.27775056	0.21900633	3 .	-	35N 76W	21 52	
	WY0025			Dorothy L Carlson,																									
rospect	1	В	BFSU	PR a widow	Exploration LLC	3/4/201	5 Converse	WY	22.2	240 18.52	00	22.2240	18.5200	14.3465	0.06945000	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731		-	35N 76W	21 52	
arron Flats	WY0025	5.047-		Kathleen Ross Lunetto, a married woman dealing in her sole and	Chesapeake																								
rospect	1		BFSU		Exploration LLC	3/26/201	5 Converse	WY	8.8	896 7.40	80	8.8896	7.4080	5.7386	0.02778000	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731	ι <u></u> .	-	35N 76W	21 52	
				aka Glenna Miller and Carson S																									
arron Flats rospect	WY0025		BFSU	Miller, wife and PR husband	Joseph S Rose,	10/18/199	3 Converse	wv	7.1	110 5.92	5.9	7.1110	5.9258	4.5460	0.02222200	0.12500000	0.10784997	0.83333500	0.63929297	0.76715003	0.55558444	0.42125879	0.27775056	0.21803419			35N 76W	21 52	
ospect	1		51.50	Glendora S Miller aka Glenna Miller	31	10/10/190	Sconverse		7.3	110 5.57	50	7.1110	5.5250	4.5400	0.02222200	0.12500000	0.10784557	0.03333300	0.03525257	0.70713003	0.55556444	0.42125875	0.27773030	0.21803413		-	5510 7000	21 52	
	WY0025			and Carson S Miller, wife and	Joseph S Rose,																							NE, E2NW, NWSE,	
rospect	2	В	BFSU	PR husband	Jr	10/18/198	3 Converse	WY	16.0	000 13.33	34	16.0000	13.3334	10.2287	0.05000000	0.12500000	0.10784997	0.83333500	0.63929297	0.76715003	0.55558444	0.42125879	0.27775056	0.21803419	, .	-	35N 76W	27 NESW	
arron Flats	WY0025 1		BFSU	Earl R Pahel and Patricia S Pahel; Carol A Oiler and Jerry R Oiler; Steven C Pahel; Sole heirs of LaDonna Annabell Sprittles Pahel, PR deceased	Joseph S Rose, Jr	3/22/198	4 Converse	WY	7.1	110 5.92	58	7.1110	5.9258	4.5963	0.02222200	0.12500000	0.09936720	0.83333500	0.64636196	0.77563280	0.55558444	0.42597168	0.27775056	0.22039028	3 .		35N 76W	/ 21 52	Surfaceto12,482'
arron Flats			lana	Earl R Pahel and Patricia S Pahel; Carol A Oiler and Jerry R Oiler; Steven C Pahel; sole heirs of LaDonna Annabell Sprittles Pahel,	Joseph S Rose,	2/32/400	4 Converse	WY				7 1110	5 0312	4 5 4 5 6	0.01111200	0.13500000	0.10784000	0.83333500	0 62020222	0.76745004	0.0000	0.42125970	0.33375055	0.31802440			2EN 701		Polout2 (82)
rospect arron Flats rospect	1V1 WY0025 2	5.049-	None 3FSU	HBP deceased Earl R Pahel and Patricia S Pahel; Carol A Oiler and Jerry R Oiler; Steven C Pahel; Sole heirs of LaDonna Annabell Sprittles Pahel, PR deceased	Jr Joseph S Rose, Jr		4 Converse		16.0	000 13.33		7.1110	5.9258	4.5460	0.02222200	0.12500000	0.10784996				0.55558444		0.27775056				35N 76W 35N 76W	21 S2 NE, E2NW, NWSE, 27 NESW	Below12,482' Surfaceto12,482'

				To that certain P	urchase Agreem	ent, by and	among Canadian C	verseas Petroleu	m Limited and	Certain of its Sub	sidiaries (as set Section	forth in the Purc Section	hase Agreement),	as COPL Entities, a	ind the Lenders u	nder the Credit A	greement (as de	fined in the Purcha	ase Agreement),	as Purchasers,	dated effective the	first day of the	month in whic	h Closing occurs.			
Prospect							Stat Report Gro	ss Tract Net	Company	Section Net			LessorMineralIn		OverridingRovalt	TotalCompany	TotalCompanyN	EfectiveCompan								Se	DepthRestrictions/Ot
name	Lease + Tract	t Unit	Status Lessor	Lessee	Exp date	County		Acres	Net Acres			Acres		LessorRoyalty			RI	yNRI	AOGWI	AOGNRI	COPLWI	COPLNRI	SWPWI	SWPNRI	Twn Rng	c Legal Description	erComments
			Earl R Pahel and Patricia S Pahel; Carol A Oiler and																								
			Jerry R Oiler; Steven C Pahel; sole heirs of LaDonna Annabell																								
Barron Flats Prospect	WY0025.049- 2V1		Sprittles Pahel, HBP deceased	Joseph S Rose, Jr	3/22/1984	1 Converse	WY			16.0000	13.3334	10.2287	0.05000000	0.12500000	0.10784996	0.83333500	0.63929298	0.76715004	0.55558444	0.42125879	0.2777505	6 0.21803419	9		- 35N 76W	NE, E2NW, NWSE, 27 NESW	Below12,482'
Barron Flats Prospect	WY0025.050- 1)- BFSU	Helen J Schaff and Herbert P Schaff, PR wife and husband	Mobil Oil	6/17/1986	5 Converse	WY	17.7766	14.8139	17.7766	14.8139	11.7864	0.05555200	0.12500000	0.07936721	0.83333500	0.66302865	0.79563279	0.55558444	0.43708337	0.2777505	6 0.22594529	9	-	- 35N 76W	21 52	Surfaceto12,482'
Barron Flats Prospect	WY0025.050- 1V1		Helen J Schaff and Herbert P Schaff, HBP wife and husband	Mobil Oil	6/17/1096	5 Converse				17.7766	14.8139	11.6163	0.05555200	0.12500000	0.00084006	0.83333500	0.65345967	0.78415004	0.55558444	0.43070373	0 2777505	6 0.2227559	-		- 35N 76W	21 62	Below12.482'
Prospect	101	None	HBP WITE and Husbanu	Corporation	0/1//1980	Converse	VV I			17.7700	14.0135	11.0105	0.03333200	0.12500000	0.09084990	0.85555500	0.03343907	0.78413004	0.33338444	0.45070575	0.2777303	0 0.2227339.	,		- 5510 7000	21 32	Delow12,462
Barron Flats Prospect	WY0025.050- 2		Helen J Schaff and Herbert P Schaff, PR wife and husband	Mobil Oil	6/17/1986	5 Converse	wy	80.0000	66.6668	80.0000	66.6668	53.0423	0.25000000	0.12500000	0.07936721	0.83333500	0.66302865	0.79563279	0.55558444	0.43708337	0.2777505	6 0.22594529	9	-	- 35N 76W	NE, E2NW, NWSE, 27 NESW	Surfaceto12,482'
Barron Flats	WY0025.050-		Helen J Schaff and Herbert P Schaff,	Mobil Oil																						NE, E2NW, NWSE,	
Prospect	2V1	None	HBP wife and husband	Corporation	6/17/1986	6 Converse	WY		-	80.0000	66.6668	52.2768	0.25000000	0.12500000	0.09084996	0.83333500	0.65345967	0.78415004	0.55558444	0.43070373	0.2777505	6 0.2227559	5	-	- 35N 76W	27 NESW	Below12,482'
	WY0025.051		Gordon Maddock and Lois Jean Maddock, husband		7/5/100				5 0050			4.7144			0.0700.0710		0.66302867					6 0.22594529			- 35N 76W		
Prospect	1	BESU	PR and wife	J Donald Miller	//5/1984	1 Converse	WY	7.1104	5.9253	7.1104	5.9253	4./144	0.02222000	0.12500000	0.07936719	0.83333500	0.66302867	0.79563281	0.55558444	0.43708337	0.2777505	0.22594529	9	-	- 35N 76W	21 52	Surfaceto12,482'
	WY0025.051		Gordon Maddock and Lois Jean Maddock, husband		7/5/100																		_				
Prospect	1V1	None	HBP and wife	J Donald Miller	7/5/1984	1 Converse	WY		-	7.1104	5.9253	4.6464	0.02222000	0.12500000	0.09084996	0.83333500	0.65345967	0.78415004	0.55558444	0.43070373	0.2777505	6 0.2227559	5	-	- 35N 76W	21 S2	Below12,482'
Barron Flats Prospect	WY0025.051- 2		Gordon Maddock and Lois Jean Maddock, husband PR and wife	d J Donald Miller	7/5/1984	1 Converse	wy	16.0000	13.3334	16.0000	13.3334	10.6085	0.05000000	0.12500000	0.07936719	0.83333500	0.66302867	0.79563281	0.55558444	0.43708337	0.2777505	6 0.22594529	9	-	- 35N 76W	NE, E2NW, NWSE, 27 NESW	Surfaceto12,482'
			Gordon Maddock																								
Barron Flats Prospect	WY0025.051- 2V1		and Lois Jean Maddock, husband HBP and wife	J Donald Miller	7/5/1984	1 Converse	wy			16.0000	13.3334	10.4554	0.05000000	0.12500000	0.09084996	0.83333500	0.65345967	0.78415004	0.55558444	0.43070373	0.2777505	6 0.22275595	5	-	- 35N 76W	NE, E2NW, NWSE, 27 NESW	Below12,482'
Barron Flats Prospect	WY0025.052- 1		Bessie A Petras ak Anita Petras, a PR single woman	a Joseph S Rose, Jr	10/18/1983	3 Converse	wy	7.1110	5.9258	7.1110	5.9258	4.5460	0.02222200	0.12500000	0.10784997	0.83333500	0.63929297	0.76715003	0.55558444	0.42125879	0.2777505	6 0.21803419	9		- 35N 76W	21 52	
Barron Flats	WY0025.052-		Bessie A Petras ak Anita Petras, a	a Joseph S Rose,																						NE, E2NW, NWSE,	
Prospect	2	BFSU	PR single woman Geraldine	Jr	10/18/1983	3 Converse	WY	16.0000	13.3334	16.0000	13.3334	10.2287	0.05000000	0.12500000	0.10784997	0.83333500	0.63929297	0.76715003	0.55558444	0.42125879	0.2777505	6 0.21803419	9	-	- 35N 76W	27 NESW	+
Barron Flats Prospect	WY0025.053		McConahay and Ted L McConahay, PR her husband	Joseph S Rose,	10/18/1983	Converso	wy	7.1110	5.9258	7.1110	5.9258	4.5460	0.02222200	0.12500000	0 10784007	0.83333500	0.63929297	0.76715003	0.55558444	0.42125879	0 2777505	6 0.21803419		_	- 35N 76W	21 52	
	-	0150	Geraldine		10/10/1985	Converse		7.1110	5.5256	,.110	5.5238	4.5400	0.02222200	0.12300000	0.10704337	3.3333300	0.03525257	0.70715005	0.00004444	0.42123075	0.2777303	0.2100341			3514 7000		1
Barron Flats Prospect	WY0025.053- 2		McConahay and Ted L McConahay, PR her husband	Joseph S Rose, Jr	10/18/1983	3 Converse	wy	16.0000	13.3334	16.0000	13.3334	10.2287	0.05000000	0.12500000	0.10784997	0.83333500	0.63929297	0.76715003	0.55558444	0.42125879	0.2777505	6 0.21803419	9	-	- 35N 76W	NE, E2NW, NWSE, 27 NESW	

Prospect				To that certain Pu	irchase Agreem			lian Overseas Petrole t Gross Tract Net			Section	Section						EfectiveCompan	se Agreement), a	is Fulchasers, u	ated effective the	inst day of the h	nonth in which c	iosing occurs.		Se	DepthRestrictions/Oth
name	Lease + Tract	t Unit	Status Lessor	Lessee	Exp date					Acres				.essorRoyalty y				yNRI	AOGWI	AOGNRI	COPLWI	COPLNRI	SWPWI	SWPNRI	Twn Rn	g c Legal Descriptio	
Barron Flats Prospect	WY0025.054- 1		A Wilkins Spencer, Marianne Spencer, individually; A Wilkins Spencer, agent for Roy R Spencer aka Roy Rudolph Spencer; Margaret Wiedenman; John Wesley, Anne T PR DeWitt		1/21/1984	4 Converse	WY	72.000	0 60.0001	72.0000	60.0001	47.7381	0.22500000	0.12500000	0.07936721	0.83333500	0.66302865	0.79563279	0.55558444	0.43708337	0.27775056	0.22594529			35N 761	NE, E2NW, NWS	E, Surfaceto12,482'
Barron Flats Prospect	WY0025.054- 1V1	None	A Wilkins Spencer, Marianne Spencer, Individually; A Wilkins Spencer, agent for Rov R Spencer aka Roy Rudolph Spencer; Margaret Wiedenman; John Wesley, Anne T HBP DeWitt	General Crude Oil Company	1/21/1984	Converse	WY			72.0000	60.0001	47.0491	0.22500000	0.12500000	0.09084996	0.83333500	0.65345967	0.78415004	0.55558444	0.43070373	0.27775056	0.22275595			35N 76\	NE, E2NW, NWS V 27 NESW	E, Below12,482'
Barron Flats Prospect	WY0025.055- 1	i- BFSU	Margaret M Martin, Kathy Ann Baker, George E Baker, Philip N DeWitt, Jeane DeWitt, Jeanen DeWitt, James H DeWitt, James H DeWitt, James H DeWitt, by A Wilkins Spencer, PR agent	General Crude Oil Company	6/22/1983	3 Converse	WY	8.000	0 6.6667	8.0000	6.6667	5.3042	0.02500000	0.12500000	0.07936719	0.83333500	0.66302867	0.79563281	0.55558444	0.43708337	0.27775056	0.22594529		-	35N 761	NE, E2NW, NWS N 27 NESW	E, Surfaceto12,482'
Barron Flats Prospect	WY0025.055- 1V1		Margaret M Martin, Kathy Ann Baker, George E Baker, Philip N DeWitt, James H DeWitt, Jeanne DeWitt, James H DeWitt and Susan K DeWitt, by A Wilkins Spencer, HBP agent	General Crude Oil Company	6/22/1983	3 Converse	WY		-	8.0000	6.6667	5.2277	0.02500000	0.12500000	0.09084996	0.83333500	0.65345967	0.78415004	0.55558444	0.43070373	0.27775056	0.22275595		-	35N 761	NE, E2NW, NWS	E, Below12,482'
Barron Flats Prospect	WY0025.056- 1	i- BFSU	Porter, Muirhead, Corina & Howard, Successor Trustee of the M. E. Tate Trust dated January 2, 1973, a/k/a M. E. Tate Mineral Trust dated January 2, PR 1973	Chesapeake Exploration LLC	12/30/2014	Converse	WY	12.800	0 10.6667	3.2000	2.6667	2.0657	0.04000000	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731		-	35N 761	W 20 SESW, SWSE	
Barron Flats Prospect			Porter, Muirhead, Corina & Howard, Successor Trustee of the M. E. Tate Trust dated January 2, 1973, a/k/a M. E. Tate Mineral Trust dated January 2, PR 1973	Chesapeake Exploration LLC	12/30/2014	4 Converse	WY			9.6000	8.0000	6.1972	0.04000000	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731			35N 761	V 29 NE, E2NW	

				To that certain Pi	urchase Agreer	ment, by and ame	ong Canadian Ove	erseas Petroleur	n Limited and	Certain of its Sub	sidiaries (as set Section	forth in the Purc Section	hase Agreement), a	is COPL Entities, ai	nd the Lenders un	der the Credit A	greement (as de	fined in the Purchas	se Agreement),	as Purchasers, d	lated effective the	first day of the n	month in which C	losing occurs.				
Prospect						Sta	at Report Gross	Tract Net	Company	Section Net			LessorMineralIn	(OverridingRoyalt	TotalCompany	TotalCompanyN	EfectiveCompan								Se		DepthRestrictions/Oth
name	Lease + Tract	Unit Statu	s Lessor	Lessee	Exp date	County e	Acres	Acres	Net Acres	Acres	Acres	Acres	terest	LessorRoyalty	1	WI	RI	yNRI	AOGWI	AOGNRI	COPLWI	COPLNRI	SWPWI	SWPNRI	Twn Rng	c Leg	al Description	erComments
Barron Flats Prospect	WY0025.057- 1	BFSU PR	Porter, Muirhead, Cornia & Howard, Successor Trustee of the Inez Tate Trust dated January 2, 1973, a/k/a Inez Tate Mineral Trust, dated January 2, 1973	Chesapeake Exploration LLC	12/30/201	4 Converse W	, ,	12.8000	10.6667	3.2000	2.6667	2.0657	0.04000000	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	6 0.22011731			35N 76W	7 20 SES	W, SWSE	
Barron Flats Prospect	WY0025.057- 1		Porter, Muirhead, Cornia & Howard, Successor Trustee of the Inez Tate Trust dated January 2, 1973, a/k/a Inez Tate Mineral Trust, dated January 2, 1973	Chesapeake Exploration LLC	12/30/201	4 Converse W	4			9.6000	8.0000	6.1972	0.04000000	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.2775056	5 0.22011731	-	-	35N 76W	7 29 NE,	, E2NW	
Barron Flats Prospect	WY0025.058- 1	BFSU PR	John O Bullington, a married person dealing in his sole and separate property	Chesapeake Exploration LLC	5/6/202	1 Converse W	<i>(</i>	0.1250	0.1250	0.1250	0.1250	0.0981	0.00156250	0.20000000	0.01487500	1.0000000	0.78512500	0.78512500	0.66670000	0.51848500	0.33330000	0 0.26664000) -	-	35N 76W	20 SES	W, SWSE	
Barron Flats Prospect	WY0025.059- 1	BFSU PR	Edwin A Tofte Mineral Trust dated 07-31-1995, Steve A Tofte, Successor Trustee L-K-E Investments,	Chesapeake Exploration LLC	5/6/202	1 Converse W	<u> </u>	0.2500	0.2500	0.2500	0.2500	0.1963	0.00312500	0.20000000	0.01487500	1.00000000	0.78512500	0.78512500	0.66670000	0.51848500	0.33330000	0 0.26664000			35N 76W	20 SES	SW, SWSE	
Barron Flats Prospect	WY0025.060- 1		a Texas General Partnership, by Joe McMahon Jr., Managing Partner Welfelt Interest, LLC, a Texas	Chesapeake	5/9/202	1 Converse W	4	1.0000	1.0000	1.0000	1.0000	0.7851	0.01250000	0.20000000	0.01487500	1.00000000	0.78512500	0.78512500	0.66670000	0.51848500	0.33330000	0 0.26664000			35N 76W	20 SES	W, SWSE	
Barron Flats Prospect		BFSU PR	Limited Liability Company	Chesapeake Exploration LLC	5/6/202	1 Converse W	(0.1250	0.1250	0.1250	0.1250	0.0981	0.00156250	0.20000000	0.01487500	1.00000000	0.78512500	0.78512500	0.66670000	0.51848500	0.33330000	0 0.26664000			35N 76W	20 SES	W, SWSE	
Barron Flats Prospect	WY0025.062- 1	BFSU PR	Linda L Connell	Chesapeake Exploration LLC	6/12/201	.8 Converse W	<i>.</i>	2.0000	2.0000	0.5000	0.5000	0.3926	0.00625000	0.20000000	0.01487500	1.00000000	0.78512500	0.78512500	0.66670000	0.51848500	0.33330000	0 0.26664000			35N 76W	20 SES	W, SWSE	
Barron Flats Prospect Barron Flats	WY0025.062- 1 WY0025.063-		Linda L Connell Jon Moyer, a single	Chesapeake Exploration LLC Chesapeake	6/12/201	.8 Converse W	(1.5000	1.5000	1.1777	0.00625000	0.20000000	0.01487500	1.00000000	0.78512500	0.78512500	0.66670000	0.51848500	0.33330000	0 0.26664000			35N 76W	29 NE,	, E2NW	
Prospect Barron Flats	1 WY0025.063-	BFSU PR	person Jon Moyer, a single	Exploration LLC Chesapeake		0 Converse W		4.2667	3.5556	1.0667	0.8889	0.7113	0.01333333	0.12500000	0.07484992	0.83333500	0.66679307		0.55558444	0.43959311	0.27775056				35N 76W		,	
Prospect Barron Flats	1 WY0025.064-	BFSU PR	person Ann M Long & Stephen A Long,	Exploration LLC Chesapeake	1/13/202	0 Converse W				3.2000	2.6667	2.1337	0.01333333	0.12500000	0.07484992	0.83333500	0.66679307	0.80015008	0.55558444	0.43959311	0.27775056	6 0.22719997	-	-	35N 76W	29 NE,	, E2NW	
Prospect	1	BFSU PR	wife and husband Ann M Long &	Exploration LLC	2/8/202	0 Converse W	<u>(</u>	4.2667	3.5556	1.0667	0.8889	0.7113	0.01333334	0.12500000	0.07484992	0.83333500	0.66679307	0.80015008	0.55558444	0.43959311	0.27775056	6 0.22719997	-	-	35N 76W	20 SES	W, SWSE	
Barron Flats Prospect	WY0025.064- 1	BFSU PR	Stephen A Long, wife and husband	Chesapeake Exploration LLC	2/8/202	0 Converse W	r			3.2000	2.6667	2.1337	0.01333334	0.12500000	0.07484992	0.83333500	0.66679307	0.80015008	0.55558444	0.43959311	0.27775056	6 0.22719997	-		35N 76W	29 NE,	, E2NW	
Barron Flats Prospect			Frank C Sims Trust, dated February 25th, 1981, by Donald Sims, as Successor Trustee	Chesapeake Exploration LLC	5/17/202	0 Converse W	(12.8000	10.6667	3.2000	2.6667	2.0657	0.04000000	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	6 0.22011731		_	35N 76W	20 SES	W, SWSE	

					To that certain Pu	urchase Agreem	nent, by and	d among	Canadian Overseas Petroleu	im Limited and (Certain of its Sub		forth in the Purc Section	chase Agreement),	, as COPL Entities,	and the Lenders un	der the Credit A	greement (as defi	ned in the Purch	ase Agreement)	as Purchasers, c	lated effective the fi	rst day of the m	ionth in which C	losing occurs.		
Prospect								Stat	Report Gross Tract Net	Company	Section Net			LessorMineralIn		OverridingRoyalt	TotalCompany	TotalCompanyN	EfectiveCompan							Se	DepthRestrictions/Ot
name	Lease + Tract	tUnit S	itatus Le	essor	Lessee	Exp date	County			Net Acres					LessorRoyalty			RI		AOGWI	AOGNRI	COPLWI	COPLNRI	SWPWI	SWPNRI Twn Rng	c Legal Description	erComments
				rank C Sims Trust,																							
				ated February																							
Barron Flats	WY0025.065-			5th, 1981, by onald Sims, as	Chesapeake																						
Prospect	1	BESU P		uccessor Trustee		5/17/2020	Converse	wv			9.6000	8.0000	6.1972	0.04000000	0.18750000	0.02784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731		- 35N 76W	29 NE, E2NW	
riospect	1	0130	N 50	accessor mustee	Exploration LEC	5/17/2020	Converse				5.0000	0.0000	0.1572	0.04000000	0.13750000	0.03784550	0.055555500	0.04554255	0.77405004	0.55556444	0.42342307	0.27775050	0.22011/51		- 5514 7044	25 NE, E2NW	
			G	eorge H Moyer &																							
Barron Flats	WY0025.066-	-		1arilyn J Moyer,	Chesapeake																						
Prospect	1	BFSU P	PR hu	usband and wife	Exploration LLC	1/11/2020	0 Converse	e WY	4.2667	3.5556	1.0667	0.8889	0.7113	0.01333333	0.12500000	0.07484992	0.83333500	0.66679307	0.80015008	0.55558444	0.43959311	0.27775056	0.22719997	-	- 35N 76W	20 SESW, SWSE	
				eorge H Moyer &																							
Barron Flats	WY0025.066-			larilyn J Moyer,	Chesapeake										0.40500000	0.07404000		0.00070207				0.07775056			0.000		
Prospect	1	BFSU P	γκ ni	usband and wife	Exploration LLC	1/11/2020	Converse	2 WY			3.2000	2.6667	2.1337	0.01333333	0.12500000	0.07484992	0.83333500	0.66679307	0.80015008	0.55558444	0.43959311	0.27775056	0.22719997	-	- 35N /6W	29 NE, E2NW	
			la	ames Strattan,																							
				ealing in his sole																							
Barron Flats	WY0025.067-	-		nd separate	Chesapeake																						
Prospect	1	BFSU P		roperty	Exploration LLC	5/17/2015	5 Converse	e wy	120.0000	120.0000	120.0000	120.0000	93.3150	0.50000000	0.18750000	0.03487500	1.00000000	0.77762500	0.77762500	0.66670000	0.51348475	0.33330000	0.26414025	-	- 35N 76W	33 N2SW, SE	
				imes Strattan,																							
	100000 C			ealing in his sole																	1						
W/V Co!	WY0025.067-	Non-		nd separate	Chesapeake	E/17/2001	Conver		40.0000	40.0000	40.0000	40.0000		0.50000000	0.10750000	0.03107740	1 0000000	0.70000000	0.70000000	0.66070000	0.51040357	0.222200000	0.36414025		364 364	22 52514	
WY General	2	None H	тве рг	roperty	Exploration LLC	5/17/2015	converse	e wr	40.0000	40.0000	40.0000	40.0000	31.2249	0.50000000	0.18750000	0.0318/718	1.00000000	0.78062282	0.78062282	0.66670000	0.51648257	0.33330000	0.26414025	-	- 35N 76W	33 525W	
Barron Flats	WY0025.068-				Chesapeake																1						
Prospect	1	BFSU P	R Jo	oan Larsen	Exploration LLC	6/3/2021	1 Converse	wy	0.4571	0.4571	0.4571	0.4571	0.3555	0.00190477	0.18750000	0.03487500	1.00000000	0.77762500	0.77762500	0.66670000	0.51348475	0.33330000	0.26414025	-	- 35N 76W	33 N2SW, SE	
	-					0,0,000																	0.00.0000				
	WY0025.068-	-			Chesapeake																						
WY General	2	None H	IBP Jo	oan Larsen	Exploration LLC	6/3/2021	1 Converse	e WY	0.1524	0.1524	0.1524	0.1524	0.1190	0.00190477	0.18750000	0.03187718	1.00000000	0.78062282	0.78062282	0.66670000	0.51648257	0.33330000	0.26414025	-	- 35N 76W	33 S2SW	
Barron Flats	WY0025.069-				Chesapeake																						
Prospect	1	BFSU P	PR Ja	anet Ann Kneece	Exploration LLC	9/14/2015	5 Converse	e WY	0.5333	0.5333	0.5333	0.5333	0.4147	0.00222222	0.18750000	0.03487500	1.00000000	0.77762500	0.77762500	0.66670000	0.51348475	0.33330000	0.26414025	-	- 35N 76W	33 N2SW, SE	
	WY0025.069-				Chesapeake																						
WY General	2			anet Ann Kneece		9/14/2015	Converse	wv	0.1778	0.1778	0.1778	0.1778	0.1409	0.00222222	0.18750000	0.02000000	1.00000000	0.79250000	0.79250000	0.66670000	0.52835975	0.33330000	0.26414025		- 35N 76W	22 525W	
WI General	2	None		mma A	Exploration LEC	5/14/2013	Converse		0.1770	0.1778	0.1778	0.1770	0.1405	0.00222222	0.13750000	0.02000000	1.00000000	0.75250000	0.75250000	0.00070000	0.32833373	0.33330000	0.20414025		- 5514 7044	55 52544	
Barron Flats	WY0025.070-	-	R	obertson, a	Chesapeake																						
Prospect	1	BFSU P	R w	idow	Exploration LLC	5/27/2015	5 Converse	wy w	0.4571	0.3809	0.4571	0.3809	0.2951	0.00190477	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731	-	- 35N 76W	33 N2SW, SE	
				mma A																							
	WY0025.070-			obertson, a	Chesapeake																						
WY General	2	None H	IBP w	idow	Exploration LLC	5/27/2015	5 Converse	e WY	0.1524	0.1270	0.1524	0.1270	0.1006	0.00190477	0.18750000	0.02000000	0.83333500	0.66041799	0.79250000	0.55558444	0.44030067	0.27775056	0.22011731	-	- 35N 76W	33 S2SW	
Barron Flats	WY0025.071-			Hines Trust, JJ	Chesapeake																						
Prospect				ines, Trustee	Exploration LLC	5/28/2015	Converse	wv	0.4571	0.3809	0.4571	0.3809	0.2951	0.00190477	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731		- 35N 76W	33 N2SW, SE	
riospect	1	0130	K III	mes, mustee	Exploration LEC	5/20/2015	Converse		0.4571	0.5005	0.45/1	0.5805	0.2551	0.00130477	0.13750000	0.03784330	0.055555500	0.04554255	0.77405004	0.55556444	0.42342307	0.27775050	0.22011/51		- 5514 7044	55 N25W, 5E	
	WY0025.071-	-	11	Hines Trust, JJ	Chesapeake																						
WY General	2	None H	HBP H	ines, Trustee	Exploration LLC	5/28/2015	5 Converse	wy	0.1524	0.1270	0.1524	0.1270	0.1006	0.00190477	0.18750000	0.02000000	0.83333500	0.66041799	0.79250000	0.55558444	0.44030067	0.27775056	0.22011731	-	- 35N 76W	33 S2SW	
				arker E																							
Barron Flats	WY0025.072-			1artinson, a	Chesapeake																						
Prospect	1	BFSU P		idower	Exploration LLC	5/25/2015	5 Converse	e WY	1.6000	1.3333	1.6000	1.3333	1.0329	0.00666665	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731	-	- 35N 76W	33 N2SW, SE	
	W/X0025 072			arker E 1artinson. a	Charanastis																1						
WY General	WY0025.072-		IBP w		Chesapeake Exploration LLC	5/25/2015	Converso		0.5333	0.4444	0.5333	0.4444	0.3522	0.00666665	0.18750000	0.02000000	0.83333500	0.66041799	0.79250000	0.55558444	0.44030067	0.27775056	0.22011731		- 35N 76W	22 525W	
www.General	-	None H	W	luowei	Exploration LLC	5/25/2015	Converse		0.5333	0.4444	0.5335	0.4444	0.5522	0.00000005	0.16/30000	0.02000000	0.000000000	0.00041799	0.79230000	0.55556444	0.44030067	0.27773056	0.22011/31	-	- 55N 76W	33 32399	
Barron Flats	WY0025.073-	-	Jo	ohn A Martinson	Chesapeake																						
Prospect	1			, a single person		5/27/2015	5 Converse	wy	1.6000	1.3333	1.6000	1.3333	1.0329	0.00666665	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731	-	- 35N 76W	33 N2SW, SE	
	WY0025.073-	-		ohn A Martinson	Chesapeake																1						
WY General	2	None H		, a single person	Exploration LLC	5/27/2015	5 Converse	e WY	0.5333	0.4444	0.5333	0.4444	0.3522	0.00666665	0.18750000	0.02000000	0.83333500	0.66041799	0.79250000	0.55558444	0.44030067	0.27775056	0.22011731	-	- 35N 76W	33 S2SW	
Barron Flats	WY0025.074-			une R Yost & /ayne Yost, wife	Charanastis																1						
Prospect	1	BFSU P		ayne Yost, wife nd husband	Chesapeake Exploration LLC	5/29/2015	Converse	wy	0.4571	0.3809	0.4571	0.3809	0.2951	0.00190477	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731	-	- 35N 76W	33 N2SW, SE	
····	r	5,55 F		une R Yost &	-spioration LLC	5,25,2013	- converse		0.43/1	0.3005	0.45/1	0.5009	0.2331	0.00130477	0.10750000	0.00704030	0.0000000	0.0-0.0-1203	0.77400004	0.0000444	0.42342307	0.27773030	0.22011/01		- 5514 /044		
	WY0025.074-	-		/ayne Yost, wife	Chesapeake																1						
WY General	2	None H			Exploration LLC	5/29/2015	5 Converse	wy	0.1524	0.1270	0.1524	0.1270	0.1006	0.00190477	0.18750000	0.02000000	0.83333500	0.66041799	0.79250000	0.55558444	0.44030067	0.27775056	0.22011731	-	- 35N 76W	33 S2SW	
																					1						
				1adeline Conrad, a	4																1						
				narried woman																	1						
Barron Flats	WY0025.075-			ealing in her sole nd separate	Chesapeake																1						
Prospect		- BFSU P			Exploration LLC	5/29/2015	5 Converso	. wv	0.4571	0.3809	0.4571	0.3809	0.2051	0.00100477	0 19750000	0.03784996	0 83333500	0.64554200	0 77465004	0 55559444	0.42542567	0.27775056	0 22011721		- 25N 76M	33 N2SW, SE	
. ospect	1*	0.00 P	pr	operty		1 3/23/2015	Converse		0.4571	0.5009	0.45/1	0.5009	0.2951	0.001504//	0.10/20000	0.03/04990	0.03333300	0.04334239	0.77403004	0.53550444	0.4234230/	0.27773050	0.22011/31	-	- 500 /000	55 142544, 3E	

				To that certain P	urchase Agreer	ment, by and amo	ng Canadian Ove	erseas Petroleun	n Limited and	Certain of its Sub	idiaries (as set Section		nase Agreement), a	as COPL Entities, a	nd the Lenders ur	nder the Credit A	Agreement (as de	fined in the Purcha	se Agreement),	as Purchasers, o	dated effective the	e first day of the r	nonth in which	Closing occurs.			
Prospect						Stat	t Report Gross	Tract Net	Company	Section Net			LessorMineralIn		OverridingRoyalt	TotalCompany	TotalCompanyN	EfectiveCompan								Se	DepthRestrictions/Oth
name	Lease + Tract	t Unit Stat	us Lessor	Lessee	Exp date	County e								LessorRoyalty					AOGWI	AOGNRI	COPLWI	COPLNRI	SWPWI	SWPNRI	Twn Rng	c Legal Description	
			Madeline Conrad,	a																							
			married woman																								
			dealing in her sole																								
WY General	WY0025.075	- None HBF	and separate property	Chesapeake Exploration LLC	5/20/201	L5 Converse WY		0.1524	0.1270	0.1524	0.1270	0.1006	0.00190477	0.18750000	0.02000000	0 92222500	0.660/1799	0.79250000	0 55559444	0.44030067	0.2777505	6 0.22011731			25N 76W	33 S2SW	
WT General	2	None	property	Exploration LEC	5/25/201	Converse wi		0.1324	0.1270	0.1524	0.1270	0.1000	0.00150477	0.13750000	0.02000000	0.033333300	0.00041755	0.75250000	0.55556444	0.44050007	0.2777505	0.22011/51		-	5514 7044	55 52500	
			Eddie Ellis Newbanks & Chris																								
Barron Flats	WY0025.076	-	M Newbanks,	Chesapeake																							
Prospect	1		husband and wife		6/4/201	5 Converse WY		0.5333	0.4444	0.5333	0.4444	0.3443	0.00222222	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.2777505	6 0.22011731			35N 76W	33 N2SW, SE	
			Eddie Ellis																								
			Newbanks & Chris																								
	WY0025.076		M Newbanks,	Chesapeake																							
WY General	2	None HBF	husband and wife	Exploration LLC	6/4/201	5 Converse WY		0.1778	0.1482	0.1778	0.1482	0.1174	0.00222222	0.18750000	0.02000000	0.83333500	0.66041799	0.79250000	0.55558444	0.44030067	0.2777505	6 0.22011731		· · ·	35N 76W	33 S2SW	
Barron Flats	WY0025.077		Mary M Muller, a	Chesapeake																							
Prospect	1	BFSU PR		Exploration LLC	5/21/201	15 Converse WY		0.4571	0.3809	0.4571	0.3809	0.2951	0.00190477	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.2777505	6 0.22011731			35N 76W	33 N2SW, SE	
	1000005 000			Channel																							
WY General	WY0025.077		Mary M Muller, a widow	Chesapeake Exploration LLC	5/21/201	L5 Converse WY		0.1524	0.1270	0.1524	0.1270	0.1006	0.00190477	0.18750000	0.02000000	0.83333500	0.66041799	0.79250000	0.55558444	0.44030067	0.2777505	6 0.22011731			35N 76W	33 S2SW	
General	Ē				5,21/201			0.1324	0.1270	0.1324	0.12/0	0.1000	0.001304/7	0.10750000	0.02000000	5.05555500	0.000-1755	0.75250000	5.55555-744	0050007	0.277730.	0.22011/01					
			Parker Eugene																								
			Newbanks & Beverly S																								
Barron Flats	WY0025.078	-	Newbanks,	Chesapeake																							
Prospect	1	BFSU PR	husband and wife		6/4/201	5 Converse WY		0.5333	0.4444	0.5333	0.4444	0.3443	0.00222222	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.2777505	6 0.22011731			35N 76W	33 N2SW, SE	
			Parker Eugene Newbanks &																								
			Beverly S																								
	WY0025.078		Newbanks,	Chesapeake																							
WY General	2	None HBF	husband and wife	Exploration LLC	6/4/201	5 Converse WY		0.1778	0.1482	0.1778	0.1482	0.1174	0.00222222	0.18750000	0.02000000	0.83333500	0.66041799	0.79250000	0.55558444	0.44030067	0.2777505	6 0.22011731			35N 76W	33 S2SW	
			John F Newbanks																								
Barron Flats Prospect	WY0025.079		Connie Newbanks, husband and wife		6/3/201	5 Converse WY		0.4571	0.3809	0.4571	0.3809	0.2951	0.00190477	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0 2777505	6 0.22011731			35N 76W	33 N2SW, SE	
	-																										
			John F Newbanks	e.																							
	WY0025.079		Connie Newbanks,																								
WY General	2	None HBF	husband and wife		6/3/201	5 Converse WY		0.1524	0.1270	0.1524	0.1270	0.1006	0.00190477	0.18750000	0.02000000	0.83333500	0.66041799	0.79250000	0.55558444	0.44030067	0.2777505	6 0.22011731			35N 76W	33 S2SW	
Barron Flats	WY0025.080	-	Spencer N Larsen a Marlene Larsen,	Chesapeake																							
Prospect	1		husband and wife		6/4/201	5 Converse WY		0.4571	0.3809	0.4571	0.3809	0.2951	0.00190477	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.2777505	6 0.22011731			35N 76W	33 N2SW, SE	
	WY0025.080		Spencer N Larsen a Marlene Larsen,	& Chesapeake																		1					
WY General	2		husband and wife		6/4/201	5 Converse WY		0.1524	0.1270	0.1524	0.1270	0.1006	0.00190477	0.18750000	0.02000000	0.83333500	0.66041799	0.79250000	0.55558444	0.44030067	0.2777505	6 0.22011731			35N 76W	33 S2SW	
			Beverly Schoenfeld & Steven	d																							
Barron Flats	WY0025.081		Schoenfeld, wife	Chesapeake																							
Prospect	1	BFSU PR	and husband	Exploration LLC	6/22/201	L5 Converse WY		0.1524	0.1270	0.1524	0.1270	0.0984	0.00063492	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.2777505	6 0.22011731			35N 76W	33 N2SW, SE	
			Rough Colored																								
			Beverly Schoenfeld & Steven	1																		1					
	WY0025.081		Schoenfeld, wife																			1					
WY General	2	None HBF	and husband	Exploration LLC	6/22/201	15 Converse WY		0.0508	0.0423	0.0508	0.0423	0.0335	0.00063492	0.18750000	0.02000000	0.83333500	0.66041799	0.79250000	0.55558444	0.44030067	0.2777505	6 0.22011731			35N 76W	33 S2SW	
			Bonnie Cliff &																			1					
Barron Flats	WY0025.082	-	Gregory Cliff, wife	Chesapeake																							
Prospect	1	BFSU PR	and husband	Exploration LLC	6/22/201	15 Converse WY		0.1524	0.1270	0.1524	0.1270	0.0984	0.00063492	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.2777505	6 0.22011731			35N 76W	33 N2SW, SE	
	WY0025.082		Bonnie Cliff & Gregory Cliff, wife	Chesanaaka																							
WY General	2		and husband		6/22/201	15 Converse WY		0.0508	0.0423	0.0508	0.0423	0.0335	0.00063492	0.18750000	0.02000000	0.83333500	0.66041799	0.79250000	0.55558444	0.44030067	0.2777505	6 0.22011731			35N 76W	33 S2SW	

					To that certain P	urchase Agreer	nent, by an	nd amon	g Canadian Overseas Petrol	eum Limited and	Certain of its Sub	sidiaries (as set Section		chase Agreement)	, as COPL Entities, a	and the Lenders un	der the Credit A	greement (as defin	ned in the Purch	ase Agreement),	as Purchasers, d	ated effective the fi	rst day of the m	nonth in which C	losing occurs.			
Prospect								Stat	Report Gross Tract Net	Company	Section Net			LessorMineralIn		OverridingRoyalt	TotalCompany	TotalCompanyN I	EfectiveCompan								Se	DepthRestrictions/O
name	Lease + T	ract Unit	it Statu	s Lessor	Lessee	Exp date	County			Net Acres	Acres		Acres	terest	LessorRoyalty		wi		yNRI		AOGNRI	COPLWI	COPLNRI	SWPWI	SWPNRI	Twn Rng	c Legal Description	erComments
				The Gwendolyn A Larsen Trust.																								
Barron Flats	WY0025.0	092-		Chervl K Kendrick	Checaneake																							
Prospect	1	BFS	SU PR	Trustee	Exploration LLC	6/5/201	5 Converse	e wy	0.45	71 0.3809	0.4571	0.3809	0.2951	0.00190477	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731	-		35N 76W	33 N2SW, SE	
	Ē					6/ 6/ 201																						
				The Gwendolyn A																								
				Larsen Trust,																								
	WY0025.0			Cheryl K Kendrick		C /5 /201			0.15						0.40750000			0.00044700	0 70050000			0.07775056				2511 2614	20 0000	
WY General	2	Non	ne HBP	Trustee	Exploration LLC	6/5/201	5 Converse	e wy	0.15.	24 0.1270	0.1524	0.1270	0.1006	0.00190477	0.18750000	0.02000000	0.83333500	0.66041799	0.79250000	0.55558444	0.44030067	0.27775056	0.22011731	-		35N 76W	33 S2SW	
				Martin L Larsen &																								
Barron Flats	WY0025.0	084-		Lydia C Larsen,	Chesapeake																							
rospect	1	BFS	SU PR	husband and wife	Exploration LLC	6/9/201	5 Converse	e WY	0.45	71 0.3809	0.4571	0.3809	0.2951	0.00190477	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731	-	-	35N 76W	33 N2SW, SE	
	140/0005	004		Martin L Larsen &																								
VY General	WY0025.0	084- Nor	ne HBP	Lydia C Larsen, husband and wife	Chesapeake Exploration LLC	6/9/201	5 Converse	. wv	0.15	0.1270	0.1524	0.1270	0.1006	0.00190477	0.18750000	0.02000000	0.83333500	0.66041799	0.79250000	0.55558444	0.44030067	0.27775056	0.22011731			35N 76W	33 525W	
The ocheron	-		ine mor	hubband and write	Exploration Lee	0/ 5/ 201	is converse		0.13	0.12/0	0.1524	0.1270	0.1000	0.00150477	0.10750000	0.02000000	0.03333300	0.00041755	0.75250000	0.55550444	0.11050007	0.27775050	0.22011/01			5511 /011	55 52511	
				Merna M																								
	1			Skipworth & Larry										1														
	WY0025.0			A Skipworth, wife							.																	
rospect	1	BFS	SU PR	and husband	Exploration LLC	6/9/201	5 Converse	e WY	0.45	71 0.3809	0.4571	0.3809	0.2951	0.00190477	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731	-		35N 76W	33 N2SW, SE	
	1			Merna M																								
	1			Skipworth & Larry										1														
	WY0025.0	085-		A Skipworth, wife																								
VY General	2	Nor	ne HBP	and husband	Exploration LLC	6/9/201	5 Converse	e WY	0.15	24 0.1270	0.1524	0.1270	0.1006	0.00190477	0.18750000	0.02000000	0.83333500	0.66041799	0.79250000	0.55558444	0.44030067	0.27775056	0.22011731	-	-	35N 76W	33 S2SW	
				Brenda Butcher &																								
arron Flats	WY0025.0	086- BFS	SU PR	Eugene R Butcher wife and husband		6/22/201	15 Converse	e wy	0.15	24 0.1270	0.1524	0.1270	0.0984	0.00063492	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731			2EN 7614/	33 N2SW, SE	
rospect	1	BFS	SU PR	whe and husband	Exploration LLC	6/22/201	L5 Converse	e wr	0.15.	24 0.1270	0.1524	0.1270	0.0984	0.00063492	0.18/50000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011/31	-		3510 7600	33 N25W, SE	
				Brenda Butcher &																								
	WY0025.0	086-		Eugene R Butcher																								
VY General	2	Nor	ne HBP	wife and husband	Exploration LLC	6/22/201	L5 Converse	e WY	0.050	08 0.0423	0.0508	0.0423	0.0335	0.00063492	0.18750000	0.02000000	0.83333500	0.66041799	0.79250000	0.55558444	0.44030067	0.27775056	0.22011731	-		35N 76W	33 S2SW	
				Sarah Jane																								
Barron Flats	WY0025.0	007		Marriner a/k/a Sarah J Marriner.	Channaha																							
Prospect	1		SU PR	widow	Exploration LLC	5/27/201	5 Converse	. wv	1.60	00 1.3333	1.6000	1.3333	1.0329	0.00666665	0.18750000	0.02784996	0.83333500	0.64554299	0 77465004	0.55558444	0 42542567	0.27775056	0.22011731			25N 76W	33 N2SW, SE	
rospect	1	015		Sarah Jane	Exploration LCC	5/2//201	Converse	C 111	1.00	1.5555	1.0000	1.5555	1.0525	0.0000000	0.13750000	0.03784330	0.03333300	0.04554255	0.77405004	0.555556444	0.42342307	0.27775050	0.22011/31			3510 7000	35 112511, 52	
				Marriner a/k/a																								
	WY0025.0	087-		Sarah J Marriner,																								
NY General	2	Non	ne HBP	widow	Exploration LLC	5/27/201	15 Converse	e WY	0.53	33 0.4444	0.5333	0.4444	0.3522	0.00666665	0.18750000	0.02000000	0.83333500	0.66041799	0.79250000	0.55558444	0.44030067	0.27775056	0.22011731	-	-	35N 76W	33 S2SW	
and the	140/0005	000		Catherine Elizabe																								
Barron Flats Prospect	WY0025.0	U88- BES		Martin, a single woman	Chesapeake Exploration LLC	8/11/201	5 Converse	. wv	0.80	0.8000	0.8000	0.8000	0.6221	0.00250000	0.18750000	0.03487500	1.00000000	0.77762500	0.77762500	0.66670000	0.51348475	0.33330000	0.26414025			35N 76W	22 W2	
rospece	-	015		Catherine Elizabe		0/11/202			0.00	0.0000	0.0000	0.0000	0.0221	0.00250000	0.10750000	0.03407300	1.00000000	0.77702500	0.77702500	0.00070000	0.51540475	0.55556666	0.20111025			5511 /011	25 112	
Barron Flats	WY0025.0	088-		Martin, a single	Chesapeake																							
rospect	2	BFS	SU PR	woman	Exploration LLC	8/11/201	L5 Converse	e WY	0.40	00 0.4000	0.1500	0.1500	0.1166	0.00125000	0.18750000	0.03487500	1.00000000	0.77762500	0.77762500	0.66670000	0.51348475	0.33330000	0.26414025	-	-	35N 76W	27 W2NW, NWSW	
				Catherine Elizabe																								
arron Flats	WY0025.0	088- BES	SU PR	Martin, a single woman	Chesapeake Exploration LLC	0/11/201	15 Converse				0.2500	0.2500	0.1944	0.00125000	0.18750000	0.03487500	1.00000000	0.77762500	0.77762500	0.66670000	0.51348475	0.33330000	0.26414025			2511 7014	28 N2S2, SENF	
rospect	4	85	DO PK	Catherine Elizabe	th	0/11/201	Converse	C VV T		-	0.2500	0.2500	0.1944	0.00125000	0.18/50000	0.03487500	1.00000000	0.77702500	0.77702500	0.00070000	0.313484/5	0.33330000	0.20414025	-	· ·		20 IN232, 3EINE	
arron Flats	WY0025.0	088-		Martin, a single	Chesapeake									1														
rospect	3		SU PR	woman	Exploration LLC	8/11/201	L5 Converse	e WY	5.60	5.6000	0.7000	0.7000	0.5443	0.01750000	0.18750000	0.03487500	1.00000000	0.77762500	0.77762500	0.66670000	0.51348475	0.33330000	0.26414025	-		35N 76W	27 SESW	
				Catherine Elizabe	th																							
arron Flats	WY0025.0			Martin, a single	Chesapeake	0/11/2-2-									0.40750	0.00.0075-5-	4 000000	0.77760565	0 77760655		0.54040/77						N2NW, SENW,	
rospect	5	BFS	SU PR	woman Catherine Elizabe	Exploration LLC	8/11/201	15 Converse	e WY			4.9000	4.9000	3.8104	0.01750000	0.18750000	0.03487500	1.00000000	0.77762500	0.77762500	0.66670000	0.51348475	0.33330000	0.26414025	-		35N 76W	34 S2NE, NESW, NWSE	
arron Flats	WY0025.0	088-		Martin, a single	n Chesapeake																							
rospect	4	BFS	SU PR	woman	Exploration LLC	8/11/201	L5 Converse	e WY	0.81	60 0.8160	0.8160	0.8160	0.6345	0.00340000	0.18750000	0.03487500	1.00000000	0.77762500	0.77762500	0.66670000	0.51348475	0.33330000	0.26414025	-		35N 76W	33 N2SW, SE	
				Catherine Elizabe																								
	WY0025.0			Martin, a single	Chesapeake																							
/Y General	5	Non	ne HBP	woman	Exploration LLC	8/11/201	15 Converse	e WY	0.27	20 0.2720	0.2720	0.2720	0.2123	0.00340000	0.18750000	0.03187720	1.00000000	0.78062280	0.78062280	0.66670000	0.51648257	0.33330000	0.26414025	-		35N 76W	33 S2SW	
	1													1														
	1			Suzanne M Barne	5,																							
	1			a married person																								
	1			dealing in her sole										1														
arron Flats	WY0025.0			and separate	Chesapeake																							
rospect	1	BFS	SU PR	property	Exploration LLC	11/21/201	L4 Converse	e WY	26.66	67 22.2223	26.6667	22.2223	17.2145	0.08333330	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731	-		35N 76W	23 W2	
	1													1														
	1			Dean Dishman &																				1				
arron Flats	WY0025.0	090-		Patricia L Dishmar	n, Chesapeake																							
ospect	1	BFS	SU PR	husband and wife		11/21/201	4 Converse	e WY	26.66	67 22.2223	26.6667	22.2223	17.2145	0.08333330	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731	-	-	35N 76W	23 W2	
						. , , , , , , , , , , , , , , , , , , ,																			•		•	

				To that certain Pu	urchase Agreem	ent, by and	among Canadian Ov	erseas Petroleu	m Limited and C	Certain of its Sub		orth in the Purc Section	hase Agreement), a	as COPL Entities, ar	nd the Lenders un	der the Credit A	greement (as def	fined in the Purcha	ise Agreement),	as Purchasers,	dated effective the	first day of the r	nonth in which	Closing occurs.			
Prospect							Stat Report Gross				Company Net	Company NRI						EfectiveCompan								Se	DepthRestrictions/Oth
name	Lease + Tra	act Unit	Status Lessor	Lessee	Exp date	County	e Acres	Acres	Net Acres	Acres	Acres	Acres	terest	LessorRoyalty y	1	WI	RI	yNRI	AOGWI	AOGNRI	COPLWI	COPLNRI	SWPWI	SWPNRI	Twn Rng	c Legal Description	erComments
			Patrick Hodges,																								
Barron Flats	WY0025.09	91-	herein dealing in his sole and	Chesapeake																							
Prospect	1	BFSU			11/10/2019	9 Converse	WY	1.3333	1.3333	1.3333	1.3333	1.0635	0.00416670	0.18750000	0.01487500	1.00000000	0.79762500	0.79762500	0.66670000	0.52681875	0.33330000	0.27080625			- 35N 76W	23 W2	
			Patrick Hodges.																								
			herein dealing in																								
Barron Flats Prospect	WY0025.09	91- BESU	his sole and PR separate property	Chesapeake Exploration LLC	11/10/2019	Converse	wy	0.6667	0.6667	0.2500	0.2500	0.1994	0.00208333	0.18750000	0.01497500	1.00000000	0.79762500	0.79762500	0.66670000	0 52691975	0 33330000	0.27080625			25N 76W	27 W2NW, NWSW	
riospect	2	0150		Exploration LEC	11/10/2013	Converse		0.0007	0.0007	0.2300	0.2500	0.1334	0.00208555	0.10750000	0.01487500	1.0000000	0.75702500	0.75702500	0.00070000	0.52001875	0.55550000	0.27000025			5514 7044	27 102100,10050	
			Patrick Hodges, herein dealing in																								
Barron Flats	WY0025.05	91-	his sole and	Chesapeake																							
Prospect	2	BFSU	PR separate property	Exploration LLC	11/10/2019	Onverse	WY			0.4167	0.4167	0.3324	0.00208333	0.18750000	0.01487500	1.00000000	0.79762500	0.79762500	0.66670000	0.52681875	0.33330000	0.27080625			- 35N 76W	28 N2S2, SENE	
			Patrick Hodges,																								
			herein dealing in																								
Barron Flats Prospect	WY0025.09	91- BFSU	his sole and PR separate property	Chesapeake Exploration LLC	11/10/2019) Converse	wy	9.3333	9.3333	1.1667	1.1667	0.9306	0.02916667	0.18750000	0.01487500	1.00000000	0.79762500	0.79762500	0.66670000	0.52681875	0.33330000	0.27080625			- 35N 76W	27 SESW	
			Patrick Hodges, herein dealing in																								
Barron Flats	WY0025.05		his sole and	Chesapeake																						N2NW, SENW,	
Prospect	3	BFSU	PR separate property	Exploration LLC	11/10/2019	Converse	WY			8.1667	8.1667	6.5140	0.02916667	0.18750000	0.01487500	1.00000000	0.79762500	0.79762500	0.66670000	0.52681875	0.33330000	0.27080625			- 35N 76W	34 S2NE, NESW, NWS	E
			Patrick Hodges,																								
Danna Clata	140/0025 0		herein dealing in	Channaha																							
Barron Flats Prospect	4	BFSU	his sole and PR separate property	Chesapeake Exploration LLC	11/10/2019	Converse	WY	1.3600	1.3600	1.3600	1.3600	1.0848	0.00566667	0.18750000	0.01487500	1.00000000	0.79762500	0.79762500	0.66670000	0.52681875	0.33330000	0.27080625			- 35N 76W	33 N2SW, SE	
			Patrick Hodges, herein dealing in																								
	WY0025.09		his sole and	Chesapeake																							
WY General	5	None	HBP separate property Jeanne M Prieto	Exploration LLC	11/10/2019	Onverse	WY	0.4533	0.4533	0.4533	0.4533	0.3683	0.00566667	0.18750000	-	1.00000000	0.81250000	0.81250000	0.66670000	0.54169375	0.33330000	0.27080625			- 35N 76W	33 S2SW	
			a/k/a Jeanne																								
			DeWitt, Jeanne DeWitt Prieto &																								
Barron Flats	WY0025.05	92-	Louis Prieto, wife	Chesapeake																							
Prospect	1	BFSU	PR and husband Jeanne M Prieto	Exploration LLC	1/9/2015	5 Converse	WY	0.8000	0.6667	0.8000	0.6667	0.5164	0.00250000	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731			- 35N 76W	23 W2	
			a/k/a Jeanne																								
			DeWitt, Jeanne																								
Barron Flats	WY0025.09	92-	DeWitt Prieto & Louis Prieto, wife	Chesapeake																							
Prospect	2		PR and husband	Exploration LLC	1/9/2015	5 Converse	WY	0.4000	0.3333	0.1500	0.1250	0.0968	0.00125000	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731			- 35N 76W	27 W2NW, NWSW	
			Jeanne M Prieto a/k/a Jeanne																								
			DeWitt, Jeanne																								
Barron Flats	W/Y0025.00	22-	DeWitt Prieto & Louis Prieto, wife	Chesapeake																							
Prospect	2	BFSU		Exploration LLC	1/9/2015	5 Converse	WY			0.2500	0.2083	0.1614	0.00125000	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731			- 35N 76W	28 N2S2, SENE	
			Jeanne M Prieto a/k/a Jeanne								7			Т		7											
			DeWitt, Jeanne																								
	140/0005		DeWitt Prieto &	Channa -																							
Barron Flats Prospect	3		Louis Prieto, wife PR and husband	Chesapeake Exploration LLC	1/9/2015	5 Converse	WY	5.6000	4.6667	0.7000	0.5833	0.4519	0.01750000	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731			- 35N 76W	27 SESW	
			Jeanne M Prieto																								
			a/k/a Jeanne DeWitt, Jeanne																								
			DeWitt Prieto &																								
Barron Flats Prospect	WY0025.09 3		Louis Prieto, wife PR and husband	Chesapeake Exploration LLC	1/9/2015	5 Converse	WY			4.9000	4.0833	3.1632	0.01750000	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731			- 35N 76W	N2NW, SENW, 34 S2NE, NESW, NWS	e
			Jeanne M Prieto																							, , ,,,,,,	
			a/k/a Jeanne DeWitt, Jeanne																								
			DeWitt Prieto &																								
Barron Flats Prospect	WY0025.09		Louis Prieto, wife PR and husband	Chesapeake Exploration LLC	1/0/2015	5 Converse	wy	0.8160	0.6800	0.8160	0.6800	0.5268	0.00340000	0.18750000	0.03794004	0.83333500	0.64554299	0.77465004	0 55559444	0.42542567	0 27775056	0.22011731			35N 7614	33 N2SW. SE	
rospect	*	0130	Jeanne M Prieto	Exploration LLC	1/5/2015	Converse		0.0100	0.0000	0.0100	0.0000	0.3208	0.00540000	0.10/30000	0.03704550	0.05355500	0.04334239	0.77403004	0.00000444	0.4234230/	0.27773050	0.22011/31	· ·		3314 7040	55 142544, 3E	1
			a/k/a Jeanne DeWitt, Jeanne																								
			DeWitt, Jeanne DeWitt Prieto &																								
	WY0025.09		Louis Prieto, wife																0.55								
WY General	5	None	HBP and husband	Exploration LLC	1/9/2015	5 Converse	WY	0.2720	0.2267	0.2720	0.2267	0.1796	0.00340000	0.18750000	0.02000000	0.83333500	0.66041799	0.79250000	0.55558444	0.44030067	0.27775056	0.22011731		· ·	- 35N 76W	33 S2SW	1

				To that certain P	urchase Agreem	nent, by and	among Canadian Oversea	as Petroleum	Limited and C	ertain of its Subs		orth in the Purch Section	nase Agreement), a	s COPL Entities, ar	nd the Lenders un	der the Credit A	greement (as def	ined in the Purcha	se Agreement),	as Purchasers, c	lated effective the	first day of the r	nonth in which	Closing occurs.			
Prospect							Stat Report Gross Tra	act Net	Company	Section Net	Company Net	Company NRI						EfectiveCompan								Se	DepthRestrictions/Oth
name	Lease + Trac	ct Unit	Status Lessor	Lessee	Exp date	County	e Acres Acr	res I	Net Acres	Acres	Acres	Acres	terest	LessorRoyalty	y	WI	RI	yNRI	AOGWI	AOGNRI	COPLWI	COPLNRI	SWPWI	SWPNRI	Twn Rng	c Legal Description	erComments
			Michelle Oran, a married woman dealing in her sole																								
Barron Flats Prospect	WY0025.093 1	3- BFSU	and separate PR property	Chesapeake Exploration LLC	2/10/2015	5 Converse	wy	1.3333	1.1111	1.3333	1.1111	0.8607	0.00416670	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	6 0.22011731			35N 76W	23 W2	
			Michelle Oran, a married woman dealing in her sole																								
Barron Flats Prospect	WY0025.093 2		and separate PR property	Chesapeake Exploration LLC	2/10/2015	5 Converse	wy	0.6667	0.5556	0.2500	0.2083	0.1614	0.00208333	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	6 0.22011731			35N 76W	27 W2NW, NWSW	
Barron Flats	11/20025 002		Michelle Oran, a married woman dealing in her sole and separate	Chesapeake																							
Prospect	2	BFSU		Exploration LLC	2/10/2015	5 Converse	wy			0.4167	0.3473	0.2690	0.00208333	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	6 0.22011731			35N 76W	28 N2S2, SENE	
Barron Flats	WY0025.093	3- BFSU	Michelle Oran, a married woman dealing in her sole and separate	Chesapeake Exploration LLC	2/10/2011	Converso		9.3333	7.7778	1.1667	0.9723	0.7532	0.02916667	0.18750000	0.03784005	0.82222500	0.64554200	0.77465004	0.55559444	0 42542567	0.37775055	6 0.22011731			35N 76W	27 55514	
Prospect	3	BFSU	PR property Michelle Oran, a	Exploration LLC	2/10/201	5 Converse	W T	9.3333	7.778	1.1067	0.9723	0.7532	0.02916667	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775050	0.22011731			3511 7010	27 SESW	
Barron Flats Prospect	WY0025.093	3- BFSU	married woman dealing in her sole and separate	Chesapeake Exploration LLC	2/10/2011	5 Converse				8.1667	6,8056	5,2720	0.02916667	0.18750000	0.02784006	0.83333500	0.64554299	0.77465004	0.55559444	0 43543567	0 27775054	6 0.22011731			2511 7614/	N2NW, SENW, 34 S2NF, NFSW, NWSF	
	5		Michelle Oran, a married woman dealing in her sole		2/10/201	Converse				8.1007	0.8030	5.2720	0.02910007	0.18750000	0.03784990	0.85555500	0.04334233	0.77403004	0.33338444	0.42342307	0.27773030	0.22011/31			530 700	34 32NE, NESW, NW3E	
Barron Flats Prospect	WY0025.093 4	3- BFSU	and separate PR property	Chesapeake Exploration LLC	2/10/2015	5 Converse	wy	1.3600	1.1333	1.3600	1.1333	0.8779	0.00566667	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	6 0.22011731			35N 76W	33 N2SW, SE	
WY General	WY0025.093		Michelle Oran, a married woman dealing in her sole and separate HBP property	Chesapeake Exploration LLC	2/10/2015	5 Converse		0.4533	0.3778	0.4533	0.3778	0.2994	0.00566667	0.18750000	0.02000000	0.83333500	0 660/1700	0.79250000	0.55558444	0.44020067	0.27775056	6 0.22011731			35N 76W	23 S2SW	
Barron Flats	WY0025.094		Pamela Melina Ford Jabin and William Jabin, wife		1/10/201			0.4333	0.5770	0.4355	0.5770	0.2554	0.00000007	0.10/30000	0.02000000	0.03333300	0.00041733	0.75250000	0.55550444	0.44050007	0.2777303				5511 7011	55 525 10	
Prospect	1		PR and husband	Exploration LLC	12/15/2014	4 Converse	WY	26.6667	22.2223	26.6667	22.2223	17.2145	0.08333330	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	6 0.22011731			35N 76W	23 W2	
Barron Flats Prospect	WY0025.095 1	5- BFSU	Kathy Ann Baker, ; married person dealing in her sole and separate PR property		1/6/2015	5 Converse	wy	0.8000	0.6667	0.8000	0.6667	0.5164	0.00250000	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	6 0.22011731			35N 76W	23 W2	
Barron Flats	WY0025.095	5-	Kathy Ann Baker, married person dealing in her sole and separate																								
Prospect	2	BFSU		Exploration LLC	1/6/2015	5 Converse	WY	0.4000	0.3333	0.1500	0.1250	0.0968	0.00125000	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775050	6 0.22011731			35N 76W	27 W2NW, NWSW	
Barron Flats Prospect	WY0025.095 2	5- BFSU	Kathy Ann Baker, a married person dealing in her sole and separate PR property		1/6/2015	5 Converse	WY			0.2500	0.2083	0.1614	0.00125000	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	6 0.22011731			35N 76W	28 N2S2, SENE	
	WY0025.095	5-	Kathy Ann Baker, married person dealing in her sole and separate	Chesapeake	a le lac			F (200		0.705-			0.01750005	0.10750005	0.0000000-	0.00000000	0.64554299	0.77.0000	0.00000000	0.425.425	0.0000					27 65614	
Prospect	3	8150	PR property Kathy Ann Baker, a	Exploration LLC	1/6/2015	5 Converse	vv f	5.6000	4.6667	0.7000	0.5833	0.4519	0.01750000	0.18750000	0.03784996	0.83333500	0.04554299	0.77465004	0.55558444	0.42542567	0.27775050	6 0.22011731			35N 76W	21 SESW	
Barron Flats Prospect	WY0025.095 3	5- BFSU	married person dealing in her sole and separate PR property	Chesapeake Exploration LLC	1/6/2015	5 Converse	wy			4.9000	4.0833	3.1632	0.01750000	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	6 0.22011731			35N 76W	N2NW, SENW, 34 S2NE, NESW, NWSE	

				To that certain P	urchase Agreem	ent, by and	among Canadian Over	rseas Petroleu	m Limited and (Certain of its Subs		orth in the Purc Section	hase Agreement), a	is COPL Entities, a	ind the Lenders u	der the Credit A	greement (as del	fined in the Purcha	ise Agreement),	as Purchasers, o	dated effective the	first day of the r	month in which	Closing occurs.			
Prospect							Stat Report Gross	Tract Net	Company	Section Net			LessorMineralIn		OverridingRoyalt	TotalCompany	TotalCompanyN	EfectiveCompan								Se	DepthRestrictions/Oth
name	Lease + Trac	t Unit	Status Lessor	Lessee	Exp date	County	e Acres A	Acres	Net Acres	Acres	Acres /	Acres	terest	LessorRoyalty	y	WI	RI	yNRI	AOGWI	AOGNRI	COPLWI	COPLNRI	SWPWI	SWPNRI	Twn Rng	c Legal Description	erComments
Barron Flats	WY0025.095		Kathy Ann Baker, a married person dealing in her sole and separate																								
Prospect	4	BFSU	PR property	Exploration LLC	1/6/2015	Converse	WY	0.8160	0.6800	0.8160	0.6800	0.5268	0.00340000	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	5 0.22011731		-	- 35N 76W	33 N2SW, SE	
WY General	WY0025.095 5	5- None	Kathy Ann Baker, a married person dealing in her sole and separate HBP property	Chesapeake Exploration LLC	1/6/2015	i Converse	WY	0.2720	0.2267	0.2720	0.2267	0.1796	0.00340000	0.18750000	0.02000000	0.83333500	0.66041799	0.79250000	0.55558444	0.44030067	0.27775056	5 0.22011731			- 35N 76W	33 S2SW	
			Fredrick Wilkins Spencer a/k/a Fredrick W Spence and Fredrick																								
Barron Flats Prospect	WY0025.096	-	Wilson Spencer, a PR single person	Chesapeake Exploration LLC	1/8/2015	Converse	wy	8.0000	6.6667	8.0000	6.6667	5.1643	0.02500000	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	5 0.22011731			- 35N 76W	23 W2	
	WY0025.096	5-	Fredrick Wilkins Spencer a/k/a Fredrick W Spence and Fredrick Wilson Spencer, a PR single person	r		Converse		4.0000				0.9683				0.83333500		0.77465004								27 W2NW. NWSW	
	- WY0025.096 2	5-	Fredrick Wilkins Spencer a/k/a Fredrick W Spence and Fredrick Wilson Spencer, a PR single person	r		6 Converse				2.5000		1.6139		0.18750000		0.83333500								-		28 N252, SENE	
Barron Flats Prospect	WY0025.096 3	5- BFSU	Fredrick Wilkins Spencer a/k/a Fredrick W Spence and Fredrick Wilson Spencer, a PR single person		1/8/2015	5 Converse	WY	36.0000	30.0001	4.5000	3.7500	2.9049	0.11250000	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	5 0.22011731		-	- 35N 76W	27 SESW	
Barron Flats Prospect	WY0025.096 3		Fredrick Wilkins Spencer a/k/a Fredrick W Spence and Fredrick Wilson Spencer, a PR single person		1/8/2015	i Converse	WY			31.5000	26.2501	20.3346	0.11250000	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	5 0.22011731		-	- 35N 76W	N2NW, SENW, 34 S2NE, NESW, NWSE	
Barron Flats Prospect	WY0025.096 4	5- BFSU	Fredrick Wilkins Spencer a/k/a Fredrick W Spence and Fredrick Wilson Spencer, a PR single person		1/8/2015	converse	WY	8.1600	6.8000	8.1600	6.8000	5.2676	0.03400000	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	5 0.22011731		-	- 35N 76W	33 N2SW, SE	
WY General	WY0025.096 5	5- None	Fredrick Wilkins Spencer a/k/a Fredrick W Spence and Fredrick Wilson Spencer, a HBP single person		1/8/2015	Converse	wy	2.7200	2.2667	2.7200	2.2667	1.7963	0.03400000	0.18750000	0.02000000	0.83333500	0.66041799	0.79250000	0.55558444	0.44030067	0.27775056	5 0.22011731		_	- 35N 76W	33 S2SW	
Barron Flats Prospect	WY0025.097 1		Beverly J True, Trustee of the William E True and Beverly J True Revocable Trust, PR dated 12/06/93			converse		4.0000		4.0000		2.5822		0.18750000	0.03784996									-	- 35N 76W	23 W2	
Barron Flats Prospect	- WY0025.097 2	7-	Beverly J True, Trustee of the William E True and Beverly J True Revocable Trust, dated 12/06/93	l Chesapeake		Converse		2.0000					0.00625000									5 0.22011731 5 0.22011731		-		27 W2NW, NWSW	

	To that certain F	Purchase Agreem	ent, by and	l among C	Canadian Overseas Petroleum	Limited and C	Certain of its Subs	sidiaries (as set Section	forth in the Purc Section	hase Agreement),	as COPL Entities,	and the Lenders ur	ider the Credit A	greement (as del	fined in the Purchase Agreement)	, as Purchasers, o	lated effective the f	irst day of the m	onth in which Closing occurs.			
Prospect name Lease + Tract Unit Status Lessor	Lessee	From alasta	Country		Report Gross Tract Net	Company Net Acres	Section Net	Company Net	Company NRI			OverridingRoyalt	TotalCompany WI		EfectiveCompan yNRI AOGWI	AOGNRI	COPLWI	COPLNRI	SWPWI SWPNRI		Se	DepthRestrictions/Oth erComments
name Lease + Tract Unit Status Lessor Beverly J Trustee d Barron Flats WY0025.097- Prospect 2 BFSU PR dated 12/	rue, the True and rue Trust, Chesapeake		County 5 Converse		cres Acres I	Net Acres	1.2500		0.8069		LessorRoyalty 0.18750000		0.83333500					0.22011731			c Legal Description 28 N252, SENE	ercomments
Beverly J Trustee of Trustee of William E Beverly J Barron Flats WY0025.097- Revocable	rue, the True and rue Trust, Chesapeake		5 Converse		28,0000	23.3334	3.5000		2.2594	0.08750000	0.18750000	0.03784996	0.83333500	0.64554299				0.22011731		- 35N 76W	23 6504	
Beverly J1 Trustee of William E Beverly J1 Barron Flats WY0025.097- Revocable	rue, the irue and rue Trust, Chesapeake				28.000	23.3334															N2NW, SENW,	
Prospect 3 BFSU PR dated 12/ Beverly 11 Trustee 0 William E Beverly 17 Trustee 0 William E Beverly 17 Revocable Prospect 4 BFSU PR dated 12/	rue, the True and rue Trust, Chesapeake		5 Converse		4.0800	3,4000	24.5000		2.6338				0.83333500		0.77465004 0.55558444			0.22011731			34 S2NE, NESW, NWSE	
Prospect 4 BFSU PR dated 12/ Beverly J Trustee 0 WY0025.097- WY00eneral 5 None HBP dated 12/	rue, the True and rue Trust, Chesapeake		5 Converse		1.3600	1.1333	1.3600		0.8982				0.83333500				0.27775056			- 35N 76W		
Barron Flats WY0025.098- Prospect 1 BFSU PR single per	utt, a Chesapeake		5 Converse		8.0000	6.6667	8.0000	6.6667	5.1643		0.18750000		0.83333500	0.64554299	0.77465004 0.55558444		0.27775056		_	- 35N 76W		
Barron Flats WY0025.098- Prospect 2 BFSU PR single per	utt, a Chesapeake		5 Converse		4.0000	3.3333	1.5000	1.2500	0.9683					0.64554299			0.27775056		_		27 W2NW, NWSW	
Barron Flats WY0025.098- Prospect 2 BFSU PR single per	utt, a Chesapeake		5 Converse		4.0000	3.333	2.5000	2.0833	1.6139		0.18750000		0.83333500	0.64554299			0.27775056		-		28 N252, SENE	
Barron Flats WY0025.098- Jarlath Sch Prospect 3 BFSU PR single pers		1/6/2015	5 Converse	wy	56.0000	46.6668	7.0000	5.8333	4.5188	0.17500000	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004 0.55558444	0.42542567	0.27775056	0.22011731	-	- 35N 76W	27 SESW	
Barron Flats WY0025.098- Jarlath Sch Prospect 3 BFSU PR single pers		1/6/2015	5 Converse	wy			49.0000	40.8334	31.6316	0.17500000	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004 0.55558444	0.42542567	0.27775056	0.22011731	-	- 35N 76W	N2NW, SENW, 34 S2NE, NESW, NWSE	
Barron Flats WY0025.098- Prospect 4 BFSU PR single per	on Exploration LLC	1/6/2015	5 Converse	wy	8.1600	6.8000	8.1600	6.8000	5.2676	0.03400000	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004 0.55558444	0.42542567	0.27775056	0.22011731	-	- 35N 76W	33 N2SW, SE	
WY0025.098- WY General 5 None HBP single per	on Exploration LLC	1/6/2015	5 Converse	WY	2.7200	2.2667	2.7200	2.2667	1.7963	0.03400000	0.18750000	0.02000000	0.83333500	0.66041799	0.79250000 0.55558444	0.44030067	0.27775056	0.22011731	-	- 35N 76W	33 S2SW	
Prospect 1 BFSU PR single man		12/11/2020	Converse	wy	35.0000	29.1667	35.0000	29.1667	22.2294	0.12500000	0.20000000	0.03784996	0.83333500	0.63512630	0.76215004 0.55558444	0.41848087	0.27775056	0.21664543	-	- 35N 76W	14 SW, W2SE, SESE	
Prospect 2 BFSU PR single mar		12/11/2020	Converse	WY	2.0000	1.6667	0.5000	0.4167	0.3176	0.00625000	0.20000000	0.03784996	0.83333500	0.63512630	0.76215004 0.55558444	0.41848087	0.27775056	0.21664543	-	- 35N 76W	20 SESW, SWSE	
Prospect 2 BFSU PR single mar		12/11/2020	0 Converse	wy			1.5000	1.2500	0.9527	0.00625000	0.20000000	0.03784996	0.83333500	0.63512630	0.76215004 0.55558444	0.41848087	0.27775056	0.21664543	-	- 35N 76W	29 NE, E2NW	
Prospect 3 BFSU PR single mar		12/11/2020	0 Converse	wy	3.3333	2.7778	3.3333	2.7778	2.1171	0.01041666	0.20000000	0.03784996	0.83333500	0.63512630	0.76215004 0.55558444	0.41848087	0.27775056	0.21664543	-	- 35N 76W	22 52	
Prospect 4 BFSU PR single mar		12/11/2020	Converse	WY	40.6667	33.8890	40.6667	33.8890	25.8285	0.12708334	0.20000000	0.03784996	0.83333500	0.63512630	0.76215004 0.55558444	0.41848087	0.27775056	0.21664543	-	- 35N 76W	23 W2	
Prospect 5 BFSU PR single mar		12/11/2020	Converse	WY	4.6000	3.8333	1.7250	1.4375	1.0956	0.01437500	0.20000000	0.03784996	0.83333500	0.63512630	0.76215004 0.55558444	0.41848087	0.27775056	0.21664543	-	- 35N 76W	27 W2NW, NWSW	
Barron Flats WY0025.099- Joe McMa Prospect 5 BFSU PR single mar	non Jr, a Chesapeake Exploration LLC	12/11/2020	Converse	WY			2.8750	2.3958	1.8260	0.01437500	0.20000000	0.03784996	0.83333500	0.63512630	0.76215004 0.55558444	0.41848087	0.27775056	0.21664543	-	- 35N 76W	28 N2S2, SENE	

Exhibit A-1

					To that certain P	urchase Agreen	nent, by and	d among C	anadian Ove	erseas Petroleu	m Limited and C	Certain of its Sub		forth in the Pure Section	hase Agreement)	, as COPL Entities, a	and the Lenders u	nder the Credit A	greement (as de	fined in the Purch	ase Agreement),	as Purchasers, c	dated effective the fi	irst day of the month in which	Closing occurs.			
Prospect								Stat Re	eport Gross	Tract Net	Company	Section Net			LessorMineralIn		OverridingRoyalt	TotalCompany	TotalCompanyN	EfectiveCompan							Se	DepthRestrictions/Oth
name	Lease + Tra	ct Unit	Status	Lessor	Lessee	Exp date	County			Acres	Net Acres			Acres	terest	LessorRoyalty			RI	yNRI	AOGWI	AOGNRI	COPLWI	COPLNRI SWPWI	SWPNRI	Twn Rng	g c Legal Description	erComments
Barron Flats	WY0025.09	-		Joe McMahon Jr, a	Chesapeake Exploration LLC	12/11/202	Convorro	wy		4.6667	3.8889	0.5833	0.4861	0.3705	0.01458336	0.20000000	0.03784996	0.83333500	0.63512630	0.76215004	0.55558444	0.41848087	0.27775056	0.21664543 -		2511 7614	V 27 SESW	
Prospect	0	BF30	rn.	single man	Exploration LLC	12/11/202	Converse	WI		4.0007	3.0003	0.5855	0.4001	0.3703	0.01438550	0.2000000	0.03784990	0.83333300	0.03312030	0.70213004	0.33338444	0.41040087	0.27773030	0.21004545		5510 700	V 27 3E3VV	
Barron Flats	WY0025.09	9-		Joe McMahon Jr, a	Chesapeake																						N2NW, SENW,	
Prospect	6	BFSU	PR	single man	Exploration LLC	12/11/202	0 Converse	WY				4.0833	3.4028	2.5934	0.01458336	0.20000000	0.03784996	0.83333500	0.63512630	0.76215004	0.55558444	0.41848087	0.27775056	0.21664543 -	-	35N 76V	V 34 S2NE, NESW, NWSE	
Barron Flats Prospect	WY0025.09	9- BESU		Joe McMahon Jr, a single man	Exploration LLC	12/11/202	Converse	wv		2.2800	1.9000	2.2800	1.9000	1.4481	0.00950000	0.20000000	0.03784996	0.83333500	0.63512630	0.76215004	0.55558444	0.41848087	0.27775056	0.21664543 -		25N 76W	V 33 N2SW, SE	
riospect	/	0150	r N	single man	Exploration LEC	12/11/202	Converse			2.2000	1.5000	2.2000	1.5000	1.4401	0.00550000	0.2000000	0.03784550	0.03333300	0.03312030	0.70215004	0.555550444	0.41040007	0.27775050	0.21004545		3514 704	V 55 N25VV, 5E	
	WY0025.09	9-		Joe McMahon Jr, a	Chesapeake																							
WY General	8	None		single man	Exploration LLC	12/11/202	0 Converse	WY		0.7600	0.6333	0.7600	0.6333	0.4940	0.00950000	0.20000000	0.02000000	0.83333500	0.65000130	0.78000000	0.55558444	0.43335587	0.27775056	0.21664543 -	-	35N 76V	V 33 S2SW	
				Steve A Tofte, a married man																								
				dealing in his sole																								
Barron Flats	WY0025.10	0-		& separate	Chesapeake																							
Prospect	1			property	Exploration LLC	12/11/202	0 Converse	WY		35.0000	29.1667	35.0000	29.1667	22.2294	0.12500000	0.20000000	0.03784996	0.83333500	0.63512630	0.76215004	0.55558444	0.41848087	0.27775056	0.21664543 -	-	35N 76V	V 14 SW, W2SE, SESE	
				Steve A Tofte, a																								
				married man dealing in his sole																								
Barron Flats	WY0025.10	0-		& separate	Chesapeake																							
Prospect	2	BFSU		property	Exploration LLC	12/11/202	0 Converse	wy		2.0000	1.6667	0.5000	0.4167	0.3176	0.00625000	0.20000000	0.03784996	0.83333500	0.63512630	0.76215004	0.55558444	0.41848087	0.27775056	0.21664543 -	-	35N 76V	20 SESW, SWSE	
				Steve A Tofte, a																								
				married man																								
Barron Flats	W/Y0025 10			dealing in his sole & separate	Charanaaka																							
Prospect	2	0- BFSU		& separate property	Chesapeake Exploration LLC	12/11/202	0 Converse	wy				1.5000	1.2500	0.9527	0.00625000	0.20000000	0.03784996	0.83333500	0.63512630	0.76215004	0.55558444	0.41848087	0.27775056	0.21664543 -	-	35N 76W	29 NE. E2NW	
	Ē.			Steve A Tofte, a																								
				married man																								
		_		dealing in his sole																								
Barron Flats Prospect	WY0025.10			& separate property	Chesapeake Exploration LLC	12/11/202	Convorro			3.3333	2.7778	3.3333	2.7778	2.1171	0.01041666	0.20000000	0.03784996	0.83333500	0.63512630	0.76215004	0.55558444	0.41848087	0.27775056	0.21664543 -		35N 76W	4 22 62	
Prospect	5	BF30		Steve A Tofte, a	Exploration LLC	12/11/202	Converse	WI		5.5555	2.1118	3.3333	2.7776	2.11/1	0.01041000	0.2000000	0.03784990	0.83333300	0.03312030	0.70213004	0.33338444	0.41040087	0.27773030	0.21004343	-	5510 700	V 22 32	
				married man																								
				dealing in his sole																								
Barron Flats	WY0025.10			& separate	Chesapeake																							
Prospect	4	BFSU		property Steve A Tofte, a	Exploration LLC	12/11/202	0 Converse	WY		40.6667	33.8890	40.6667	33.8890	25.8285	0.12708334	0.20000000	0.03784996	0.83333500	0.63512630	0.76215004	0.55558444	0.41848087	0.27775056	0.21664543 -	-	35N 76V	V 23 W2	
				married man																								
				dealing in his sole																								
Barron Flats	WY0025.10			& separate	Chesapeake																							
Prospect	5	BFSU		property	Exploration LLC	12/11/202	0 Converse	WY		4.6000	3.8333	1.7250	1.4375	1.0956	0.01437500	0.20000000	0.03784996	0.83333500	0.63512630	0.76215004	0.55558444	0.41848087	0.27775056	0.21664543 -	-	35N 76V	V 27 W2NW, NWSW	
				Steve A Tofte, a married man																								
				dealing in his sole																								
Barron Flats	WY0025.10	0-		& separate	Chesapeake																							
Prospect	5	BFSU		property	Exploration LLC	12/11/202	0 Converse	WY				2.8750	2.3958	1.8260	0.01437500	0.20000000	0.03784996	0.83333500	0.63512630	0.76215004	0.55558444	0.41848087	0.27775056	0.21664543 -	-	35N 76V	V 28 N2S2, SENE	
				Steve A Tofte, a																								
				married man dealing in his sole																								
Barron Flats	WY0025.10	0-		& separate	Chesapeake																							
Prospect	6			property	Exploration LLC	12/11/202	0 Converse	wy		4.6667	3.8889	0.5833	0.4861	0.3705	0.01458333	0.20000000	0.03784996	0.83333500	0.63512630	0.76215004	0.55558444	0.41848087	0.27775056	0.21664543 -	-	35N 76V	V 27 SESW	
				Steve A Tofte, a																								
				married man	1																							
Barron Flats	WY0025.10	0-		dealing in his sole & separate	Chesapeake																						N2NW, SENW,	
Prospect	6			property	Exploration LLC	12/11/202	0 Converse	wy				4.0833	3.4028	2.5934	0.01458333	0.20000000	0.03784996	0.83333500	0.63512630	0.76215004	0.55558444	0.41848087	0.27775056	0.21664543 -	-	35N 76W	V 34 S2NE, NESW, NWSE	
				Steve A Tofte, a		1				İ													. ,					
				married man	1																							
				dealing in his sole																								
Barron Flats	WY0025.10			& separate	Chesapeake Exploration LLC	12/11/202	Convorre	w~		2.2800	1.9000	2.2800	1.9000	1.4481	0.00950000	0.20000000	0.0379.4000	0.83333500	0.63512630	0.76215004	0.55558444	0.41848087	0.37775057	0.21664543 -		251 701	V 33 N2SW, SE	
Prospect	/	DF3U		property Steve A Tofte, a	Exploration LLC	12/11/202	Converse	vv f		2.2800	1.9000	2.2800	1.9000	1.4481	0.00950000	0.2000000	0.03784996	0.03333300	0.05512030	0.70215004	0.33558444	0.41848087	0.27775056	0.21004345 =	-	001 VICC	v 55 1123VV, SE	
				married man	1																							
				dealing in his sole																								
	WY0025.10			& separate	Chesapeake														0.000000		0.55	0 40						
WY General	8	None	HBP	property	Exploration LLC	12/11/202	UConverse	WY		0.7600	0.6333	0.7600	0.6333	0.4940	0.00950000	0.20000000	0.02000000	0.83333500	0.65000130	0.78000000	0.55558444	0.43335587	0.27775056	0.21664543 -	-	35N 76V	V 33 S2SW	
Barron Flats	WY0025.10	1-		Janet Kindle, a	Chesapeake																							
Prospect	1			single person	Exploration LLC	1/9/201	5 Converse	wy		8.0000	6.6667	8.0000	6.6667	5.1643	0.02500000	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731 -	-	35N 76W	v 23 W2	
	WY0025.10			Janet Kindle, a	Chesapeake																							
Prospect	2	BFSU	PR	single person	Exploration LLC	1/9/201	5 Converse	WY		4.0000	3.3333	1.5000	1.2500	0.9683	0.01250000	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731 -	-	35N 76V	V 27 W2NW, NWSW	<u> </u>
Barron Flats	WY0025 10	1-		Janet Kindle, a	Chesapeake																							
Prospect	2	BFSU		single person	Exploration LLC	1/9/201	5 Converse	wy				2.5000	2.0833	1.6139	0.01250000	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731 -	-	35N 76W	V 28 N2S2, SENE	
			-			, ,,,		_																				

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				To that certain P	urchase Agreer	nent, by and	d among	Canadian Overseas	Petroleun	n Limited and C		Section	Section		as COPL Entities, ar	nd the Lenders ur	der the Credit A	greement (as de	fined in the Purcha	se Agreement),	as Purchasers, c	lated effective the	first day of the r	nonth in which	Closing occurs.			
Prospect name	Lease + Trac	ct Unit	Status Lessor	Lessee	Exp date	County	Stat e A	Report Gross Tract Acres Acres			Section Net Acres			LessorMineralIn terest	LessorRoyalty			TotalCompanyN RI	EfectiveCompan vNRI	AOGWI	AOGNRI	COPLWI	COPLNRI	SWPWI	SWPNRI	Twn F	Se tng c Legal Description	DepthRestrictions/Oth erComments
			Janet Kindle, a																/									
Barron Flats Prospect	WY0025.101 3	BFSU	PR single person	Chesapeake Exploration LLC	1/9/201	5 Converse	wy		36.0000	30.0001	4.5000	3.7500	2.9049	0.11250000	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731	-		- 35N 7	5W 27 SESW	
Barron Flats	WY0025.101		Janet Kindle, a	Chesapeake																							N2NW, SENW,	
Prospect	3	BFSU	PR single person	Exploration LLC	1/9/201	5 Converse	WY				31.5000	26.2501	20.3346	0.11250000	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	6 0.22011731	-		- 35N 7	5W 34 S2NE, NESW, NWSE	
Barron Flats Prospect	WY0025.101		Janet Kindle, a PR single person	Chesapeake Exploration LLC	1/0/201	5 Converse	1404		8.1600	6.8000	8.1600	6.8000	5.2676	0.03400000	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731			2511 7	5W 33 N2SW, SE	
Prospect	4				1/3/201	.5 CUIVEISE	vvi		8.1000	0.8000	8.1000	0.8000	5.2070	0.03400000	0.18730000	0.03784990	0.85555500	0.04334299	0.77465004	0.33338444	0.42342307	0.27775050	0.22011/31	-		. 3314 /1	50V 55 1V25W, 5E	
WY General	WY0025.101 5	1- None	Janet Kindle, a HBP single person	Chesapeake Exploration LLC	1/9/201	5 Converse	wy		2.7200	2.2667	2.7200	2.2667	1.7963	0.03400000	0.18750000	0.02000000	0.83333500	0.66041799	0.79250000	0.55558444	0.44030067	0.27775056	0.22011731	-		- 35N 7	5W 33 S2SW	
Barron Flats	WY0025.102	2-	John O Bullingtor	n, Chesapeake																								
Prospect	1	BFSU	PR a married person		3/22/202	1 Converse	WY		0.1667	0.1389	0.1667	0.1389	0.1059	0.00052083	0.20000000	0.03784996	0.83333500	0.63512630	0.76215004	0.55558444	0.41848087	0.27775056	0.21664543	-		- 35N 7	5W 23 W2	
Barron Flats	WY0025.102		John O Bullingtor																									
Prospect	2	BFSU	PR a married person		3/22/202	1 Converse	WY		1.1500	0.9583	0.4313	0.3594	0.2739	0.00359375	0.20000000	0.03784996	0.83333500	0.63512630	0.76215004	0.55558444	0.41848087	0.27775056	0.21664543	-	-	- 35N 7	5W 27 W2NW, NWSW	
Barron Flats Prospect	WY0025.102 2	2- BFSU	John O Bullingtor PR a married person		3/22/202	1 Converse	wy				0.7188	0.5990	0.4565	0.00359375	0.20000000	0.03784996	0.83333500	0.63512630	0.76215004	0.55558444	0.41848087	0.27775056	0.21664543	-		- 35N 7	5W 28 N2S2, SENE	
Barron Flats	WY0025.102	2-	John O Bullingtor	. Chesapeake																								
Prospect	3		PR a married person	.,	3/22/202	1 Converse	WY		1.1666	0.9722	0.1458	0.1215	0.0926	0.00364578	0.20000000	0.03784996	0.83333500	0.63512630	0.76215004	0.55558444	0.41848087	0.27775056	0.21664543	-		- 35N 7	5W 27 SESW	
Barron Flats	WY0025.102		John O Bullingtor																								N2NW, SENW,	
Prospect	3	BFSU	PR a married person	Exploration LLC	3/22/202	1 Converse	WY				1.0208	0.8507	0.6483	0.00364578	0.20000000	0.03784996	0.83333500	0.63512630	0.76215004	0.55558444	0.41848087	0.27775056	0.21664543	-		- 35N 7	5W 34 S2NE, NESW, NWSE	
Barron Flats Prospect	WY0025.102		John O Bullingtor PR a married person		2/22/202	1 Converse	wv		0.3750	0.3125	0.3750	0.3125	0.2382	0.00156250	0.20000000	0.03784996	0.83333500	0.63512630	0.76215004	0.55558444	0.41848087	0.27775056	0.21664543			25N 7	5W 29 NE, E2NW	
	-				5/22/202	.1 CONVEISE			0.5750	0.5125	0.3750	0.5125	0.2302	0.00130230	0.20000000	0.03784550	0.05555500	0.03512030	0.70215004	0.55556444	0.41040007	0.27775050	0.21004343				25 NE, E2NW	
Barron Flats Prospect	WY0025.102 5	2- BFSU	John O Bullingtor PR a married person		3/22/202	1 Converse	wy		0.1700	0.1417	0.1700	0.1417	0.1080	0.00070833	0.20000000	0.03784996	0.83333500	0.63512630	0.76215004	0.55558444	0.41848087	0.27775056	0.21664543	-		- 35N 7	5W 33 N2SW, SE	
	WY0025.102	2-	John O Bullingtor	n, Chesapeake																								
WY General	6	None	HBP a married person	Exploration LLC	3/22/202	1 Converse	WY		0.0567	0.0473	0.0567	0.0473	0.0369	0.00070833	0.20000000	0.02000000	0.83333500	0.65000130	0.78000000	0.55558444	0.43335587	0.27775056	0.21664543	-		- 35N 7	5W 33 S2SW	
			Edwin A Tofte Mineral Trust																									
			dated 7-31-1995,																									
Barron Flats Prospect	WY0025.103 1		Steve A Tofte, PR Successor Truster	Chesapeake Exploration LLC	3/22/202	1 Converse	wy		0.3333	0.2778	0.3333	0.2778	0.2117	0.00104166	0.20000000	0.03784996	0.83333500	0.63512630	0.76215004	0.55558444	0.41848087	0.27775056	0.21664543	-		- 35N 7	5W 23 W2	
			Edwin A Tofte																									
			Mineral Trust																									
Barron Flats	WY0025.103	-	dated 7-31-1995, Steve A Tofte,	Chesapeake																								
Prospect	2	BFSU	PR Successor Truster	Exploration LLC	3/22/202	1 Converse	WY		2.3000	1.9167	0.8625	0.7188	0.5478	0.00718750	0.20000000	0.03784996	0.83333500	0.63512630	0.76215004	0.55558444	0.41848087	0.27775056	0.21664543	-		- 35N 7	5W 27 W2NW, NWSW	
			Edwin A Tofte Mineral Trust																									
Barron Flats	WY0025.103		dated 7-31-1995, Steve A Tofte,	Chesapeake																								
Prospect	2	BFSU	PR Successor Trustee		3/22/202	1 Converse	wy				1.4375	1.1979	0.9130	0.00718750	0.20000000	0.03784996	0.83333500	0.63512630	0.76215004	0.55558444	0.41848087	0.27775056	0.21664543	-		- 35N 7	5W 28 N2S2, SENE	
			Edwin A Tofte																									
			Mineral Trust dated 7-31-1995,																									
Barron Flats Prospect	WY0025.103		Steve A Tofte, PR Successor Truster	Chesapeake	2/22/202	1 Converse	wv		2.3333	1,9444	0.2917	0.2431	0.1853	0.00729164	0.20000000	0.02784006	0.83333500	0.63512620	0.76215004	0 55558444	0.41949097	0 27775056	0.21664543			25N 7	5W 27 SESW	
Flospect	3	BF30		e exploration LLC	3/22/202	.1 COnverse	vvi		2.3333	1.5444	0.2917	0.2431	0.1835	0.00729104	0.2000000	0.03784990	0.85555500	0.03312030	0.76213004	0.33338444	0.41040087	0.27775050	0.21004343			. 3314 /1	500 27 55500	
			Edwin A Tofte Mineral Trust																									
Barron Flats	WY0025.103	3-	dated 7-31-1995, Steve A Tofte.	Chesapeake																							N2NW, SENW,	
Prospect	3	BFSU	PR Successor Truster	Exploration LLC	3/22/202	1 Converse	WY				2.0417	1.7014	1.2967	0.00729164	0.20000000	0.03784996	0.83333500	0.63512630	0.76215004	0.55558444	0.41848087	0.27775056	0.21664543	-		- 35N 7	5W 34 S2NE, NESW, NWSE	
			Edwin A Tofte																									
			Mineral Trust dated 7-31-1995,																									
Barron Flats Prospect	WY0025.103 4		Steve A Tofte, PR Successor Trustee	Chesapeake Exploration LLC	3/22/202	1 Converse	wy		0.7500	0.6250	0.7500	0.6250	0.4763	0.00312500	0.20000000	0.03784996	0.83333500	0.63512630	0.76215004	0.55558444	0.41848087	0.27775056	0.21664543			- 35N 7	5W 29 NE, E2NW	
			Edwin A Tofte																									
			Mineral Trust																									
Barron Flats	WY0025.103		dated 7-31-1995, Steve A Tofte,	Chesapeake																								
Prospect	5	BFSU	PR Successor Trustee	e Exploration LLC	3/22/202	1 Converse	WY		0.3400	0.2833	0.3400	0.2833	0.2159	0.00141666	0.20000000	0.03784996	0.83333500	0.63512630	0.76215004	0.55558444	0.41848087	0.27775056	0.21664543	-		- 35N 7	5W 33 N2SW, SE	

				To that certain P	urchase Agree	ment, by an	id amon	ig Canadian Ove	rseas Petroleun	n Limited and	Certain of its Sub	sidiaries (as set Section		hase Agreement),	as COPL Entities,	and the Lenders ur	der the Credit A	greement (as defi	ined in the Purch	ise Agreement),	as Purchasers, d	ated effective the f	first day of the n	nonth in which	Closing occurs.			
Prospect							Stat	Report Gross	Tract Net	Company	Section Net			LessorMineralIn		OverridingRoyalt	TotalCompany	TotalCompanyN									Se	DepthRestrictions/Oth
name	Lease + Tract	t Unit	Status Lessor	Lessee	Exp date	County	e	Acres	Acres	Net Acres	Acres	Acres	Acres	terest	LessorRoyalty	у	WI	RI	yNRI	AOGWI	AOGNRI	COPLWI	COPLNRI	SWPWI	SWPNRI	Twn Rng	c Legal Description	erComments
			Edwin A Tofte Mineral Trust dated 7-31-1995,																									
WY General	WY0025.103	None	Steve A Tofte, HBP Successor Trustee	Chesapeake Exploration LLC	3/22/202	21 Converse	e wy		0.1133	0.0944	0.1133	0.0944	0.0736	0.00141666	0.20000000	0.02000000	0.83333500	0.65000130	0.78000000	0.55558444	0.43335587	0.27775056	0.21664543	-	-	35N 76W	33 S2SW	<u> </u>
Barron Flats Prospect	WY0025.104 1		Thomas C Welfelt, PR individually	Chesapeake Exploration LLC	3/22/202	21 Converse	e wy		0.1667	0.1389	0.1667	0.1389	0.1059	0.00052083	0.20000000	0.03784996	0.83333500	0.63512630	0.76215004	0.55558444	0.41848087	0.27775056	0.21664543			35N 76W	23 W2	
Barron Flats Prospect	WY0025.104	- BFSU	Thomas C Welfelt, PR individually	Chesapeake Exploration LLC	3/22/201	21 Converse	wv		1.1666	0.9722	0.1458	0.1215	0.0926	0.00364578	0.20000000	0.03784996	0.83333500	0.63512630	0.76215004	0.55558444	0.41848087	0.27775056	0.21664543			35N 76W	27 SESW	
Barron Flats	WY0025.104	-	Thomas C Welfelt,	Chesapeake					1.1000	0.3712																	N2NW, SENW,	
Prospect	2	BFSU	PR individually Welfelt Interest, LLC, a Texas	Exploration LLC	3/22/202	21 Converse	e WY				1.0208	0.8507	0.6483	0.00364578	0.20000000	0.03784996	0.83333500	0.63512630	0.76215004	0.55558444	0.41848087	0.27775056	0.21664543	-	-	35N 76W	34 S2NE, NESW, NWSE	
Barron Flats Prospect	WY0025.105	- BFSU	Limited Liability PR Company	Chesapeake Exploration LLC	3/22/202	21 Converse	e wy		1.1500	0.9583	0.4313	0.3594	0.2739	0.00359375	0.20000000	0.03784996	0.83333500	0.63512630	0.76215004	0.55558444	0.41848087	0.27775056	0.21664543	-	-	35N 76W	27 W2NW, NWSW	
Barron Flats	WY0025 105		Welfelt Interest, LLC, a Texas Limited Liability	Chesapeake																								1
Prospect	1		PR Company Welfelt Interest,	Exploration LLC	3/22/202	21 Converse	e wy				0.7188	0.5990	0.4565	0.00359375	0.20000000	0.03784996	0.83333500	0.63512630	0.76215004	0.55558444	0.41848087	0.27775056	0.21664543	-		35N 76W	28 N2S2, SENE	<u> </u>
Barron Flats Prospect	WY0025.105	BFSU	LLC, a Texas Limited Liability PR Company	Chesapeake Exploration LLC	3/22/202	21 Converse	wy		0.3750	0.3125	0.3750	0.3125	0.2382	0.00156250	0.20000000	0.03784996	0.83333500	0.63512630	0.76215004	0.55558444	0.41848087	0.27775056	0.21664543			35N 76W	29 NE. E2NW	
			Welfelt Interest, LLC, a Texas																									
Barron Flats Prospect	WY0025.105	BFSU	PR Company Welfelt Interest,	Chesapeake Exploration LLC	3/22/202	21 Converse	e wy		0.1700	0.1417	0.1700	0.1417	0.1080	0.00070833	0.20000000	0.03784996	0.83333500	0.63512630	0.76215004	0.55558444	0.41848087	0.27775056	0.21664543	-		35N 76W	33 N2SW, SE	<u> </u>
	WY0025.105		LLC, a Texas Limited Liability	Chesapeake																								1
WY General	4	None	HBP Company Linda L Connell, a	Exploration LLC	3/22/202	21 Converse	e WY		0.0567	0.0473	0.0567	0.0473	0.0369	0.00070833	0.20000000	0.02000000	0.83333500	0.65000130	0.78000000	0.55558444	0.43335587	0.27775056	0.21664543	-		35N 76W	33 S2SW	
Barron Flats	WY0025.106	i-	married woman dealing in her sole and separate	Chesapeake																								
Prospect	1	BFSU		Exploration LLC	3/22/20:	16 Converse	e WY		0.6667	0.5556	0.6667	0.5556	0.4234	0.00208334	0.20000000	0.03784996	0.83333500	0.63512630	0.76215004	0.55558444	0.41848087	0.27775056	0.21664543	-	-	35N 76W	23 W2	<u> </u>
			Linda L Connell, a married woman dealing in her sole																									
Barron Flats Prospect	WY0025.106 2		and separate PR property	Chesapeake Exploration LLC	3/22/20:	16 Converse	e wy		4.6000	3.8333	1.7250	1.4375	1.0956	0.01437500	0.20000000	0.03784996	0.83333500	0.63512630	0.76215004	0.55558444	0.41848087	0.27775056	0.21664543			35N 76W	27 W2NW, NWSW	ļ
			Linda L Connell, a married woman																									
Barron Flats Prospect	WY0025.106	i- BFSU	dealing in her sole and separate PR property	Chesapeake Exploration LLC	3/22/20:	16 Converse	e wy				2.8750	2.3958	1.8260	0.01437500	0.20000000	0.03784996	0.83333500	0.63512630	0.76215004	0.55558444	0.41848087	0.27775056	0.21664543			35N 76W	28 N2S2, SENE	
			Linda L Connell, a married woman																									
Barron Flats	WY0025.106		dealing in her sole and separate	Chesapeake																								1
Prospect	3	BFSU	PR property Linda L Connell, a	Exploration LLC	3/22/20:	16 Converse	e WY		4.6667	3.8889	0.5833	0.4861	0.3705	0.01458336	0.20000000	0.03784996	0.83333500	0.63512630	0.76215004	0.55558444	0.41848087	0.27775056	0.21664543	-		35N 76W	27 SESW	
			married woman dealing in her sole																									
Barron Flats Prospect	wy0025.106 3	BFSU	and separate PR property	Chesapeake Exploration LLC	3/22/20:	16 Converse	e wy				4.0833	3.4028	2.5934	0.01458336	0.20000000	0.03784996	0.83333500	0.63512630	0.76215004	0.55558444	0.41848087	0.27775056	0.21664543	-		35N 76W	N2NW, SENW, 34 S2NE, NESW, NWSE	<u> </u>
			Linda L Connell, a married woman																									
Barron Flats Prospect	WY0025.106 4	- BFSU	dealing in her sole and separate PR property	Chesapeake Exploration LLC	3/22/20:	16 Converse	e wy		0.6800	0.5667	0.6800	0.5667	0.4319	0.00283333	0.20000000	0.03784996	0.83333500	0.63512630	0.76215004	0.55558444	0.41848087	0.27775056	0.21664543	-		35N 76W	33 N2SW, SE	
	WY0025.106		Linda L Connell, a married woman dealing in her sole and separate																									
WY General				Exploration LLC	3/22/20:	16 Converse	e wy		0.2267	0.1889	0.2267	0.1889	0.1474	0.00283333	0.20000000	0.02000000	0.83333500	0.65000130	0.78000000	0.55558444	0.43335587	0.27775056	0.21664543	-	-	35N 76W	33 S2SW	i

Exhibit A-1

					To that certain P	urchase Agree	ment, by and	among C	anadian Ove	erseas Petroleu	m Limited and C	Certain of its Subs		orth in the Purc	hase Agreement),	as COPL Entities, a	and the Lenders un	der the Credit A	greement (as defi	ined in the Purch	ase Agreement),	as Purchasers, d	ated effective the fi	irst day of the m	nonth in which	Closing occurs.			
Prospect															LessorMineralIn		OverridingRoyalt	TotalCompany										Se	DepthRestrictions/O
name	Lease	+ Tract Unit	Status	s Lessor	Lessee	Exp date	County	e Ac	cres	Acres	Net Acres	Acres	Acres A	cres	terest	LessorRoyalty	y	WI	RI	yNRI	AOGWI	AOGNRI	COPLWI	COPLNRI	SWPWI	SWPNRI	Twn Rng	c Legal Description	erComments
Barron Flats Prospect	WY00: 1	025.107- BFSU	PR	Phillip N DeWitt, a single person	Chesapeake Exploration LLC	1/8/20	15 Converse	WY		0.8000	0.6667	0.8000	0.6667	0.5164	0.00250000	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731	-	-	35N 76W	23 W2	
Barron Flats Prospect	WY002 2	025.107- BFSU	PR	Phillip N DeWitt, a single person	Chesapeake Exploration LLC	1/8/20	15 Converse	wy		0.4000	0.3333	0.1500	0.1250	0.0968	0.00125000	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731	-	-	35N 76W	27 W2NW, NWSW	
Barron Flats Prospect	WY00: 2	025.107- BFSU	PR	Phillip N DeWitt, a single person	Chesapeake Exploration LLC	1/8/20	15 Converse	wy				0.2500	0.2083	0.1614	0.00125000	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731	-		35N 76W	28 N2S2, SENE	
Barron Flats Prospect	WY00:	025.107- BFSU	PR	Phillip N DeWitt, a single person	Chesapeake Exploration LLC	1/8/20	15 Converse	wy		5.6000	4.6667	0.7000	0.5833	0.4519	0.01750000	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731			35N 76W	27 SESW	
Barron Flats	WY00	025.107- BFSU		Phillip N DeWitt, a single person	Chesapeake Exploration LLC		15 Converse					4,9000	4.0833	3.1632		0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056					N2NW, SENW, 34 S2NE, NESW, NWSE	
Barron Flats	WY00	025.107-		Phillip N DeWitt, a	Chesapeake																								
Prospect	4 WY00	BFSU 025.107-		single person Phillip N DeWitt, a			15 Converse	WY		0.8160		0.8160	0.6800	0.5268	0.00340000	0.18750000	0.03784996	0.83333500	0.64554299		0.55558444	0.42542567	0.27775056		-	-		33 N2SW, SE	
WY General Barron Flats	5 WY00	None 025.108-	HBP	single person McMahon-	Exploration LLC Chesapeake	1/8/20	15 Converse	WY		0.2720	0.2267	0.2720	0.2267	0.1796	0.00340000	0.18750000	0.02000000	0.83333500	0.66041799	0.79250000	0.55558444	0.44030067	0.27775056	0.22011731	-	-	35N 76W	33 S2SW	
Prospect Barron Flats	1	BFSU	PR	Bullington, LP McMahon-	Exploration LLC Chesapeake	3/22/20	21 Converse	WY		35.0000	29.1667	35.0000	29.1667	22.2294	0.12500000	0.20000000	0.03784996	0.83333500	0.63512630	0.76215004	0.55558444	0.41848087	0.27775056	0.21664543	-	-	35N 76W	14 SW, W2SE, SESE	
Prospect Barron Flats	2	025.108-	PR	Bullington, LP McMahon-	Exploration LLC Chesapeake	3/22/20	21 Converse	WY		1.3333	1.1111	1.3333	1.1111	0.8468	0.00416666	0.20000000	0.03784996	0.83333500	0.63512630	0.76215004	0.55558444	0.41848087	0.27775056	0.21664543	-	-	35N 76W	23 W2	
Prospect	3	BFSU	PR	Bullington, LP	Exploration LLC	3/22/20	21 Converse	WY		9.2000	7.6667	3.4500	2.8750	2.1912	0.02875000	0.20000000	0.03784996	0.83333500	0.63512630	0.76215004	0.55558444	0.41848087	0.27775056	0.21664543	-	-	35N 76W	27 W2NW, NWSW	
Barron Flats Prospect	WY00: 3	025.108- BFSU	PR	McMahon- Bullington, LP	Chesapeake Exploration LLC	3/22/20	21 Converse	WY				5.7500	4.7917	3.6520	0.02875000	0.20000000	0.03784996	0.83333500	0.63512630	0.76215004	0.55558444	0.41848087	0.27775056	0.21664543	-	-	35N 76W	28 N2S2, SENE	
Barron Flats Prospect	WY003 4	025.108- BFSU	PR	McMahon- Bullington, LP	Chesapeake Exploration LLC	3/22/20	21 Converse	WY		9.3334	7.7778	1.1667	0.9723	0.7410	0.02916673	0.20000000	0.03784996	0.83333500	0.63512630	0.76215004	0.55558444	0.41848087	0.27775056	0.21664543	-		35N 76W	27 SESW	
Barron Flats Prospect	WY00: 4	025.108- BFSU	PR	McMahon- Bullington, LP	Chesapeake Exploration LLC	3/22/20	21 Converse	wy				8.1667	6.8056	5.1869	0.02916673	0.20000000	0.03784996	0.83333500	0.63512630	0.76215004	0.55558444	0.41848087	0.27775056	0.21664543	-		35N 76W	N2NW, SENW, 34 S2NE, NESW, NWSE	
Barron Flats Prospect	WY003 5	025.108- BFSU	PR	McMahon- Bullington, LP	Chesapeake Exploration LLC	3/22/20	21 Converse	wy		3.0000	2.5000	3.0000	2.5000	1.9054	0.01250000	0.20000000	0.03784996	0.83333500	0.63512630	0.76215004	0.55558444	0.41848087	0.27775056	0.21664543	-		35N 76W	29 NE, E2NW	
Barron Flats Prospect	WY00: 6	025.108- BFSU	PR	McMahon- Bullington, LP	Chesapeake Exploration LLC	3/22/20	21 Converse	wy		1.3600	1.1333	1.3600	1.1333	0.8638	0.00566666	0.20000000	0.03784996	0.83333500	0.63512630	0.76215004	0.55558444	0.41848087	0.27775056	0.21664543	-		35N 76W	33 N2SW, SE	
WY General	WY00: 7	025.108- None	нвр	McMahon- Bullington, LP	Chesapeake Exploration LLC	3/22/20	21 Converse	wy		0.4533	0.3778	0.4533	0.3778	0.2946	0.00566666	0.20000000	0.02000000	0.83333500	0.65000130	0.78000000	0.55558444	0.43335587	0.27775056	0.21664543	-	-	35N 76W	33 S2SW	
Barron Flats Prospect	WY00: 1	025.109- BFSU	PR	James H DeWitt, a single person	Chesapeake Exploration LLC	1/6/20	15 Converse	WY		0.8000	0.6667	0.8000	0.6667	0.5164	0.00250000	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731	-		35N 76W	23 W2	
Barron Flats Prospect	WY00: 2	025.109- BFSU	PR	James H DeWitt, a single person	Chesapeake Exploration LLC	1/6/20	15 Converse	wy		0.4000	0.3333	0.1500	0.1250	0.0968	0.00125000	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731	-		35N 76W	27 W2NW, NWSW	
Barron Flats Prospect	WY002	025.109- BFSU	PR	James H DeWitt, a single person	Chesapeake Exploration LLC	1/6/20	15 Converse	wy				0.2500	0.2083	0.1614	0.00125000	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731	-	-	35N 76W	28 N2S2, SENE	
Barron Flats Prospect	WY003	025.109- BFSU		James H DeWitt, a single person			15 Converse			5.6000	4.6667	0.7000	0.5833	0.4519		0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056		_	_	35N 76W	27 SESW	
Barron Flats Prospect	WY00	025.109- BFSU		James H DeWitt, a single person	Chesapeake Exploration LLC		15 Converse			5.0000	4.0007	4.9000	4.0833	3.1632	0.01750000	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056					N2NW, SENW, 34 S2NE, NESW, NWSE	
Barron Flats	WY00	025.109-		James H DeWitt, a	Chesapeake																				-	-			1
Prospect	4 WY00	BFSU 025.109-		single person James H DeWitt, a	Exploration LLC Chesapeake		15 Converse			0.8160		0.8160	0.6800	0.5268		0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056		-	-		33 N2SW, SE	
WY General Barron Flats	5 WY00	None 025.110-	HBP	single person Thomas A Petros, a	Exploration LLC Chesapeake	1/6/20	15 Converse	WY		0.2720	0.2267	0.2720	0.2267	0.1796	0.00340000	0.18750000	0.02000000	0.83333500	0.66041799	0.79250000	0.55558444	0.44030067	0.27775056	0.22011731	-	-	35N 76W	33 S2SW	
Prospect Barron Flats	1	BFSU	PR	single man Thomas A Petros, a	Exploration LLC	9/12/20	18 Converse	WY		0.3200	0.3200	0.1200	0.1200	0.0957	0.00100000	0.18750000	0.01487500	1.00000000	0.79762500	0.79762500	0.66670000	0.52681875	0.33330000	0.27080625	-	-	35N 76W	27 W2NW, NWSW	
Prospect	1		PR		Exploration LLC	9/12/20	18 Converse	WY				0.2000	0.2000	0.1595	0.00100000	0.18750000	0.01487500	1.00000000	0.79762500	0.79762500	0.66670000	0.52681875	0.33330000	0.27080625	-	-	35N 76W	28 N2S2, SENE	

				To that certain Pu	urchase Agreem	ent, by and	among Canadian Ov	erseas Petroleu	m Limited and C	Certain of its Subs		forth in the Purc Section	hase Agreement), a	s COPL Entities, ar	nd the Lenders ur	der the Credit A	greement (as def	fined in the Purcha	ise Agreement),	as Purchasers, d	lated effective the	first day of the n	nonth in which C	Closing occurs.			
Prospect							Stat Report Gross	Tract Net	Company	Section Net			LessorMineralIn	(OverridingRoyalt	TotalCompany	TotalCompanyN	EfectiveCompan								Se	DepthRestrictions/Oth
name	Lease + Trac	t Unit	Status Lessor	Lessee	Exp date	County	e Acres		Net Acres					LessorRoyalty					AOGWI	AOGNRI	COPLWI	COPLNRI	SWPWI	SWPNRI	Twn Rng	c Legal Description	erComments
Barron Flats Prospect	WY0025.111 1		Peter Petros, a married man dealing in his sole and separate PR property	Chesapeake Exploration LLC	11/3/2010	5 Converse	wy	0.6400	0.6400	0.2400	0.2400	0.1866	0.00200000	0.18750000	0.03487500	1.00000000	0.77762500	0.77762500	0.66670000	0.51348475	0.33330000	0.26414025	_		35N 76W	27 W2NW, NWSW	
Barron Flats	WY0025 111		Peter Petros, a married man dealing in his sole and separate	Chesapeake																							
Prospect	1	BFSU		Exploration LLC	11/3/2010	6 Converse	WY			0.4000	0.4000	0.3111	0.00200000	0.18750000	0.03487500	1.00000000	0.77762500	0.77762500	0.66670000	0.51348475	0.33330000	0.26414025	-		35N 76W	28 N2S2, SENE	
Barron Flats Prospect	WY0025.112 1	2- BFSU	Michael Petros, a married person dealing in his sole and separate PR property	Chesapeake Exploration LLC	11/4/2010	5 Converse	WY	0.6400	0.6400	0.2400	0.2400	0.1866	0.00200000	0.18750000	0.03487500	1.00000000	0.77762500	0.77762500	0.66670000	0.51348475	0.33330000	0.26414025			35N 76W	27 W2NW, NWSW	
Barron Flats Prospect	WY0025.112 1		Michael Petros, a married person dealing in his sole and separate PR property	Chesapeake Exploration LLC	11/4/2010	5 Converse	wy			0.4000	0.4000	0.3111	0.00200000	0.18750000	0.03487500	1.00000000	0.77762500	0.77762500	0.66670000	0.51348475	0.33330000	0.26414025			35N 76W	28 N2S2, SENE	
Barron Flats	WY0025.113	BFSU	Patricia L Wilson, a PR widow		10/20/202:	Convorra		10.0000	10.0000	3.7500	3.7500	2.9161	0.03125000	0.18750000	0.03487500	1.00000000	0.77762500	0.77762500	0.66670000	0.51348475	0.33330000	0.26414025			25N 7614	27 W2NW, NWSW	
Prospect	1			Exploration LLC	10/20/202	converse	WY	10.0000	10.0000	3.7500	3.7500	2.9161	0.03125000	0.18/20000	0.03487500	1.00000000	0.77762500	0.77762500	0.000/0000	0.51348475	0.33330000	0.20414025	-	-	3511 /W	27 W2NW, NWSW	
Barron Flats Prospect	WY0025.113 1		Patricia L Wilson, a PR widow	Chesapeake Exploration LLC	10/20/202:	L Converse	wy			6.2500	6.2500	4.8602	0.03125000	0.18750000	0.03487500	1.00000000	0.77762500	0.77762500	0.66670000	0.51348475	0.33330000	0.26414025			35N 76W	28 N2S2, SENE	
Barron Flats Prospect	WY0025.114 1	I- BFSU	Edna Lovelace, a PR single woman	Chesapeake Exploration LLC	4/13/2022	2 Converse	wy	17.0667	17.0667	6.4000	6.4000	4.9224	0.05333334	0.19600000	0.03487500	1.00000000	0.76912500	0.76912500	0.66670000	0.50781780	0.33330000	0.26130720	-	-	35N 76W	27 W2NW, NWSW	
Barron Flats	WY0025.114		Edna Lovelace, a	Chesapeake																							
Prospect Barron Flats	1 WY0025.115		PR single woman Susan Wagner, a married woman dealing in her sole and separate	Exploration LLC	4/13/202	2 Converse	WY			10.6667	10.6667	8.2040	0.05333334	0.19600000	0.03487500	1.00000000	0.76912500	0.76912500	0.66670000	0.50781780	0.33330000	0.26130720	-	-	35N 76W	28 N2S2, SENE	
Prospect	1 WY0025.116	BFSU	PR property Adam A Starr, a married man dealing in his sole and separate	Exploration LLC	2/6/201	7 Converse	wy	10.6667	10.6667	10.6667	10.6667	8.2947	0.05333333	0.18750000	0.03487500	1.00000000	0.77762500	0.77762500	0.66670000	0.51348475	0.33330000	0.26414025	-		35N 76W	28 N2S2, SENE	
Prospect	1		PR property	Exploration LLC	1/20/201	7 Converse	WY	10.6667	10.6667	10.6667	10.6667	8.2947	0.05333333	0.18750000	0.03487500	1.00000000	0.77762500	0.77762500	0.66670000	0.51348475	0.33330000	0.26414025			35N 76W	28 N2S2, SENE	
Barron Flats Prospect	WY0025.117 1	7- BFSU	Aspasia Fritz, a married woman dealing in her sole and separate PR property	Chesapeake Exploration LLC	12/20/2010	5 Converse	wy	0.6400	0.6400	0.2400	0.2400	0.1866	0.00200000	0.18750000	0.03487500	1.00000000	0.77762500	0.77762500	0.66670000	0.51348475	0.33330000	0.26414025	_	-	35N 76W	27 W2NW, NWSW	
Barron Flats	WY0025.117		Aspasia Fritz, a married woman dealing in her sole and separate	Chesapeake	12/20/2014	Converse				0.4000	0.4000	0.2111	0.00200000	0 18750000	0.02487500	1 0000000	0 77763600	0.77763500	0.66670000	0 51249475	0.22220000	0.26414025			2511 7614	29 NI2C2 CENE	
Prospect Barron Flats Prospect	1 WY0025.118 1		PR property Helen Mandeville, a married person dealing in her sole and separate PR property	Exploration LLC Chesapeake Exploration LLC		5 Converse		0.6400	0.6400	0.4000		0.3111		0.18750000		1.00000000	0.77762500	0.77762500			0.33330000	0.26414025				28 N252, SENE 27 W2NW, NWSW	
Barron Flats Prospect	WY0025.118 1		Helen Mandeville, a married person dealing in her sole and separate PR property	Chesapeake Exploration LLC	12/1/2010	5 Converse	wy			0.4000	0.4000	0.3111	0.00200000	0.18750000	0.03487500	1.00000000	0.77762500	0.77762500	0.66670000	0.51348475	0.33330000	0.26414025	_		35N 76W	28 N252, SENE	

				To that certain Pu	urchase Agreem	nent, by and	id among	g Canadian Overse	eas Petroleur	n Limited and C	ertain of its Subs			hase Agreement),	as COPL Entities,	and the Lenders un	der the Credit A	greement (as defi	ned in the Purch	ase Agreement),	as Purchasers, d	lated effective the f	irst day of the m	nonth in which C	losing occurs.			
							<i>.</i>					Section															Se	
Prospect	onco i Tract	Linit State	a Losson	Lorroo	Eve data	County								LessorMineralIn terest		OverridingRoyalt	WI		vNRI		AOGNIDI	COPLWI	COPLNRI	SWPWI	SWPNRI T			DepthRestrictions/Oth erComments
name Le	ease + Tract	Unit Statu	is Lessor	Lessee	Exp date	County	e /	Acres Ac	cres	Net Acres	Acres	Acres	Acres	terest	LessorRoyalty	y	WI	NI I	yinni	AOGWI	AOGNRI		COPLINKI	SWPWI		wit Kng	c Legal Description	ercomments
			Adam A. Starr, a																									
			married man																									
			dealing in his sole																									
	VY0025.119-		and separate	Chesapeake	4/20/2004				c 1000	c 1000	c 1000	c 1000	4.0700		0.40750000	0.00.007500		0.77760500	0.33360600	0.00070000								
Prospect 1		BFSU PR	property	Exploration LLC	1/20/201	7 Converse	e WY		6.4000	6.4000	6.4000	6.4000	4.9768	0.05333333	0.18750000	0.03487500	1.00000000	0.77762500	0.77762500	0.66670000	0.51348475	0.33330000	0.26414025	-	- 3	5N 76W	27 W2NW, NWSW	
			Susan Wagner, a																									
			married woman																									
			dealing in her sole																									
Barron Flats W	VY0025.120-		and separate	Chesapeake																								
Prospect 1		BFSU PR	property	Exploration LLC	2/6/201	7 Converse	e WY		6.4000	6.4000	6.4000	6.4000	4.9768	0.05333333	0.18750000	0.03487500	1.00000000	0.77762500	0.77762500	0.66670000	0.51348475	0.33330000	0.26414025	-	- 3	5N 76W	27 W2NW, NWSW	
Barron Flats W	VY0025.121-		Judy Petros, a	Chesapeake																								
Prospect 1		BFSU PR	widow	Exploration LLC	1/17/2022	2 Converse	e WY		0.3200	0.3200	0.1200	0.1200	0.0933	0.00100000	0.18750000	0.03487500	1.00000000	0.77762500	0.77762500	0.66670000	0.51348475	0.33330000	0.26414025	-	- 3	5N 76W	27 W2NW, NWSW	
Barron Flats W	VY0025.121-		Judy Petros, a	Chesapeake																								
Prospect 1		BFSU PR	widow	Exploration LLC	1/17/2022	2 Converse	e wy				0.2000	0.2000	0.1555	0.00100000	0.18750000	0.03487500	1.00000000	0.77762500	0.77762500	0.66670000	0.51348475	0.33330000	0.26414025	-	- 3	5N 76W	28 N2S2, SENE	
			Edith Ione Fletche	r																								
			Henderson &																									
			Charles Bradford																									
Barron Flats W	VY0025.122-		Henderson, wife	Chesapeake																								
Prospect 1		BESU PR	and husband	Exploration LLC	1/17/2010	5 Converse			3.3333	2.7778	1.2500	1.0417	0.8161	0.01041666	0.16666700	0.04084042	0.83333500	0.65290428	0.78348357	0 55559444	0.43033345	0.27775056	0.22257083			ENI 7614/	27 W2NW, NWSW	
ospecc 1		5/50 FR	unu nusbanu	Exploration LLC		Converse			3.3335	2.1118	1.2300	1.041/	0.0101	0.01041000	0.10000700	0.04204243	0.03333300	0.03230428	0.70340337	0.00000444	0.40000040	0.27775050	0.2223/083	-	- 3		2/ WZ1WW, WWW3W	+
			Edith Jone Elater	-	1	1								1										1				
			Edith Ione Fletche	'	1	1								1										1				
			Henderson &	1	1	1								1										1				
			Charles Bradford																									
	VY0025.122-		Henderson, wife																									
Prospect 1		BFSU PR	and husband	Exploration LLC	1/17/201	5 Converse	e WY				2.0833	1.7361	1.3602	0.01041666	0.16666700	0.04984943	0.83333500	0.65290428	0.78348357	0.55558444	0.43033345	0.27775056	0.22257083	-	- 3	5N 76W	28 N2S2, SENE	
			Lester Robert																									
			Fletcher &																									
			Charlotte V																									
Barron Flats W	VY0025.123-		Fletcher, husband	Chesapeake																								
Prospect 1		BFSU PR	and wife	Exploration LLC	1/17/201	5 Converse	wy		3.3333	2.7778	1.2500	1.0417	0.8161	0.01041667	0.16666700	0.04984943	0.83333500	0.65290428	0.78348357	0.55558444	0.43033345	0.27775056	0.22257083		- 3	5N 76W	27 W2NW, NWSW	
					-,,																				-			
			Lester Robert																									
			Fletcher &																									
			Charlotte V																									
	VY0025.123-		Fletcher, husband		4/47/004							4 7064	4 9 6 9 9		0.40000700				0 700 10057	0.55550.444		0.07775056	0.00057000					
Prospect 1		BFSU PR	and wife	Exploration LLC	1/17/2015	Converse	e wy				2.0833	1.7361	1.3602	0.01041667	0.16666700	0.04984943	0.83333500	0.65290428	0.78348357	0.55558444	0.43033345	0.27775056	0.22257083	-	- 3	5N 76W	28 N2S2, SENE	
			Lloyd Dean																									
			Fletcher &																									
Barron Flats W	VY0025.124-		Donnalee Fletcher	, Chesapeake																								
Prospect 1		BFSU PR	husband and wife	Exploration LLC	1/16/2015	5 Converse	e WY		3.3333	2.7778	1.2500	1.0417	0.8161	0.01041667	0.16666700	0.04984943	0.83333500	0.65290428	0.78348357	0.55558444	0.43033345	0.27775056	0.22257083	-	- 3	5N 76W	27 W2NW, NWSW	
			1	1	1	1								1										1				
			Lloyd Dean	1	1	1								1										1				
			Fletcher &	1	1	1								1										1				
Barron Flats W	VY0025.124-		Donnalee Fletcher	Chesapeake	1	1								1										1				
Prospect 1		BESU PR		Exploration LLC	1/16/2011	5 Converse	. wv				2.0833	1.7361	1.3602	0.01041667	0.16666700	0.04084043	0.83333500	0.65290428	0 78249257	0.55558444	0.43033345	0.27775054	0.22257083	1		5N 76W	28 N2S2, SENE	
ospecc 1		5/50 FK	Cheryl Geiger	Exploration LLC	1,10/201	Converse					2.0033	1./301	1.5002	0.0104100/	0.10000700	0.04204243	0.05555500	0.03230428	0.70340337	0.00000444	0.42022245	0.27775050	0.2223/083	-	- 3		LO INLUL, JEINE	-
				1	1	1								1										1				
			Gillum, Trustee of																									
	N/0005 447-		The Wilson 6		1	1								1										1				
	VY0025.125-		Revocable Minera																					1				
Prospect 1		BFSU PR		Exploration LLC	1/10/2015	Converse	e WY		140.0000	116.6669	52.5000	43.7501	33.8910	0.43750000	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731	-	- 3	5N 76W	27 W2NW, NWSW	
			Cheryl Geiger																									
			Gillum, Trustee of	1	1	1								1										1				
			The Wilson 6	1	1	1								1										1				
Barron Flats W	VY0025.125-		Revocable Minera		1	1								1										1				
Prospect 1		BFSU PR	Trust	Exploration LLC	1/10/2015	5 Converse	e WY				87.5000	72.9168	56.4850	0.43750000	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731	-	- 3	5N 76W	28 N2S2, SENE	
Barron Flats W	VY0025.126-		Donna J Gruel, a	Chesapeake	1	1								1										1				
Prospect 1	-	BFSU PR	single woman	Exploration LLC	9/10/2014	4 Converse	wy I	280.0000	70.0000	58.3335	70.0000	58.3335	45.1880	0.25000000	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731	-	- 3	5N 76W	14 SW, W2SE, SESE	
					1		1.1																				, , , , , , , , , , , , , , , , , , , ,	
			Dan Connell, a																									
			married man	1	1	1								1										1				
			dealing in his sole																									
	VY0025.127-		and separate	Chesapeake																								
Prospect 1		BFSU PR		Exploration LLC	3/22/2010	6 Converse	e WY		35.0000	29.1667	35.0000	29.1667	22.2294	0.12500000	0.20000000	0.03784996	0.83333500	0.63512630	0.76215004	0.55558444	0.41848087	0.27775056	0.21664543	-	- 3	5N 76W	14 SW, W2SE, SESE	
			Joseph Francis	1	1	1								1									1	1				
	VY0025.128-		Maughan, a single																									
Prospect 1		BFSU PR	person	Exploration LLC	1/11/2015	5 Converse	e wy		70.0000	58.3335	70.0000	58.3335	45.1880	0.25000000	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731	-	- 3	5N 76W	14 SW, W2SE, SESE	

				To th	hat certain Pu	rchase Agreem	ent, by and amo	ong Canadian Ove	erseas Petroleu	m Limited and	Certain of its Sub	sidiaries (as set Section		chase Agreement)	as COPL Entities,	and the Lenders un	nder the Credit Ag	reement (as de	fined in the Purchase A	Agreement), a	as Purchasers, da	ated effective the f	irst day of the m	nonth in which (Closing occurs.			
Prospect							Sta	t Report Gross	Tract Net	Company	Section Net			LessorMineralIn		OverridingRoyalt	TotalCompany T	FotalCompanyN	EfectiveCompan								Se	DepthRestrictions/Oth
name	Lease + Trac	ct Unit St	atus Lessor	Les	see	Exp date	County e		Acres	Net Acres			Acres	terest	LessorRoyalty		WI F			GWI	AOGNRI	COPLWI	COPLNRI	SWPWI	SWPNRI		c Legal Description	erComments
			Rebecca Seir Resop, a mar woman deali	netz ried ng in																								
Barron Flats Prospect	WY0025.129	9- BFSU PI	her sole and separate pro		esapeake ploration LLC	6/4/2018	Converse WY	,	0.1333	0.1111	0.0333	0.0278	0.0225	0.00041667	0.18750000	-	0.83333500	0.67708469	0.81250000	0.55558444	0.45141236	0.27775056	0.22567233	-	-	35N 76W	20 SESW, SWSE	
Barron Flats Prospect	WY0025.129	9- BFSU P	Rebecca Sein Resop, a mar woman deali her sole and separate pro	ried ng in Che	esapeake	6/4/2019	Converse WY	,			0.1000	0.0833	0.0677	0.00041667	0.18750000		0.83333500	0.67708469	0.81250000	0.55558444	0.45141236	0 27775056	0.22567233			25N 76W	29 NE. E2NW	
Barron Flats	WY0025.130		Cliff Wilson,		esapeake	0/4/2010	Converse wi				0.1000	0.0055	0.0077	0.00041007	0.13750000	-	0.85555500	0.07708405	0.81250000		0.45141250	0.27775050	0.22307233			3514 7044	23 NE, E2NW	
Prospect	1	BFSU P			oloration LLC	6/18/2015	Converse WY	,	0.4571	0.3809	0.4571	0.3809	0.2951	0.00190476	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731	-	-	35N 76W	33 N2SW, SE	ļļ
WY General	WY0025.130 2		Cliff Wilson, BP widower		esapeake bloration LLC	6/18/2015	Converse WY	,	0.1524	0.1270	0.1524	0.1270	0.1006	0.00190476	0.18750000	0.02000000	0.83333500	0.66041799	0.79250000	0.55558444	0.44030067	0.27775056	0.22011731	-	-	35N 76W	33 S2SW	
Barron Flats Prospect	WY0025.13: 1	1- BFSU P	Cheryl E New Thurston f/k, Cheryl E Newbanks, a married won dealing in he and separate property	'a nan r sole Che	esapeake ploration LLC	6/8/2015	Converse W1	,	0.2286	0.1905	0.2286	0.1905	0.1476	i 0.00095239	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004 (0.55558444	0.42542567	0.27775056	0.22011731	-	-	35N 76W	33 N25W, SE	
WY General	WY0025.13: 2		Cheryl E New Thurston f/k, Cheryl E Newbanks, a married won dealing in he and separate BP property	'a nan r sole Che	esapeake ploration LLC	6/8/2015	i Converse WY		0.0762	0.0635	0.0762	0.0635	0.0503	0.00095239	0.18750000	0.02000000	0.83333500	0.66041799	0.79250000	0.55558444	0.44030067	0.27775056	0.22011731			35N 76W	33 525W	
Barron Flats Prospect	WY0025.132	2-	Brent S Newl and Melissa Newbanks, husband and	< Ato	omic Oil & s LLC		Converse WY		0.1143		0.1143						1.00000000			1.00000000	0.79762500			_	_	35N 76W	33 N2SW, SE	
WY General	WY0025.13 2		Brent S Newl and Melissa Newbanks, BP husband and	< Ato	omic Oil & s LLC	11/8/2024	Converse WY	,	0.0381	0.0381	0.0381	0.0381	0.0310	0.00047619	0.18750000	-	1.00000000	0.81250000	0.81250000 :	1.00000000	0.81250000					35N 76W	33 S2SW	
Barron Flats Prospect	WY0025.13	3- BFSU PI	Michael L Newbanks ar Karen A New husband and	banks, Ato		11/8/2024	Converse WY	,	0.1143	0.1143	0.1143	0.1143	0.0912	0.00047619	0.18750000	0.01487500	1.00000000	0.79762500	0.79762500	1.00000000	0.79762500	-	-	-	-	35N 76W	33 N2SW, SE	
	WY0025.13		Michael L Newbanks ar Karen A New 3P husband and	banks, Ato		11/9/2024	Converse WY	,	0.0281	0.0291	0.0381	0.0381	0.0210	0.00047619	0.18750000		1 0000000	0.81250000	0.81250000	1 00000000	0.81250000					35N 76W	22 62614	
WY General Barron Flats Prospect		4-	Rebecca Sue a single wom	Robb, Che	esapeake		Converse WY		0.0381		0.0381					- 0.01487500	1.00000000	0.81250000		1.00000000 0.66670000	0.81250000	0,33330000	0.27080625				33 S2SW 33 N2SW, SE	
	WY0025.134	4-	Rebecca Sue	Robb, Che	esapeake																							
WY General	2		BP a single wom Scott Robb 8 Terrilee Adrie	enne	oloration LLC	10/16/2018	Converse WY		0.1333	0.1333	0.1333	0.1333	0.1083	0.00166667	0.18750000	-	1.00000000	0.81250000	0.81250000 (0.66670000	0.54169375	0.33330000	0.27080625	-	-	35N 76W	33 S2SW	
Barron Flats Prospect	WY0025.135	5- BFSU PI	Robb, husbar wife Scott Robb 8	Exp	esapeake bloration LLC	5/29/2015	Converse WY	,	0.4000	0.3333	0.4000	0.3333	0.2582	0.00166666	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004 (0.55558444	0.42542567	0.27775056	0.22011731	-		35N 76W	33 N2SW, SE	ļ
	WY0025.13		Terrilee Adri Robb, husba	enne nd and Che																								
WY General	2	None H	BP wife	Exp	oloration LLC	5/29/2015	Converse WY	′	0.1333	0.1111	0.1333	0.1111	0.0880	0.00166666	0.18750000	0.02000000	0.83333500	0.66041799	0.79250000	0.55558444	0.44030067	0.27775056	0.22011731	-	-	35N 76W	33 S2SW	

EXHIBIT A I	Exhibit A-1	
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				To that certain Pu	urchase Agreen	nent, by and amo	ng Canadian Ove	rseas Petroleum	Limited and (Certain of its Subs		forth in the Purch Section	ase Agreement), a	as COPL Entities, an	d the Lenders un	der the Credit A	greement (as def	fined in the Purcha	se Agreement),	as Purchasers, d	lated effective the	e first day of the n	nonth in which	Closing occurs.			
Prospect						Stat	Report Gross			Section Net		Company NRI						EfectiveCompan									DepthRestrictions/Oth
name	Lease + Tract	Unit Statu	s Lessor	Lessee	Exp date	County e	Acres	Acres	Net Acres	Acres	Acres	Acres	terest	LessorRoyalty y		WI	RI	yNRI	AOGWI	AOGNRI	COPLWI	COPLNRI	SWPWI	SWPNRI	Twn Rng	c Legal Description	erComments
Barron Flats	WY0025.136-		Mary Garcia, a	Chesapeake																							
Prospect	1	BFSU PR	single woman	Exploration LLC	5/29/201	5 Converse WY	-	0.4000	0.3333	0.4000	0.3333	0.2582	0.00166666	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.2777505	6 0.22011731			35N 76W	33 N2SW, SE	
WY General	WY0025.136-		Mary Garcia, a	Chesapeake	F /20 /201	5 Converse WY		0.1333	0.1111	0.1333	0.1111	0.0880	0.00166666	0.18750000	0.02000000	0.83333500	0.66041799	0.79250000	0.55558444	0.44030067	0.2777505	6 0.22011731			35N 76W	22 62614	
	-		single woman Mary Fern	Exploration LLC	5/29/201	5 Converse WY		0.1333	0.1111	0.1333	0.1111	0.0880	0.00100000	0.18/50000	0.02000000	0.83333500	0.00041799	0.79250000	0.55558444	0.44030067	0.2777505	0.22011/31			3511 7644	33 52577	
Barron Flats Prospect	WY0025.137-	BFSU PR	Newbanks, a widow	Chesapeake Exploration LLC	6/4/201	5 Converse WY		1.6000	1.3333	1.6000	1.3333	1.0329	0.00666666	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.2777505	6 0.22011731			35N 76W	33 N2SW, SE	
riospect		broo rik	Mary Fern		0/4/201	S CONVEISE W		1.0000	1.5555	1.0000	1.5555	1.0525	0.00000000	0.13750000	0.03784350	0.03333300	0.04554255	0.77405004	0.55556444	0.42342307	0.2777503	0.22011751			35/14 / 044	55 142544, 52	
WY General	WY0025.137- 2	None HBP	Newbanks, a widow	Chesapeake Exploration LLC	6/4/201	5 Converse WY		0.5333	0.4444	0.5333	0.4444	0.3522	0.00666666	0.18750000	0.02000000	0.83333500	0.66041799	0.79250000	0.55558444	0.44030067	0.2777505	6 0.22011731			35N 76W	33 S2SW	
Barron Flats	WY0028.001-		LonEtta E Mayer, a	Dakota-Tex Oil																						LOTS 1, 2, E2NW,	
Prospect	1	BFSU PR	widow	Company	10/14/201	5 Converse WY	310.5000	155.2500	129.3753	155.2500	129.3753	100.2205	0.50000000	0.12500000	0.10034996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.2777505	6 0.22011731			35N 76W	30 NE	
Barron Flats Prospect	WY0028.002- 1	BFSU PR	Howard Charles Kinkade, a married man dealing in his sole and separate property	Chesapeake Exploration LLC	12/23/201	5 Converse WY		38.8125	32.3438	38.8125	32.3438	25.0551	0.12500000	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.2777505	56 0.22011731			35N 76W	LOTS 1, 2, E2NW, 30 NE	
Barron Flats Prospect	WY0028.003- 1	BFSU PR	Bonnie Jo O'Connor, a married woman dealing in her sole and separate property	Chesapeake Exploration LLC	12/23/201	5 Converse WY		38.8125	32.3438	38.8125	32.3438	25.0551	0.12500000	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.2777505	56 0.22011731			35N 76W	LOTS 1, 2, E2NW, 30 NE	
Barron Flats Prospect	WY0028.004- 1	BFSU PR	Judy Lee Higgins, a married woman dealing in her sole and separate property	Chesapeake Exploration LLC	12/23/201	5 Converse WY		38.8125	32.3438	38.8125	32.3438	25.0551	0.12500000	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.2777505	6 0.22011731			35N 76W	LOTS 1, 2, E2NW, 30 NE	
Barron Flats Prospect	WY0028.005- 1		Sue Ellen Cove, a married woman dealing in her sole and separate property	Chesapeake Exploration LLC	12/23/201	5 Converse WY		38.8125	32.3438	38.8125	32.3438	25.0551	0.12500000	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.2777505	6 0.22011731			35N 76W	LOTS 1, 2, E2NW, 30 NE	
Barron Flats Prospect	WY0032.001- 1	BFSU PR	Cynthia Ventling Wanta, a married woman dealing in her sole & separate property	e Chesapeake Exploration LLC	10/22/201	8 Converse WY	160.0000	20.0000	20.0000	20.0000	20.0000	15.8025	0.12500000	0.17000000	0.03987500	1.00000000	0.79012500	0.79012500	0.66670000	0.52181850	0.3333000	0 0.26830650			35N 76W	18 SENE, SWSE, E2SE	
WY General	WY0032.001- 2	None HBP	Cynthia Ventling Wanta, a married woman dealing in her sole & separate property	e Chesapeake Exploration LLC	10/22/201	8 Converse WY	160.0000	20.0000	20.0000	20.0000	20.0000	16.1000	0.12500000	0.17000000	0.02500000	1.00000000	0.80500000	0.80500000	0.66670000	0.53669350	0.3333000	0 0.26830650			35N 76W	18 N2NE, SWNE, NWSE	:
			Kay F Bruckman &																								
Barron Flats Prospect	WY0032.003-		Fred A Bruckman, wife and husband		10/22/201	9 Converse WY		14.2857	14.2857	14.2857	14.2857	11.0375	0.08928576	0.18750000	0.03987500	1.00000000	0.77262500	0.77262500	0.66670000	0.51015125	0.3333000	0 0.26247375			35N 76W	18 SENE, SWSE, E2SE	
ospect	-	5, 50 PR		capioration LLC	10/22/201	S CONVEISE WI		14.2037	14.2037	17.2037	14.2037	11.03/3	3.00320370	0.10/ 50000	0.03307300	1.00000000	3.77202300	0.77202500	5.00070000	5.51015125	0.3333000	0.2024/3/3			3514 7044	10 SENC, SWSE, E23E	
	WY0032.003-		Kay F Bruckman & Fred A Bruckman,																								
WY General			wife and husband		10/22/201	9 Converse WY		14.2857	14.2857	14.2857	14.2857	11.2500	0.08928576	0.18750000	0.02500000	1.00000000	0.78750000	0.78750000	0.66670000	0.52502625	0.3333000	0.26247375			35N 76W	18 N2NE, SWNE, NWSE	
			E Dian Ferrell &																								
Barron Flats Prospect	WY0032.006- 1		James Ferrell, wife and husband	Chesapeake Exploration LLC	10/22/201	9 Converse WY		14.2857	14.2857	14.2857	14.2857	11.0375	0.08928576	0.18750000	0.03987500	1.00000000	0.77262500	0.77262500	0.66670000	0.51015125	0.3333000	0 0.26247375			35N 76W	18 SENE, SWSE, E2SE	
			E Dian Ferrell &																								
	WY0032.006-		James Ferrell, wife																								
WY General	2	None HBP	and husband	Exploration LLC	10/22/201	9 Converse WY		14.2857	14.2857	14.2857	14.2857	11.2500	0.08928576	0.18750000	0.02500000	1.00000000	0.78750000	0.78750000	0.66670000	0.52502625	0.3333000	0 0.26247375			35N 76W	18 N2NE, SWNE, NWSE	
Barron Flats Prospect		BFSU PR	Tharon McMillen, a married woman dealing in her sole and separate property		10/22/201	9 Converse WY		14.2857	14.2857	14.2857	14.2857	11.0375	0.08928576	0.18750000	0.03987500	1.00000000	0.77262500	0.77262500	0.66670000	0.51015125	0.3333000	0 0.26247375			35N 76W	18 SENE, SWSE, E2SE	

				То	that certain Pu	irchase Agreen	ment, by and ar	nong Canadian	Overseas Petroleu	Im Limited and	Certain of its Sub		forth in the Purch Section	ase Agreement), a	as COPL Entities, ar	nd the Lenders u	nder the Credit A	Agreement (as de	fined in the Purcha	se Agreement),	as Purchasers, d	lated effective the	e first day of the	month in whic	h Closing occurs.			
Prospect									oss Tract Net			Company Net	Company NRI					TotalCompanyN	EfectiveCompan									DepthRestrictions/C
name	Lease + Tra	ct Unit S	atus Lessor	L	essee	Exp date	County e	Acres	Acres	Net Acres	Acres	Acres	Acres	terest	LessorRoyalty	1	WI	RI	yNRI	AOGWI	AOGNRI	COPLWI	COPLNRI	SWPWI	SWPNRI	Twn Rng	c Legal Description	erComments
			Tharon McM married wo																									
			dealing in h																									
	WY0032.00		and separat	te C	Chesapeake																							
WY General	2	None H	BP property	E	xploration LLC	10/22/201	9 Converse V	VY	14.2857	14.2857	14.2857	14.2857	11.2500	0.08928576	0.18750000	0.02500000	1.00000000	0.78750000	0.78750000	0.66670000	0.52502625	0.3333000	0 0.26247375	i	-	- 35N 76W	18 N2NE, SWNE, NWSE	
			Darvl C Hum																									
Barron Flats	WY0032.00	8-	& Judy Hum		hesapeake																							
Prospect	1		husband an			10/22/201	9 Converse	VY	14.2857	14.2857	14.2857	14.2857	11.0375	0.08928576	0.18750000	0.03987500	1.00000000	0.77262500	0.77262500	0.66670000	0.51015125	0.3333000	0 0.26247375	;	-	- 35N 76W	18 SENE, SWSE, E2SE	
			Daryl C Hum																									
WY General	WY0032.00		& Judy Hum BP husband an			10/22/201	9 Converse	vy	14.2857	14.2857	14.2857	14.2857	11.2500	0.08928576	0.18750000	0.02500000	1.00000000	0.78750000	0.78750000	0.66670000	0.52502625	0.3333000	0.26247375		-	- 35N 76W	18 N2NE, SWNE, NWSE	
				-																								
			David F Hun	nhorron																								
			& Patty	nuerson																								
Barron Flats	WY0032.00		Humberson		hesapeake																							
Prospect	1	BFSU P	husband an	d wife E	xploration LLC	10/22/201	.9 Converse V	VY	14.2857	14.2857	14.2857	14.2857	11.0375	0.08928576	0.18750000	0.03987500	1.00000000	0.77262500	0.77262500	0.66670000	0.51015125	0.3333000	0 0.26247375		-	- 35N 76W	18 SENE, SWSE, E2SE	
			David F Hun & Patty	nberson																								
	WY0032.00	9-	Humberson	, c	hesapeake																							
WY General	2	None H	BP husband an			10/22/201	9 Converse	VY	14.2857	14.2857	14.2857	14.2857	11.2500	0.08928576	0.18750000	0.02500000	1.00000000	0.78750000	0.78750000	0.66670000	0.52502625	0.3333000	0 0.26247375	i	-	- 35N 76W	18 N2NE, SWNE, NWSE	
Barron Flats	WY0032.01	1-	LaVonne Humberson		hesapeake																							
Prospect	1	BFSU P			xploration LLC	10/22/201	9 Converse	vy	7.1429	7.1429	7.1429	7.1429	5.5188	0.04464285	0.18750000	0.03987500	1.00000000	0.77262500	0.77262500	0.66670000	0.51015125	0.3333000	0.26247375		-	- 35N 76W	18 SENE, SWSE, E2SE	
			LaVonne																									
WY General	WY0032.01		Humberson BP widow		hesapeake xploration LLC	10/22/201	9 Converse	vy	7.1429	7.1429	7.1429	7.1429	5.6250	0.04464285	0.18750000	0.02500000	1.00000000	0.78750000	0.78750000	0.66670000	0.52502625	0.3333000	0.26247375		-	- 35N 76W	18 N2NE, SWNE, NWSE	
			Jacquelyn																									
Barron Flats Prospect	WY0032.01	7- BESU P	McKinley, a woman		hesapeake xploration LLC	9/6/202	1 Converse	w	10.0000	10.0000	10.0000	10.0000	7.7763	0.06250000	0.18750000	0.03487500	1.00000000	0.77762500	0.77762500	0.66670000	0.51348475	0.3333000	0.26414025			- 35N 76W	18 SENE, SWSE, E2SE	
Trospect	-	0.00 1	Jacquelyn		Applotation Lee	5/ 0/ 202	i converse		10.0000	10.0000	10.0000	10.0000		0.00250000	0.10750000	0.03407300	1.00000000	0.77702500	0.77702500	0.00070000	0.51540475	0.555500	0.20414023			5511 7011	10 56112, 51152, 6252	
WY General	WY0032.01		McKinley, a BP woman		hesapeake xploration LLC	0/6/202	1 Converse		10.0000	10.0000	10.0000	10.0000	7.9250	0.06250000	0.18750000	0.02000000	1.00000000	0.79250000	0.79250000	0.66670000	0.52835975	0.3333000	0 0.26414025			254	18 N2NE, SWNE, NWSE	
wr General	2	None H	se woman	E	exploration LLC	9/6/202	I Converse V		10.0000	10.0000	10.0000	10.0000	7.9250	0.06250000	0.18750000	0.02000000	1.0000000	0.79250000	0.79250000	0.66670000	0.52835975	0.3333000	0.26414023	,	-	- 3510 /600	18 NZNE, SWINE, NWSE	
			Steven B Bo																									
			married ma dealing in h																									
Barron Flats	WY0032.01		and separat	te C	hesapeake																							
Prospect	1	BFSU P	R property	E	xploration LLC	9/21/202	1 Converse	VY	1.6667	1.6667	1.6667	1.6667	1.2961	0.01041667	0.18750000	0.03487500	1.00000000	0.77762500	0.77762500	0.66670000	0.51348475	0.3333000	0 0.26414025		-	- 35N 76W	18 SENE, SWSE, E2SE	
			Steven B Bo	osler, a																								
			married ma																									
	WY0032.01	8-	dealing in h and separat		Chesapeake																							
NY General	2		BP property		xploration LLC	9/21/202	1 Converse	VY	1.6667	1.6667	1.6667	1.6667	1.3209	0.01041667	0.18750000	0.02000000	1.00000000	0.79250000	0.79250000	0.66670000	0.52835975	0.3333000	0.26414025		-	- 35N 76W	18 N2NE, SWNE, NWSE	
			Dannie Bosl	ler. a																								
			married ma	in																								
Parron Flat	W/V00000 CT		dealing in h		'horanos'																							
Barron Flats Prospect	WY0032.01		and separat property		hesapeake xploration LLC	9/21/202	1 Converse	vy	1.6667	1.6667	1.6667	1.6667	1.2961	0.01041667	0.18750000	0.03487500	1.00000000	0.77762500	0.77762500	0.66670000	0.51348475	0.3333000	0.26414025		-	- 35N 76W	18 SENE, SWSE, E2SE	
																								1				
			Dannie Bosl married ma																									
			dealing in h	is sole																								
AN C	WY0032.01		and separat		Chesapeake	0/21/202			1.000	1.000	1.000	1.000		0.01041657	0.10750000	0.020000000	1.00000000	0 70350000	0.70350000	0.000700000	0.52025075	0.222200	0.000			254		
WY General	2	None H	BP property	E	xploration LLC	9/21/202	1 Converse	VT	1.6667	1.6667	1.6667	1.6667	1.3209	0.01041667	0.18750000	0.02000000	1.00000000	0.79250000	0.79250000	0.66670000	0.52835975	0.3333000	0 0.26414025	<u>'</u>	-	- 35N 76W	18 N2NE, SWNE, NWSE	
Barron Flats	WY0032.02	-	Edward Leo		Chesapeake																							
rospect	1	BFSU P	Leggins, sing	gle E	xploration LLC	3/5/201	4 Converse	VY	1.7857	1.4881	1.7857	1.4881	1.1699	0.01116070	0.17000000	0.04384995	0.83333500	0.65512635	0.78615005	0.55558444	0.43181490	0.277750	0.22331145		-	- 35N 76W	18 SENE, SWSE, E2SE	
	WY0032.02		Edward Leo		Chesapeake																							
WY General	2	None H	BP Leggins, sin	gle E	xploration LLC	3/5/201	4 Converse	VY	1.7857	1.4881	1.7857	1.4881	1.1964	0.01116070	0.17000000	0.02600000	0.83333500	0.67000134	0.80400000	0.55558444	0.44668990	0.277750	6 0.22331145		-	- 35N 76W	18 N2NE, SWNE, NWSE	
Barron Flats	WY0032.02	1-	Thad Jay Le	ggins, C	Chesapeake																							
rospect	1	BFSU P			xploration LLC	3/5/201	4 Converse	VY	1.7857	1.4881	1.7857	1.4881	1.1699	0.01116070	0.17000000	0.04384995	0.83333500	0.65512635	0.78615005	0.55558444	0.43181490	0.277750	0.22331145		-	- 35N 76W	18 SENE, SWSE, E2SE	

				To that certain P	urchase Agreer	ment, by and amo	ng Canadian Ove	erseas Petroleur	m Limited and	Certain of its Sub	sidiaries (as set Section		ase Agreement), a	as COPL Entities, an	nd the Lenders ur	der the Credit A	greement (as de	fined in the Purcha	se Agreement), a	as Purchasers, d	ated effective the	first day of the m	onth in which	Closing occurs.			
Prospect						Stat	Report Gross	Tract Net	Company	Section Net		Company NRI	LessorMineralIn	c	OverridingRovalt	TotalCompany	TotalCompanyN	EfectiveCompan								Se	DepthRestrictions/Otl
name	Lease + Tract	t Unit Statu	s Lessor	Lessee	Exp date	County e				Acres				LessorRoyalty y			RI		AOGWI	AOGNRI	COPLWI	COPLNRI	SWPWI	SWPNRI	Twn Rng	c Legal Description	erComments
					Γ.																						
	WY0032.021		Thad Jay Leggins,	Chesapeake																							
WY General	2	None HBP	single	Exploration LLC	3/5/201	L4 Converse WY		1.7857	1.4881	1.7857	1.4881	1.1964	0.01116070	0.17000000	0.02600000	0.83333500	0.67000134	0.80400000	0.55558444	0.44668990	0.27775056	0.22331145	-	-	35N 76W	18 N2NE, SWNE, NWSE	
			Elizabeth Hope																								
			Rathbun & Lee Roy																								
Barron Flats	WY0032.022-	-	Rathbun, wife and	Chesapeake																							
Prospect	1	BFSU PR	husband	Exploration LLC	3/5/201	L4 Converse WY		1.7857	1.4881	1.7857	1.4881	1.1699	0.01116070	0.17000000	0.04384995	0.83333500	0.65512635	0.78615005	0.55558444	0.43181490	0.27775056	0.22331145	-	-	35N 76W	18 SENE, SWSE, E2SE	
			Elizabeth Hope																								
			Rathbun & Lee Roy																								
WY General	WY0032.022-		Rathbun, wife and husband	Exploration LLC	2/5/201	L4 Converse WY		1,7857	1.4881	1.7857	1,4881	1,1964	0.01116070	0.17000000	0.02600000	0.83333500	0.67000134	0.80400000	0.55558444	0.44668990	0.27775056	0.22331145			2EN 76W	18 N2NE, SWNE, NWSE	
wr General	2	None HBP	nusbanu	Exploration LLC	5/5/201	L4 COnverse W1		1.7657	1.4001	1.7657	1.4001	1.1504	0.01110070	0.17000000	0.02000000	0.83333300	0.87000134	0.80400000	0.33338444	0.44008990	0.27773030	0.22331143			5514 7044	10 INZINE, SWINE, INWSE	
Barron Flats	WY0032.023	-	David Paul Leggins,	Chesapeake																							
Prospect	1	BFSU PR	single	Exploration LLC	3/5/201	L4 Converse WY		0.8929	0.7441	0.8929	0.7441	0.5850	0.00558040	0.17000000	0.04384995	0.83333500	0.65512635	0.78615005	0.55558444	0.43181490	0.27775056	0.22331145	-	-	35N 76W	18 SENE, SWSE, E2SE	
	WY0032.023		David Paul Leggins,																								
WY General	2	None HBP	single	Exploration LLC	3/5/201	L4 Converse WY		0.8929	0.7441	0.8929	0.7441	0.5982	0.00558040	0.17000000	0.02600000	0.83333500	0.67000134	0.80400000	0.55558444	0.44668990	0.27775056	0.22331145	-	-	35N 76W	18 N2NE, SWNE, NWSE	
			Jacke Hall Green &																			1					
Barron Flats	WY0032.024	-	Terry L Green, wife	Chesapeake																							
Prospect	1			Exploration LLC	3/26/201	15 Converse WY		10.0000	8.3334	10.0000	8.3334	6.5290	0.06250000	0.16666700	0.04985035	0.83333500	0.65290351	0.78348265	0.55558444	0.43033293	0.27775056	0.22257058	-	-	35N 76W	18 SENE, SWSE, E2SE	
	1																										
			Jacke Hall Green &																								
	WY0032.024		Terry L Green, wife																								
WY General	2	None HBP	and husband	Exploration LLC	3/26/201	15 Converse WY		10.0000	8.3334	10.0000	8.3334	6.6778	0.06250000	0.16666700	0.03200039	0.83333500	0.66777851	0.80133261	0.55558444	0.44520793	0.27775056	0.22257058	-	-	35N 76W	18 N2NE, SWNE, NWSE	
			Susan L Marrs &																								
Barron Flats	WY0032.025		Alfred L Marrs,	Chesapeake																							
Prospect	1		wife and husband		3/26/201	15 Converse WY		10.0000	8.3334	10.0000	8.3334	6.5290	0.06250000	0.16666700	0.04985035	0.83333500	0.65290351	0.78348265	0.55558444	0.43033293	0.27775056	0.22257058			35N 76W	18 SENE, SWSE, E2SE	
			Susan L Marrs &																								
	WY0032.025		Alfred L Marrs,	Chesapeake																							
WY General	2	None HBP	wife and husband	Exploration LLC	3/26/201	15 Converse WY		10.0000	8.3334	10.0000	8.3334	6.6778	0.06250000	0.16666700	0.03200039	0.83333500	0.66777851	0.80133261	0.55558444	0.44520793	0.27775056	0.22257058	-	-	35N 76W	18 N2NE, SWNE, NWSE	
			Chause Lauria																								
			Steven Lewis Leggins & Laureen																								
Barron Flats	WY0032.026-	-	Leggins, husband	Chesaneake																							
Prospect	1	BFSU PR	and wife	Exploration LLC	3/5/201	L4 Converse WY		0.8929	0.7441	0.8929	0.7441	0.5850	0.00558040	0.17000000	0.04384995	0.83333500	0.65512635	0.78615005	0.55558444	0.43181490	0.27775056	0.22331145	-	-	35N 76W	18 SENE, SWSE, E2SE	
			Steven Lewis																								
			Leggins & Laureen																								
	WY0032.026		Leggins, husband	Chesapeake																							
WY General	2	None HBP	and wife	Exploration LLC	3/5/201	L4 Converse WY		0.8929	0.7441	0.8929	0.7441	0.5982	0.00558040	0.17000000	0.02600000	0.83333500	0.67000134	0.80400000	0.55558444	0.44668990	0.27775056	0.22331145		-	35N 76W	18 N2NE, SWNE, NWSE	
			Wanda Kay																								
			Gallegos & Allen																								
Barron Flats	WY0032.027-		Duwayne Gallegos,																								
Prospect	1	BFSU PR	wife and husband	Exploration LLC	3/5/201	L4 Converse WY		1.7857	1.4881	1.7857	1.4881	1.1699	0.01116070	0.17000000	0.04384995	0.83333500	0.65512635	0.78615005	0.55558444	0.43181490	0.27775056	0.22331145	-	-	35N 76W	18 SENE, SWSE, E2SE	
												7		Т				7									
			Wanda Kay																								
	WY0032.027-		Gallegos & Allen Duwayne Gallegos,	Chesaneske																		1					
WY General	2		wife and husband		3/5/201	L4 Converse WY		1.7857	1.4881	1.7857	1.4881	1.1964	0.01116070	0.17000000	0.02600000	0.83333500	0.67000134	0.80400000	0.55558444	0.44668990	0.27775056	0.22331145		-	35N 76W	18 N2NE, SWNE, NWSE	
				,								2.2504										1				,,	
			Pauline Faith Little																								
			& Ronald Jerome																								
Barron Flats	WY0032.028		Little, wife and	Chesapeake																							
Prospect	1	BFSU PR	husband	Exploration LLC	3/5/201	L4 Converse WY	-	1.7857	1.4881	1.7857	1.4881	1.1699	0.01116070	0.17000000	0.04384995	0.83333500	0.65512635	0.78615005	0.55558444	0.43181490	0.27775056	0.22331145	-	-	35N 76W	18 SENE, SWSE, E2SE	
			Pauline Faith Little																								
			& Ronald Jerome																								
	WY0032.028	-	Little, wife and	Chesapeake																							
WY General	2	None HBP	husband	Exploration LLC	3/5/201	L4 Converse WY		1.7857	1.4881	1.7857	1.4881	1.1964	0.01116070	0.17000000	0.02600000	0.83333500	0.67000134	0.80400000	0.55558444	0.44668990	0.27775056	0.22331145	-	-	35N 76W	18 N2NE, SWNE, NWSE	
Barron Flats	WY0032.029		Frank Blaine	Chesapeake	0/5/			4 76					0.044460				0.00000000	0.705450	0.55550.4		0.07777				254	10 05105 01105 0	
Prospect	1	BFSU PR	Leggins, single	Exploration LLC	3/5/201	L4 Converse WY		1.7857	1.4881	1.7857	1.4881	1.1699	0.01116070	0.17000000	0.04384995	0.83333500	0.65512635	0.78615005	0.55558444	0.43181490	0.27775056	0.22331145	-	-	35N 76W	18 SENE, SWSE, E2SE	
	WY0032.029		Frank Blaine	Chesapeake																							
WY General	2		Leggins, single	Exploration LLC	3/5/201	L4 Converse WY		1.7857	1.4881	1.7857	1.4881	1.1964	0.01116070	0.17000000	0.02600000	0.83333500	0.67000134	0.80400000	0.55558444	0.44502340	0.27775056	0.22497795		-	35N 76W	18 N2NE, SWNE, NWSE	
ocneral	Ē.				5, 5, 201			1.1007	1501	2.,057	1.7001	1.1504	0.01110070	0.17000000	0.02000000	2.03333300	5.07000154	0.00-00000	2.333330-44	5.44502540	0.2,7,7,5050	0.22457755		1	3311 7011		
Barron Flats	WY0032.030	-	Judith Edna	Chesapeake																							
Prospect	1		Maupin, single	Exploration LLC	3/5/201	L4 Converse WY		1.7857	1.4881	1.7857	1.4881	1.1699	0.01116070	0.17000000	0.04384995	0.83333500	0.65512635	0.78615005	0.55558444	0.43181490	0.27775056	0.22331145	-	-	35N 76W	18 SENE, SWSE, E2SE	
	WY0032.030		Judith Edna	Chesapeake															0.000							10 1015 01000	
WY General	2	None HBP	Maupin, single	Exploration LLC	3/5/201	L4 Converse WY		1.7857	1.4881	1.7857	1.4881	1.1964	0.01116070	0.17000000	0.02600000	0.83333500	0.67000134	0.80400000	0.55558444	0.44668990	0.27775056	0.22331145	-	-	35N 76W	18 N2NE, SWNE, NWSE	

				To that certain	Purchase Agreen	nent, by and	among Can	adian Overseas Petroleu	um Limited and (Certain of its Sub	sidiaries (as set fo Section	orth in the Purc Section	hase Agreement), a	s COPL Entities, ar	nd the Lenders un	der the Credit A	greement (as de	fined in the Purcha	ase Agreement),	as Purchasers,	lated effective the f	irst day of the n	nonth in which Closing occurs.			
Prospect							Stat Repo	ort Gross Tract Net			Company Net 0					TotalCompany	TotalCompanyN	EfectiveCompan							Se	DepthRestrictions/Oth
name	Lease + Trac	t Unit	Status Lessor	Lessee	Exp date	County	e Acres	s Acres	Net Acres	Acres	Acres A	Acres	terest	LessorRoyalty	1	wi	RI	yNRI	AOGWI	AOGNRI	COPLWI	COPLNRI	SWPWI SWPNRI	Twn Rng	c Legal Description	erComments
Barron Flats	WY0032.031	L-	Gina Rae Gardi	er. Atomic Oil &																						
Prospect	1	BFSU	PR an individual	Gas LLC	12/13/202	2 Converse	WY	3.3333	2.7778	3.3333	2.7778	2.2073	0.02083333	0.18750000	0.01784996	0.83333500	0.66220969	0.79465004	0.55558444	0.43653736	0.27775056	0.22567233	-	- 35N 76W	18 SENE, SWSE, E2SE	
	WY0032.031		Gina Rae Gardi	er. Atomic Oil &																						
WY General	2	None	HBP an individual	Gas LLC	12/13/202	2 Converse	wy	3.3333	2.7778	3.3333	2.7778	2.2569	0.02083333	0.18750000		0.83333500	0.67708469	0.81250000	0.55558444	0.45141236	0.27775056	0.22567233	-	- 35N 76W	18 N2NE, SWNE, NWSE	
Barron Flats	WY0032.032		Cindy Sarten, a	n Atomic Oil &																						
Prospect	1 WY0032.032	BFSU	PR individual Cindy Sarten, a	Gas LLC n Atomic Oil &	12/13/202	2 Converse	WY	1.6667	1.3889	1.6667	1.3889	1.1037	0.01041667	0.18750000	0.01784996	0.83333500	0.66220969	0.79465004	0.55558444	0.43653736	0.27775056	0.22567233	-	- 35N 76W	18 SENE, SWSE, E2SE	
WY General	2	None	HBP individual	Gas LLC	12/13/202	2 Converse	WY	1.6667	1.3889	1.6667	1.3889	1.1285	0.01041667	0.18750000		0.83333500	0.67708469	0.81250000	0.55558444	0.45141236	0.27775056	0.22567233		- 35N 76W	18 N2NE, SWNE, NWSE	
			Kelly Michelle																							
			Garrett, a marr	ed																						
			woman dealing																							
Barron Flats Prospect	WY0032.033		her sole and PR separate prope	Atomic Oil & rty Gas LLC	12/13/202	Converse	wv	1.6667	1.3889	1.6667	1.3889	1.1037	0.01041666	0.18750000	0.01784996	0.83333500	0.66220969	0.79465004	0.55558444	0.43653736	0 27775056	0.22567233		- 35N 76W	18 SENE, SWSE, E2SE	
Trospect	-	0150	in separate prope	005 220	12/15/202	converse		1.0007	1.5005	2.0007	1.5005	1.1057	0.01041000	0.10750000	0.01704000	0.05555500	0.00220505	0.75405004	0.555550444	0.45055750	0.27775050	0.22507255		3511 /011	10 52112, 51152, 2252	
			Kelly Michelle Garrett, a marr	ed																						
			woman dealing																							
	WY0032.033		her sole and	Atomic Oil & rty Gas LLC	12/13/202			1.6667	1.3889	1.6667	1.3889	1.1285	0.01041666	0.18750000		0.83333500	0.67708469		0.55558444		0.27775056	0.22567233		254	18 N2NE, SWNE, NWSE	
WY General Barron Flats	2 WY0032.034	None I-	HBP separate prope Atomic Oil & G		12/13/202	2 Converse	WY	1.6667	1.3889	1.6667	1.3889	1.1285	0.01041666	0.18750000		0.83333500	0.67708469	0.81250000	0.55558444	0.45141236	0.27775056	0.2256/233	-	- 35N /6W	18 N2NE, SWNE, NWSE	
Prospect	1	BFSU	PR LLC	Minerals LLC	2/1/202	3 Converse	WY	7.1429	5.9524	7.1429	5.9524	4.6557	0.04464288	0.20000000	0.01784996	0.83333500	0.65179300	0.78215004	0.55558444	0.42959256	0.27775056	0.22220044	-	- 35N 76W	18 SENE, SWSE, E2SE	
WY General	WY0032.034	-	Atomic Oil & G	as Cowboy Minerals LLC	2/1/202	3 Converse	wy	7.1429	5.9524	7.1429	5.9524	4.7619	0.04464288	0.20000000		0.83333500	0.66666800	0.80000000	0.55558444	0.44446756	0.27775056	0.22220044		2EN 76W	18 N2NE, SWNE, NWSE	
wr General	2	None	Cole Creek She		2/1/202	Converse	VV I	7.1425	5.5524	7.1425	5.5324	4.7015	0.04404288	0.2000000		0.035555500	0.000000000	0.8000000	0.33336444	0.44440730	0.27775050	0.22220044		- 5510 7000	10 NZINE, SWINE, NW3E	
			Company, a																							
Barron Flats Prospect	WY0033.002	P- BESU	Wyoming PR corporation	TS Dudley Land Company Inc	10/18/201	4 Converse	w/v 2	20.0000 80.0000	66.6668	10.0000	8.3334	6.4554	0.25000000	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731		- 35N 76W	28 SESE	
riospect	1	0150	Cole Creek She		10/10/201	4 CONVEISE		20.0000 80.0000	00.0000	10.0000	0.5554	0.4554	0.23000000	0.18750000	0.03784330	0.033333500	0.04554255	0.77405004	0.55556444	0.42342307	0.27775050	0.22011731	-	- 5514 7044	20 5252	
			Company, a																							
Barron Flats Prospect	WY0033.002	BFSU	Wyoming PR corporation	TS Dudley Land Company Inc	10/18/201	1 Converse	wv			70.0000	58.3335	45.1880	0.25000000	0.18750000	0.03784996	0.83333500	0 64554299	0.77465004	0 55558444	0 42542567	0.27775056	0.22011731		- 35N 76W	33 NW, W2NE, NENE	
Trospect	-	0150			10/10/201	Converse				70.0000	50.5555	45.1000	0.23000000	0.10750000	0.03704330	0.05555500	0.04554255	0.77405004	0.555550444	0.42342307	0.27775050	0.22011/01		3511 /011	55 111, 1212, 1212	
			Linda Ann Gate McManus & Da																							
Barron Flats	WY0033.003	3-	G McManus, w																							
Prospect	1	BFSU	PR and husband		10/23/201	4 Converse	WY	53.3333	44.4445	6.6667	5.5556	4.3036	0.16666667	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731	-	- 35N 76W	28 SESE	
			Linda Ann Gate																							
			McManus & Da																							
Barron Flats	WY0033.003		G McManus, w																							
Prospect	1	BFSU	PR and husband	Company Inc	10/23/201	4 Converse	WY			46.6667	38.8890	30.1254	0.16666667	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731	-	- 35N 76W	33 NW, W2NE, NENE	
			Emily Orr aka E	mily																						
			Cramergates a																							
			Emily Hangan, married woma																							
			dealing in her																							
	WY0033.004		& separate	TS Dudley Land					66,6668	10.0000		6.4554		0.40750000	0.0070.0005		0.0100.000	0.77465004		0.405.405.67	0.07775056			254	20 0505	
Prospect	1	BFSU	PR property	Company Inc	10/23/201	4 Converse	WY	80.0000	0 66.6668	10.0000	8.3334	6.4554	0.25000000	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731	-	- 35N 76W	28 SESE	
			Emily Orr aka E																							
			Cramergates al Emily Hangan,																							
			married woma																							
			dealing in her																							
Barron Flats Prospect	WY0033.004 1	I- BFSU	& separate PR property	TS Dudley Land Company Inc	10/23/201	4 Converse	WY			70.0000	58.3335	45.1880	0.25000000	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731	-	- 35N 76W	33 NW. W2NE. NENE	
			Bottomley Fam			-																				
			Trust of 2008 dated 3/3/200																							
			John Norris	"																						
			Bottomley and																							
Barron Flats	WY0033.005		Nancy Jean Bottomley, as	Chesapeake																						
Prospect	1	BFSU		Exploration LL	1/15/201	5 Converse	WY	53.3333	44.4445	6.6667	5.5556	4.3036	0.16666667	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731	-	- 35N 76W	28 SESE	
			Bottomley Fam	ily																						
			Trust of 2008 dated 3/3/200																							
			John Norris	·																						
			Bottomley and																							
Barron Flats	WY0033.005	5-	Nancy Jean Bottomley, as	Chesapeake																						
Prospect	1		PR Trustees	Exploration LL	1/15/201	5 Converse	WY			46.6667	38.8890	30.1254	0.16666667	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731	-	- 35N 76W	33 NW, W2NE, NENE	
	-										· · · · · · · · · · · · · · · · · · ·	-					-	-			-					

					To that certain P	urchase Agreen	nent, by an	id among	g Canadian Overseas P	Petroleum	Limited and C	Certain of its Subs	sidiaries (as set Section	forth in the Pur	chase Agreement),	, as COPL Entities,	and the Lenders u	nder the Credit Ag	greement (as de	fined in the Purchase /	Agreement), a	is Purchasers, d	ated effective the f	irst day of the m	nonth in which (Closing occurs.			
Prospect								Stat	Report Gross Tract !	Net (omnany	Section Net			LessorMineralIn		OverridingRoyalt	TotalCompany	TotalCompanyN	FfectiveCompan								Se	DepthRestrictions/Ot
name	Lease + Tract	t Unit	Statu	s Lessor	Lessee	Exp date	County		Acres Acres					Acres	terest	LessorRoyalty			RI		ogwi	AOGNRI	COPLWI	COPLNRI	SWPWI	SWPNRI	Twn Rng	c Legal Description	erComments
				1		1								1	1		ſ									T			T
Barron Flats	WY0033.006-			James David Gate	chesapeake Exploration LLC	4/45/004	5 Converse			53.3333	44.4445	6.6667	5,5556	4.3036	0.16666667	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731			- 35N 76W	20 5555	
Prospect	1	BFSU	РК	a single person	Exploration LLC	1/15/201	5 Converse	e WY	5	53.3333	44.4445	6.6667	5.5556	4.3036	0.16666667	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011/31			- 35N 76W	28 SESE	-
Barron Flats	WY0033.006-	-		James David Gates	, Chesapeake																								
rospect	1	BFSU	PR	a single person	Exploration LLC	1/15/201	5 Converse	e wy				46.6667	38.8890	30.1254	0.16666667	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731	-		- 35N 76W	33 NW, W2NE, NENE	
				Christopher J Martin, a married																									
				man dealing in his																									
Barron Flats	WY0036.001-	-		sole and separte	Chesapeake																							Lots 3, 4, SENW,	
rospect	1	BFSU	PR	property	Exploration LLC	9/5/201	8 Converse	e wy	190.2500	5.9453	5.9453	5.9453	5.9453	4.8660	0.03125000	0.16666700	0.01487500	1.00000000	0.81845800	0.81845800	0.66670000	0.54070811	0.33330000	0.27774989			- 35N 76W	19 E2SW	
				Christopher J Martin, a married																									
				man dealing in his																									
	WY0036.001-	-		sole and separte																									
VY General	2	None	HBP	property	Exploration LLC	9/5/201	8 Converse	e WY	110.7500	3.4609	3.4609	3.4609	3.4609	2.8841	0.03125000	0.16666700	-	1.00000000	0.83333300	0.83333300	0.66670000	0.55558311	0.33330000	0.27774989	-		- 35N 76W	19 Lots 1, 2, NENW	
arron Flats	WY0036.002-			Suzanne Martin, a	Character																							Lots 3. 4. SENW.	
rospect	1	BESU	PR	single woman	Exploration LLC	9/5/201	8 Converse	wy		5.9453	5.9453	5,9453	5.9453	4.8660	0.03125000	0.16666700	0.01487500	1.00000000	0.81845800	0.81845800	0.66670000	0.54070811	0.33330000	0.27774989			- 35N 76W		
Tospect	-	0.00		Single Woman	Exploration EEC	5/5/201	converse			5.5455	5.5455	5.5455	5.5455	4.0000	0.05125000	0.10000700	0.01407500	1.00000000	0.01045000	0.01045000	0.00070000	0.54070011	0.55556666	0.27774505			5511 /011	15 12510	
	WY0036.002-	-		Suzanne Martin, a	Chesapeake																								
VY General	2	None	HBP	single woman	Exploration LLC	9/5/201	8 Converse	e WY		3.4609	3.4609	3.4609	3.4609	2.8841	0.03125000	0.16666700	-	1.00000000	0.83333300	0.83333300	0.66670000	0.55558311	0.33330000	0.27774989	-		- 35N 76W	19 Lots 1, 2, NENW	
				Sherry Stevenson,																									
arron Flats	WY0036.003-			heir of Richard F	Dakota-Tex Oil																							Lots 3, 4, SENW,	
rospect	1	BFSU	PR	Beck, deceased	Company	11/21/201	5 Converse	wy		7.9271	6.6059	7.9271	6.6059	5.1173	0.04166667	0.14000000	0.08534996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731	-		- 35N 76W	19 E2SW	
				Sherry Stevenson,																									
	WY0036.003-			heir of Richard F	Dakota-Tex Oil		-										0.0575.0000		0.000.44700				0.07775055				254 254		
/Y General	2	None	нвр	Beck, deceased	Company	11/21/201	5 Converse	2 WY		4.6146	3.8455	4.6146	3.8455	3.0476	0.04166667	0.14000000	0.06750000	0.83333500	0.66041799	0.79250000	0.55558444	0.44030067	0.27775056	0.22011731	-		- 35N 76W	19 Lots 1, 2, NENW	
				Doris Beck, dealing	3																								
	WY0036.004-			in her sole and	Dakota-Tex Oil																							Lots 3, 4, SENW,	
rospect	1	BFSU	PR	separate property	Company	11/21/201	5 Converse	e WY	1	15.8542	13.2119	15.8542	13.2119	10.2346	0.08333333	0.14000000	0.08534996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731	-		- 35N 76W	19 E2SW	_
				Doris Beck, dealing	-																								
	WY0036.004-	-		in her sole and	Dakota-Tex Oil																								
VY General	2	None	HBP	separate property	Company	11/21/201	5 Converse	e wy		9.2292	7.6910	9.2292	7.6910	6.0951	0.08333333	0.14000000	0.06750000	0.83333500	0.66041799	0.79250000	0.55558444	0.44030067	0.27775056	0.22011731	-		- 35N 76W	19 Lots 1, 2, NENW	
				Clarence J Beck,																									
Barron Flats	WY0036.005-			dealing in his sole and separate	Dakota-Tex Oil																							Lots 3. 4. SENW.	
rospect	1	BFSU	PR	property	Company	11/21/201	5 Converse	wy	1	15.8542	13.2119	15.8542	13.2119	10.2346	0.08333333	0.14000000	0.08534996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731	-		- 35N 76W		
				Clarence J Beck,																									
				dealing in his sole																									
/Y General	WY0036.005-	None	LIDD	and separate	Dakota-Tex Oil	11/21/201	E Convorce			9.2292	7.6910	9.2292	7.6910	6.0951	0.08333333	0.14000000	0.06750000	0.83333500	0.66041799	0.79250000	0.55558444	0.44030067	0.27775056	0.22011731			2511 7614	19 Lots 1, 2, NENW	
ri General	2	None	пвр	property Kathy Beck, heir o	Company	11/21/201	5 Converse	2 00 1		9.2292	7.6910	9.2292	7.6910	6.0951	0.08333333	0.1400000	0.06750000	0.83333500	0.00041799	0.79250000	0.55558444	0.44030067	0.27775056	0.22011/31	-		- 35IN 70VV	19 LOIS 1, 2, NENW	-
arron Flats	WY0036.006-	-		Herbert J Beck,	Dakota-Tex Oil																							Lots 3, 4, SENW,	
rospect	1	BFSU	PR	deceased	Company	11/21/201	5 Converse	e wy		5.9453	4.9544	5.9453	4.9544	3.8379	0.03125000	0.14000000	0.08534996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731	-		- 35N 76W	19 E2SW	
				Kathy Beck, heir o	f			T		ſ	Т							1 T			Т								
/Y General	WY0036.006-		LIDO	Herbert J Beck, deceased	Dakota-Tex Oil Company	11/21/201	E Convort			3.4609	2.8841	3.4609	2.8841	2.2856	0.03125000	0.14000000	0.06750000	0.83333500	0.66041799	0.79250000	0.55558444	0.44030067	0.27775056	0.22011731			251 701	19 Lots 1, 2, NENW	
arron Flats	2 WY0036.007-	None	ribP	Ann Beck, heir of	Dakota-Tex Oil	11/21/201	Converse	= VVT		3.4009	2.8841	3.4009	2.8841	2.2856	0.03125000	0.14000000	0.06750000	0.03333500	0.00041799	0.75250000	0.33338444	0.4403000/	0.27775056	0.22011/31	-	-	- 53N /0W	Lots 3, 4, SENW,	+
rospect	1	BFSU	PR	Harry Beck	Company	11/21/201	5 Converse	wy	1	11.8906	9.9089	11.8906	9.9089	7.6759	0.06250000	0.14000000	0.08534996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731	-		- 35N 76W	19 E2SW	
	WY0036.007-	-		Ann Beck, heir of	Dakota-Tex Oil																								
Y General	2	None	HBP	Hurry Deek	Company	11/21/201	5 Converse	e WY		6.9219	5.7683	6.9219	5.7683	4.5713	0.06250000	0.14000000	0.06750000	0.83333500	0.66041799	0.79250000	0.55558444	0.44030067	0.27775056	0.22011731	-		- 35N 76W	19 Lots 1, 2, NENW	
arron Flats	WY0036.008-			Joann Beck, heir o Herbert J Beck.	f Dakota-Tex Oil																							Lots 3. 4. SENW.	
arron Flats rospect	1	BESU	PR	Herbert J Beck, deceased	Company	11/21/201	5 Converse	. wy		5.9453	4.9544	5,9453	4.9544	3,8379	0.03125000	0.14000000	0.08534996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731			- 35N 76W		
				Joann Beck, heir o								5.5455		5.0375	0.000		2.30354550								1				
	WY0036.008-	-		Herbert J Beck,	Dakota-Tex Oil																								
Y General	2	None	HBP	deceased	Company	11/21/201	5 Converse	e WY		3.4609	2.8841	3.4609	2.8841	2.2856	0.03125000	0.14000000	0.06750000	0.83333500	0.66041799	0.79250000	0.55558444	0.44030067	0.27775056	0.22011731	-	-	- 35N 76W	19 Lots 1, 2, NENW	+
arron Flats	WY0036.009-			Connie Fury, heir	Dakota-Tex Oil																							Lots 3. 4. SENW.	
arron Flats rospect	1	BFSU	PR	of Richard F Beck, deceased	Company	11/21/201	5 Converse			7.9271	6.6059	7.9271	6.6059	5.1173	0.04166667	0.14000000	0.08534996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731	-		35N 76W	19 E2SW	
aspeet	-	5.50		Connie Fury, heir	Sompony	14/21/201					0.0000	7.52/1	0.0039	5.11/3	0.04100007	0.1400000	0.00004090	0.00000	0.0-004200	0.77405004		0.72372307	0.27775050	0.22011/01	-	-	33.4 7000		+
	WY0036.009-	-		of Richard F Beck,	Dakota-Tex Oil																								
/Y General	2	None	HBP	deceased	Company	11/21/201	5 Converse	e WY		4.6146	3.8455	4.6146	3.8455	3.0476	0.04166667	0.14000000	0.06750000	0.83333500	0.66041799	0.79250000	0.55558444	0.44030067	0.27775056	0.22011731	-	-	- 35N 76W	19 Lots 1, 2, NENW	
				Patricia L Beck,																									
	1000000 0000			dealing in her sole	Deliate Ten O'																				1			1	
arron Flats ospect	WY0036.010-	BFSU	PR	& separate property	Dakota-Tex Oil Company	11/21/201	5 Converse			47.5625	39.6355	47.5625	39.6355	30.7036	0.25000000	0.14000000	0.08534996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731			- 35N 76W	Lots 3, 4, SENW,	
ospect	1	BESU	PK	property	company	11/21/201	JConverse	e vv t	4	+7.3023	39.0305	47.5625	39.0355	1 30.7036	0.25000000	0.14000000	0.08534996	0.85555500	0.04554299	0.77405004	0.00008444	0.4254256/	0.27775056	0.22011/31			- 1321A 1/6M	12 52200	

					To that certain P	urchase Agreem	nent, by an	nd among	g Canadian Oversea	as Petroleun	n Limited and C	Certain of its Subs	sidiaries (as set Section	forth in the Purc Section	chase Agreement),	, as COPL Entities,	and the Lenders un	der the Credit A	greement (as defin	ned in the Purcha	ase Agreement),	as Purchasers, o	dated effective the f	first day of the n	nonth in which	Closing occurs.			
Prospect								Stat	Report Gross Tra	act Net	Company	Section Net			LessorMineralIn		OverridingRoyalt	TotalCompany	TotalCompanyN I	EfectiveCompan								Se	DepthRestrictions/Oth
name	Lease + Trac	ct Unit	Status		Lessee	Exp date	County								terest	LessorRoyalty					AOGWI	AOGNRI	COPLWI	COPLNRI	SWPWI	SWPNRI		c Legal Description	erComments
				Patricia L Beck, dealing in her sole																									
	WY0036.010			& separate	Dakota-Tex Oil																								
WY General	2	None	e HBP	property	Company	11/21/201	5 Converse	e WY		27.6875	23.0730	27.6875	23.0730	18.2853	0.25000000	0.14000000	0.06750000	0.83333500	0.66041799	0.79250000	0.55558444	0.44030067	0.27775056	0.22011731	-		- 35N 76W	19 Lots 1, 2, NENW	
				Linda R Miller, dealing in her sole																									
Barron Flats	WY0036.01	1-		& separate	Dakota-Tex Oil																							Lots 3, 4, SENW,	
Prospect	1	BFSU	PR	property	Company	11/21/2015	5 Converse	e WY		47.5625	39.6355	47.5625	39.6355	30.7036	0.25000000	0.14000000	0.08534996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731	-		- 35N 76W	19 E2SW	
				Linda R Miller, dealing in her sole																									
	WY0036.01			& separate	Dakota-Tex Oil																								
WY General	2	None	e HBP	property James J Beck.	Company	11/21/2015	5 Converse	e WY		27.6875	23.0730	27.6875	23.0730	18.2853	0.25000000	0.14000000	0.06750000	0.83333500	0.66041799	0.79250000	0.55558444	0.44030067	0.27775056	0.22011731	-		- 35N 76W	19 Lots 1, 2, NENW	
				dealing in his sole																									
Barron Flats	WY0036.012			& separate	Dakota-Tex Oil																							Lots 3, 4, SENW,	
Prospect	1	BFSU	PR	property James J Beck	Company	11/21/201	5 Converse	e WY		11.8906	9.9089	11.8906	9.9089	7.6759	0.06250000	0.14000000	0.08534996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731	-		- 35N 76W	19 E2SW	
				dealing in his sole																									
	WY0036.01			& separate	Dakota-Tex Oil																								
WY General	2	None	e HBP	property	Company	11/21/201	5 Converse	e WY		6.9219	5.7683	6.9219	5.7683	4.5713	0.06250000	0.14000000	0.06750000	0.83333500	0.66041799	0.79250000	0.55558444	0.44030067	0.27775056	0.22011731	-		- 35N 76W	19 Lots 1, 2, NENW	
				James Leroy Kothe																									
Barron Flats Prospect	WY0038.019		PR	and Joyce B Kothe husband and wife		10/10/2014	4 Converse	e wy l	40.1850	10.0463	8.3719	10.0463	8.3719	6.5816	0.25000000	0.17000000	0.04384995	0.83333500	0.65512635	0.78615005	0.55558444	0.43181490	0.27775056	0.22331145			- 34N 76W	2 Lot 4	
	ľ				,						5.5725	10.0405	5.5725	0.5010											1				
Barron Flats	WY0038.01	9-		James Leroy Kothe and Joyce B Kothe																									
Prospect	2	BFSU	PR	husband and wife		10/10/2014	4 Converse	e WY	280.0000	70.0000	58.3335	70.0000	58.3335	45.8588	0.25000000	0.17000000	0.04384995	0.83333500	0.65512635	0.78615005	0.55558444	0.43181490	0.27775056	0.22331145	-		- 35N 76W	35 SW, N2SE, SWSE	
				Bessie Ann																									
				Middlemas, a/k/a																									
				Bessie Kothe Middlemas, and																									
Barron Flats	WY0038.020	0-		Ken Middlemas,	TS Dudley Land																								
Prospect	1	BFSU	PR	wife and husband	Company Inc	10/11/2014	4 Converse	e WY		5.0231	4.1859	5.0231	4.1859	3.2908	0.12500000	0.17000000	0.04384995	0.83333500	0.65512635	0.78615005	0.55558444	0.43181490	0.27775056	0.22331145	-		- 34N 76W	2 Lot 4	
				Bessie Ann																									
				Middlemas, a/k/a																									
				Bessie Kothe Middlemas, and																									
Barron Flats	WY0038.020	:0-		Ken Middlemas,	TS Dudley Land																								
Prospect	2	BFSU	PR	wife and husband	Company Inc	10/11/2014	4 Converse	e WY		35.0000	29.1667	35.0000	29.1667	22.9294	0.12500000	0.17000000	0.04384995	0.83333500	0.65512635	0.78615005	0.55558444	0.43181490	0.27775056	0.22331145	-		- 35N 76W	35 SW, N2SE, SWSE	
Barron Flats	WY0038.02	1-		Patricia Kothe	TS Dudley Land																								
Prospect	1	BFSU	PR	Griffin, a widow	Company Inc	10/10/2014	4 Converse	e WY		5.0231	4.1859	5.0231	4.1859	3.2908	0.12500000	0.17000000	0.04384995	0.83333500	0.65512635	0.78615005	0.55558444	0.43181490	0.27775056	0.22331145	-		- 34N 76W	2 Lot 4	
Barron Flats	WY0038.02	1.		Patricia Kothe	TS Dudley Land																								
Prospect	2	BFSU	PR	Griffin, a widow	Company Inc	10/10/2014	4 Converse	e wy		35.0000	29.1667	35.0000	29.1667	22.9294	0.12500000	0.17000000	0.04384995	0.83333500	0.65512635	0.78615005	0.55558444	0.43181490	0.27775056	0.22331145	· -		- 35N 76W	35 SW, N2SE, SWSE	
Barron Flats	WY0038.02	2-		Robert Gene Kothe & Ethel Kothe,	e TS Dudley Land																								
Prospect	1	BFSU	PR	husband and wife		10/8/2014	4 Converse	e WY		10.0463	8.3719	10.0463	8.3719	6.5816	0.25000000	0.17000000	0.04384995	0.83333500	0.65512635	0.78615005	0.55558444	0.43181490	0.27775056	0.22331145	-		- 34N 76W	2 Lot 4	
Barron Flats	WY0038.022	2-		Robert Gene Kothe & Ethel Kothe,	e TS Dudley Land																								
Prospect	2		PR	husband and wife		10/8/2014	4 Converse	e WY		70.0000	58.3335	70.0000	58.3335	45.8588	0.25000000	0.17000000	0.04384995	0.83333500	0.65512635	0.78615005	0.55558444	0.43181490	0.27775056	0.22331145	-		- 35N 76W	35 SW, N2SE, SWSE	
				Kathryn Kothe Williams & Larry																									
Barron Flats	WY0038.02	3-		Williams & Larry Williams, wife and	TS Dudley Land																								
Prospect	1		PR	husband	Company Inc	10/8/2014	4 Converse	e WY		5.0231	4.1859	5.0231	4.1859	3.2908	0.12500000	0.17000000	0.04384995	0.83333500	0.65512635	0.78615005	0.55558444	0.43181490	0.27775056	0.22331145	-		- 34N 76W	2 Lot 4	
				Kathryn Kothe Williams & Larry																									
Barron Flats	WY0038.02	3-		Williams, wife and	TS Dudley Land																								
Prospect	2	BFSU	PR	husband	Company Inc	10/8/2014	4 Converse	e WY		35.0000	29.1667	35.0000	29.1667	22.9294	0.12500000	0.17000000	0.04384995	0.83333500	0.65512635	0.78615005	0.55558444	0.43181490	0.27775056	0.22331145	-		- 35N 76W	35 SW, N2SE, SWSE	
				June Kothe																									
				Wassenberg &																									
				Donald																									
Barron Flats Prospect	WY0038.024		PR	Wassenberg, wife and husband	TS Dudley Land Company Inc	10/8/2014	1 Converse	. wy		5.0231	4.1859	5.0231	4.1859	3.2908	0 12500000	0.17000000	0.04384995	0 83333500	0.65512635	0 78615005	0.55558444	0.43181490	0 27775056	0.22331145	_		- 34N 76W	2 Lot 4	
riospeci	1*	DC3U	ILL		company mc	10/0/2014	TCOnverse	C VVI		5.0231	4.1059	5.0231	4.1059	5.2908	0.1200000	0.17000000	0.04364995	0.000000000	0.03312035	0.76010005	0.0000444	0.45161490	0.27775050	0.22551145		1	- 19418 70W	210014	

				To that certain P	urchase Agreer	nent, by and	d among	g Canadian Ove	erseas Petroleu	m Limited and C	Certain of its Subs	sidiaries (as set Section	forth in the Purc Section	hase Agreement), a	as COPL Entities, a	nd the Lenders u	der the Credit A	greement (as def	fined in the Purcha	se Agreement),	as Purchasers, d	ated effective the f	irst day of the n	nonth in which	Closing occurs.			
Prospect							Stat	Report Gross	Tract Net	Company	Section Net			LessorMineralIn		OverridingRoyalt	TotalCompany	TotalCompanyN	EfectiveCompan								Se	DepthRestrictions/Oth
name	Lease + Tract	Unit	Status Lessor	Lessee	Exp date	County	e	Acres	Acres	Net Acres	Acres	Acres	Acres	terest	LessorRoyalty	у	WI	RI	yNRI	AOGWI	AOGNRI	COPLWI	COPLNRI	SWPWI	SWPNRI	Twn Rng	c Legal Description	erComments
			June Kothe Wassenberg & Donald																									
Barron Flats Prospect	WY0038.024- 2		Wassenberg, wife PR and husband	TS Dudley Land Company Inc	10/8/201	4 Converse	wy		35.0000	29.1667	35.0000	29.1667	22.9294	0.12500000	0.17000000	0.04384995	0.83333500	0.65512635	0.78615005	0.55558444	0.43181490	0.27775056	0.22331145	-		35N 76W	35 SW, N2SE, SWSE	
			Linda R Miller, dealing in her sole																									
Prospect	WY0043.000- 1	BFSU	& separate PR property	Dakota-Tex Oil Company	10/15/201	5 Converse	wy	320.0000	320.0000	266.6672	320.0000	266.6672	206.5738	1.00000000	0.14000000	0.08534996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731	-	-	35N 76W	19 E2	
WY General	WY0061.000- 1		NP-S USA WYW186772		Suspended	Converse	wy	400.0000	400.0000	400.0000	80.0000	80.0000	70.0000	1.00000000	0.12500000		1.00000000	0.87500000	0.87500000	0.66670000	0.58336250	0.33330000	0.29163750	-	-	35N 77W	10 W2SW	
WY General	WY0061.000- 1		NP-S USA WYW186772		Suspended	Converse	wy				40.0000	40.0000	35.0000	1.00000000	0.12500000		1.00000000	0.87500000	0.87500000	0.66670000	0.58336250	0.33330000	0.29163750	-	-	35N 77W	14 SWSW	
WY General	WY0061.000- 1		NP-S USA WYW186772	OUD LEC	Suspended	Converse	wy				40.0000	40.0000	35.0000	1.00000000	0.12500000		1.00000000	0.87500000	0.87500000	0.66670000	0.58336250	0.33330000	0.29163750	-	-	35N 77W	23 NWNW	
WY General	WY0061.000- 1	None	NP-S USA WYW186772	Atomic Oil & Gas LLC	Suspended	Converse	wy				240.0000	240.0000	210.0000	1.00000000	0.12500000		1.00000000	0.87500000	0.87500000	0.66670000	0.58336250	0.33330000	0.29163750	-		35N 77W	24 E2NE, SE	
Barron Flats	WY0062.001-		KGN Mineral Trus dated 9/9/98, Jon C Nicolaysen,																									
Prospect	1	BFSU		Exploration, LLC	7/24/201	5 Converse	WY	120.0000	60.0000	50.0001	60.0000	50.0001	38.7326	0.50000000	0.18750000	0.03784996	0.83333500	0.64554299	0.77465004	0.55558444	0.42542567	0.27775056	0.22011731	-	-	35N 76W	32 N2NW, SWNW	
WY General	WY0062.001-	None	KGN Mineral Trus dated 9/9/98, Jon C Nicolaysen, HBP Trustee		7/24/201	5 Converse		40.0000	20.0000	16.6667	20.0000	16.6667	13.2084	0.50000000	0.18750000	0.02000000	0.83333500	0.66041799	0.79250000	0.55558444	0.44030067	0.27775056	0.22011731			35N 76W	22 NIMEN	
wr General	2	None	GJK Mineral Trust, dated 11/18/93, Karen R Overton		//24/201	5 Converse	VVY	40.0000	20.0000	10.0007	20.0000	10.0007	13.2084	0.5000000	0.18750000	0.02000000	0.83333500	0.66041799	0.79250000	0.55558444	0.44030067	0.27775056	0.22011/31		-	3511 7000	32 NWSW	
Barron Flats Prospect	WY0062.002-	BFSU	and Jon C Nicolaysen, surviving Co- PR Trustees	Cheasapeake Exploration, LLC	7/24/201	5 Converse	wy		60.0000	50.0001	60.0000	50.0001	38.7326	0.50000000	0.18750000	0 03784996	0 83333500	0 64554299	0.77465004	0 55558444	0 42542567	0 27775056	0.22011731			35N 76W	32 N2NW, SWNW	
			GJK Mineral Trust, dated 11/18/93, Karen R Overton and Jon C Nicolaysen,																									
WY General	WY0062.002- 2		surviving Co- HBP Trustees	Cheasapeake Exploration, LLC	7/24/201	5 Converse	wy		20.0000	16.6667	20.0000	16.6667	13.2084	0.50000000	0.18750000	0.02000000	0.83333500	0.66041799	0.79250000	0.55558444	0.44030067	0.27775056	0.22011731		-	35N 76W	32 NWSW	
WY General	WY0063.001-		Haenni LLC, a Colorado Limited Liability Company, by Rudolf Mettler, NP as General Partne	Atomic Oil &	2/12/202	5 Converse		320.0000	5.0000	5.0000	2.5000	2.5000	2.1250	0.01562500	0.15000000		1.00000000	0.85000000	0.85000000	0.66670000	0.56669500	0 22220000	0.28330500			35N 77W	13 SW	
Wr General	1	None	Haenni LLC, a		2/13/202	5 Converse	VVT	320.0000	5.0000	3.0000	2.5000	2.3000	2.1230	0.01362300	0.13000000		1.0000000	0.83000000	0.83000000	0.00070000	0.30009300	0.55550000	0.28550500			3310 7744	15 500	
WY General	WY0063.001- 1		Colorado Limited Liability Company, by Rudolf Mettler, NP as General Partne	Atomic Oil &	2/13/202	5 Converse	wy				2.5000	2.5000	2.1250	0.01562500	0.15000000		1.00000000	0.85000000	0.85000000	0.66670000	0.56669500	0.33330000	0.28330500			35N 77W	24 NW	
	WY0063.002-		Stephen Simpson Murphy and Cheri L Murphy, husban	d Atomic Oil &																								
WY General	1	None	NP and wife Stephen Simpson Murphy and Cheri	Gas LLC	2/13/202	5 Converse	WY		1.0000	1.0000	0.5000	0.5000	0.4250	0.00312500	0.15000000	-	1.00000000	0.85000000	0.85000000	0.66670000	0.56669500	0.33330000	0.28330500	-	-	35N 77W	13 SW	
WY General	WY0063.002- 1	None	L Murphy, husban NP and wife		2/13/202	5 Converse	wy				0.5000	0.5000	0.4250	0.00312500	0.15000000	-	1.00000000	0.85000000	0.85000000	0.66670000	0.56669500	0.33330000	0.28330500	-	-	35N 77W	24 NW	
WY General	WY0063.003- 1		Barbara Elizabeth Murphy, a marriec woman dealing in her sole and NP separate property	Atomic Oil &	2/13/202	5 Converse	wy		1.0000	1.0000	0.5000	0.5000	0,4250	0.00312500	0.15000000		1.00000000	0.85000000	0.85000000	0.66670000	0,56669500	0.33330000	0.28330500	_		35N 77W	13 SW	

				To t	hat certain Pur	chase Agreeme	ent, by and	among Canadia	n Overseas Petro	eum Limited and	Certain of its Sub		orth in the Purc Section	hase Agreement), a	as COPL Entities, ar	nd the Lenders un	der the Credit A	greement (as del	fined in the Purcha	ase Agreement),	as Purchasers,	dated effective the	first day of the	month in whic	h Closing occurs.			
Prospect								Stat Report	Gross Tract Net	Company	Section Net			LessorMineralIn	(OverridingRoyalt	TotalCompany	TotalCompanyN	EfectiveCompan								Se	DepthRestrictions/Oth
name	Lease + Trac	ct Unit	Status Lessor	Les	ssee	Exp date	County	e Acres	Acres	Net Acres	Acres	Acres	Acres	terest	LessorRoyalty	1	WI	RI	yNRI	AOGWI	AOGNRI	COPLWI	COPLNRI	SWPWI	SWPNRI	Twn Rng	c Legal Description	erComments
WY General	WY0063.003	3- None	Murph womar her sol		omic Oil & s LLC	2/13/2025	Converse	wy			0.5000	0.5000	0.4250	0.00312500	0.15000000		1.0000000	0.85000000	0.85000000	0.66670000	0.56669500	0.3333000	0 0.28330500)		35N 77W	24 NW	
WY General	WY0063.004	4- None	womar her sol	y, a married n dealing in e and Ato	omic Oil & Is LLC	2/13/2025	Converse	WY	1.00	1.0000	0.5000	0.5000	0.4250	0.00312500	0.15000000	-	1.00000000	0.85000000	0.85000000	0.66670000	0.56669500	0.3333000	0 0.28330500			35N 77W	13 SW	
WY General	WY0063.004		womar her sol	y, a married n dealing in	omic Oil & is LLC	2/13/2025	Converse	wy			0.5000	0.5000	0.4250	0.00312500	0.15000000	-	1.00000000	0.85000000	0.85000000	0.66670000	0.56669500	0.3333000	0 0.28330500	,		35N 77W	24 NW	
WY General	WY0063.008	8- None	a marr		omic Oil & Is LLC	2/13/2025	Converse	wy	1.00	0 1.0000	0.5000	0.5000	0.4250	0.00312500	0.15000000	-	1.00000000	0.85000000	0.85000000	0.66670000	0.56669500	0.3333000	0 0.28330500	,		35N 77W	/ 13 SW	
WY General	WY0063.008	8- None	a marr		omic Oil & Is LLC	2/13/2025	Converse	WY			0.5000	0.5000	0.4250	0.00312500	0.15000000	-	1.00000000	0.85000000	0.85000000	0.66670000	0.56669500	0.3333000	0 0.28330500			35N 77W	7 24 NW	
WY General	WY0063.010 1		Marga NP a single		omic Oil & Is LLC	2/22/2025	Converse	wy	3.50	0 3.5000	1.7500	1.7500	1.4875	0.01093750	0.15000000		1.00000000	0.85000000	0.85000000	1.00000000	0.85000000	-				35N 77W	13 SW	
WY General	WY0063.010 1			rite M Funk, Ato e woman Ga		2/22/2025	Converse	wy			1.7500	1.7500	1.4875	0.01093750	0.15000000	-	1.00000000	0.85000000	0.85000000	1.00000000	0.85000000	-				35N 77W	24 NW SESE, E2SWSE,	
Barron Flats Prospect	WY0066.000 1	0- BFSU	PR USA W	YW182816 Ho	nyon Isle Idings LLC	6/30/2024	Converse	WY 130.	0000 130.00	0 108.3336	130.0000	108.3336	84.7331	1.00000000	0.12500000	0.09284996	0.83333500	0.65179300	0.78215004	0.55558444	0.42959256	0.2777505	6 0.22220044	+		35N 76W	9 SWSW	v,
Barron Flats Prospect	WY0066.000 2	0- BFSU	Julie Le	YW182816 Ho ee Brennan,	nyon Isle Ildings LLC	6/30/2024	Converse	WY 30	0000 30.00	25.2440	30.0000	25.2440	19.7489	1.00000000	0.12500000	0.09267750	0.84146500	0.65829700	0.78232250	0.56100472	0.44043312	0.2804602	8 0.21786388	•		35N 76W	9 SWSESW	,
Barron Flats Prospect	WY0067.00: 1	1- BFSU	PR womar	in, a single Ato	omic Oil & Is LLC	4/23/2021	Converse	WY 240.	0000 13.33	13.3333	13.3333	13.3333	10.6350	0.05555556	0.18750000	0.01487500	1.00000000	0.79762500	0.79762500	0.66670000	0.52681875	0.3333000	0 0.27080625			35N 77W	25 E2NE, SE	
WY General	WY0067.00: 2	1- None	aka Jul	ie L in, a single Ato	omic Oil & Is LLC	4/23/2021	Converse	WY 80	0000 4.44	4 4.4444	4.4444	4.4444	3.6111	0.05555556	0.18750000		1.00000000	0.81250000	0.81250000	0.66670000	0.54169375	0.3333000	0 0.27080625			35N 77W	25 W2NE	
Barron Flats Prospect	WY0067.002 1	2- BFSU	aka Jar Willian T Willi Sally Tr Willian PR and wi	ns, husband Ato fe Ga	omic Oil & s LLC	4/23/2021	Converse	WY	13.33	13.3333	13.3333	13.3333	10.6350	0.05555556	0.18750000	0.01487500	1.0000000	0.79762500	0.79762500	0.66670000	0.52681875	0.3333000	0 0.27080625			35N 77W	1 25 E2NE, SE	
WY General	WY0067.002 2		aka Jar Willian T Willi Sally Ti	ns, husband Ato	omic Oil & Is LLC	4/23/2021	Converse	wy	4.44	14 4.4444	4.4444	4.4444	3.6111	0.05555556	0.18750000	-	1.00000000	0.81250000	0.81250000	0.66670000	0.54169375	0.3333000	0 0.27080625			35N 77W	7 25 W2NE	

				To that certain P	urchase Agreem	nent, by and	among Canadian Ov	verseas Petroleu	Im Limited and	Certain of its Sub		orth in the Purc Section	hase Agreement), a	is COPL Entities, a	ind the Lenders u	nder the Credit A	Agreement (as de	fined in the Purcha	se Agreement),	as Purchasers,	dated effective the	first day of the I	month in whic	h Closing occurs.			
Prospect							Stat Report Gross				Company Net	Company NRI						EfectiveCompan								Se	DepthRestrictions/O
name	Lease + Tract	t Unit	Status Lessor	Lessee	Exp date	County	e Acres	Acres	Net Acres	Acres	Acres	Acres	terest	LessorRoyalty	у	WI	RI	yNRI	AOGWI	AOGNRI	COPLWI	COPLNRI	SWPWI	SWPNRI	Twn Rng	c Legal Description	erComments
Barron Flats Prospect	WY0067.003-		Stephanie L Gougl a married woman dealing in her sole and separate PR property		4/23/2021	1 Converse	wy	8.0000	8.0000	8.0000	8.0000	6 3810	0.03333333	0.18750000	0.01487500	1.00000000	0 79762500	0.79762500	0.66670000	0 52681875	0 33330000	0.27080625			. 35N 77W	25 E2NE, SE	
rispect	WY0067.003-		Stephanie L Gougi a married woman dealing in her sole and separate	h,	4/23/2023			8.000	8.0000	8.000	8.0000	0.3610	0.00000000	0.18730000	0.01407500	1.0000000	0.75702500	0.75702500	0.00070000	0.52681875	0.55550000	0.27080023		-		23 12141, 31	
WY General	2		HBP property Kathryn Boehm	Gas LLC	4/23/2021	1 Converse	WY	2.6667	2.6667	2.6667	2.6667	2.1667	0.03333333	0.18750000	-	1.00000000	0.81250000	0.81250000	0.66670000	0.54169375	0.33330000	0.27080625	5	-	35N 77W	25 W2NE	
Barron Flats Prospect	WY0067.004- 1	BFSU	Calame and Bryon Edward Calame, PR wife and husband	Atomic Oil &	4/23/2021	1 Converse	wy	18.6667	18.6667	18.6667	18.6667	14.8890	0.07777777	0.18750000	0.01487500	1.00000000	0.79762500	0.79762500	0.66670000	0.52681875	0.33330000	0.27080625	5	-	- 35N 77W	25 E2NE, SE	
WY General	WY0067.004- 2	None	Kathryn Boehm Calame and Bryon Edward Calame, HBP wife and husband	Atomic Oil &	4/23/2021	1 Converse	wy	6.2222	6.2222	6.2222	6.2222	5.0555	0.077777777	0.18750000	-	1.00000000	0.81250000	0.81250000	0.66670000	0.54169375	0.33330000	0.27080625	5	-	- 35N 77W	25 W2NE	
Barron Flats Prospect	WY0067.005- 1	i- BFSU	Karen Lee Williams, a single PR woman		6/20/2021	1 Converse	wy	80.0000		80.0000	80.0000	63.8100	0.33333333	0.18750000	0.01487500	1.00000000	0.79762500	0.79762500	1.00000000	0.79762500	-	-		-	35N 77W	25 E2NE, SE	
WY General	WY0067.005- 2	None	Karen Lee Williams, a single HBP woman William Cecil	Atomic Oil & Gas LLC	6/20/2021	1 Converse	wy	26.6667	26.6667	26.6667	26.6667	21.6667	0.33333333	0.18750000		1.00000000	0.81250000	0.81250000	1.00000000	0.81250000	-			-	35N 77W	25 W2NE	
Barron Flats Prospect	WY0067.006- 1	BFSU	Davison, a single PR man William Cecil	Atomic Oil & Gas LLC	4/23/2021	1 Converse	wy	26.6667	26.6667	26.6667	26.6667	21.2700	0.11111112	0.18750000	0.01487500	1.00000000	0.79762500	0.79762500	1.00000000	0.79762500				-	35N 77W	25 E2NE, SE	
WY General	WY0067.006- 2	None	Davison, a single HBP man Peter C Nicolayser	Atomic Oil & Gas LLC	4/23/2021	1 Converse	wy	8.8889	8.8889	8.8889	8.8889	7.2222	0.11111112	0.18750000	-	1.00000000	0.81250000	0.81250000	1.00000000	0.81250000	-	-		-	35N 77W	25 W2NE	
Barron Flats	WY0067.007-		and Jon C Nicolaysen, II, Trustees of the KPK Family Trust,	Cowboy	0/01/0000							60.0400							4 0000000	0.707.107.00						25 E2NE. SE	
rospect	1	BFSU	PR dated July 31, 201 Peter C Nicolayser and Jon C Nicolaysen, II, Trustees of the		9/24/2022	2 Converse	WT	80.0000	80.0000	80.0000	80.0000	62.8100	0.33333333	0.18750000	0.02737500	1.00000000	0.78512500	0.78512500	1.00000000	0.78512500	-			-	3511 //W	25 EZINE, SE	
VY General	WY0067.007- 2	None	KPK Family Trust, HBP dated July 31, 201		9/24/2022	2 Converse	wy	26.6667	26.6667	26.6667	26.6667	21.3334	0.33333333	0.18750000	0.01250000	1.00000000	0.80000000	0.80000000	1.00000000	0.80000000	-			-	35N 77W	25 W2NE	
arron Flats rospect	WY0068.000- 1	BFSU	PR 13-00261	Gas LLC	9/2/2020	0 Converse	WY 200.0000	200.0000	200.0000	200.0000	200.0000	166.0250	1.00000000	0.12500000	0.04487500	1.00000000	0.83012500	0.83012500	1.00000000	0.83012500	-	-		-	35N 77W	36 NE, NENW	
/Y General	WY0068.000- 2	None	State of Wyoming HBP 13-00261	Kirkwood Oil & Gas LLC	9/2/2020	0 Converse	WY 440.0000	440.0000	440.0000	440.0000	440.0000	371.8000	1.00000000	0.12500000	0.03000000	1.00000000	0.84500000	0.84500000	1.00000000	0.84500000	-	-		-	35N 77W	36 S2, W2NW, SENW	
ole Creek	WY0069.000- 1		HFUN- NOPA USA WYW145614	JK Minerals Inc	12/31/2008	B Converse	WY 160.0000	160.0000	160.0000	160.0000	160.0000	120.0000	1.00000000	0.12500000	0.12500000	1.00000000	0.75000000	0.75000000	0.66670000	0.50002500	0.33330000	0.24997500)	-	35N 77W	24 SW	Below the Base of th Shannon
			Karen R Overton and Jon C Nicolaysen, Successor Trustee of the GJK Minera	l Alpha																							
ole Creek	WY0070.006- 1		HFUN- Trust dated NOPA 11/18/93 KGN Mineral Trus	Development Corporation	9/14/2016	6 Natrona	WY 80.0000	0 19.8000	19.8000	19.8000	19.8000	14.8500	0.24750000	0.17000000	0.08000000	1.00000000	0.75000000	0.75000000	0.66670000	0.50002500	0.33330000	0.24997500)	-	35N 77W	27 W2SW	Below the Base of the Shannon
ole Creek	WY0070.007- 1	- Cole Creek	HFUN- Jon C Nicolaysen NOPA Trustee		7/18/2017	7 Natrona	WY -	7.8355	7.8355	7.8355	7.8355	5.8766	0.09794427	0.17000000	0.08000000	1.00000000	0.75000000	0.75000000	0.66670000	0.50002500	0.33330000	0.24997500)	-	35N 77W	27 W2SW	Below the Base of th Shannon
ole Creek	WY0070.007- 2		KGN Mineral Trust HFUN- Jon C Nicolaysen NOPA Trustee		7/18/2017	7 Converse	WY 160.0000) 16.2480	16.2480	16.2480	16.2480	12.1860	0.10155000	0.17000000	0.08000000	1.0000000	0.75000000	0.75000000	0.66670000	0.50002500	0.33330000	0.24997500)	-	35N 77W	26 5252	

					To that certain Pu	urchase Agree	ment, by and	d among	g Canadian Ove	rseas Petroleur	m Limited and	Certain of its Subs	sidiaries (as set Section		hase Agreement), a	as COPL Entities, a	and the Lenders un	der the Credit A	Agreement (as defi	ned in the Purch	ase Agreement),	as Purchasers, d	ated effective the f	first day of the n	nonth in which	Closing occurs.				
Prospect								Stat	Report Gross	Tract Net	Company	Section Net			LessorMineralIn		OverridingRoyalt	TotalCompany	TotalCompanyN	EfectiveCompan								9	Se	DepthRestrictions/Oth
name	Lease + Tract	t Unit	Status	Lessor	Lessee	Exp date	County									LessorRoyalty		WI		yNRI	AOGWI	AOGNRI	COPLWI	COPLNRI	SWPWI	SWPNRI	Twn	Rng	c Legal Description	erComments
	WY0070.008	Cole	HELIN	Bonnet-Nicolayse Trust, Adrienne T																										Below the Base of the
Cole Creek	1	Creek		Bonnet Trustee	Wyoming, Inc.	7/19/20	17 Natrona	wy		24.6952	24.6952	24.6952	24.6952	18.5214	0.30868961	0.17000000	0.08000000	1.00000000	0.75000000	0.75000000	0.66670000	0.50002500	0.33330000	0.24997500			- 35N	77W	27 W2SW	Shannon
				Bonnet-Nicolayse																										
Cole Creek	WY0070.008			Trust, Adrienne T Bonnet Trustee		7/19/20	17 Converse	wv		43.8162	43.8162	43.8162	43.8162	32.8622	0.27385130	0.17000000	0.08000000	1.00000000	0.75000000	0.75000000	0.66670000	0.50002500	0.33330000	0.24997500			- 35N	77W	26 5252	Below the Base of the Shannon
cole creek	-	creek		bonnee mustee	in young, ne.	1/15/20				45.0102	45.0102	45.0102	45.0102	52.0022	0.27505150	0.17000000	0.00000000	1.00000000	0.7500000	0.75000000	0.00070000	0.50002500	0.555550000	0.24557500			5514		20 5252	Shannon
				Bonnet-Nicolayse																										
Cole Creek	WY0070.008	- Cole Creek		Trust, Adrienne T Bonnet Trustee	Blue Tip Energy Wyoming, Inc.	7/10/20	17 Natrona	ww	160.0000	0.8000	0.8000	0.8000	0.8000	0.6000	0.00500000	0.17000000	0.08000000	1.00000000	0.75000000	0.75000000	0.66670000	0.50002500	0.33330000	0.24997500			2551	77W	20 514/	Below the Base of the
COIE CIEEK	5	CIEEK	NOPA	Bonnet mustee	wyoning, mc.	//15/20	17 Nationa	VV I	100.0000	0.8000	0.8000	0.8000	0.8000	0.8000	0.00300000	0.17000000	0.08000000	1.00000000	0.73000000	0.75000000	0.00070000	0.30002300	0.55550000	0.24557500	-		· 55N	////	20 300	Shannon
				Karen R Overton																										
				and Jon C																										
				Nicolaysen Trustees of the GJ	ĸ																									
	WY0070.009	- Cole	HFUN-	Mineral Trust dtd																										
Cole Creek	1	Creek	NOPA	11/18/93	Wyoming, Inc.	7/16/20	17 Natrona	WY	-	19.8000	19.8000	19.8000	19.8000	14.8500	0.24750000	0.17000000	0.08000000	1.00000000	0.75000000	0.75000000	0.66670000	0.50002500	0.33330000	0.24997500	-		- 35N	77W	27 W2SW	
				Karen R Overton																										
				and Jon C																										
				Nicolaysen																										
				Trustees of the GJ																										
Cole Creek	WY0070.009			Mineral Trust dtd 11/18/93	Wyoming, Inc.	7/16/20	17 Converse	wy		31.0000	31.0000	31.0000	31.0000	23.2500	0.19375000	0.17000000	0.08000000	1.00000000	0.75000000	0.75000000	0.66670000	0.50002500	0.33330000	0.24997500			- 35N	77W	26 5252	
	-				,	.,,																								
				Karen R Overton																										
				and Jon C Nicolaysen																										
				Trustees of the GJ	к																									
	WY0070.009	- Cole		Mineral Trust dtd	Blue Tip Energy																									
Cole Creek	3	Creek		11/18/93	Wyoming, Inc.	7/16/20	17 Natrona	WY	-	0.8000	0.8000	0.8000	0.8000	0.6000	0.00500000	0.17000000	0.08000000	1.00000000	0.75000000	0.75000000	0.66670000	0.50002500	0.33330000	0.24997500	-		- 35N	77W	28 SW	
				Jon C Nicolaysen Trustee of the KG	N Aloba																									
	WY0070.010	- Cole		Mineral Trust dtd																										Below the Base of the
Cole Creek	1	Creek	NOPA	9/9/98	Corporation	9/14/20	16 Natrona	WY	-	7.8355	7.8355	7.8355	7.8355	5.8766	0.09794427	0.17000000	0.08000000	1.00000000	0.75000000	0.75000000	0.66670000	0.50002500	0.33330000	0.24997500	-		- 35N	77W	27 W2SW	Shannon
				Richard B Dalton																										
	WY0070.011	- Cole		and Marcia H	Blue Tip Energy																									
Cole Creek	1		NOPA		Wyoming, Inc.	7/20/20	17 Natrona	WY		0.7500	0.7500	0.7500	0.7500	0.6563	0.00937500	0.12500000	-	1.00000000	0.87500000	0.87500000	0.66670000	0.58336250	0.33330000	0.29163750	-		- 35N	77W	27 W2SW	
	WY0070 011	- Cole		Richard B Dalton and Marcia H	Blue Tip Energy																									
Cole Creek	2		NOPA		Wyoming, Inc.	7/20/20	17 Converse	wy	-	1.5000	1.5000	1.5000	1.5000	1.3125	0.00937500	0.12500000	-	1.00000000	0.87500000	0.87500000	0.66670000	0.58336250	0.33330000	0.29163750	-		- 35N	77W	26 5252	
				Cathy J George,																										
				Surviving Trustee of the Revocable																										
				Trust of Gene R																										
				George and Cathy																										
	WY0070.012			George dtd	Blue Tip Energy					46.0000										0.75000000	0.00070000									
WY General	1	None		12/22/05 Cathy J George,	Wyoming, Inc.	2/20/20	19 Converse	WY		16.0000	16.0000	8.0000	8.0000	6.0000	0.05000000	0.17000000	0.08000000	1.00000000	0.75000000	0.75000000	0.66670000	0.50002500	0.33330000	0.24997500	-		- 35N	77W	14 S2SE, NWSE, SESW	
				Surviving Trustee																										
				of the Revocable																										
				Trust of Gene R George and Cathy																										
	WY0070.012	-		George dtd	Blue Tip Energy																									
WY General	1	None	HBP	12/22/05	Wyoming, Inc.	2/20/20	19 Converse	WY				8.0000	8.0000	6.0000	0.05000000	0.17000000	0.08000000	1.00000000	0.75000000	0.75000000	0.66670000	0.50002500	0.33330000	0.24997500	-		- 35N	77W	23 NE	
				Cathy J George,																										
				Surviving Trustee of the Revocable																										
				Trust of Gene R																					1	1				
				George and Cathy																										
Cole Creek	WY0070.012			George dtd 12/22/05	Blue Tip Energy Wyoming, Inc.	2/20/20	19 Converse	wy	_	3.1578	3.1578	3.1578	3.1578	2.3684	0.01973620	0.17000000	0.08000000	1.00000000	0.75000000	0 75000000	0.66670000	0.50002500	0 33330000	0.24997500			- 35N	77W	26 5252	
LOIC GIECK	1	CIECK	- I OF A		regionality, me.	2/20/20			-	5.1570	5.1578	5.15/8	5.1578	2.3004	0.02575020	0.1,000000	0.0000000	1.00000000	0.7500000	0.75000000	0.00070000	0.0002000	0.55550000		1		3514			1
C-1- C 1	WY0070.013			Margaret J	Blue Tip Energy	7/17/07	17			0.000-	0.007-	0.000-		0.000-	0.00530035	0.1250000-	0.40500005	1 0000000 -	0.7500000-	0 7500005-	0.00000000	0.50000555	0.000000	0.20075				770.0	20022	
Cole Creek	1	Creek	NOPA	Converse	Wyoming, Inc.	//1//20	17 Converse	WY	-	0.8333	0.8333	0.8333	0.8333	0.6250	0.00520830	0.12500000	0.12500000	1.00000000	0.75000000	0.75000000	0.66670000	0.50002500	0.33330000	0.24997500	-		- 35N	//W	26 5252	
	WY0070.014	1-		James F Clark Oil	Blue Tip Energy																									
WY General	1	None		Properties	Wyoming, Inc.	12/11/20	18 Converse	WY		16.0000	16.0000	8.0000	8.0000	6.0000	0.05000000	0.17000000	0.08000000	1.00000000	0.75000000	0.75000000	0.66670000	0.50002500	0.33330000	0.24997500	-	_	- 35N	77W	14 S2SE, NWSE, SESW	
	WY0070.014	L-		James F Clark Oil	Blue Tip Eperm																				1	1				
WY General	1	None		Properties	Wyoming, Inc.	12/11/20	18 Converse	wy				8.0000	8.0000	6.0000	0.05000000	0.17000000	0.08000000	1.00000000	0.75000000	0.75000000	0.66670000	0.50002500	0.33330000	0.24997500	-		- 35N	77W	23 NE	
	-	1			1. 0, 1.01	, , ,==	1	-																	1		1.1.0			

					incluase Agree	ement, by a	no among	g Canadian Ove	iseas recioleul	n Linnteu anu C	ertain of its sub.		Section	lase Agreement),	as cor c chilles, e	and the Lenders un	der the credit A	greement (as der	ineu in the Furche	ise Agreement,	as rui chasers, u	ateu enecuve the r	ist day of the m	onen n winen e	iosing occurs.			
Prospect	Lease + Tract Unit	Status	Lossor	Lessee	Exp date	County			Tract Net Acres	Company Net Acres				LessorMineralIn terest	LessorRoyalty	OverridingRoyalt			EfectiveCompan vNRI	AOGWI	AOGNRI	COPLWI	COPLNRI	SWPWI	SWPNRI		Se c Legal Description	DepthRestrictions/O erComments
ame	Lease + Tract Unit	Status	Lessor	Lessee	Exp date	County	e	Acres	Acres	Net Acres	Acres	Acres	Acres	terest	Lessorkoyaity	y	WI	ĸı	yinki	AUGWI	AUGNKI	COPLWI	COPLINKI	SWPWI	SWPINKI		c Legal Description	ercomments
Cole Creek	WY0070.014- Cole 2 Creek			Blue Tip Energy Wyoming, Inc.	12/11/20	018 Convers	se wy		3.1578	3.1578	3.1578	3.1578	2.3684	0.01973620	0.17000000	0.08000000	1.00000000	0.75000000	0.75000000	0.66670000	0.50002500	0.33330000	0.24997500		-	35N 77W	26 5252	
	WY0071.000-																										Lots 1(39.06), 2(39.13), 3(39.19),	Below the Base of th
VY General	1 None	HBP	USA WYW120471	Norma Rose	6/30/19	95 Convers	se WY	557.3800	557.3800	557.3800	397.3800	397.3800	307.7137	1.00000000	0.12500000	0.10064361	1.00000000	0.77435639	0.77435639	0.66670000	0.51626341	0.33330000	0.25809298	-	-	35N 77W	3 S2NE, SENW, SE	Shannon
VY General	WY0071.000- 1 None	нвр	USA WYW120471	Norma Rose	6/30/19	95 Convers	se wy				160.0000	160.0000	123.8970	1.00000000	0.12500000	0.10064361	1.00000000	0.77435639	0.77435639	0.66670000	0.51626341	0.33330000	0.25809298			36N 77W	34 SW	Below the Base of th Shannon
	WY0071.000-																											Below the Base of th
VY General	2 None WY0072.000- Cole	PR HFUN-	USA WYW120471	Norma Rose Patrick A.	6/30/19	995 Natrona	a WY	80.0000	80.0000	80.0000	80.0000	80.0000	61.9485	1.00000000	0.12500000	0.10064361	1.00000000	0.77435639	0.77435639	0.66670000	0.51626341	0.33330000	0.25809298	-	-	35N 77W	3 E2SW	Shannon Below the Base of th
Cole Creek	1 Creek	PA	USA WYW02331A	Doheny	7/31/19	55 Convers	se WY	80.0000	80.0000	80.0000	80.0000	80.0000	60.0000	1.00000000	0.12500000	0.12500000	1.00000000	0.75000000	0.75000000	0.66670000	0.50002500	0.33330000	0.24997500		-	35N 77W	26 N2SE	Shannon
VY General	WY0072.000- 2 None	HBP	USA WYW02331A	Patrick A. Doheny	7/31/19	55 Convers	se wy	160.0000	160.0000	160.0000	160.0000	160.0000	120.0000	1.00000000	0.12500000	0.12500000	1.00000000	0.75000000	0.75000000	0.66670000	0.50002500	0.33330000	0.24997500			35N 77W	34 SF	Below the Base of the Shannon
	WY0072.000- Cole	HFUN-		Patrick A.																								Below the Base of th
ole Creek	3 Creek	PA	USA WYW02331A	Doheny	7/31/19	955 Convers	se WY	160.0000	160.0000	160.0000	160.0000	160.0000	120.0000	1.00000000	0.12500000	0.12500000	1.00000000	0.75000000	0.75000000	0.66670000	0.50002500	0.33330000	0.24997500	-	-	35N 77W	26 NE	Shannon
			James Harold Mills,																									
ole Creek	WY0073.001- Cole 1 Creek	PR	Widower of Elizabeth A Mills	Clark & George	2/2/10	92 Convers		40.0000	6.6667	6.6667	6.6667	6.6667	5.1272	0.16666667	0.16000000	0.07092625	1.00000000	0.76907375	0.76907375	0.66670000	0.51274147	0.33330000	0.25633228			35N 77W	22 11/1/5/14/	Below the Base of the Shannon
JUIE CLEEK	1 Cleek	rn.	Elizabeth A Willis	Claik & George	5/ 5/ 15	552 COnvers	se wr	40.0000	0.0007	0.0007	0.0007	0.0007	5.1272	0.10000007	0.1000000	0.07092023	1.00000000	0.70907373	0.70907373	0.00070000	0.312/414/	0.55550000	0.23033228			3310 7790	25 111131	Shannon
	WY0073.001-		James Harold Mills, Widower of																									Below the Base of th
VY General	2 None	HBP	Elizabeth A Mills	Clark & George	3/3/19	92 Convers	se WY	80.0000	13.3333	13.3333	13.3333	13.3333	10.1479	0.16666667	0.16000000	0.07890375	1.00000000	0.76109625	0.76109625	0.66670000	0.50742287	0.33330000	0.25367338	-		35N 77W	23 NENW, SWNW	Shannon
	WY0073.001-		James Harold Mills, Widower of																									Below the Base of th
VY General	3 None	HBP	Elizabeth A Mills	Clark & George	3/3/19	92 Convers	se WY	40.0000	6.6667	6.6667	6.6667	6.6667	5.0740	0.16666667	0.16000000	0.07890375	1.00000000	0.76109625	0.76109625	0.66670000	0.50742287	0.33330000	0.25367338	-	-	35N 77W	23 SENW	Shannon
ole Creek	WY0073.002- Cole 1 Creek	PR	Sara Tyler Potter	Clark & George	3/3/19	92 Convers	se wy		2.3333	2.3333	2.3333	2.3333	1.7945	0.05833333	0.16000000	0.07092625	1.00000000	0.76907375	0.76907375	0.66670000	0.51274147	0.33330000	0.25633228			35N 77W	23 NWSW	Below the Base of the Shannon
	WY0073.002-																											Below the Base of th
VY General	2 None WY0073.002-	HBP	Sara Tyler Potter	Clark & George	3/3/19	92 Convers	se WY	-	4.6667	4.6667	4.6667	4.6667	3.5717	0.05833334	0.16000000	0.07463133	1.00000000	0.76536867	0.76536867	0.66670000	0.51027129	0.33330000	0.25509738	-	-	35N 77W	23 NENW, SWNW	Shannon Below the Base of th
WY General	3 None	нвр	Sara Tyler Potter	Clark & George	3/3/19	92 Convers	se WY	-	2.3333	2.3333	2.3333	2.3333	1.7759	0.05833334	0.16000000	0.07890384	1.00000000	0.76109616	0.76109616	0.66670000	0.50742281	0.33330000	0.25367335	-	-	35N 77W	23 SENW	Shannon
			Jerome J O'Brien, a																									
			Married Man																									
,	WY0073.003- Cole		dealing with his sole and separate																									Below the Base of th
Cole Creek	1 Creek	PR	property	Clark & George	3/3/19	92 Convers	se WY		1.6667	1.6667	1.6667	1.6667	1.2818	0.04166667	0.16000000	0.07092625	1.00000000	0.76907375	0.76907375	0.66670000	0.51274147	0.33330000	0.25633228	-	-	35N 77W	23 NWSW	Shannon
			Jerome J O'Brien, a																									
			Married Man																									
,	WY0073.003-		dealing with his sole and separate																									Below the Base of th
VY General			property	Clark & George	3/3/19	92 Convers	se WY	-	3.3333	3.3333	3.3333	3.3333	2.5512	0.04166667	0.16000000	0.07463131	1.00000000	0.76536869	0.76536869	0.66670000	0.51027131	0.33330000	0.25509738	-	-	35N 77W	23 NENW, SWNW	Shannon
			Jerome J O'Brien, a																									
			Married Man																									
	WY0073.003-		dealing with his sole and separate																									Below the Base of th
WY General	3 None	HBP	property	Clark & George	3/3/19	92 Convers	se WY	-	1.6667	1.6667	1.6667	1.6667	1.2685	0.04166667	0.16000000	0.07890381	1.00000000	0.76109619	0.76109619	0.66670000	0.50742283	0.33330000	0.25367336		-	35N 77W	23 SENW	Shannon
ole Creek	WY0073.004- Cole 1 Creek		Kolette N Martin, a single woman	Clark & George	3/3/10	92 Convers			0.0667	0.0667	0.0667	0.0667	0.0513	0.00166667	0.16000000	0.07092625	1.00000000	0.76907375	0.76907375	0.66670000	0.51274147	0.33330000	0.25633228			35N 77W	22 NWSW	Below the Base of the
	WY0073.004-		Kolette N Martin, a	Clark & George	5/5/15	752 CONVERS		-	0.0007	0.0007	0.0007	0.0007	0.0515	0.00100007	0.10000000	0.07032025	1.00000000	0.70507575	0.70507575	0.00070000	0.512/414/	0.55550000	0.23033220		-	5514 7744	25 111/51	Below the Base of th
VY General	2 None WY0073.004-	HBP	single woman Kolette N Martin, a	Clark & George	3/3/19	992 Convers	se WY	-	0.8000	0.8000	0.8000	0.8000	0.6123	0.01000000	0.16000000	0.07463125	1.00000000	0.76536875	0.76536875	0.66670000	0.51027135	0.33330000	0.25509740	-	-	35N 77W	23 NENW, SWNW	Shannon Below the Base of th
WY General		HBP	single woman	Clark & George	3/3/19	92 Convers	se WY	-	0.4000	0.4000	0.4000	0.4000	0.3044	0.01000000	0.16000000	0.07890376	1.00000000	0.76109624	0.76109624	0.66670000	0.50742286	0.33330000	0.25367338	-	-	35N 77W	23 SENW	Shannon
			Niaslaura Camilu																									
			Nicolaysen Family Trust by Mary H																									
			Nicolaysen																									
			Trustee; G G Nicolaysen Jr,																									
			Karen R Overton																									
			and Jon C Nicolaysen																									
			Individually and as																									
	WY0073.005- Cole		Trustees of the Nicolaysen Family																									Below the Base of th
- I																												

				To that certain Pt	Irchase Agreen	ient, by and					5	Section	Section					greement (as defin			as Purchasers, da	ated effective the f	irst day of the n	ionth in which C	losing occurs.			
Prospect name	Lease + Tract	t Unit Sta	tus Lessor	Lessee	Exp date	County	Stat Repo e Acres						Company NRI Le Acres te		LessorRoyalty y			TotalCompanyN I RI	EfectiveCompan /NRI	AOGWI	AOGNRI	COPLWI	COPLNRI	SWPWI	SWPNRI		Se c Legal Description	DepthRestrictions/Oth erComments
WY General	WY0073.005		Nicolaysen Family Trust by Mary H Nicolaysen Trustee; G G Nicolaysen Ir, Karen R Overton and Jon C Nicolaysen Individually and as Trustees of the Nicolaysen Family Trust	Clark & George	3/3/199	2 Converse	wy		28.6667	28.6667	28,6667	28.6667	21.9406	0.35833333	0.16000000	0.07463124	1.00000000	0.76536876	0 76536876	0.66670000	0.51027135	0.33330000	0.25509741			- 35N 77W	23 NENW, SWNW	Below the Base of the Shannon
WY General	WY0073.005 3		Nicolaysen Family Trust by Mary H Nicolaysen Trustee; G G Nicolaysen Jr, Karen R Overton and Jon C Nicolaysen Individually and as Trustees of the Nicolaysen Family Trust	Clark & George		2 Converse		-	14.3333	14.3333	14.3333	14.3333	10.9090	0.35833333	0.16000000		1.0000000		0.76109626		0.50742288		0.25367338			- 35N 77W	23 SENW	Below the Base of the Shannon
Cole Creek	WY0073.006		Metta J Martin, a married woman dealing with her sole and separate property	Clark & George		2 Converse			0.0667	0.0667	0.0667	0.0667	0.0513	0.00166667	0.16000000		1.0000000		0.76907375		0.51274147		0.25633228	-		- 35N 77W		Below the Base of the Shannon
WY General	WY0073.006 2		Metta J Martin, a married woman dealing with her sole and separate property Metta J Martin, a	Clark & George	3/3/1992	2 Converse	WY	-	0.8000	0.8000	0.8000	0.8000	0.6123	0.01000000	0.16000000	0.07463125	1.00000000	0.76536875	0.76536875	0.66670000	0.51027135	0.33330000	0.25509740	-		- 35N 77W	23 NENW, SWNW	Below the Base of the Shannon
WY General	WY0073.006	- None HBI	married woman dealing with her sole and separate property	Clark & George	3/3/1992	2 Converse	wy	-	0.4000	0.4000	0.4000	0.4000	0.3044	0.01000000	0.16000000	0.07890376	1.00000000	0.76109624	0.76109624	0.66670000	0.50742286	0.33330000	0.25367338	-		35N 77W	23 SENW	Below the Base of the Shannon
Cole Creek	WY0073.007	- Cole Creek PR	First National Bank of Florence, Trustee U/W of Peter C Nicolaysen III for the benefit of Amy Kristin Nicolaysen and Wendy Chris Nicolaysen	Clark & George	3/3/1992	2 Converse	wy	-	0.8000	0.8000	0.8000	0.8000	0.6153	0.02000000	0.16000000	0.07092625	1.0000000	0.76907375	0.76907375	0.66670000	0.51274147	0.33330000	0.25633228	-		- 35N 77W	23 NWSW	Below the Base of the Shannon
WY General	WY0073.007		First National Bank of Florence, Trustee U/W of Peter C Nicolaysen III for the benefit of Amy Kristin Nicolaysen and Wendy Chris Nicolaysen	Clark & George	3/3/1993	2 Converse	WY	-	1.6000	1.6000	1.6000	1.6000	1.2246	0.02000000	0.16000000	0.07463125	1.0000000	0.76536875	0.76536875	0.66670000	0.51027135	0.33330000	0.25509740			- 35N 77W	23 NENW, SWNW	Below the Base of the Shannon
WY General	WY0073.007		First National Bank of Florence, Trustee U/W of Peter C Nicolaysen III for the benefit of Amy Kristin Nicolaysen and Wendy Chris	Clark & George		2 Converse			0.8000	0.8000	0.8000	0.8000	0.6089	0.02000000	0.16000000		1.0000000		0.76109625		0.50742287		0.25367338			- 35N 77W		Below the Base of the
Cole Creek	WY0073.008		Mrs. Katherine G Nicolaysen, a widow	Clark & George		2 Converse		-	10.9333	10.9333	10.9333	10.9333		0.27333333	0.16000000		1.00000000				0.51274147		0.25367338	-		- 35N 77W		Below the Base of the Shannon

Exhibit A-1

			Тс	o that certain Pu	rchase Agreem	ent, by and	among (Canadian Over	rseas Petroleun	n Limited and	Certain of its Sub		forth in the Purch Section	hase Agreement),	as COPL Entities, a	and the Lenders un	nder the Credit A	greement (as de	fined in the Purcha	ise Agreement),	as Purchasers, d	ated effective the fi	irst day of the mont	th in which Closing	g occurs.				
Prospect							Stat R	leport Gross	Tract Net	Company	Section Net	Company Net		LessorMineralIn		OverridingRoyalt	TotalCompany	TotalCompanyN	EfectiveCompan								Se		DepthRestrictions/Oth
name	Lease + Tract Unit	Status Lessor	ı	Lessee	Exp date	County	e A	cres		Net Acres	Acres		Acres	terest	LessorRoyalty	y y	wi	RI	yNRI	AOGWI	AOGNRI	COPLWI	COPLNRI SV	NPWI SW	VPNRI 1	Twn Rr		Legal Description	erComments
	WY0073.008-	Mrs. Kathe Nicolayser																											Below the Base of the
WY General	2 None	HBP widow		Clark & George	3/3/1992	Converse	WY	-	20.5333	20.5333	20.5333	20.5333	15.7157	0.25666666	0.16000000	0.07462417	1.00000000	0.76537583	0.76537583	0.66670000	0.51027607	0.33330000	0.25509976	-	- 3	35N 77	W 23 I	NENW, SWNW	Shannon
	WY0073.008-	Mrs. Kathe Nicolayser																											Below the Base of the
WY General	3 None	HBP widow		Clark & George	3/3/1992	Converse	WY	-	10.2667	10.2667	10.2667	10.2667	7.8139	0.25666666	0.16000000	0.07890373	1.00000000	0.76109627	0.76109627	0.66670000	0.50742288	0.33330000	0.25367339	-	- 3	35N 77	W 23	SENW	Shannon
		Mark M																											
Cole Creek	WY0073.009- Cole 1 Creek	Nicolayser PR man	n, a single	Clark & George	3/3/1992	Converse	wy		0.8000	0.8000	0.8000	0.8000	0.6153	0.02000000	0.16000000	0.07092625	1.00000000	0.76907375	0.76907375	0.66670000	0.51274147	0.33330000	0.25633228			85N 77	w 23	NWSW	Below the Base of the Shannon
		Mark M			0, 0, 2002																								
	WY0073.009-	Nicolayser							4 6000			4 6000				0.07460405		0.70500075	0.70500075	0.00070000	0.54003405		0.05500740						Below the Base of the
WY General	2 None	HBP man Mark M		Clark & George	3/3/1992	2 Converse	VVY		1.6000	1.6000	1.6000	1.6000	1.2246	0.02000000	0.16000000	0.07463125	1.00000000	0.76536875	0.76536875	0.66670000	0.51027135	0.33330000	0.25509740	-	- 3	3511 77	VV 23	NENW, SWNW	Shannon
	WY0073.009-	Nicolayser																											Below the Base of the
WY General	3 None WY0073.010- Cole	HBP man	(Clark & George	3/3/1992	2 Converse	WY	-	0.8000	0.8000	0.8000	0.8000	0.6089	0.02000000	0.16000000	0.07890375	1.00000000	0.76109625	0.76109625	0.66670000	0.50742287	0.33330000	0.25367338	-	- 3	35N 77	W 23 5	SENW	Shannon Below the Base of the
Cole Creek	1 Creek	PR Neal A Tyl	er Jr. 0	Clark & George	3/3/1992	Converse	wy	-	2.3333	2.3333	2.3333	2.3333	1.7945	0.05833332	0.16000000	0.07092625	1.00000000	0.76907375	0.76907375	0.66670000	0.51274147	0.33330000	0.25633228	-	- 3	35N 77	W 23	NWSW	Shannon
	WY0073.010-				- /- /																								Below the Base of the
WY General	2 None WY0073.010-	HBP Neal A Tyl	er Jr. (Clark & George	3/3/1992	2 Converse	WY	-	4.6667	4.6667	4.6667	4.6667	3.5717	0.05833333	0.16000000	0.07463121	1.00000000	0.76536879	0.76536879	0.66670000	0.51027137	0.33330000	0.25509742	-	- 3	35N 77	W 23	NENW, SWNW	Shannon Below the Base of the
WY General	3 None	HBP Neal A Tyl	er Jr. 0	Clark & George	3/3/1992	Converse	WY	-	2.3333	2.3333	2.3333	2.3333	1.7759	0.05833333	0.16000000	0.07890371	1.00000000	0.76109629	0.76109629	0.66670000	0.50742290	0.33330000	0.25367339	-	- 3	35N 77	W 23	SENW	Shannon
	WY0074.000- Cole	HFUN-	F	Patrick A.																									Below the Base of the
Cole Creek	1 Creek	NOPA USA WYW	03105A	Doheny	7/31/1955	Converse	WY	40.0000	40.0000	40.0000	40.0000	40.0000	30.0000	1.00000000	0.12500000	0.12500000	1.00000000	0.75000000	0.75000000	0.66670000	0.50002500	0.33330000	0.24997500	-	- 3	35N 77	W 26	SENW	Shannon
	WY0074.000- Cole	HFUN-	F	Patrick A.																									Below the Base of the
Cole Creek		NOPA USA WYW	03105A	Doheny	7/31/1955	Converse	WY	40.0000	40.0000	40.0000	40.0000	40.0000	30.0000	1.00000000	0.12500000	0.12500000	1.00000000	0.75000000	0.75000000	0.66670000	0.50002500	0.33330000	0.24997500	-	- 3	35N 77	W 26	SWNW	Shannon
																													Below the Base of the
	WY0076.000- Cole	HFUN-	F	Patrick A																									Shannon, Excluding
Cole Creek	1 Creek	PA USA WYW	01486B [Doheny	5/31/1955	6 Converse	WY	40.0000	40.0000	40.0000	40.0000	40.0000	30.0000	1.00000000	0.12500000	0.12500000	1.00000000	0.75000000	0.75000000	0.66670000	0.50002500	0.33330000	0.24997500	-	- 3	35N 77	W 26 I	NENW	the Frontier Formation
	WY0076.000- Cole	HFUN-	F	Patrick A																									Frontier Formation
Cole Creek	1V1 Creek	NOPA USA WYW	01486B [Doheny	5/31/1955	Converse	WY	-		-	40.0000	40.0000	30.0000	1.00000000	0.12500000	0.12500000	1.00000000	0.75000000	0.75000000	0.66670000	0.50002500	0.33330000	0.24997500	-	- 3	35N 77	W 26 I	NENW	only
	WY0076.000- Cole	HFUN-	F	Patrick A																									Below the Base of the
Cole Creek	2 Creek	NOPA USA WYW	01486B [Doheny	5/31/1955	Natrona	WY	80.0000	80.0000	80.0000	80.0000	80.0000	60.0000	1.00000000	0.12500000	0.12500000	1.00000000	0.75000000	0.75000000	0.66670000	0.50002500	0.33330000	0.24997500	-	- 3	35N 77	W 29	W2NE	Shannon
	WY0076.000- Cole	HFUN-		Patrick A																									Base of the Shannon
Cole Creek	3 Creek	NOPA USA WYW	01486B [Doheny	5/31/1955	Natrona	WY	80.0000	80.0000	80.0000	80.0000	80.0000	60.0000	1.00000000	0.12500000	0.12500000	1.00000000	0.75000000	0.75000000	0.66670000	0.50002500	0.33330000	0.24997500	-	- 3	35N 77	W 29 I	E2NE	to 8,935'
	WY0076.000- Cole	HFUN-		Patrick A																									Formations below
Cole Creek	3V1 Creek	NOPA USA WYW		Doheny General	5/31/1955	Natrona	WY				80.0000	80.0000	60.0000	1.00000000	0.12500000	0.12500000	1.00000000	0.75000000	0.75000000	0.66670000	0.50002500	0.33330000	0.24997500	-	- 3	35N 77	W 29 I	E2NE	8,935'
				Petroleum																									
	WY0077.000- Cole	HFUN- NOPA USA WYCO		Corporation of	c/40/4050				240.0000			240.0000		1.00000000	0.12500000	0.40500000		0.75000000	0.75000000	0.66670000	0.50002500	0.33330000	0.24997500				W 21		E, Below the Base of the Shannon
Cole Creek	1 Creek	NOPA USA WYCL		General	6/19/1958	8 Natrona	WY	240.0000	240.0000	240.0000	240.0000	240.0000	180.0000	1.00000000	0.12500000	0.12500000	1.00000000	0.75000000	0.75000000	0.66670000	0.50002500	0.33330000	0.24997500	-	- 3	35N 77	W 21	SESE	Snannon
				Petroleum																									
Cole Creek	WY0078.000- Cole 1 Creek	HFUN- NOPA USA WYCO		Corporation of	6/10/1059	8 Natrona		400.0000	400.0000	400.0000	320.0000	320.0000	246.1036	1.00000000	0.12500000	0.10592625	1.00000000	0.76907375	0.76907375	0.66670000	0.51274147	0.33330000	0.25633228			2EN 77	w 15	w2	Below the Base of the Shannon
COLE CLEEK	1 Cleek	NOPA OSA WICC		General	0/15/1550	Nationa	VV I	400.0000	400.0000	400.0000	320.0000	320.0000	240.1050	1.00000000	0.12300000	0.10392023	1.0000000	0.70907373	0.70507373	0.00070000	0.312/414/	0.33330000	0.23033228		- 3	5511 77	VV 13	VV2	
			F	Petroleum																									
Cole Creek	WY0078.000- Cole 1 Creek	HFUN- NOPA USA WYCO		Corporation of California	6/19/1958	Natrona	wy				80.0000	80.0000	61.5259	1.00000000	0.12500000	0.10592625	1.00000000	0.76907375	0.76907375	0.66670000	0.51274147	0.33330000	0.25633228			35N 77	W 21	NENE, SWSE	Below the Base of the Shannon
JOIC CIECK	- Creek		(General	5, 15, 1556		<u> /</u>				30.0000	00.0000	51.5255	1.0000000	0.1200000	0.10002020	1.0000000	5., 550, 575	0.70507575	0.00070000	0.312/414/	0.000000	0.23033220	-	- 3				
	100070 000 0 1			Petroleum																									Delawates D. C.
Cole Creek	WY0078.000- Cole 2 Creek	PR USA WYCO		Corporation of California	6/19/1958	Converse	wy	80.0000	80.0000	80.0000	80.0000	80.0000	59.6815	1.00000000	0.12500000	0.12898094	1.00000000	0.74601906	0.74601906	0.66670000	0.49737091	0.33330000	0.24864815	-	- 14	35N 77	w 22	E2SE	Below the Base of the Shannon
			(General	2, 22, 2330																								-
	WY0078.000- Cole	HEUN-		Petroleum																									Relays the Poor of "
Cole Creek	3 Creek	NOPA USA WYCC		Corporation of California	6/19/1958	Converse	wy	80.0000	80.0000	80.0000	80.0000	80.0000	61.0205	1.00000000	0.12500000	0.11224390	1.00000000	0.76275610	0.76275610	0.66670000	0.50852949	0.33330000	0.25422661	-	- 3	35N 77	w 22	W2SE	Below the Base of the Shannon
			0	General	,	1																							1
	WY0078.000-			Petroleum Corporation of																									Below the Base of the
WY General		HBP USA WYCO			6/19/1958	Converse	wy	160.0000	160.0000	160.0000	160.0000	160.0000	123.0518	1.00000000	0.12500000	0.10592625	1.00000000	0.76907375	0.76907375	0.66670000	0.51274147	0.33330000	0.25633228	-	- 3	35N 77	W 15	SE	Shannon
													-																
Cole Creek	WY0079.000- Cole 1 Creek	PR USA WYCO		Peter C Nicolavsen et al	9/11/1047	Natrona	wy	960.0000	960.0000	960.0000	640.0000	640.0000	469.8199	1.00000000	0.12500000	0.14090644	1.00000000	0.73409356	0.73409356	0.66670000	0.48942018	0.33330000	0.24467338	_		25N 77	w 17	ΔΙΙ	Below the Base of the Shannon
Cole Creek	L Creek	I'' USA WYCC	100331	incolaysen et al	5/11/1942	- Insuriona	44.1	000.000	500.0000	900.0000	1 040.0000	040.0000	403.0133	1.00000000	0.12300000	0.14050044	1.00000000	0.73403330	0.73403330	0.00070000	0.40342018	0.000000	0.2440/336	-	- 3	ייין אוכי	vv 1//	Aii	Jananiion

Exhibit A-1

				To that certain P	urchase Ag	reement	, by and a	among C	anadian Ove	erseas Petroleur	n Limited and	Certain of its Subs	sidiaries (as set Section	t forth in the Pur Section	chase Agreement),	as COPL Entities, a	and the Lenders un	der the Credit A	greement (as def	ined in the Purch	ase Agreement),	as Purchasers, d	ated effective the fi	irst day of the	month in which	Closing occurs.			
Prospect			a		<i></i>				eport Gross						LessorMineralIn		OverridingRoyalt	TotalCompany		EfectiveCompan vNRI			COPLWI		SWPWI	SWPNRI		Se	DepthRestrictions/Otl erComments
name	Lease + Tract	t Unit	Status Lessor	Lessee	Exp date		ounty	e Ac	res	Acres	Net Acres	Acres	Acres	Acres	terest	LessorRoyalty	y	WI	ĸı	ynki	AOGWI	AOGNRI	COPLWI	COPLNRI	SWPWI	SWPNRI	Twn Kng	c Legal Description	erComments
Cole Creek	WY0079.000- 1		PR USA WYC060331	Peter C Nicolaysen et al	9/11/	/1942 Na	atrona	wy				320.0000	320.0000	234.9099	1.00000000	0.12500000	0.14090644	1.00000000	0.73409356	0.73409356	0.66670000	RTonly	0.33330000	RTonly		-	35N 77W	20 N2	Below the Base of the Shannon
WY General	WY0079.000- 2	None	HBP USA WYC060331	Peter C Nicolaysen et al	9/11/	/1942 Na	atrona	wy		-					1.00000000		0.14090644		0.73409356		0.06148441	RTonly	0.03073759	RTonly	-		35N 77W	19 NE	(RT interest only - Not mapped)
WY General	WY0080.000- 1	None	HBP USA WYC060424	A. L. Gilley	7/9/	/1942 Cd	onverse	wy	800.0000	800.0000	800.0000	480.0000	480.0000	360.0000	1.00000000	0.12500000	0.12500000	1.00000000	0.75000000	0.75000000	0.66670000	0.50002500	0.33330000	0.24997500			35N 77W	11 N2. SE	Base of Shannon to Top of Morrison
WY General	WY0080.000- 1	None	HBP USA WYC060424	A. L. Gilley	7/9/	/1942 Co	onverse	wy				320.0000	320.0000	240.0000	1.00000000	0.12500000	0.12500000	1.00000000	0.75000000	0.75000000	0.66670000	0.50002500	0.33330000	0.24997500		-	35N 77W	14 N2	Base of Shannon to Top of Morrison
WY General	WY0080.000- 2	None	HBP USA WYC060424	A. L. Gilley	7/9/	/1942 Co	onverse	WY	160.0000	160.0000	160.0000	160.0000	160.0000	122.1626	1.00000000	0.12500000	0.11148375	1.00000000	0.76351625	0.76351625	0.66670000	0.50903628	0.33330000	0.25447997		-	35N 77W	15 NE	Base of Shannon to Top of Morrison
WY General	WY0080.000- 3	None	HBP USA WYC060424	A. L. Gilley	7/9/	/1942 Co	onverse	wy	160.0000	160.0000	160.0000	160.0000	160.0000	120.0000	1.00000000	0.12500000	0.12500000	1.00000000	0.75000000	0.75000000	0.66670000	0.50002500	0.33330000	0.24997500	- 10		35N 77W	18 SE	Base of Shannon to 8,575'
WY General	WY0080.000- 3V1		HBP USA WYC060424	A. L. Gilley	7/9/	/1942 Co	onverse	wy				160.0000	160.0000	120.0000	1.00000000	0.12500000	0.12500000	1.00000000	0.75000000	0.75000000	0.66670000	0.50002500	0.33330000	0.24997500		-	35N 77W	18 SE	Below 8,575'
WY General	WY0080.000-	None	HBP USA WYC060424	A. L. Gilley	7/0	/1942 Ni	atrona	wy	312.6000	312.6000	312.6000	312.6000	312.6000	234.4500	1.00000000	0.12500000	0.12500000	1.00000000	0.75000000	0.75000000	0.66670000	0.50002500	0.33330000	0.24997500			251 774	Lot 1 (36.25), Lot 2 18 (36.35), E2NW, NE	Below the Base of the
wr General	4	None	HBP 03A W1000424	A. L. Giney	1/5/	1342 1	atrona		312.0000	512.0000	512.0000	512.0000	312.0000	234.4300	1.0000000	0.12300000	0.12500000	1.0000000	0.75000000	0.73000000	0.00070000	0.30002300	0.55550000	0.24557500			3310 7770	10 (30.33), E2NW, NE	Shannon
Cole Creek	WY0080.000- 5		HFUN- NOPA USA WYC060424	A. L. Gilley	7/9/	/1942 Co	onverse	wy	560.0000	560.0000	560.0000	320.0000	320.0000	246.1036	1.00000000	0.12500000	0.10592624	1.00000000	0.76907376	0.76907376	0.66670000	0.51274148	0.33330000	0.25633228	3 -	-	35N 77W	21 W2	Below the Base of the Shannon
	WY0080.000-	Cole	HFUN-																										Below the Base of the
Cole Creek	5		NOPA USA WYC060424	A. L. Gilley	7/9/	/1942 Co	onverse	WY				80.0000	80.0000	61.5259	1.00000000	0.12500000	0.10592624	1.00000000	0.76907376	0.76907376	0.66670000	0.51274148	0.33330000	0.25633228	3 -	-	35N 77W	22 N2NW	Shannon
	WY0080.000-		HFUN-																										Below the Base of the
Cole Creek	5	Creek	NOPA USA WYC060424	A. L. Gilley	7/9/	/1942 Co	onverse	WY				160.0000	160.0000	123.0518	1.00000000	0.12500000	0.10592624	1.00000000	0.76907376	0.76907376	0.66670000	0.51274148	0.33330000	0.25633228	3 -	-	35N 77W	28 NE	Shannon
Cole Creek	WY0080.000- 6		HFUN- NOPA USA WYC060424	A. L. Gilley	7/9/	/1942 Co	onverse	WY	160.0000	160.0000	160.0000	160.0000	160.0000	122.0412	1.00000000	0.12500000	0.11224240	1.00000000	0.76275760	0.76275760	0.66670000	0.50853049	0.33330000	0.25422711	1 -		35N 77W	22 NE	Below the Base of the Shannon
			HEUN-	General Petroleum																									
Cole Creek	WY0081.001- 1	Creek	NOPA B M Woods	Corporation	3/26/	/1956 Co	onverse	WY	160.0000	30.0000	30.0000	30.0000	30.0000	23.0722	0.18750000	0.12500000	0.10592622	1.00000000	0.76907378	0.76907378	0.66670000	0.51274149	0.33330000	0.25633229		-	35N 77W	27 SE	Below the Base of the Shannon
Cole Creek	WY0081.001- 2		HFUN- NOPA B M Woods	General Petroleum Corporation	3/26/	/1956 Cc	onverse	WY	40.0000	7.5000	7.5000	7.5000	7.5000	5.6059	0.18750000	0.12500000	0.12754040	1.00000000	0.74745960	0.74745960	0.66670000	0.49833132	0.33330000	0.24912828	3 -		35N 77W	27 SWNE	Below the Base of the Shannon
				General																								E2E2SENE Frontier	
Cole Creek	WY0081.001- 3		HFUN- NOPA B M Woods	Petroleum Corporation	3/26/	/1956 Co	onverse	WY	10.0000	1.8750	1.8750	1.8750	1.8750	1.4015	0.18750000	0.12500000	0.12754040	1.00000000	0.74745960	0.74745960	0.66670000	0.49833132	0.33330000	0.24912828	3 -	-	35N 77W	PA-A 21-26G & 12- 27 26G Tr-48	Below the Base of the Shannon
				General																									
Cole Creek	WY0081.001- 4		HFUN- NOPA B M Woods	Petroleum Corporation	3/26/	/1956 Cc	onverse	WY	80.0000	15.0000	15.0000	15.0000	15.0000	11.5361	0.18750000	0.12500000	0.10592622	1.00000000	0.76907378	0.76907378	0.66670000	0.51274149	0.33330000	0.25633229		-	35N 77W	27 E2SW	Below the Base of th Shannon
				General																								SENE, less and	
Cole Creek	WY0081.001- 5		HFUN- NOPA B M Woods	Petroleum Corporation	3/26/	/1956 Cc	onverse	wy	30.0000	5.6250	5.6250	5.6250	5.6250	4.3260	0.18750000	0.12500000	0.10592622	1.00000000	0.76907378	0.76907378	0.66670000	0.51274149	0.33330000	0.25633229		-	35N 77W	except 10 acres in 27 the E2E2SENE	Below the Base of the Shannon
	WY0081.002-	- Cole	HFUN- Richard F	General Petroleum																									Below the Base of the
Cole Creek	1		NOPA Thornburg	Corporation	3/26/	/1956 Cc	onverse	WY		13.3333	13.3333	13.3333	13.3333	10.2543	0.08333334	0.12500000	0.10592622	1.00000000	0.76907378	0.76907378	0.66670000	0.51274149	0.33330000	0.25633229	ə -	-	35N 77W	27 SE	Shannon
	WY0081.002-		HFUN- Richard F	General Petroleum		.																							Below the Base of the
Cole Creek	2	Creek	NOPA Thornburg	Corporation	3/26/	/1956 Cd	onverse	WY		3.3333	3.3333	3.3333	3.3333	2.4915	0.08333334	0.12500000	0.12754040	1.00000000	0.74745960	0.74745960	0.66670000	0.49833132	0.33330000	0.24912828	<u>s -</u>	-	35N 77W	27 SWNE E2E2SENE Frontier	Shannon
Cole Creek	WY0081.002- 3		HFUN- Richard F NOPA Thornburg	General Petroleum Corporation	3/26/	/1956 Cd	onverse	wy	-	0.8333	0.8333	0.8333	0.8333	0.6229	0.08333334	0.12500000	0.12754040	1.00000000	0.74745960	0.74745960	0.66670000	0.49833132	0.33330000	0.24912828	3 -		35N 77W		Below the Base of the Shannon
				General																									
Cole Creek	WY0081.002- 4		HFUN- Richard F NOPA Thornburg	Petroleum Corporation	3/26/	/1956 Cd	onverse	WY	-	6.6667	6.6667	6.6667	6.6667	5.1272	0.08333334	0.12500000	0.10592622	1.00000000	0.76907378	0.76907378	0.66670000	0.51274149	0.33330000	0.25633229		-	35N 77W	27 E2SW	Below the Base of the Shannon
	WY0081.002-	- Cole	HFUN- Richard F	General Petroleum																								SENE, less and except 10 acres in	Below the Base of the
Cole Creek	5		NOPA Thornburg	Corporation	3/26/	/1956 Co	onverse	WY		2.5000	2.5000	2.5000	2.5000	1.9227	0.08333334	0.12500000	0.10592622	1.00000000	0.76907378	0.76907378	0.66670000	0.51274149	0.33330000	0.25633229		-	35N 77W	27 the E2E2SENE	Shannon

				To that certain Pu	urchase Agreem	nent, by and	id among	g Canadian Overseas P	Petroleum	Limited and C	ertain of its Subs	sidiaries (as set fort Section Sec		nase Agreement),	as COPL Entities, a	and the Lenders un	der the Credit A	Agreement (as defin	ned in the Purcha	ase Agreement),	as Purchasers, d	lated effective the f	irst day of the n	nonth in which C	losing occurs.			
Prospect							Stat	Report Gross Tract I	Net 0	Company	Section Net	Company Net Con		LessorMineralIn		OverridingRovalt	TotalCompany	TotalCompanyN I	EfectiveCompan								Se	DepthRestrictions/Ot
name	Lease + Tract	t Unit	Status Lessor	Lessee	Exp date	County		Acres Acres			Acres	Acres Acr			LessorRoyalty		wi		yNRI	AOGWI	AOGNRI	COPLWI	COPLNRI	SWPWI	SWPNRI		c Legal Description	erComments
	WY0081.003-	Colo	HFUN- Frances W	General Petroleum																								Below the Base of the
Cole Creek	1		NOPA Townsend	Corporation	3/26/1956	6 Converse	wy		3.3333	3.3333	3.3333	3.3333	2.5636	0.02083333	0.12500000	0.10592622	1.00000000	0.76907378	0.76907378	0.66670000	0.51274149	0.33330000	0.25633229			35N 77W	27 SF	Shannon
	-				0,20,200																							
				General																								
	WY0081.003		HFUN- Frances W NOPA Townsend	Petroleum	2/26/405/	6 Converse			0.8333	0.8333	0.8333	0.8333	0.6229	0.02083333	0.12500000	0.12754040	1.00000000	0.74745960	0.74745960	0.66670000	0.49833132	0.33330000	0.24912828			254	27 51415	Below the Base of the
Cole Creek	2	Сгеек	NOPA Townsend	Corporation	3/26/1956	Converse	e wy	-	0.8333	0.8333	0.8333	0.8333	0.6229	0.02083333	0.12500000	0.12754040	1.0000000	0.74745960	0.74745960	0.66670000	0.49833132	0.33330000	0.24912828	-	-	35N 77W	27 SWNE	Shannon
				General																							E2E2SENE Frontier	
	WY0081.003-		HFUN- Frances W	Petroleum																								Below the Base of the
Cole Creek	3	Creek	NOPA Townsend	Corporation	3/26/1956	6 Converse	e WY	-	0.2083	0.2083	0.2083	0.2083	0.1557	0.02083333	0.12500000	0.12754040	1.00000000	0.74745960	0.74745960	0.66670000	0.49833132	0.33330000	0.24912828	-	-	35N 77W	27 26G Tr-48	Shannon
				General																								
	WY0081.003-	- Cole	HFUN- Frances W	Petroleum																								Below the Base of the
Cole Creek	4		NOPA Townsend	Corporation	3/26/1956	6 Converse	wy wy	-	1.6667	1.6667	1.6667	1.6667	1.2818	0.02083333	0.12500000	0.10592622	1.00000000	0.76907378	0.76907378	0.66670000	0.51274149	0.33330000	0.25633229	-	-	35N 77W	27 E2SW	Shannon
				General																							SENE, less and	
Cole Creek	WY0081.003		HFUN- Frances W NOPA Townsend	Petroleum Corporation	3/26/1956	6 Converse			0.6250	0.6250	0.6250	0.6250	0.4807	0.02083333	0.12500000	0.10592622	1.00000000	0.76907378	0.76907378	0.66670000	0.51274149	0 33330000	0.25633229			25N 77W	except 10 acres in 27 the E2E2SENE	Below the Base of the Shannon
COIE CIEEK	5	CIEEK	NOTA TOWISEIG	corporation	5/20/1550	Converse		-	0.0250	0.0250	0.0250	0.0250	0.4007	0.02005555	0.12500000	0.10552022	1.00000000	0.70507578	0.70507578	0.00070000	0.51274145	0.55550000	0.23033223			3514 7744	27 the EZEZSENC	Shannon
				General																								
	WY0081.004-		HFUN-	Petroleum																								Below the Base of the
Cole Creek	1	Creek	NOPA Frank Converse	Corporation	3/26/1956	6 Converse	e WY	- 2	27.2000	27.2000	27.2000	27.2000	20.9188	0.17000000	0.12500000	0.10592622	1.00000000	0.76907378	0.76907378	0.66670000	0.51274149	0.33330000	0.25633229	-	-	35N 77W	27 SE	Shannon
				General																								
	WY0081.004	- Cole	HFUN-	Petroleum																								Below the Base of the
Cole Creek	2	Creek	NOPA Frank Converse	Corporation	3/26/1956	6 Converse	e wy	-	6.8000	6.8000	6.8000	6.8000	5.2297	0.17000000	0.12500000	0.10592622	1.00000000	0.76907378	0.76907378	0.66670000	0.51274149	0.33330000	0.25633229	-	-	35N 77W	27 SWNE	Shannon
	140/0001 004	Colo	HFUN-	General Petroleum																							E2E2SENE Frontier PA-A 21-26G & 12-	Delaw the Data of the
Cole Creek	WY0081.004-		NOPA Frank Converse	Corporation	3/26/1956	6 Converse	wv		1.7000	1.7000	1.7000	1.7000	1.3074	0.17000000	0.12500000	0.10592622	1.00000000	0.76907378	0.76907378	0.66670000	0.51274149	0.33330000	0.25633229			35N 77W	27 26G Tr-48	Below the Base of the Shannon
core creek	5	creen	Horry Hank converse	corporation	5,20,2550	Converse			1.7000	1.7000	2.7000	1.7000	1.5074	0.17000000	0.12500000	0.10552022	1.00000000	0.70507570	0.70507570	0.00070000	0.51274145	0.55556666	0.25055225			5511 //11	27 200 11 40	Sildinon
				General																								
	WY0081.004-		HFUN-	Petroleum																								Below the Base of the
Cole Creek	4	Creek	NOPA Frank Converse	Corporation	3/26/1956	6 Converse	e WY	- 1	13.6000	13.6000	13.6000	13.6000	10.4594	0.17000000	0.12500000	0.10592622	1.00000000	0.76907378	0.76907378	0.66670000	0.51274149	0.33330000	0.25633229	-	-	35N 77W	27 E2SW	Shannon
				General																							SENE, less and	
	WY0081.004-	- Cole	HFUN-	Petroleum																							except 10 acres in	Below the Base of the
Cole Creek	5	Creek	NOPA Frank Converse	Corporation	3/26/1956	6 Converse	e wy	-	5.1000	5.1000	5.1000	5.1000	3.9223	0.17000000	0.12500000	0.10592622	1.00000000	0.76907378	0.76907378	0.66670000	0.51274149	0.33330000	0.25633229	-	-	35N 77W	27 the E2E2SENE	Shannon
	WY0081.005-	Colo	HFUN- Wyoming Nationa	General Petroleum																								Below the Base of the
Cole Creek	1		NOPA Bank of Casper	Corporation	3/26/1956	6 Converse	wv		3.3333	3.3333	3.3333	3.3333	2.5636	0.02083333	0.12500000	0.10592622	1.00000000	0.76907378	0.76907378	0.66670000	0.51274149	0.33330000	0.25633229			35N 77W	27 SF	Shannon
core creek	-	creen	Horri Bank or casper	corporation	5/20/2550	Converse			5.5555	5.5555	5.5555	5.5555	2.5050	0.02003335	0.12500000	0.10552022	1.00000000	0.70507570	0.70507570	0.00070000	0.51274145	0.55556666	0.25055225			5511 7711	27 52	Sildinon
				General																								
	WY0081.005		HFUN- Wyoming Nationa																									Below the Base of the
Cole Creek	2	Creek	NOPA Bank of Casper	Corporation	3/26/1956	6 Converse	e WY	-	0.8333	0.8333	0.8333	0.8333	0.6229	0.02083333	0.12500000	0.12754040	1.00000000	0.74745960	0.74745960	0.66670000	0.49833132	0.33330000	0.24912828	-	-	35N 77W	27 SWNE	Shannon
				General																							E2E2SENE Frontier	
	WY0081.005-	- Cole	HFUN- Wyoming Nationa	Petroleum																							PA-A 21-26G & 12-	Below the Base of the
Cole Creek	3	Creek	NOPA Bank of Casper	Corporation	3/26/1956	6 Converse	e wy	-	0.2083	0.2083	0.2083	0.2083	0.1557	0.02083333	0.12500000	0.12754040	1.00000000	0.74745960	0.74745960	0.66670000	0.49833132	0.33330000	0.24912828	-	-	35N 77W	27 26G Tr-48	Shannon
	WY0081.005-	Cole	HFUN- Wyoming Nationa	General Petroleum																								Below the Base of the
Cole Creek	4	Creek	NOPA Bank of Casper	Corporation	3/26/1956	6 Converse	wy	-	1.6667	1.6667	1.6667	1.6667	1.2818	0.02083333	0.12500000	0.10592622	1.00000000	0.76907378	0.76907378	0.66670000	0.51274149	0.33330000	0.25633229	-	-	35N 77W	27 E2SW	Shannon
				General																							SENE, less and	
Cole Creek	WY0081.005		HFUN- Wyoming Nationa NOPA Bank of Casper	Petroleum Corporation	2/26/1054	6 Converse			0.6250	0.6250	0.6250	0.6250	0.4807	0.02083333	0.12500000	0.10592622	1.00000000	0.76907378	0.76907378	0.66670000	0.51274149	0 33330000	0.25633229			2EN 77M	except 10 acres in 27 the E2E2SENE	Below the Base of the Shannon
COIE CIEEK	5	CIEEK	Robert	corporation	5/20/1550	Converse		-	0.0250	0.0250	0.0250	0.0250	0.4007	0.02005555	0.12500000	0.10552022	1.00000000	0.70507578	0.70507578	0.00070000	0.51274145	0.33330000	0.25055225			3514 7744	27 the EZEZSENC	Shannon
			Shlaudeman and	General																								
	WY0081.006-		HFUN- Katherine O	Petroleum																								Below the Base of the
Cole Creek	1	Creek	NOPA Shlaudeman Robert	Corporation	3/26/1956	6 Converse	e WY	- 5	52.8000	52.8000	52.8000	52.8000	40.6071	0.33000000	0.12500000	0.10592622	1.00000000	0.76907378	0.76907378	0.66670000	0.51274149	0.33330000	0.25633229	-	-	35N 77W	27 SE	Shannon
			Robert Shlaudeman and	General																								
	WY0081.006-	- Cole	HFUN- Katherine O	Petroleum																								Below the Base of the
Cole Creek	2		NOPA Shlaudeman	Corporation	3/26/1956	6 Converse	e wy	- 1	13.2000	13.2000	13.2000	13.2000	9.8665	0.33000000	0.12500000	0.12754040	1.00000000	0.74745960	0.74745960	0.66670000	0.49833132	0.33330000	0.24912828	-	-	35N 77W	27 SWNE	Shannon
			Robert																									
			Shlaudeman and HFUN- Katherine O	General																							E2E2SENE Frontier	Rolow the Provide of 1
	W/V0004 005			Petroleum	1	1	1 1		1	I					0.40500000	0.12754040	1.00000000		0.74745960	0.66670000				1	1			Below the Base of the Shannon
Cole Creek	WY0081.006-		NOPA Shlaudeman	Corporation	3/26/1054	6 Converse	s wv	-	3.3000	3,3000	3 3000	3,3000	2.4666	0.33000000										-		35N 177W	27 26G Tr-48	
Cole Creek	WY0081.006- 3			Corporation	3/26/1956	6 Converse	e WY	-	3.3000	3.3000	3.3000	3.3000	2.4666	0.33000000	0.12500000	0.12/54040	1.0000000	0.74745960	0.74745960	0.00070000	0.49833132	0.33330000	0.24912828	-	-	35N 77W	27 26G Tr-48	Snannon
Cole Creek	3	Creek	NOPA Shlaudeman Robert Shlaudeman and	General	3/26/1956	6 Converse	e WY	-	3.3000	3.3000	3.3000	3.3000	2.4666	0.33000000	0.12500000	0.12754040	1.00000000	0.74745960	0.74745960	0.00070000	0.49833132	0.33330000	0.24912828	-	-	35N 77W	27 26G Tr-48	
Cole Creek	WY0081.006- 3 WY0081.006-	Creek	NOPA Shlaudeman Robert			6 Converse			26.4000	3.3000	3.3000		2.4666		0.12500000		1.00000000						0.24912828		-	35N 77W		Below the Base of the

Exhibit A-1

				To that certain P	urchase Agreen	nent, by and	d among	g Canadian Over	rseas Petroleu	m Limited and	Certain of its Sub	sidiaries (as set Section	forth in the Pure Section	hase Agreement),	as COPL Entities, a	and the Lenders ur	ider the Credit A	greement (as de	etined in the Purch	nase Agreement)	, as Purchasers,	dated effective the	first day of the i	month in whi	ch Closing occurs.				
Prospect							Stat	Report Gross	Tract Net	Company	Section Net	Company Net	Company NRI	LessorMineralIn		OverridingRoyalt	TotalCompany	TotalCompanyN	EfectiveCompar	n							Se	•	DepthRestrictions/O
name	Lease + Trac	ct Unit	Status Lessor	Lessee	Exp date	County	e	Acres /	Acres	Net Acres	Acres	Acres	Acres	terest	LessorRoyalty	у	WI	RI	yNRI	AOGWI	AOGNRI	COPLWI	COPLNRI	SWPWI	SWPNRI	Twn	Rng c	Legal Description	erComments
			Shlaudeman and	General																								SENE, less and	
	WY0081.006	6- Cole	HFUN- Katherine O	Petroleum																								except 10 acres in	Below the Base of
Cole Creek	5	Creek	NOPA Shlaudeman	Corporation	3/26/195	6 Converse	e wy	-	9.9000	9.9000	9.9000	9.9000	7.6138	0.33000000	0.12500000	0.10592622	1.00000000	0.76907378	0.76907378	0.66670000	0.51274149	0.33330000	0.25633229	9	-	- 35N	77W 2	7 the E2E2SENE	Shannon
			In Chinalaura																										
			Jon C Nicolayser Trustee of the K																										
	WY0081.007		HFUN- Minerals Trust of																										Below the Base of t
Cole Creek	1	Creek	NOPA 12/9/98	Wyoming Inc	7/16/201	7 Natrona	WY	-	1.5789	1.5789	1.5789	1.5789	1.3105	0.01973625	0.17000000	-	1.00000000	0.83000000	0.83000000	0.66670000	0.55336100	0.33330000	0.27663900)	-	- 35N	77W 2	7 E2SW	Shannon
			Karen R Overtor and Jon C																										
			Nicolaysen,																										
	WY0081.008	R- Cole	Trustees of the HFUN- Mineral Trust dt		.																								Below the Base of t
ole Creek	1		NOPA 11/18/93	Wyoming Inc		7 Natrona	wy	-	3.1581	3.1581	3.1581	3.1581	2.6212	0.03947625	0.17000000	-	1.00000000	0.83000000	0.83000000	0.66670000	0.55336100	0.33330000	0.27663900	,	-	- 35N	77W 2	7 E2SW	Shannon
			The Revocable																										
			Trust of Gene R																										
	WY0081.009		George and Cati																										Below the Base of t
Cole Creek	1		HFUN- George dtd NOPA 12/22/05	99 Operating Company LLC	5/11/201	2 Natrona	wy		1.5789	1.5789	1.5789	1.5789	1.2631	0.01973625	0.17500000	0.02500000	1.00000000	0.80000000	0.80000000	0.66670000	0.53336000	0.33330000	0.26664000	,	-	- 35N	77W 2	7 F2SW	Shannon
core creek	-	creek	James F Clark Oi		5/11/201	2 110110110			1.5705	1.5705	1.5705	1.5705	1.2001	0.01575025	0.17500000	0.02500000	1.00000000	0.0000000	0.0000000	0.00070000	0.55550000	0.55556666	0.20004000	,		5511	// 11 2		Shannon
			Properties, a																										
	WY0081.010			99 Operating	5/11/201				0.4570	2.4570	0.4570	0.4570		0.04070.005		0.00500000	4 00000000									254			Below the Base of t
Cole Creek	1	Сгеек	NOPA Corporation James F Clark Oi	Company LLC	5/11/201	2 Natrona	WY	-	3.1578	3.1578	3.1578	3.1578	2.5262	0.01973625	0.17500000	0.02500000	1.00000000	0.80000000	0.8000000	0.66670000	0.53336000	0.33330000	0.26664000	,	-	- 35N	77W 2	/ SE	Shannon
			Properties, a																										
	WY0081.010		HFUN- Wyoming	99 Operating																									Below the Base of
ole Creek	2	Creek	NOPA Corporation	Company LLC	5/11/201	2 Natrona	WY	-	1.5789	1.5789	1.5789	1.5789	1.2631	0.01973625	0.17500000	0.02500000	1.00000000	0.8000000	0.8000000	0.66670000	0.53336000	0.33330000	0.26664000)	-	- 35N	77W 2	7 E2SW	Shannon
			James F Clark Oi Properties, a																										
	WY0081.010	0- Cole	HFUN- Wyoming	99 Operating																									Below the Base of
Cole Creek	3		NOPA Corporation	Company LLC	5/11/201	2 Natrona	WY	-	0.7894	0.7894	0.7894	0.7894	0.6315	0.01973625	0.17500000	0.02500000	1.00000000	0.8000000	0.8000000	0.66670000	0.53336000	0.33330000	0.26664000)	-	- 35N	77W 2	7 SWNE	Shannon
			James F Clark Oi	l I																									
	WY0081.010		Properties, a HFUN- Wyoming																									SENE, less and except 10 acres in	Below the Base of
Cole Creek	WY0081.010		NOPA Corporation	99 Operating Company LLC	5/11/201	2 Natrona	wv		0.5921	0.5921	0.5921	0.5921	0.4737	0.01973625	0.17500000	0.02500000	1.00000000	0.80000000	0.80000000	0.66670000	0.53336000	0.33330000	0.26664000			25N	7714 2	the E2E2SENE	Shannon
Joie ereek	-	creek	James F Clark Oi		5/11/201	2 110110110			0.5521	0.5521	0.5521	0.5521	0.4757	0.01575025	0.17500000	0.02500000	1.00000000	0.0000000	0.0000000	0.00070000	0.55550000	0.55556666	0.20004000	,		5511	// 11 2		Shannon
			Properties, a																									E2E2SENE Frontier	
	WY0081.010	0- Cole		99 Operating																									Below the Base of t
Cole Creek	5	Creek	NOPA Corporation	Company LLC	5/11/201	2 Natrona	WY	-	0.1974	0.1974	0.1974	0.1974	0.1579	0.01973625	0.17500000	0.02500000	1.00000000	0.80000000	0.80000000	0.66670000	0.53336000	0.33330000	0.26664000)	-	- 35N	77W 2	7 26G Tr-48	Shannon
			R K Oconnell, C																										
	WY0081.011	1- Cole																											Below the Base of
Cole Creek	1	Creek	NOPA Coon	Company LLC	5/11/201	2 Natrona	WY	-	14.2104	14.2104	14.2104	14.2104	11.3683	0.08881502	0.17500000	0.02500000	1.00000000	0.8000000	0.8000000	0.66670000	0.53336000	0.33330000	0.26664000)	-	- 35N	77W 2	7 SE	Shannon
			D K Ossessell C																										
	WY0081.011	1- Cole	R K Oconnell, C HFUN- Oconnell and J D																										Below the Base of t
Cole Creek	2		NOPA Coon	Company LLC	5/11/201	2 Natrona	WY	-	7.1052	7.1052	7.1052	7.1052	5.6842	0.08881502	0.17500000	0.02500000	1.00000000	0.8000000	0.8000000	0.66670000	0.53336000	0.33330000	0.26664000)	-	- 35N	77W 2	7 E2SW	Shannon
			R K Oconnell, C																										
Cole Creek	WY0081.011		HFUN- Oconnell and J E NOPA Coon	99 Operating Company LLC	5/11/201	2 Natrona	wv		3.5526	3.5526	3.5526	3.5526	2.8421	0.08881502	0.17500000	0.02500000	1.00000000	0.80000000	0.80000000	0.66670000	0.53336000	0.33330000	0.26664000			25N	77W 2	7 SW/NE	Below the Base of t Shannon
Joie creek	5	CIECK	NOFA COOL	company LLC	5/11/201	2 148010118			5.5520	5.5520	3.3320	5.5520	2.0421	0.00001502	0.17500000	0.02500000	1.0000000	0.0000000	0.3000000	0.00070000	0.55550000	0.55550000	0.20004000	,	-	- 5514	// ** 2	SWITE	Shannon
			R K Oconnell, C																									SENE, less and	
	WY0081.011		HFUN- Oconnell and J D																										Below the Base of t
Cole Creek	4	Creek	NOPA Coon	Company LLC	5/11/201	2 Natrona	WY	-	2.6645	2.6645	2.6645	2.6645	2.1316	0.08881502	0.17500000	0.02500000	1.00000000	0.8000000	0.80000000	0.66670000	0.53336000	0.33330000	0.26664000)	-	- 35N	77W 2	7 the E2E2SENE	Shannon
			R K Oconnell, C	.																								E2E2SENE Frontier	1
	WY0081.011	1- Cole	HFUN- Oconnell and J D																										Below the Base of t
Cole Creek	5	Creek		Company LLC	5/11/201	2 Natrona	WY	-	0.8882	0.8882	0.8882	0.8882	0.7106	0.08881502	0.17500000	0.02500000	1.00000000	0.8000000	0.8000000	0.66670000	0.53336000	0.33330000	0.26664000)	-	- 35N	77W 2	7 26G Tr-48	Shannon
	WY0082.000	0- Cole	HEUN-	John R																									Below the Base of H
Cole Creek	1		NOPA USA WYC060430		7/9/194	2 Natrona	wy	80.0000	80.0000	80.0000	80.0000	80.0000	61.5259	1.00000000	0.12500000	0.10592625	1.00000000	0.76907375	0.76907375	0.66670000	0.51274147	0.33330000	0.25633228		-	- 35N	77W 2	S2NW	Below the Base of the Shannon
	1-	Creck		medennot	1, 5, 154.	-1.100.018	1	00.0000	00.0000	1 00.0000	1 00.0000	1 00.0000		1.000000000	0.12500000	0.10002020		0.70507575	0.70507575	0.000,0000	0.512, 4147	0.55550000	0.23033220			155.4		1	10

				To that certain Pu	Irchase Agreen	nent, by and	among Ca	anadian Over	rseas Petroleur	n Limited and	Certain of its Sub	sidiaries (as set Section		chase Agreement), a	is COPL Entities, an	nd the Lenders un	der the Credit A	greement (as def	fined in the Purcha	se Agreement),	as Purchasers, d	ated effective the f	first day of the n	nonth in which (Closing occurs.			
Prospect							Stat Re	port Gross				Company Net	Company NRI	LessorMineralIn			TotalCompany		EfectiveCompan								Se	DepthRestrictions/Oth
name	Lease + Tra	act Unit	Status Lessor	Lessee	Exp date	County	e Acr	res	Acres	Net Acres	Acres	Acres	Acres	terest	LessorRoyalty y	1	WI	RI	yNRI	AOGWI	AOGNRI	COPLWI	COPLNRI	SWPWI	SWPNRI	Twn Rn	g c Legal Description	erComments
			Paul L Wolvington, Sherrie Wolvingtor Dudley (AKA Shern Wolvington Dudley), and Mark	n Y																								
			Wolvington individually and Paul L Wolvington, Sherrie Wolvingtor Dudley and Mark																									
Cole Creek	WY0083.00		Wolvington as HFUN- members of PSM NOPA Investments LLC		5/15/202	2 Converse	wy	-	53.3333	53.3333	53.3333	53.3333	45.3333	0.166666667	0.15000000		1.00000000	0.85000000	0.85000000	0.66670000	0.56669500	0.33330000	0.28330500			35N 77V	W 25 W2	
			Randall E Wolvington as Attorney In Fact fo Mary E																									
Cole Creek	1 1	Cole Creek	HFUN- Wolvington, a NOPA single woman	Atomic Oil & Gas LLC	5/31/202	2 Converse	wy	-	133.3333	133.3333	133.3333	133.3333	113.3333	0.41666666	0.15000000		1.00000000	0.85000000	0.85000000	1.00000000	0.85000000		-	-	-	35N 77V	N 25 W2	
	WY0083.00		Randall E Wolvington and Donna A HFUN- Wolvington,	Atomic Oil &																								
Cole Creek	1	Creek	Paul L Wolvington		5/31/202	2 Converse	WY	-	13.3333	13.3333	13.3333	13.3333	11.3333	0.04166667	0.15000000		1.00000000	0.85000000	0.85000000	1.00000000	0.85000000			-	-	35N 77V	N 25 W2	
Cole Creek	WY0083.00	08- Cole Creek	as Attorney In Fact for Joan F HFUN- Wolvington, life NOPA tenant	t Atomic Oil & Gas LLC	5/31/202	2 Converse	wy	320.0000	106.6667	106.6667	106.6667	106.6667	90.6667	0.33333333	0.15000000	-	1.00000000	0.85000000	0.85000000	1.00000000	0.85000000	-	-	-	-	35N 77V	N 25 W2	
	WY0083.00	09- Cole	John Hindman III, as Attorney-In-Fact for Rosemary J Wolvington aka HFUN- Rosemary	Atomic Oil &																								
Cole Creek	1	Creek	NOPA Wolvington	Gas LLC	8/2/202	2 Converse	WY	-	13.3333	13.3333	13.3333	13.3333	11.3333	0.04166667	0.15000000		1.00000000	0.85000000	0.85000000	1.00000000	0.85000000	-	-	-	-	35N 77V	N 25 W2	
Cole Creek	WY0084.00 1	00- Cole Creek	HFUN- NOPA USA WYC060434	G C Dungan	7/9/194	2 Converse	wy	40.0000	40.0000	40.0000	40.0000	40.0000	30.5103	1.00000000	0.12500000	0.11224240	1.00000000	0.76275760	0.76275760	0.66670000	0.50853049	0.33330000	0.25422711		-	35N 77V	N 27 NWNE	Below the Base of the Shannon
Cole Creek	WY0085.00 1	00- Cole Creek	HFUN- NOPA USA WYW070593	Joseph S Rose, Jr	4/30/198	5 Natrona	WY	80.0000	80.0000	80.0000	80.0000	80.0000	60.0000	1.00000000	0.12500000	0.12500000	1.00000000	0.75000000	0.75000000	0.66670000	0.50002500	0.33330000	0.24997500	-		35N 77V	N 28 N2NW	Below the Base of the Shannon
Cole Creek	WY0086.00	00- Cole Creek	HFUN- NOPA USA WYC081631A	W A Lyon	5/31/195	5 Converse	wy	80.0000	80.0000	80.0000	40.0000	40.0000	30.0000	1.00000000	0.12500000	0.12500000	1.00000000	0.75000000	0.75000000	0.66670000	0.50002500	0.33330000	0.24997500	-		35N 77V	N 23 SWSW	Below the Base of the Shannon
Cole Creek	WY0086.00 1		HFUN- NOPA USA WYC081631A	W A Lyon	5/31/195	5 Converse	WY				40.0000	40.0000	30.0000	1.00000000	0.12500000	0.12500000	1.00000000	0.75000000	0.75000000	0.66670000	0.50002500	0.33330000	0.24997500	-		35N 77V	V 26 NWNW	Below the Base of the Shannon
Cole Creek	WY0086.00 2	00- Cole Creek	HFUN- NOPA USA WYC081631A	W A Lyon	5/31/195	5 Converse	wy	40.0000	40.0000	40.0000	40.0000	40.0000	30.3955	1.00000000	0.12500000	0.11511335	1.00000000	0.75988665	0.75988665	0.66670000	0.50661643	0.33330000	0.25327022	-		35N 77V	N 27 NENE	Below the Base of the Shannon
	WY0087.00	00- Cole	P C Nicolaysen and C S Nicolaysen his HFUN- wife, Earl H Smith a	Petroleum a Corporation of																								Below the Base of the
Cole Creek	1	Creek	NOPA single man	California	10/3/194	1 Natrona	WY	40.0000	40.0000	40.0000	40.0000	40.0000	30.9122	1.00000000	0.12500000	0.10219596	1.00000000	0.77280404	0.77280404	0.66670000	0.51522845	0.33330000	0.25757559	-	-	35N 77V	N 22 SENW	Shannon
Cole Creek	WY0087.00 2		P C Nicolaysen and C S Nicolaysen his wife, Earl H Smith a PR single man	Petroleum	10/3/194	1 Natrona	WY	40.0000	40.0000	40.0000	40.0000	40.0000	30.8624	1.00000000	0.12500000	0.10343939	1.00000000	0.77156061	0.77156061	0.66670000	0.51439946	0.33330000	0.25716115			35N 77V	N 22 SWNW	Below the Base of the Shannon

					To that certain Pu	irchase Agreer	ment, by	y and amon	ng Canadian Ove	erseas Petroleui	n Limited and	Certain of its Subs		Section	nase Agreement), a	as COPL Entities, a	and the Lenders ur	ider the Credit A	greement (as de	etined in the Purcha	ise Agreement),	, as Purchasers, c	lated effective the	first day of the h	nonth in which o	closing occurs.		-		
rospect								Stat	Report Gross	Tract Net	Company	Section Net			LessorMineralIn		OverridingRoyalt	TotalCompany	TotalCompanyN	EfectiveCompan								Se		DepthRestrictions/0
ame L	ease + Tract	Unit	Status I	Lessor	Lessee	Exp date	Coun	ity e	Acres	Acres	Net Acres	Acres	Acres	Acres	terest	LessorRoyalty	у	wi	RI	yNRI	AOGWI	AOGNRI	COPLWI	COPLNRI	SWPWI	SWPNRI	Twn	Rng c	Legal Description	erComments
				P C Nicolaysen and	General																									
				C S Nicolaysen his																										
Cole Creek 3	VY0087.000-	Cole	HFUN-	wife, Earl H Smith a single man	a Corporation of California	10/2/10/	41 Natro	ona WY	120.0000	120.0000	120.0000	120.0000	120.0000	92.2889	1.00000000	0.12500000	0 10592624	1.00000000	0.76907376	0 76907276	0.66670000	0.51274148	0 33330000	0.25633228			25N	7714 2'	W2SW, SESW	Below the Base of 1 Shannon
Die Creek 5	,	CIECK	NOTA .	single man	canorna	10/3/154	41 Natio		120.0000	120.0000	120.0000	120.0000	120.0000	52.2005	1.00000000	0.12500000	0.10552024	1.00000000	0.70507570	0.70507570	0.00070000	0.51274148	0.55550000	0.23033228	-		5514	7744 22	1 1 2 5 1 1 , SE 5 1 1	Sharmon
				P C Nicolaysen and C S Nicolaysen his																										
,	NY0087.000-	Cole		wife, Earl H Smith a																										Below the Base of
Cole Creek 4	1	Creek		single man	California	10/3/194	41 Natro	ona WY	40.0000	40.0000	40.0000	40.0000	40.0000	30.7630	1.00000000	0.12500000	0.10592624	1.00000000	0.76907376	0.76907376	0.66670000	0.51274148	0.33330000	0 0.25633228	-	-	35N 7	77W 22	2 NESW	Shannon
				P C Nicolaysen and	General																									
				C S Nicolaysen his	Petroleum																									
	NY0087.000-			wife, Earl H Smith a				ona WY	40.0000	40.0000	40.0000	40.0000	40.0000	30,7630	1.00000000	0.12500000		1.00000000	0.76907377	0.76907377	0.66670000			0.25633229				77W 27		Below the Base of
Cole Creek 5	5 	Creek	PR s	single man	California	10/3/194	41 Natro	ona WY	40.0000	40.0000	40.0000	40.0000	40.0000	30.7630	1.00000000	0.12500000	0.10592623	1.00000000	0.76907377	0.76907377	0.66670000	0.51274148	0.33330000	0.25633229	-	-	35N 7	77W 27	NWNW	Shannon
				P C Nicolaysen and																										
,	NY0087.000-	Colo		C S Nicolaysen his wife, Earl H Smith a																										Below the Base of
Cole Creek 6				single man	California	10/3/194	41 Natro	ona WY	40.0000	40.0000	40.0000	40.0000	40.0000	30.7630	1.00000000	0.12500000	0.10592623	1.00000000	0.76907377	0.76907377	0.66670000	0.51274148	0.33330000	0.25633229			35N 7	77W 27	7 NENW	Shannon
-				•																										
	NY0088.000-																													Below the Base of t
Cole Creek 1			NOPA	USA WYW098666	R K O'Connell	3/31/199	91 Conv	erse WY	160.0000	160.0000	160.0000	160.0000	160.0000	120.0000	1.00000000	0.12500000	0.12500000	1.00000000	0.75000000	0.75000000	0.66670000	0.50002500	0.33330000	0.24997500			35N 7	77W 25	S2NW, N2SE	Shannon
																													Lots 1, 2, 4, S2NE,	
WY General 1	WY0089.000-	None		USA WYW099379	C Nicolaysen et	9/10/194	42 Natro	ona WY	1,116.9600	1,116.9600	1,116.9600	476,9600	476.9600	357,7200	1.00000000	0.12500000	0.12500000	1.00000000	0.75000000	0.75000000	0.66670000	0.50002500	0.33330000	0 0.24997500			35N 3		E2SE, NWSE, E2SW SWSE, SWNW	, Below the Base of t Shannon
	VY0089.000-	None	nbr i	03A W1W099379	C Nicolaysen et	5/10/154	42 Natio		1,110.9000	1,110.9000	1,110.9000	470.9000	470.9000	557.7200	1.00000000	0.12500000	0.12500000	1.0000000	0.75000000	0.73000000	0.00070000	0.30002300	0.55550000	0.24557300		-	5514	// 4	+ 3003E, 3001000	Below the Base of 1
WY General 1	L	None	HBP	USA WYW099379	al	9/10/194	42 Natro	ona WY				640.0000	640.0000	480.0000	1.00000000	0.12500000	0.12500000	1.00000000	0.75000000	0.75000000	0.66670000	0.50002500	0.33330000	0 0.24997500	-	-	35N 7	77W 9	ə All	Shannon
																														Below the Base of t
,	VY0089.000-				C Nicolaysen et																									Shannon, excluding
WY General 2	2	None	HBP	USA WYW099379	al	9/10/194	42 Natro	ona WY	78.8800	78.8800	78.8800	78.8800	78.8800	59.1600	1.00000000	0.12500000	0.12500000	1.00000000	0.75000000	0.75000000	0.66670000	0.50002500	0.33330000	0.24997500		-	35N	77W 4	Lot 3, SENW	the Muddy Formati
WY General 3	WY0089.000-			USA WYW099379	C Nicolaysen et	9/10/194									1.00000000		0.12500000		0.75000000		0.06148441	0.50002500	0.03073755	9 0.24997500			35N 2		1 w2sw	(RT interest only - N
	WY0090.000-		HEP HEUN-	USA W1W099379	Patrick A	9/10/194	42 Natro	ona WY		-		-			1.0000000	-	0.12500000	-	0.75000000	-	0.06148441	0.50002500	0.0307375	9 0.24997500		-	3511	//// 4	+ w25w	mapped) Below the Base of 1
Cole Creek 1				USA WYW099765		5/31/195	55 Conv	verse WY	80.0000	80.0000	80.0000	80.0000	80.0000	60.0000	1.00000000	0.12500000	0.12500000	1.00000000	0.75000000	0.75000000	0.66670000	0.50002500	0.33330000	0.24997500	-	-	35N 7	77W 26	5 N2SW	Shannon
,	NY0091.000-	Cole	HELIN-		Alonzo H																									Below the Base of t
Cole Creek 1	L		NOPA	USA WYW100376	Moeller	7/31/195	53 Conv	verse WY	80.0000	80.0000	80.0000	80.0000	80.0000	60.0000	1.00000000	0.12500000	0.12500000	1.00000000	0.75000000	0.75000000	0.66670000	0.50002500	0.33330000	0.24997500	-	-	35N 7	77W 23	E2SW	Shannon
	WY0092.000-																													Below the Base of t
WY General 1	L NY0092.000-	None	НВР	USA WYW117169	Gary W Brown	8/31/199	94 Natro	ona WY	1,280.0000	1,280.0000	1,280.0000	320.0000	320.0000	247.0160	1.00000000	0.12500000	0.10307502	1.00000000	0.77192498	0.77192498	0.66670000	0.51464238	0.33330000	0 0.25728260		-	35N 7	77W 7	7 E2	Shannon Below the Base of t
WY General 1	1	None	HBP	USA WYW117169	Gary W Brown	8/31/199	94 Natro	ona WY				480.0000	480.0000	370.5240	1.00000000	0.12500000	0.10307502	1.00000000	0.77192498	0.77192498	0.66670000	0.51464238	0.33330000	0.25728260	-	-	35N	77W 8	3 S2, NE	Shannon
	NY0092.000-																													Below the Base of t
WY General 1	L NY0092.000-	None	HBP	USA WYW117169	Gary W Brown	8/31/199	94 Natro	ona WY				480.0000	480.0000	370.5240	1.00000000	0.12500000	0.10307502	1.00000000	0.77192498	0.77192498	0.66670000	0.51464238	0.33330000	0 0.25728260	-	-	35N 7	77W 10	W2NW, E2SW, E2	Shannon Base of Shannon to
WY General 2	2	None	PR	USA WYW117169	Gary W Brown	8/31/199	94 Natro	ona WY	40.0000	40.0000	40.0000	40.0000	40.0000	30.8296	1.00000000	0.12500000	0.10426062	1.00000000	0.77073938	0.77073938	0.66670000	0.51385194	0.33330000	0.25688744		-	35N 2	77W 10	SENW	8,825'
	NY0092.000-																													Base of Shannon to
WY General 3	3 WY0092.000-	None	HBP	USA WYW117169	Gary W Brown	8/31/199	94 Natro	ona WY	40.0000	40.0000	40.0000	40.0000	40.0000	30.8607	1.00000000	0.12500000	0.10348257	1.00000000	0.77151743	0.77151743	0.66670000	0.51437067	0.33330000	0 0.25714676	-	-	35N 7	77W 10	NENW	8,825' (RT interest only - N
WY General 4	1	None	нвр	USA WYW117169	Gary W Brown	8/31/199	94 Natro	ona WY							1.00000000		0.10348257		0.77151743	-	0.66670000	0.51437067	0.33330000	0.25714676			35N 7	77W 8	3 NW	mapped)
,	10/0002 000	Cala	HEUN-																											Below the Base of t
Cole Creek 1	WY0093.000-			USA WYW151718	J K Minerals Inc	3/31/201	11 Conv	erse WY	160.0000	160.0000	160.0000	160.0000	160.0000	120.0000	1.00000000	0.12500000	0.12500000	1.00000000	0.75000000	0.75000000	0.66670000	0.50002500	0.33330000	0.24997500		-	35N 7	77W 23	3 SE	Shannon
	10/0000 000	Cala		(hanka af 1/2)																		1								Delawah D. C.
Cole Creek 1	WY0096.000-		NOPA	State of Wyoming 0-903	C N Bloomfield	9/2/194	46 Natro	ona WY	640.0000	640.0000	640.0000	640.0000	640.0000	480.0000	1.00000000	0.12500000	0.12500000	1.00000000	0.75000000	0.75000000	0.66670000	0.50002500	0.33330000	0.24997500			35N 7	77W 1f	5 AII	Below the Base of t Shannon
	WY0097.000-				Atomic Oil &																				1					
Prospect 1		BFSU	PR	USA WYW187316	Gas LLC	11/30/202	28 Conv	verse WY	152.6000	152.6000	152.6000	152.6000	152.6000	131.2551	1.00000000	0.12500000	0.01487500	1.00000000	0.86012500	0.86012500	0.66670000	0.56848750	0.33330000	0 0.29163750	-		35N 7	76W 31	Lots 1, 2, E2NE	
V	WY0098.000-	None	NP-S	USA WYW187322	Atomic Oil & Gas LLC	Suspended	Natro	ona WY	80.0000	80.0000	80.0000	80.0000	80.0000	70.0000	1.00000000	0.12500000		1.00000000	0.87500000	0.87500000	0.66670000	0.58336250	0.33330000	0 0.29163750			35N 7	77W .	3 w2sw	
		NUTC		0.0/1 44 1 44 10/ 022	Atomic Oil &	saspended	ivatio		00.0000	50.0000	00.0000	30.0000	00.0000	70.0000	1.00000000	0.12500000		1.00000000	0.07500000	0.07500000	3.00070000	0.30330230	0.55550000	0.25105/30		1	3514			
WY General 1	WY0101.000-									1	1		200.0000	175.0000	1.00000000	0.12500000		1.00000000	0.87500000	0.87500000	0.66670000	0.58336250	0.33330000	0.29163750	1	1				
WY General 1 V WY General 1	1	None	NP-S	USA WYW187317	Gas LLC	Suspended	Conv	verse WY	1,345.2000	1,345.2000	1,345.2000	200.0000	200.0000	1/5.0000	1.00000000	0.12500000		1.00000000	0.07 500000	0.07500000		0.50550250	0.55556666	0.25105750		-	36N 7	76W 2C	D NE, NESE	
WY General 1 V WY General 1 V	WY0101.000- L WY0101.000-				Atomic Oil &				1,345.2000	1,345.2000	1,345.2000																			
WY General 1 V WY General 1 V WY General 1	1			USA WYW187317 USA WYW187317		Suspended Suspended		verse WY	1,345.2000	1,345.2000	1,345.2000	640.0000	640.0000	560.0000	1.00000000	0.12500000	-	1.00000000	0.87500000		0.66670000	0.58336250	0.33330000				36N 7		3 All	

				To that certain P	urchase Agree	ment, by and	d among	Canadian Ove	erseas Petroleu	m Limited and C	Certain of its Sub		forth in the Purc Section	chase Agreement),	as COPL Entities,	and the Lenders ur	der the Credit Ag	greement (as de	fined in the Purch	ase Agreement),	as Purchasers, d	lated effective the	first day of the m	onth in whic	h Closing occurs.			
Prospect							Stat	Report Gross	Tract Net	Company	Section Net			LessorMineralIn		OverridingRoyalt	TotalCompany	TotalCompanyN	FfectiveCompan								Se	DepthRestrictions/Oth
name	Lease + Tract Unit	Statu	s Lessor	Lessee	Exp date	County		Acres	Acres		Acres		Acres	terest	LessorRoyalty	v	WI I	RI	VNRI	AOGWI	AOGNRI	COPLWI	COPLNRI	SWPWI	SWPNRI		c Legal Description	erComments
	WY0101.000-			Atomic Oil &	1					1						1			1								Lots 2-4, SENW,	
WY General	1 None	NP-S	USA WYW187317	Gas LLC	Suspended	Converse	WY				185.2000	185.2000	162.0500	1.00000000	0.12500000	-	1.00000000	0.87500000	0.87500000	0.66670000	0.58336250	0.33330000	0.29163750		-	- 36N 76W	31 NESW	
	WY0102.000-			Atomic Oil &																							Lots 2-5, SENW,	
WY General	1 None	NP-S	USA WYW187315	Gas LLC	Suspended	Converse	WY	309.1000	309.1000	309.1000	269.1000	269.1000	235.4625	1.00000000	0.12500000	-	1.00000000	0.87500000	0.87500000	0.66670000	0.58336250	0.33330000	0.29163750		-	- 35N 76W	6 W2SE	
	WY0102.000-			Atomic Oil &																								
WY General	1 None	NP-S	USA WYW187315	Gas LLC	Suspended	Converse	WY				40.0000	40.0000	35.0000	1.00000000	0.12500000	-	1.00000000	0.87500000	0.87500000	0.66670000	0.58336250	0.33330000	0.29163750		-	- 35N 76W		
	WY0103.000-			Atomic Oil &																							Lots 1, 2, S2NE,	
WY General	1 None	NP-S	USA WYW187319	Gas LLC	Suspended	Converse	WY	1,478.0900	1,478.0900	1,478.0900	320.0000	320.0000	280.0000	1.00000000	0.12500000	-	1.00000000	0.87500000	0.87500000	0.66670000	0.58336250	0.33330000	0.29163750		-	- 35N 77W	1 \$2\$2	
WY General	WY0103.000-	ND C	USA WYW187319	Atomic Oil & Gas LLC	Suspandad	Converse	ww				318.0900	318.0900	278.3288	1.00000000	0.12500000		1.00000000	0.87500000	0.87500000	0.66670000	0.58336250	0.33330000	0.29163750			2EN 77M	2 Lots 3, 4, S2NW, SW	,
wr General	WY0103.000-	INF*3	03A W1W10/319	Atomic Oil &	Suspended	Converse	VV I				518.0500	518.0500	270.3200	1.00000000	0.12300000		1.0000000	0.87300000	0.87500000	0.00070000	0.38330230	0.55550000	0.29103730			- 3314 7744	2 LUIS 5, 4, 321999, 399	
WY General	1 None	NP-S	USA WYW187319	Gas LLC	Suspended	Converse	wv				480.0000	480.0000	420.0000	1.00000000	0.12500000		1.00000000	0.87500000	0.87500000	0.66670000	0.58336250	0.33330000	0.29163750			- 35N 77W	12 N2 SE	
Wir General	WY0103.000-	111 3	03/11/10/515	Atomic Oil &	Suspended	converse					400.0000	400.0000	420.0000	1.00000000	0.12500000		1.00000000	0.07500000	0.07500000	0.00070000	0.50550250	0.555550000	0.23103/30			5511 //11	11 112, 52	
WY General		NP-S	USA WYW187319		Suspended	Converse	wy				280.0000	280.0000	245.0000	1.00000000	0.12500000	-	1.00000000	0.87500000	0.87500000	0.66670000	0.58336250	0.33330000	0.29163750		-	- 35N 77W	13 NW, W2SE, SESE	
	WY0103.000-			Atomic Oil &																								
WY General	1 None	NP-S	USA WYW187319	Gas LLC	Suspended	Converse	WY				80.0000	80.0000	70.0000	1.00000000	0.12500000	-	1.00000000	0.87500000	0.87500000	0.66670000	0.58336250	0.33330000	0.29163750		-	- 35N 77W	24 W2NE	
	WY0104.000-			Atomic Oil &																								
WY General		NP-S	USA WYW187320	Gas LLC	Suspended	Converse	WY	518.7900	518.7900	518.7900	160.0000	160.0000	140.0000	1.00000000	0.12500000	-	1.00000000	0.87500000	0.87500000	0.66670000	0.58336250	0.33330000	0.29163750		-	- 35N 77W	1 Lots 3, 4, S2NW	
	WY0104.000-			Atomic Oil &																								
WY General	1 None	NP-S	USA WYW187320	Gas LLC	Suspended	Converse	WY				78.7900	78.7900	68.9413	1.00000000	0.12500000	-	1.00000000	0.87500000	0.87500000	0.66670000	0.58336250	0.33330000	0.29163750		-	- 35N 77W	2 Lot 1, SENE	
	WY0104.000-			Atomic Oil &																								
WY General		NP-S	USA WYW187320	Gas LLC	Suspended	Converse	WY				160.0000	160.0000	140.0000	1.00000000	0.12500000	-	1.00000000	0.87500000	0.87500000	0.66670000	0.58336250	0.33330000	0.29163750		-	- 35N 77W	12 SW	
MAY Comment	WY0104.000-	ND C	USA WYW187320	Atomic Oil & Gas LLC	Currented	Converse	1404				120,0000	120,0000	105.0000	1 00000000	0.12500000		1.00000000	0.075.00000	0.07500000	0.00000	0.50000050	0.222220000	0.20162750			2511 7714	13 E2NE. NESE	
WY General	WY0105.000-	INP-5	USA WTW187320	Atomic Oil &	Suspended	converse	VVY				120.0000	120.0000	105.0000	1.00000000	0.12500000	-	1.0000000	0.87500000	0.87500000	0.66670000	0.58336250	0.33330000	0.29163750		-	- 35IN 77W	13 EZINE, INESE	
WY General		ND-S	USA WYW187321	Gas LLC	Suspended	Converse	wv	160.0000	160.0000	160.0000	80.0000	80.0000	70.0000	1.00000000	0.12500000		1.00000000	0.87500000	0.87500000	0.66670000	0.58336250	0.33330000	0.29163750		-	- 35N 77W	2 S2SE	
WT General	WY0105.000-	141-5	054 W1W107521	Atomic Oil &	Suspended	converse		100.0000	100.0000	100.0000	30.0000	80.0000	70.0000	1.00000000	0.12500000	_	1.0000000	0.87500000	0.87500000	0.00070000	0.38330230	0.55550000	0.25105750		-	- 5514 7744	2 5250	
WY General	1 None	NP-S	USA WYW187321	Gas LLC	Suspended	Converse	wy				80.0000	80.0000	70.0000	1.00000000	0.12500000	-	1.00000000	0.87500000	0.87500000	0.66670000	0.58336250	0.33330000	0.29163750		-	- 35N 77W	13 W2NF	
	WY0106.000-			Atomic Oil &																								
WY General	1 None	NP-S	USA WYW187327	Gas LLC	Suspended	Natrona	WY	240.0000	240.0000	240.0000	240.0000	240.0000	210.0000	1.00000000	0.12500000	-	1.00000000	0.87500000	0.87500000	0.66670000	0.58336250	0.33330000	0.29163750		-	- 36N 77W	17 S2NE, SE	
	WY0107.000-			Atomic Oil &																								
WY General	1 None	NP-S	USA WYW187335	Gas LLC	Suspended	Converse	WY	160.0000	160.0000	160.0000	160.0000	160.0000	140.0000	1.00000000	0.12500000	-	1.00000000	0.87500000	0.87500000	0.66670000	0.58336250	0.33330000	0.29163750		-	- 36N 77W	25 SW	
Barron Flats	WY0108.000-			TS Dudley Land																								
Prospect	1 BFSU	PR	USA WYW182092	Co Inc		19 Converse	WY	160.0000	160.0000	133.3336	160.0000	133.3336	106.6869	1.00000000	0.12500000	0.07484992	0.83333500	0.66679307	0.80015008	0.83333500	0.66679308	-	-		-	- 35N 76W	31 W2NE, E2NW	
Barron Flats	WY0109.000-			T S Dudley Land																								
Prospect	1 BFSU	PR	USA WYW182093	Co Inc	4/30/202	21 Converse	WY	240.0000	240.0000	200.0004	240.0000	200.0004	160.0303	1.00000000	0.12500000	0.07484998	0.83333500	0.66679302	0.80015002	0.83333500	0.66679308		-		-	- 35N 76W	13 SWNW, SW, SWSE	Limited to the
																												Shannon Formation as
																												identified in the
Barron Flats	WY0110.000-			Maurice W																								Valentine William 1
Prospect	1 BFSU	PR	USA WYW173785		1/31/201	7 Converse	wy	151.5000	151.5000	126.2503	151.5000	126.2503	98,7466	1.00000000	0.16666667	0.05118333	0.83333500	0.65179297	0.78215000	0.83333500	0.65179300				-	- 35N 76W	30 Lots 3, 4, E2SW	well.
	WY0110.000-			Maurice W	1.1.																							Excluding the Shannon
WY General	1V1 None	PR	USA WYW173785	Brown	1/31/201	7 Converse	WY	-		-	151.5000	151.5000	121.2000	1.00000000	0.16666667	0.03333333	1.00000000	0.80000000	0.80000000	1.00000000	0.80000000	-	-		-	- 35N 76W	30 Lots 3, 4, E2SW	Formation
Barron Flats	WY0111.000-			Five Stones																								
Prospect	1 BFSU	PR	USA WYW182815	Resources LLC	3/31/202	4 Converse	WY	200.0000	200.0000	133.5000	200.0000	133.5000	113.1250	1.00000000	0.12500000	0.02762172	0.66750000	0.56562500	0.84737828	0.44502225	0.34578588	0.22247775	5 0.21983912		-	- 35N 76W	11 SW, SWSE	
Barron Flats	WY0112.000-			Greenshell																								
Prospect	1 BFSU	PR	USA WYW183622	Energy Corp	12/31/202	24 Converse	WY	400.0000	400.0000	400.0000	400.0000	400.0000	314.0500	1.00000000	0.12500000	0.08987500	1.00000000	0.78512500	0.78512500	0.66670000	0.51848500	0.33330000	0.26664000		-	- 35N 76W	10 SWNE, SENW, S2	
																				1								
	140/0110 000		USA WYW189364	Channahu					1											1								
WY General	WY0118.000-	NP	(seg from WYW183623)	Chesapeake Exploration LLC	12/31/202	Converso	wv	40.0000	40.0000	40.0000	40.0000	40.0000	35.0000	1.00000000	0.12500000		1.00000000	0.87500000	0.87500000	0.66670000	0.58336250	0.33330000	0.29163750			35N 76W	22 514/514/	
www.ceneral	1 None	INF	** : ** 103023/	Exploration LLC	12/31/202		vv i	40.0000	40.0000	40.0000	40.0000	40.0000	55.0000	1.00000000	0.12300000	-	1.00000000	0.87500000	0.87500000	0.00070000	0.00000250	0.55550000	0.29103/50		-	5511 7000	32 349344	
			USA WYW189363						1											1								
	WY0119.000-		(seg from	Greenshell					1											1								
WY General	1 None	NP	WYW183622)	Energy Corp	12/31/202	4 Converse	wy	240.0000	240.0000	240.0000	240.0000	240.0000	192.0000	1.00000000	0.12500000	0.07500000	1.00000000	0.80000000	0.80000000	0.66670000	0.53336000	0.33330000	0.26664000		-	- 35N 76W	10 N2N2, SENE, SWNW	
			USA WYW189362						1											1								
	WY0120.000-		(seg from	Canyon Isle		1			1	1																		
WY General	1 None	NP	WYW182816)	Holdings LLC	6/30/202	4 Converse	WY	480.0000	480.0000	400.0008	480.0000	400.0008	320.0006	1.00000000	0.12500000	0.07500000	0.83333500	0.66666800	0.8000000	0.55558444	0.44446756	0.27775056	5 0.22220044		-	- 35N 76W	9 N2, N2S2	
	[Boner Minerals	Southwestern		1			1	1																		
	WY0121.001-		Limited	Production				400.00						0.07500			4 00000005-			1								
WY General	1 None	NP	Partnership	Corp.	11/15/202	Converse	WY	160.0000	140.0000	140.0000	140.0000	140.0000	112.0000	0.87500000	0.2000000		1.00000000	0.8000000	0.8000000	-	-	-	-	1.000000	00008.0 00	000 34N 76W	WN	

EXHIBIT A-2 UNITS

Unit Name	Unit Number	Operator	Unit Acres	Formation(s) Covered	Working Interest
Barron Flats (Shannon) Unit	WYW189393X	Southwestern Production Corp.	14,805.31	Shannon	85.7%
Cole Creek Unit	WYW109464X	Southwestern Production Corp.	6,400.00	ALL	100%

Wells

To that certain Purchase Agreement, by and among Canadian Overseas Petroleum Limited and Certain of its Subsidiaries (as set forth in the Purchase Agreement), as COPL Entities, and the Lenders under the Credit Agreement (as defined in the Purchase Agreement), as COPL Entities, and the Lenders under the Credit Agreement (as defined in the Purchase Agreement), as COPL Entities, and the Lenders under the Credit Agreement (as defined in the Purchase Agreement), as COPL Entities, and the Lenders under the Credit Agreement (as defined in the Purchase Agreement), as COPL Entities, and the Lenders under the Credit Agreement (as defined in the Purchase Agreement), as COPL Entities, and the Lenders under the Credit Agreement (as defined in the Purchase Agreement), as Purchase Agreement, by and agreement (as defined in the Purchase Agreement), as Purchase Agreement, by an advect and the Lenders under the Credit Agreement (as defined in the Purchase Agreement), as Purchase Agreement (as defined in the Purchase Agreement), as Purchase Agreement (as defined in the Purchase Agreement), as Purchase Agreement (as defined in the Purchase Agreement), as Purchase Agreement), as Purchase Agreement (as defined in the Purchase Agreement), as Purchase Agreement (as defined in the Purchase Agreement), as Purchase Agreement (as defined in the Purchase Agreement), as Purchase Agreement (as defined in the Purchase Agreement), as Purchase Agreement (as defined in the Purchase Agreement), as Purchase Agreement (as defined in the Purchase Agreement), as Purchase Agreement (as defined in the Purchase Agreement), as Purchase Agreement (as defined in the Purchase Agreement), as Purchase Agreement (as defined in the Purchase Agreement), as Purchase Agreement (as defined in the Purchase Agreement), as Purchase Agreement (as defined in the Purchase Agreement), as Purchase Agreement (as defined in the Purchase Agreement), as Purchase Agreement (as defined in the Purchase Agreement), as Purchase Agreement (as defined in the Purchase Agreement), as P

					or any or ano mor		onig occuro.		А	FTER PAYOUT (1
Well #	Well Name	API	Location	Operator	Atomic WI	Atomic NRI	COPL WI	COPL NRI A		Atomic NRI		COPL NRI
WY0001	William Valentine 1	49-009-21947	T35N-R76W-Sec.27-NWSE	Southwestern Production Corporation	0.58046997	0.44918363	0.27086056	0.21613393				
WY0002	BFU 13-21VX	49-009-34888	T35N-R76W-Sec.21-NESW	Southwestern Production Corporation	0.58046997	0.44918363	0.27086056	0.21613393				
WY0003	BFU 44-21V	49-009-34233	T35N-R76W-Sec.21-SESE	Southwestern Production Corporation	0.58046997	0.44918363	0.27086056	0.21613393				
WY0004	BFU 21-35-76 ST A SN 3H	49-009-29527	T35N-R76W-Sec.21-NENW	Southwestern Production Corporation	0.58046997	0.44918363	0.27086056	0.21613393				
WY0005	BFU 22-27V	49-009-34637	T35N-R76W-Sec.27-SENW	Southwestern Production Corporation	0.58046997	0.44918363	0.27086056	0.21613393				
WY0006	BFU 42-28V	49-009-34780	T35N-R76W-Sec.28-SENE	Southwestern Production Corporation	0.58046997	0.44918363	0.27086056	0.21613393				
WY0007	Federal 12-26	49-009-22922	T35N-R76W-Sec.26-NWSW	Southwestern Production Corporation	0.58046997	0.44918363	0.27086056	0.21613393				
WY0008	BFU 34-20V	49-009-34818	T35N-R76W-Sec.20-SWSE	Southwestern Production Corporation	0.58046997	0.44918363	0.27086056	0.21613393				
WY0009	BFU 12-36V	49-009-34873	T35N-R76W-Sec.36-SWNW	Southwestern Production Corporation	0.58046997	0.44918363	0.27086056	0.21613393				
WY0010	BFU 24-20V	49-009-35907	T35N-R76W-Sec.20-SESW	Southwestern Production Corporation	0.58046997	0.44918363	0.27086056	0.21613393				
WY0011	BFU 14-23V	49-009-34917	T35N-R76W-Sec.23-SWSW	Southwestern Production Corporation	0.58046997	0.44918363	0.27086056	0.21613393				
WY0012	BFU 22-23V	49-009-35908	T35N-R76W-Sec.23-SENW	Southwestern Production Corporation	0.58046997	0.44918363	0.27086056	0.21613393				
WY0014	BFU 23-27V	49-009-34819	T35N-R76W-Sec.27-NESW	Southwestern Production Corporation	0.58046997	0.44918363	0.27086056	0.21613393				
WY0015	BFU Federal 41-34H	49-009-35095	T35N-R76W-Sec.34-NENE	Southwestern Production Corporation	0.58046997	0.44918363	0.27086056	0.21613393				
WY0020	BFU Fed 32-23V	49-009-34872	T35N-R76W-Sec.23-SWNE	Southwestern Production Corporation	0.58046997	0.44918363	0.27086056	0.21613393				
WY0021	BFU 14-17V	49-009-36907	T35N-R76W-Sec.17-SWSW	Southwestern Production Corporation	0.58046997	0.44918363	0.27086056	0.21613393				
WY0033	BFU 42-29V	49-009-45504	T35N-R76W-Sec.29-SENE	Southwestern Production Corporation	0.58046997	0.44918363	0.27086056	0.21613393				
WY0034	BFU FED 11-28V	49-009-40751	T35N-R76W-Sec.28-NWNW	Southwestern Production Corporation	0.58046997	0.44918363	0.27086056	0.21613393				
WY0035	BFU FED 12-20V	49-009-40750	T35N-R76W-Sec.20-SWNW	Southwestern Production Corporation	0.58046997	0.44918363	0.27086056	0.21613393				
WY0036	BFU FED 41-20V	49-009-41687	T35N-R76W-Sec.20-NENE	Southwestern Production Corporation	0.58046997	0.44918363	0.27086056	0.21613393				
WY0038	BFU FED 41-22V	49-009-48161	T35N-R76W-Sec.22-NENE	Southwestern Production Corporation	0.58046997	0.44918363	0.27086056	0.21613393				
WY0039	BFU FED 11-22V	49-009-44896	T35N-R76W-Sec.22-NWNW	Southwestern Production Corporation	0.58046997	0.44918363	0.27086056	0.21613393				
WY0040	BFU 14-22V	49-009-40826	T35N-R76W-Sec.22-SWSW	Southwestern Production Corporation	0.58046997	0.44918363	0.27086056	0.21613393				
WY0041	BFU FED 21-21V	49-009-40752	T35N-R76W-Sec.21-NENW	Southwestern Production Corporation	0.58046997	0.44918363	0.27086056	0.21613393				
WY0043	BFU 23-14V	49-009-38702	T35N-R76W-Sec.14-NESW	Southwestern Production Corporation	0.58046997	0.44918363	0.27086056	0.21613393				
WY0044	BFU 23-28V	49-009-37936	T35N-R76W-Sec.28-NESW	Southwestern Production Corporation	0.58046997	0.44918363	0.27086056	0.21613393				
WY0047	BFU Fed 32-21V	49-009-40753	T35N-R76W-Sec.21-SWNE	Southwestern Production Corporation	0.58046997	0.44918363	0.27086056	0.21613393				
WY0048	BFU 32-27V	49-009-40828	T35N-R77W-Sec.27-SWNE	Southwestern Production Corporation	0.58046997	0.44918363	0.27086056	0.21613393				
WY0049	BFU Fed 33-23V	49-009-34870	T35N-R76W-Sec.23-NWSE	Southwestern Production Corporation	0.58046997	0.44918363	0.27086056	0.21613393				
WY0050	BFU 43-17V	49-009-37935	T35N-R76W-Sec.17-NESE	Southwestern Production Corporation	0.58046997	0.44918363	0.27086056	0.21613393				
WY0051	BFU 44-22V	49-009-40827	T35N-R76W-Sec.22-SESE	Southwestern Production Corporation	0.58046997	0.44918363	0.27086056	0.21613393				
WY0055	BFU 41-18V SWD - non-unit	49-009-38051	T35N-R76W-Sec.18-NENE	Southwestern Production Corporation	0.63445666	N/A	0.31718075	N/A				
WY0057	BFU 42-19V	49-009-48386	T35N-R76W-Sec.19-SENE	Southwestern Production Corporation	0.58046997	0.44918363	0.27086056	0.21613393				
WY0058	BFU 44-19v	49-009-38779	T35N-R76W-Sec.19-SESE	Southwestern Production Corporation	0.58046997	0.44918363	0.27086056	0.21613393				
WY0066	BFU 41-30V	49-009-41406	T35N-R76W-Sec.30-NENE	Southwestern Production Corporation	0.58046997	0.44918363	0.27086056	0.21613393				
WY0070	BFU 22-29V	49-009-40653	T35N-R76W-Sec.29-SENW	Southwestern Production Corporation	0.58046997	0.44918363	0.27086056	0.21613393				
WY0072	BFU 34-14V	49-009-42221	T35N-R76W-Sec.14-NWSE	Southwestern Production Corporation	0.58046997	0.44918363	0.27086056	0.21613393				
WY0074	WBF 41-36V	49-009-41587	T35N-R77W-Sec.36-NENE	Southwestern Production Corporation	0.58046997	0.44918363	0.27086056	0.21613393				
WY0083	BFU FED 34-15V	49-009-44938	T35N-R76W-Sec.15-SWSE	Southwestern Production Corporation	0.58046997	0.44918363	0.27086056	0.21613393				
WY0084	BFU FED 24-15V	49-009-44894	T35N-R76W-Sec.15-SESW	Southwestern Production Corporation	0.58046997	0.44918363	0.27086056	0.21613393				
WY0093	Cole Creek 44-22H	49-009-28140	T35N-R77W-Sec.22-SESE	Southwestern Production Corporation	0.66670000	0.51226847	0.33330000	0.25609581				
WY0094	Cole Creek 5-22	49-025-23808	T35N-R77W-Sec.22-SWNW	Southwestern Production Corporation	1.00000000	0.77156062	N/A	N/A	0.66670000	0.51439947	0.33330000	0.25716115
WY0095	Cole Creek 11-22	49-025-23809	T35N-R77W-Sec.22-NESW	Southwestern Production Corporation	1.00000000	0.76907376	N/A	N/A	0.66670000	0.51274148	0.33330000	0.25633228
WY0096	Cole Creek 4-27	49-025-23811	T35N-R77W-Sec.27-NWNW	Southwestern Production Corporation	1.00000000	0.76907378	N/A	N/A	0.66670000	0.51274149	0.33330000	0.25633229
WY0097	Cole Creek 31-17	49-025-23462	T35N-R77W-Sec.17-NWNE	Southwestern Production Corporation	0.66670000	0.51380564	0.33330000	0.25686428				
WY0098	Nicolaysen 23-1	49-009-22651	T35N-R77W-Sec.23-SENW	Southwestern Production Corporation	0.66670000	0.50742286	0.33330000	0.25367338				
WY0099	Cole Creek Unit F21-26G	49-009-20043	T35N-R77W-Sec.26-NENW	Southwestern Production Corporation	0.66670000	0.51747681	0.33330000	0.25869960				
WY0100	Unit State F12-26G	49-009-06449	T35N-R77W-Sec.26-SWNW	Southwestern Production Corporation	0.66670000	No deck	0.33330000	No deck				
WY0101	F32 Dakota A Unit F32-26G (SWD)	49-009-06448	T35N-R77W-Sec.26-SWNE	Southwestern Production Corporation	0.66670000	N/A	0.33330000	N/A				
WY0102	Cole Creek 12-23	49-009-28601	T35N-R77W-Sec.23-NWSW	Southwestern Production Corporation	1.00000000	0.76907375	N/A	N/A	0.66670000	0.51274147	0.33330000	0.25633228
WY0103	Federal 3-14	49-025-22624	T35N-R77W-Sec.3-SESW	Southwestern Production Corporation	0.66670000	0.51626341	0.33330000	0.25809298				
WY0104	Seven Cross 21-9	49-025-22024	T35N-R77W-Sec.9-NENW	Southwestern Production Corporation	0.66670000	No deck	0.33330000	No deck				
WY0105	Federal 10-6	49-025-22614	T35N-R77W-Sec.10-SENW	Southwestern Production Corporation	0.66670000	0.51385194	0.33330000	0.25688744				
WY0106	Cole Creek Unit F13-16S	49-025-20242	T35N-R77W-Sec.16-NWSW	Southwestern Production Corporation	0.66670000		0.33330000	No deck				
				•								

Wells

To that certain Purchase Agreement, by and among Canadian Overseas Petroleum Limited and Certain of its Subsidiaries (as set forth in the Purchase Agreement), as COPL Entities, and the Lenders under the Credit Agreement (as defined in the Purchase Agreement), as COPL Entities, and the Lenders under the Credit Agreement (as defined in the Purchase Agreement), as Purchase Agreement), as Purchase Agreement), as Purchase Agreement, as defined in the Purchase Agreement), as COPL Entities, and the Lenders under the Credit Agreement (as defined in the Purchase Agreement), as COPL Entities, and the Lenders under the Credit Agreement (as defined in the Purchase Agreement), as Purchase Agreement), as Purchase Agreement (as defined in the Purchase Agreement), as Purchase Agreement), as Purchase Agreement (as defined in the Purchase Agreement), as Purchase Agreement), as Purchase Agreement (as defined in the Purchase Agreement), as Purchase Agreement), as Purchase Agreement (as defined in the Purchase Agreement), as Purchase Agreement), as Purchase Agreement (as defined in the Purchase Agreement), as Purchase Agreement), as Purchase Agreement), as Purchase Agreement (as defined in the Purchase Agreement), as Purchase Agreement), as Purchase Agreement), as Purchase Agreement (as defined in the Purchase Agreement), as Purchase Agreement), as Purchase Agreement (as defined in the Purchase Agreement), as Purchase Agreement), as Purchase Agreement (as defined in the Purchase Agreement), as Purchase Agreement), as Purchase Agreement (as defined in the Purchase Agreement), as Purchase Agreement (as defined in the Purchase Agreement), as Purchase Agreement), as Purchase Agreement (as defined in the Purchase Agreement), as Purchase Agreement), as Purchase Agreement (as defined in the Purchase Agreement), as Purchase Agreement (as defined in the Purchase Agreement), as Purchase Agreement (as defined in the Purchase Agreement), as Purchase Agreement (as defined in the Purchase Agreement), as Purchase Agreement (as defined in the Purc

									A	AFTER PAYOUT (IF APPLICABL	.E)
Well #	Well Name	API	Location	Operator	Atomic WI	Atomic NRI	COPL WI	COPL NRI At	omic WI	Atomic NRI	COPL WI	COPL NRI
WY0107	Cole Creek Unit F48-16S	49-025-05948	T35N-R77W-Sec.16-SESW	Southwestern Production Corporation	0.66670000	No deck	0.33330000	No deck				
WY0108	Cole Creek Unit 57-22G	49-009-06452	T35N-R77W-Sec.22-SWSE	Southwestern Production Corporation	0.66670000	No deck	0.33330000	No deck				
WY0109	Cole Creek Unit 33X-26G	49-009-20046	T35N-R77W-Sec.26-NWSE	Southwestern Production Corporation	0.66670000	No deck	0.33330000	No deck				
WY0110	Unit Patented F32-27P	49-009-06447	T35N-R77W-Sec.27-SWNE	Southwestern Production Corporation	0.66670000	0.51757796	0.33330000	0.25875016				
WY0111	Unit F22-16S (P&A)	49-025-20668	T35N-R77W-Sec.16-SENW	Southwestern Production Corporation	0.66670000	N/A	0.33330000	N/A				
WY0112	Unit 42X-26G	49-009-20145	T35N-R77W-Sec.26-SENE	Southwestern Production Corporation	0.66670000	No deck	0.33330000	No deck				
WY0113	Cole Creek 11-27	49-025-23810	T35N-R77W-Sec.27-NESW	Southwestern Production Corporation	1.00000000	No deck	N/A	No deck	0.66670000	No deck	0.3333000	0 No deck
WY0114	Cole Creek 8-27	49-009-28600	T35N-R77W-Sec.27-SENE	Southwestern Production Corporation	0.66670000	No deck	0.33330000	No deck				
WY0115	Cole Creek WDW F41-27G (SWD)	49-009-06451	T35N-R77W-Sec.27-NENE	Southwestern Production Corporation	0.66670000	No deck	0.33330000	No deck				
WY0138	BFU FED 11-26D	49-009-48353	T35N-R76W-Sec.23-SESW	Southwestern Production Corporation	0.58046997	0.44918363	0.27086056	0.21613393				
WY0139	BFU 43-28V	49-009-44937	T35N-R76W-Sec.28-NESE	Southwestern Production Corporation	0.58046997	0.44918363	0.27086056	0.21613393				
WY0148	BFU 21-34D (fka 21-34v)	49-009-47332	T35N-R76W-Sec.34-NENW	Southwestern Production Corporation	0.58046997	0.44918363	0.27086056	0.21613393				
WY0162	BFU 44-17D	49-009-48284	T35N-R76W-Sec.17-SESE	Southwestern Production Corporation	0.58046997	0.44918363	0.27086056	0.21613393				
WY0163	BFU FED 14-30VF	49-009-48518	T35N-R76W-Sec.30-SWSW	Southwestern Production Corporation	1.00000000	0.78513200			0.83333500	0.65179883		

EXHIBIT A-4 MIDSTREAM AND GATHERING FACILITIES

	Location (County, Parish or	Location	Indicate O = Operated N =
Property	Lease Block)	(State)	Nonoperated
BFU Gas Processing & Injection Facility BFU 2", 4", 6" Low Pressure Gas Gathering	Converse	WY	Operated
Poly Lines	Converse	WY	Operated
Pipeco 6" High Pressure Steel Gas Line BFU 2", 8" High Pressure Gas Gathering Steel	Converse	WY	Operated
Lines	Converse	WY	Operated

EXHIBIT A-5 SURFACE USAGE RIGHTS

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Contract ID	Contract Name	Parties	Effective date
		Parkerton Ranch Inc	
WY.SUR.002	SUA - BFU 22-27V	Southwestern Production Corp.	2/9/2017
WY.SUR.003	SUA - BFU 13-21VX	Parkerton Ranch Inc Southwestern Production Corp.	3/27/2017
WY.SUR.004	SUA - BFU 42-28V	Parkerton Ranch Inc Southwestern Production Corp.	3/27/2017
WY.SUR.005	SUA - William Valentine 1	Parkerton Ranch Inc Chesapeake Operating, Inc.	8/21/2012
WY.SUR.006	SUA - BFU 21-35-76 ST A	Parkerton Ranch Inc Chesapeake Operating, Inc.	12/10/2013
WY.SUR.007	SUA - BFU 44-21V	Parkerton Ranch Inc Southwestern Production Corp.	1/9/2017
WY.SUR.008	SUA - BFU Federal 41-34H	Parkerton Ranch Inc Southwestern Production Corp.	7/20/2017
WY.SUR.009	Surveying & Staking	Parkerton Ranch Inc Chesapeake Energy Corporation	7/21/2011
WY.SUR.010	SUA - BFU 24-20V	Parkerton Ranch Inc Southwestern Production Corp.	9/20/2017
WY.SUR.011	SUA - Federal 12-26	Parkerton Ranch Inc Gulf Exploration LLC	11/15/1995
WY.SUR.012	SUA - BFU 34-20V	Parkerton Ranch Inc Southwestern Production Corp.	6/6/2017
WY.SUR.014	SUA - BFU 12-36V	Parkerton Ranch Inc Southwestern Production Corp.	6/5/2017

Contract ID	Contract Name	Parties	Effective date
	Contract Funde	Parkerton Ranch Inc	
WY.SUR.015	SUA - BFU 14-23V	Southwestern Production Corp.	6/6/2017
		Parkerton Ranch Inc	
WY.SUR.016	SUA - BFU 22-23V	Southwestern Production Corp.	11/27/2017
		Parkerton Ranch Inc	
WY.SUR.021	SUA - BFU 14-17V	Southwestern Production Corp.	9/20/2017
		Parkerton Ranch Inc	
WY.SUR.022	SUA - BFU 41-18v SWD	Southwestern Production Corp.	1/31/2018
		Parkerton Ranch Inc	
WY.SUR.023	SUA - BFU 43-17V	Southwestern Production Corp.	1/18/2018
		Parkerton Ranch Inc	
WY.SUR.024	SUA - BFU 44-19v	Southwestern Production Corp.	2/25/2018
		Parkerton Ranch Inc	
WY.SUR.025	SUA - BFU 41-16v	Southwestern Production Corp.	2/21/2018
		Parkerton Ranch Inc	
WY.SUR.028	Utility Easement and ROW	Southwestern Production Corp.	2/27/2018
		Parkerton Ranch Inc	
WY.SUR.029	SUA - BFU 22-29V	Southwestern Production Corp.	7/20/2018
		Parkerton Ranch Inc	
WY.SUR.030	SUA - BFU 32-27v	Southwestern Production Corp.	7/20/2018
		Parkerton Ranch Inc	7/20/2010
WY.SUR.031	SUA - BFU 44-22V	Southwestern Production Corp.	7/20/2018
	SULA DELLOS STV	Parkerton Ranch Inc	6/19/2019
WY.SUK.032	SUA - BFU 23-27V	Southwestern Production Corp.	6/18/2018
WY.SUR.033	SULA DELLE 12 20-	Parkerton Ranch Inc	7/20/2018
W 1.SUK.033	SUA - BFU Fed 12-20v	Southwestern Production Corp.	7/20/2018
WV SLID 024	SUA - BFU 23-14V	Parkerton Ranch Inc	7/10/2018
W 1.5UK.034	SUA - DΓU 23-14V	Southwestern Production Corp.	//10/2018

Contract ID	Contract Name	Parties	Effective date
		Parkerton Ranch Inc	
WY.SUR.035	SUA - BFU Storage Yard	Southwestern Production Corp.	7/18/2018
	u u	Parkerton Ranch Inc	5/04/0010
WY.SUR.036	SUA - BFSU Gas Plant	Southwestern Production Corp.	5/24/2018
WY.SUR.037	SUA - BFU 41-30V	Parkerton Ranch Inc Southwestern Production Corp.	9/4/2018
WY.SUR.038	SUA - BFU Fed 32-21V	Parkerton Ranch Inc Southwestern Production Corp.	9/4/2018
WY.SUR.039	SUA - BFU 23-28V	Parkerton Ranch Inc Southwestern Production Corp.	10/12/2018
WY.SUR.040	SUA - BFU FED 11-28V	Parkerton Ranch Inc Southwestern Production Corp.	9/1/2018
WY.SUR.041	SUA - WBF 41-36V	Parkerton Ranch Inc Southwestern Production Corp.	10/11/2018
WY.SUR.043	SUA - BFU 34-14V	Parkerton Ranch Inc Southwestern Production Corp.	10/12/2018
WY.SUR.044	SUA - Cole Creek Field	Parkerton Ranch Inc Cole Creek Sheep Co. Southwestern Production Corp.	9/1/2018
WY.SUR.045	Road ROW	Wassenberg Family Chesapeake Operating, Inc.	10/5/2011
WY.SUR.046	SUA - BFU FED 11-22V	Parkerton Ranch Inc Southwestern Production Corp.	9/19/2019
WY.SUR.047	SUA - BFU 14-22V	Parkerton Ranch Inc Southwestern Production Corp.	9/18/2019
WY.SUR.048	Hunting & Wildlife Impact Agreement	Parkerton Ranch Inc Southwestern Production Corp.	9/24/2019

Contract ID	Contract Name	Parties	Effective date
		Parkerton Ranch Inc	
WY.SUR.049	SUA - BFU Fed 32-23V	Southwestern Production Corp.	9/19/2019
		Parkerton Ranch Inc	
WY.SUR.050	Pipeline ROW	Southwestern Production Corp.	8/1/2019
		Parkerton Ranch Inc	0/10/2010
WY.SUR.051	SUA - BFU FED 41-22V	Southwestern Production Corp.	9/19/2019
WV SUP 052	SUA - BFU Fed 33-23V	Parkerton Ranch Inc Southwestern Production Corp.	9/19/2019
W1.SOK.032	50A - Bro Fed 55-25V	Boner Bros. Limited Partnership	9/19/2019
		Southwestern Production Corp.	
		Tallgrass Interstate Gas	
WY.SUR.053	Pipeline ROW	Transmission, LLC	9/26/2019
		Parkerton Ranch Inc	
WY.SUR.054	SUA - BFU FED 34-15V	Southwestern Production Corp.	10/24/2019
		Converse County	10/2/2010
WY.SUR.055	Bore Permit	Southwestern Production Corp.	10/3/2019
WY.SUR.056	Poro Pormit	Converse County Southwestern Production Corp.	10/3/2019
W1.SUK.050	bore remit	1	10/3/2019
WY.SUR.057	Non-Roadway Easement #9689	State of Wyoming Southwestern Production Corp.	5/29/2020
W1.501(.027	Ton Roudway Easement #9009	Parkerton Ranch Inc	5,29,2020
WY.SUR.058	SUA - BFU FED 41-20V	Southwestern Production Corp.	11/13/2019
		Parkerton Ranch Inc	
WY.SUR.059	SUA - BFU 44-17D	Southwestern Production Corp.	11/18/2019
		Parkerton Ranch Inc	
WY.SUR.060	SUA - BFU FED 24-15V	Southwestern Production Corp.	11/7/2019
		Parkerton Ranch Inc	
WY.SUR.061	SUA - BFU FED 21-21V	Southwestern Production Corp.	12/19/2019

Contract ID	Contract Name	Parties	Effective date
WY.SUR.062	SUA - BFU 43-28V	Parkerton Ranch Inc Southwestern Production Corp.	12/10/2019
WY.SUR.063	SUA - BFU 42-29v	Parkerton Ranch Inc Southwestern Production Corp.	12/10/2019
WY.SUR.065	SUA - BFU FED 11-26D	Parkerton Ranch Inc Southwestern Production Corp.	12/27/2019
WY.SUR.066	SUA - BFU 21-34D	Parkerton Ranch Inc Southwestern Production Corp.	1/10/2020
WY.SUR.067	SUA - BFU 42-19V	Parkerton Ranch Inc Southwestern Production Corp.	1/15/2020
WY.SUR.068	TUP #03117	State of Wyoming Southwestern Production Corp.	9/1/2019
WY.SUR.070	Non-Roadway Easement #9787	State of Wyoming Southwestern Production Corp.	10/1/2020
WY.SUR.072	TUP #03287	State of Wyoming Southwestern Production Corp.	8/1/2021
WY.SUR.073	SUA - BFU Fed 14-30VF	State of Wyoming Southwestern Production Corp.	7/1/2021
WY.SUR.071	SUA - Cole Creek 31-17	Parkerton Ranch Inc Southwestern Production Corp.	8/1/2020
WY.SUR.074	Surveying & Staking	Boner Bros. Limited Partnership Southwestern Production Corp.	11/6/2023

EXHIBIT A-6 OFFICES, WAREHOUSES, LAYDOWN YARDS AND OTHER SIMILAR ASSETS

Property	Location (County, Parish or Lease Block)	Location (State)
BFU Laydown Yard	Converse	WY
Cole Creek Laydown Yard	Converse	WY
Rental Office Trailer	Converse	WY
Office Lease	Jefferson	CO

EXHIBIT A-7 VEHICLES

That certain Commercial Vehicle Leasing Agreement, by and between Centennial Leasing & Sales and Southwestern Production Corp, dated February 6, 2024, for a 2021 Volkswagen Altas Cross S (VIN: 1V2BE2CA4MC220044).

SCHEDULE "C"

Form of Monitor's Certificate

Clerk's Stamp:

2401-03404
COURT OF KING'S BENCH OF ALBERTA
CALGARY
IN THE MATTER OF THE <i>COMPANIES' CREDITORS</i> ARRANGEMENT ACT, R.S.C. 1985, c. C-36, as amended
AND IN THE MATTER OF THE COMPROMISE OR ARRANGEMENT OF CANADIAN OVERSEAS PETROLEUM LIMITED AND THOSE ENTITIES LISTED IN SCHEDULE "A"
MONITOR'S CERTIFICATE
OSLER, HOSKIN & HARCOURT LLP
6200 - 1 First Canadian Place Toronto, Ontario M5X 1B8
Solicitor: Marc Wasserman / Shawn Irving / Dave Rosenblat Telephone: 416.862.4908 / 4733 / 5673 Facsimile: 416.862.6666 Email: <u>mwasserman@osler.com</u> / <u>sirving@osler.com</u> / <u>drosenblat@osler.com</u>

RECITALS

A. Pursuant to an Order of the Honourable Justice E.J. Sidnell of the Court of King's Bench of Alberta, Judicial District of Calgary (the "Court") dated March 8, 2024 (as amended and restated on March 19, 2024, and as may be further amended, restated or supplemented from time to time) KSV Restructuring Inc. was appointed as the monitor (the "Monitor") of Canadian Overseas Petroleum Limited and those entities listed in Schedule A of the Initial Order (collectively, the "**Applicants**").

- B. Pursuant to an Order of the Court dated April 24, 2024 (the "AVO"), the Court inter alia:
 - i. approved the transactions (collectively, the "Transaction") contemplated by the Purchase Agreement dated as of April 8, 2024, by and among certain Applicants, Summit Partners Credit Fund III, L.P., Summit Investors Credit III, LLC, Summit Investors Credit III (UK), L.P., and Summit Investors Credit Offshore Intermediate Fund III, L.P. (collectively, the "Purchaser") and ABC Funding LLC as administrative and collateral agent (as may be amended from time to time in accordance with the terms thereof and this Order, the "Purchase Agreement");
 - ii. vested in the Purchaser all of the Applicants' right, title and interest in and to the Purchased Assets (as defined in the Purchase Agreement), free and clear of all Encumbrances other than the Permitted Encumbrances (each as defined in the AVO), which vesting is to be effective with respect to the Purchased Assets upon the delivery by the Monitor of a certificate confirming that the conditions to Closing as set out in the Purchase Agreement have been satisfied or waived by the Applicants or the Purchaser, as applicable; and
 - iii. granted related relief.
- C. Unless otherwise indicated herein, capitalized terms have the meanings set out in the Purchase Agreement.

THE MONITOR HEREBY CERTIFIES the following:

- The Monitor has received written confirmation from the Applicants and the Purchaser that all conditions to Closing have been satisfied or waived by the Applicants or the Purchaser, as applicable; and
- 2. This Certificate was delivered by the Monitor at Mountain Standard Time on ●, 2024.

KSV RESTRUCTURING INC., in its capacity as Monitor of the Applicants, and not in its personal capacity.

SCHEDULE "A"

Applicants

Canadian Overseas Petroleum Limited

COPL America Holding Inc.

COPL America Inc.

Canadian Overseas Petroleum (UK) Limited

Canadian Overseas Petroleum (Ontario) Limited

COPL Technical Services Limited

Canadian Overseas Petroleum (Bermuda Holdings) Limited

Canadian Overseas Petroleum (Bermuda) Limited

Southwestern Production Corporation

Atomic Oil and Gas LLC

Pipeco LLC

THIS IS EXHIBIT "C" REFERRED TO IN THE AFFIDAVIT OF PETER KRAVITZ SWORN BEFORE ME THIS 31st DAY

OF MAY, 2024

A Commissioner for Taking Affidavits

Viktor V. Nikolov (LSO#84503P)



I hereby certify this to be a true copy of

the original ______

Dated this <u>30</u> day of <u>APRIL</u>, 2024

Clerk's Stamp:



COURT FILE NUMBER COURT JUDICIAL CENTRE OF

Clerk of the Court

APPLICANTS:

DOCUMENT CONTACT INFORMATION OF PARTY FILING THIS DOCUMENT: 2401 03404

COURT OF KING'S BENCH OF ALBERTA

CALGARY

IN THE MATTER OF THE COMPANIES' CREDITORS ARRANGEMENT ACT, R.S.C. 1985, c. C-36, as amended

AND IN THE MATTER OF THE COMPROMISE OR ARRANGEMENT OF CANADIAN OVERSEAS PETROLEUM LIMITED AND THOSE ENTITIES LISTED IN SCHEDULE "A"

STAY EXTENSION ORDER

OSLER, HOSKIN & HARCOURT LLP

6200 - 1 First Canadian Place Toronto, Ontario M5X 1B8 Solicitor: Marc Wasserman / Shawn Irving / Dave Rosenblat Telephone: 416.862.4908 / 4733 / 5673 Facsimile: 416.862.6666 Email: <u>mwasserman@osler.com</u> / <u>sirving@osler.com</u> / <u>drosenblat@osler.com</u> File Number: 1252079

April 24, 2024

DATE ON WHICH ORDER WAS PRONOUNCED: NAME OF JUDGE WHO MADE THIS ORDER: LOCATION OF HEARING:

The Honourable Justice Yamauchi

Calgary, Alberta

UPON THE APPLICATION of CANADIAN OVERSEAS PETROLEUM LIMITED and those entities listed in Schedule "A" hereto (collectively, the "**Applicants**"); **AND UPON** having read the Application, the Affidavit of Peter Kravitz, affirmed March 7, 2024, the Affidavit of Peter Kravitz affirmed March 14, 2024, the Affidavit of Peter Kravitz affirmed April 18, 2024; **AND UPON** reading the Pre-Filing Report of KSV Restructuring Inc. ("**KSV**") dated March 8, 2024, the First Report of KSV in its capacity as monitor of the Applicants (the "**Monitor**"), dated March 15, 2024, the Second Report of the Monitor, **AND UPON** being advised that the secured creditors who are likely to be affected by the charges created herein have been provided notice of this application and either do not oppose or alternatively consent to the within Order; **AND UPON** hearing counsel for the Applicants, and counsel for any other party present at the application; **IT IS HEREBY ORDERED AND DECLARED THAT**:

SERVICE

1. The time for service of the notice of application for this order (the "**Order**") is hereby abridged and deemed good and sufficient and this application is properly returnable today.

STAY EXTENSION

2. The Stay Period, as defined in paragraph 14 of the Amended and Restated Initial Order made by this Court on March 19, 2024 in the within proceeding, is hereby further extended until and including June 7, 2024.

GENERAL

3. This Court hereby requests the aid and recognition of any court, tribunal, regulatory or administrative body having jurisdiction in Canada, the United States of America, or in any foreign jurisdiction, to give effect to this Order and to assist the Applicants, the Monitor and their respective agents in carrying out the terms of this Order. All courts, tribunals, regulatory and administrative bodies are hereby respectfully requested to make such orders and to provide such assistance to the Applicants and to the Monitor, as an officer of this Court, as may be necessary or desirable to give effect to this Order, to grant representative status to the Monitor in any foreign

proceeding, or to assist the Applicants, and the Monitor and their respective agents in carrying out the terms of this Order.

This Order and all of its provisions are effective as of 12:01 a.m. local Calgary time 4. on the Order Date.

10

Justice of the Court of King's Bench of Alberta

SCHEDULE "A"

Applicants

Canadian Overseas Petroleum Limited COPL Technical Services Limited Canadian Overseas Petroleum (UK) Limited Canadian Overseas Petroleum (Bermuda) Limited Canadian Overseas Petroleum (Bermuda Holdings) Limited Canadian Overseas Petroleum (Ontario) Limited COPL America Holding Inc. COPL America Inc. Atomic Oil & Gas LLC Southwestern Production Corp. Pipeco LLC THIS IS EXHIBIT "D" REFERRED TO IN THE AFFIDAVIT OF PETER KRAVITZ SWORN BEFORE ME THIS 31st DAY

OF MAY, 2024

A Commissioner for Taking Affidavits

Viktor V. Nikolov (LSO#84503P)



COURT OF APPEAL OF ALBERTA

Form AP-3 [Rule 14.53]

COURT OF APPEAL FILE NUMBER:

TRIAL COURT FILE NUMBER:

REGISTRY OFFICE:

PLAINTIFF/APPLICANT:

STATUS ON APPEAL: STATUS ON APPLICATION: 2401-03404

2401-0132AC

CALGARY

BP ENERGY COMPANY

APPELLANT RESPONDENT

RESPONDENT

APPLICANT

IN THE MATTER OF THE COMPANIES' CREDITORS ARRANGEMENT ACT, R.S.C. 1985, c C-36, AS AMENDED

AND IN THE MATTER OF THE COMPROMISE OR ARRANGEMENT OF CANADIAN OVERSEAS PETROLEUM LIMITED AND THOSE ENTITIES LISTED IN SCHEDULE "A"

STATUS ON APPEAL: STATUS ON APPLICATION:

DOCUMENT:

ADDRESS FOR SERVICE AND CONTACT INFORMATION OF PARTY FILING THIS DOCUMENT:

APPLICATION FOR PERMISSION TO APPEAL

Dentons Canada LLP 15th Floor, Bankers Court 850 – 2nd Street SW Calgary, AB T2P 0R8 Attention: Derek Pontin Email: derek.pontin@dentons.com Ph: (403) 268-6301 Fax: (403) 268-3100



1

and

CONTACT INFORMATION OF ALL OTHER PARTIES:

Cassels Brock & Blackwell LLP Bankers Hall West 3810, 888 3 Street SW Calgary, Alberta T2P 5C5 Attention: Jeffery Oliver Email: JOliver@cassels.com Counsel for the monitor KSV Restructuring Inc.

Osler, Hoskin & Harcourt LLP

1 First Canadian Place, 100 King Street West, Suite 6200 Toronto, Ontario M5X 1B8 Attention: Marc Wasserman Email: <u>MWasserman@osler.com</u> Counsel for Canadian Overseas Petroleum Limited et al.

Potter Anderson & Corroon LLP

1313 N. Market Street, 6th Floor
Wilmington, Delaware, USA
19801-6108
Attention: L. Katherine Good
Email: kgood@potteranderson.com
US Counsel for Canadian Overseas Petroleum
Limited et al.

Kirkland & Ellis LLP

601 Lexington Avenue New York, New York, USA 10022 Attention: Brian Schartz Email: <u>bschartz@kirkland.com</u> **US Counsel for the interim lender Summit**

Partners Credit Fund III, L.P.; Summit Investors Credit III, LLC; and Summit Investors Credit III (UK), L.P.

MLT Aikins LLP

2100 Livingston Place,222 3 Avenue SWCalgary, Alberta T2P 0B4

Attention: Ryan Zahara Email: RZahara@mltaikins.com

Counsel for the interim lender Summit Partners Credit Fund III, L.P.; Summit Investors Credit III, LLC; and Summit Investors Credit III (UK), L.P.

NOTICE TO RESPONDENT(S): IN THE MATTER OF THE COMPANIES' CREDITORS ARRANGEMENT ACT, R.S.C. 1985, c C-36, AS AMENDED, AND IN THE MATTER OF THE COMPROMISE OR ARRANGEMENT OF CANADIAN OVERSEAS PETROLEUM LIMITED AND THOSE ENTITIES LISTED IN SCHEDULE "A"

WARNING

If you do not come to Court on the date and time shown below either in person or by your lawyer, the Court may give the applicant what it wants in your absence. You will be bound by any order that the Court makes. If you intend to rely on other evidence or a memorandum in support of your position when the application is heard or considered, you must file and serve those documents in compliance with the Rules. (Rule 14.41 and 14.43)

NOTICE TO RESPONDENT(S):

You have the right to state your side of this matter before the Court.

To do so, you must be in Court when the application is heard as shown below:

Date:	
Time:	
Where:	Court of Appeal in Calgary, AB
Before:	Single judge of the court (Rule 14.37)

Nature of Application and Relief Sought:

- Granting leave to appeal under section 13 of the *Companies' Creditors Arrangement Act*, RSC 1985, c C-36, as amended ("*CCAA*"), from the Order of the Honourable Justice K. Yamauchi pronounced on April 24, 2024, which approved the Approval and Vesting Order with respect to substantially all the assets of Canadian Overseas Petroleum Limited ("COPL") and those other entities listed in Schedule "A" hereto.
- 2. Staying until further order (the "**Stay Period**"), all operation and effect of the Approval and Vesting Order granted on April 24, 2024 ("**AVO**"), and all actions, transactions and

remedies taken or that might be taken in respect of the COPL in connection with the AVO.

3. Such further and other related relief as counsel may request and this Honourable Court may grant.

Grounds for making this application:

- 4. The decision in the Honourable Court below discloses errors of law, fact, and mixed law and fact. Respectfully, the Honourable Justice in chambers erred, *inter alia*:
 - a. in finding section 36(6) of the *CCAA* does not apply to the AVO, for the reason the consideration proposed to be paid by the purchaser is not cash;
 - b. in failing to correctly apply the common law factors applicable to review and approval of a court-supervised sale process, particularly concerning unfairness in the working out of the process, and for extinguishment of third-party rights;
 - c. in granting an order that has the practical effect of a rollup, a disclaimer of security and priority rights, and sanctioning an unlawful preference; and
 - d. in inferring improper motives for the appellant's objection to the proposed AVO, despite absence of evidence and no reasonable basis for such conclusions.
- 5. The proposed appeal is not frivolous or vexatious.
- 6. The point on appeal is of significance to the practice.
- 7. The point raised is of significance to the parties in this action.
- 8. The appeal is *prima facie* meritorious.
- 9. The appeal will not unduly hinder the progress of the action.
- 10. The appellant will seek a hearing on an expedited basis.

Material or evidence to be relied on:

- 11. The appellant will rely on:
 - a. The Affidavit of Kenneth Joaquin Anderson, affirmed April 23, 2024;
 - b. The Bench Brief of BP Energy Company, filed April 24, 2024;
 - c. The AVO;
 - d. The transcript of proceedings before the Honourable Justice Yamauchi;

- e. The appellant's Memorandum of Argument filed in support of its application for permission to appeal the AVO;
- f. Such further and other materials or evidence as counsel may advise and as the Honourable Court may permit.

Applicable Acts, regulations and rules:

- 12. Companies' Creditors Arrangement Act, RSC 1985, c C-36, in particular, s. 13.
- 13. Rules 14.5, 14.37, 14.40 and 14.40 of the Alberta *Rules of Court*.
- 14. Such further and other Acts, Regulations and Rules as counsel may advise and this Honourable Court may allow.

SCHEDULE "A"

- 1. Canadian Overseas Petroleum Limited
- 2. COPL Technical Services Limited
- 3. Canadian Overseas Petroleum (UK) Limited
- 4. Canadian Overseas Petroleum (Bermuda) Limited
- 5. Canadian Overseas Petroleum (Bermuda Holdings) Limited
- 6. Canadian Overseas Petroleum (Ontario) Limited
- 7. COPL America Holding Inc.
- 8. COPL America Inc.
- 9. Atomic Oil & Gas LLC
- 10. Southwestern Production Corp.
- 11. Pipeco LLC

THIS IS EXHIBIT "E" REFERRED TO IN THE AFFIDAVIT OF PETER KRAVITZ SWORN BEFORE ME THIS 31st DAY

OF MAY, 2024

A Commissioner for Taking Affidavits

Viktor V. Nikolov (LSO#84503P)



IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:

Canadian Overseas Petroleum Limited, et al.,¹

Debtors in a foreign proceeding.

Chapter 15

Case No. 24-10376 (JTD)

(Jointly Administered)

Re: D.I. 44

<u>Hearing Date</u>: May 21, 2024 at 2:30 p.m. (ET)

Objection Deadline: May 14, 2024 at 4:00 p.m. (ET)

BP ENERGY COMPANY'S OBJECTION TO THE MOTION OF THE FOREIGN REPRESENTATIVE FOR ENTRY OF AN ORDER (I) RECOGNIZING AND ENFORCING THE CCAA VESTING ORDER, (II) APPROVING THE SALE OF SUBSTANTIALLY ALL OF THE DEBTORS' INTERESTS FREE AND CLEAR OF LIENS, CLAIMS, AND ENCUMBRANCES, (III) CONDITIONALLY APPROVING DISMISSAL PROCEDURES FOR DEBTOR SOUTHWESTERN PRODUCTION <u>CORPORATION; AND (IV) GRANTING RELATED RELIEF</u>

BP Energy Company ("BP") hereby objects (this "Objection") to the Motion of the Foreign

Representative for Entry of an Order (I) Recognizing and Enforcing the CCAA Vesting Order, (II)

Approving the Sale of Substantially All of the Debtors Interests Free and Clear of Liens, Claims,

and Encumbrances, (III) Conditionally Approving Dismissal Procedures for Debtor Southwestern

¹ The Debtors in these chapter 15 proceedings, together with the last four digits of their business identification numbers are: Canadian Overseas Petroleum Limited (8749); COPL Technical Services Limited (1656); Canadian Overseas Petroleum (Ontario) Limited (8319); Canadian Overseas Petroleum (UK) Limited (7063); Canadian Overseas Petroleum (Bermuda Holdings) Limited (N/A); Canadian Overseas Petroleum (Bermuda) Limited (N/A); COPL America Holding Inc. (1334); COPL America Inc. (9018); Atomic Oil and Gas LLC (8233); Southwestern Production Corporation (8694); and Pipeco LLC (0925). The location of the Debtors' headquarters and the Debtors' duly appointed foreign representative is 715 5 Avenue SW, Suite 3200, Calgary, Alberta T2P 2X6, Canada.

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Production Corporation; and (IV) Granting Related Relief [D.I. 44] (the "<u>Motion</u>").² In support of this Objection, BP states as follows:

Preliminary Statement

1. It is undisputable that Canadian Overseas Petroleum Limited ("<u>COPL</u>") in its capacity as the foreign representative (the "<u>Foreign Representative</u>") must satisfy the requirements of section 363 of the Bankruptcy Code, as made applicable to chapter 15 proceedings by section 1520 of the Bankruptcy Code, before it is entitled to any order that the sale is free and clear of liens, claims, and encumbrances. But the Foreign Representative cannot satisfy its burden under section 363(f) of the Bankruptcy Code with respect to the liens securing BP's claims. The Foreign Representative relies on section 363(f)(2) based on having consent or that the Court should imply consent from non-objecting parties, but BP has not and does not consent to the sale free and clear of liens securing BP's claims. Further, no other provision of section 363(f) permits the approval of the sale free and clear of such liens. Moreover, the Foreign Representative has proposed no adequate protection of BP's interests in connection with the sale pursuant to section 363(e) of the Bankruptcy Code. Accordingly, the sale should not be recognized or approved free and clear of the liens securing BP's claims absent appropriate adequate protection of BP's interests.

2. Similarly, BP has not and does not consent to the third-party releases of non-debtors in connection with the sale. The Foreign Representative has not—and cannot—establish that such nonconsensual third-party releases are permissible under controlling Third Circuit precedent. Such nonconsensual third-party releases are neither fair nor required for a reorganization—indeed,

 $^{^2}$ Capitalized terms used but not immediately defined herein shall have the meaning ascribed to it elsewhere in this Objection or in the Motion, as applicable.

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there is no reorganization because substantially all of the Debtors' assets are being sold. Accordingly, the third-party releases of non-debtors should not be recognized or approved.

3. Approval of the third-party releases and the sale of the Debtors' U.S. assets free and clear of all liens, claims, and encumbrances is contrary to the public policy of the United States. The sale as contemplated is merely an end run around BP's fundamental property rights under U.S. law. Approval of the third-party releases and the sale free and clear of liens will severely impinge creditors' statutory rights. Accordingly, neither the third-party releases nor the sale of the Debtors' U.S. assets free and clear of the liens securing BP's claims should be recognized or approved.

Relevant Background

A. Prepetition relationships

4. In March 2021, COPL America Inc. ("<u>COPL America</u>") as borrower and certain of its affiliates as guarantors entered into a senior secured loan agreement (as amended or supplemented from time to time, the "<u>Credit Agreement</u>") with the lenders party thereto (the "<u>Prepetition Lenders</u>") and ABC Funding, LLC as the administrative agent and collateral agent (the "<u>Prepetition Admin Agent</u>"). *See Declaration of Peter Kravitz in Support of the Debtors*" *Verified Petition for (I) Recognition of Foreign Main Proceedings, or, in the Alternative, Foreign Non-Main Proceedings, (II) Recognition of Foreign Representative, and (III) Related Relief Under Chapter 15 of the Bankruptcy Code* [D.I. 11] (the "<u>First Kravitz Declaration</u>") ¶ 63–64.

5. At substantially the same time, COPL America entered into a master risk management agreement (the "<u>Swap Master Agreement</u>") with BP as required under the Credit Agreement and in an effort to mitigate exposure to volatile commodity prices. *Id.* at ¶ 71. As material consideration for entry into the Swap Master Agreement, BP was granted liens on

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substantially all of the Debtors' assets and such liens were *pari passu* with the liens granted to the Prepetition Lenders under the Credit Agreement pursuant to that certain intercreditor agreement (as amended, the "<u>IC Agreement</u>"). *Id.* at ¶¶ 72–73.

B. Termination of the Swaps

6. In October 2023, the parties consensually terminated all hedging contracts, resulting in BP being owed \$11,873,702.13 (the "Termination Payment"), which was immediately due and payable under the Swap Master Agreement. *Id.* at ¶ 74. As an accommodation to the Debtors and the Prepetition Lenders, BP agreed to allow the Termination Payment to be paid over time on or before March 16, 2025, subject to certain conditions including, among other things, that the Termination Payment remained an obligation under the Swap Master Agreement that shall be paid on a pro rata and *pari passu* basis will all loan obligations owed to the Prepetition Lenders. *Id.* at ¶ 75–78.

C. The Canadian Proceedings and the Chapter 15 Cases

7. On March 8, 2024, COPL, COPL America, and certain of their affiliates (collectively, the "<u>Debtors</u>") commenced proceedings (the "<u>Canadian Proceedings</u>") under the Companies' Creditors Arrangement Act, R.S.C. 1985, c/ C-36, (as amended, the "<u>CCAA</u>") pending before the Court of King's Bench of Alberta in Calgary (the "<u>Canadian Court</u>"). D.I. 4 ¶ 7.

8. On March 11, 2024, the Canadian Court entered an initial order appointing a monitor in the Canadian Proceedings (the "<u>Monitor</u>") and authorizing COPL to act as the foreign representative of the Debtors. *Declaration of Peter Kravitz in Support of the Motion of the Foreign Representative for Entry of an Order (I) Recognizing and Enforcing the CCAA Vesting Order, (II) Approving the Sale of Substantially All of the Debtors' Interests Free and Clear of Liens, Claims,*

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and Encumbrances, (III) Conditionally Approving Dismissal Procedures for Debtor Southwestern Production Corporation; and (IV) Granting Related Relief [D.I. 45] (the "Second Kravitz Declaration") ¶ 5. Pursuant to the same order, the Canadian Court approved the Debtors' entry into a postpetition financing term sheet for postpetition financing of up to \$11 million (the "DIP Loan") from certain of the Prepetition Lenders (the "DIP Lenders"). Id.

9. On that same day, the Foreign Representative filed petitions for each of the Debtors for relief under chapter 15 of title 11 of the United States Code (the "<u>Bankruptcy Code</u>") in the United States Bankruptcy Court for the District of Delaware (the "<u>Court</u>"). *Id.* at ¶ 15.

10. On March 12, 2024, the Court entered an order [D.I. 27] jointly administering the Debtors' bankruptcy cases (collectively, the "<u>Chapter 15 Cases</u>") and granted provisional relief to the Debtors under chapter 15 of the Bankruptcy Code [D.I. 28] (the "<u>Provisional Order</u>"). The Provisional Order approved the DIP Loan and applied various provisions of the Bankruptcy Code but did not provide adequate protection to any secured creditors (such as BP) for the granting of any priming liens to the DIP Lenders.

11. On March 19, 2024, the Canadian Court entered an order approving, among other things, the sale and investment solicitation procedures and the Debtors' entry into the Purchase Agreement (the "<u>SISP Order</u>"). Second Kravitz Declaration ¶ 11.

12. On April 8, 2024, the Court granted recognition of the Canadian Proceeding as a "foreign main proceeding" pursuant to chapter 15 of the Bankruptcy Code [D.I. 41] (the "<u>Recognition Order</u>") and entered an order recognizing and enforcing the SISP Order [D.I. 42] (the "<u>Bidding Procedures Order</u>"). Notably, nothing in the Recognition Order included any findings or specific approvals of the DIP Loan, nor was any adequate protection provided to any secured creditors for the granting of any priming liens despite expressly providing that "[a]ll relief

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authorized by 11 U.S.C. § 1520 shall apply throughout the duration of the Chapter 15 Cases or until otherwise ordered by this Court," which includes the adequate protection provisions in section 361 of the Bankruptcy Code. D.I. 41.

13. Under the SISP Order and as recognized and enforced by the Bidding Procedures Order, to be a "Qualified Bidder," an interested party was required to, among other things, bid an amount that exceeded both the DIP Loan and the amount owed to the Prepetition Lenders under the Credit Agreement—a total of approximately *\$57 million*—despite the stalking horse credit bid being only approximately *\$11 million*. D.I. 42-1, SISP ¶ 7. Unsurprisingly given the purported approximate *\$46 million overbid requirement*, no party submitted a letter of intent by the deadline. D.I. 44 ¶ 27. Accordingly, the purchasers were declared the successful bid, and the sales process ceased. *Id*.

14. On April 24, 2024, the Canadian Court entered an order (the "<u>Vesting Order</u>") approving the sale of substantially all of the Debtors' assets to the purchaser under the terms of the stalking horse bid previously approved by the SISP Order and recognized and enforced by the Bidding Procedures Order. Second Kravitz Declaration ¶ 14; D.I. 44 ¶ 28.

15. On April 30, 2024, the Foreign Representative filed the Motion seeking recognition and enforcement of the Vesting Order as well as the Second Kravitz Declaration. D.I. 44–45.

D. The Canadian Appeal

16. On May 13, 2024, BP filed an application for permission to appeal the Vesting Order (such appeal process and proceedings, the "<u>Canadian Appeal</u>"). BP's argument in the Canadian Appeal primarily focuses on the fact that the Canadian Court declined to apply CCAA section 36(6), which requires that other assets of the company or the proceeds of the sale or disposition be subject to a security, charge, or other restriction in favor of BP upon the

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authorization of a sale or disposition free and clear of liens securing BP's claims. In the Canadian Appeal, BP is also seeking an interim stay of the enforcement of the Vesting Order pending appeal if the permission to appeal is granted.

Arguments and Authorities

17. As an initial matter, the Court should defer consideration of the Motion pending the final resolution of the Canadian Appeal. It makes little sense for this Court to consider recognizing the Vesting Order when it may be overturned in the Canadian Appeal. *Cf. Goli Nutrition Inc.*, No. 24-10438 (LSS), 2024 WL 1748460, at *8 (Bankr. D. Del. Apr. 23, 2024) (deferring ruling on approval of liquidation sale in chapter 15 case pending finality of unresolved property issues by the foreign court).

18. If the Court does not defer consideration of the Motion, then the Court should not approve the non-consensual third-party releases or the sale free and clear of liens securing BP's claims. The Foreign Representative cannot satisfy applicable bankruptcy law for such relief, and, in any event, both are manifestly contrary to the public policy of the United States.

A. The Foreign Representative must satisfy the requirements of section 363 of the Bankruptcy Code for the Court to approve the sale free and clear of all liens, claims, and encumbrances.

19. When considering whether to approve the sale free and clear of all liens, claims, and encumbrances, the Court must analyze whether the proposed transaction "is appropriate as it relates to assets located within the United States." *In re Crystallex Int'l*, No. 11-14074 (LSS), 2022 WL 17254660, at *5 (Bankr. D. Del. Nov. 28, 2022); *see* 11 U.S.C. § 1520(a)(2) (applying § 363 to a foreign main proceeding under chapter 15); *In re Fairfield Sentry Ltd.*, 768 F.3d 239, 246 (2d Cir. 2014) (holding that the language of section 1520 "makes it plain that the bankruptcy court was required to conduct a section 363 review" of a debtors' transfer of an interest in property

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within the United States); *In re Elpida Memory, Inc.*, No. 12-10947 (CSS), 2012 WL 6090194, at *1 (Bankr. D. Del. Nov. 20, 2012) (holding that the court "must review the transaction to the extent it impacts assets located in the United States under the legal standards governing a transfer by a trustee outside the ordinary course of business").³ Moreover, section 1520(a)(2) of the Bankruptcy Code "establishes that the court presiding over the chapter 15 proceedings has *in rem* jurisdiction over a debtor's assets in the United States and charges that court (not the court presiding over the foreign main proceeding) with the responsibility to approve transfers of those assets." *In re Crystallex Int'l*, 2022 WL 17254660 at *5 (citing *In re Elpida Memory, Inc.*, 2012 WL 6090194 at *7).

20. As a preliminary consideration, the Foreign Representative does not seek to provide BP with adequate protection required by section 363(e) of the Bankruptcy Code. The provision of adequate protection is mandatory. 11 U.S.C. § 363(e) (requiring that "the court . . . *shall* prohibit or condition such use, *sale*, or lease as is necessary to provide adequate protection of such interest") (emphasis added); *see*, *e.g.*, *DB Structured Prods. v. Am. Home Mortg. Holdings, Inc. (In re Am. Home Mortg. Holdings, Inc.)*, 402 B.R. 87, 102 (Bankr. D. Del. 2009) ("This free and clear sale would trigger [creditor's] right under section 363(e) to adequate protection of its damages claim, which could require that the claim attach to the sale proceeds."); *In re Gen. Wireless Opers. Inc.*, No. 17-10506, 2017 Bankr. LEXIS 4003, at *11 (Bankr. D. Del. July 21, 2017) (finding that the secured creditor consented to the sale and "[n]o other entity has an interest in the Acquired Assets

³ Notably, the Foreign Representative cites to all of these same authorities in the Motion. Motion at ¶¶ 5, 44, 46, 49, 55. Moreover, the bankruptcy court that was reversed by the Second Circuit in *Fairfield Sentry* disagreed with the *Elpida Memory* decision and chose to defer to the foreign court's decision instead. *In re Fairfield Sentry Ltd.*, 484 B.R. 615, 626, n.15 (Bankr. S.D.N.Y. 2013) *reversed* 768 F.3d 239. The Second Circuit, however, reversed the bankruptcy court on that exact issue thereby implicitly approving of the *Elpida Memory* decision. *In re Fairfield Sentry Ltd.*, 768 F.3d at 246 ("The language of the statute makes it plain that the bankruptcy court was required to conduct a section 363 review. Deference to the [foreign court] was not required.").

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that would entitle it to receive adequate protection under Section 363(e) of the Bankruptcy Code"); In re Taylor-Wharton Int'l, LLC, No. 09-14089 (BLS) 2010 WL 2906763, at *5 (Bankr. D. Del. June 8, 2010) (finding that § 363(e) was satisfied "by having their Claims, if any, attach to the proceeds of the Sale Transaction" in relation to the appropriate property and priority and otherwise preserving the status quo of rights, claims, and defenses). Indeed, the only time that a court is not required to adequately protect such interests is when the alleged interest is in bona fide dispute. See, e.g., In re W.R. Grace & Co., No. 01-01139 (JKF), 2011 Bankr. LEXIS 5310, at *8 (Bankr. D. Del. Jan. 22, 2021) (finding that all other interests in the property were "in bona fide dispute and [were] not entitled to adequate protection under Section 363(e) of the Bankruptcy Code"). While courts have found that providing for liens to attach to the proceeds of a sale can constitute adequate protection of the lienholders' interests, no proceeds will be generated by the sale proposed by the Foreign Representative, and no other form of adequate protection of the liens securing BP's pari passu claims has been proposed. Accordingly, the omission of adequate protection of BP's interests upon a sale free and clear of the liens securing BP's pari passu claims independently requires the Motion be denied.

i. The Foreign Representative cannot satisfy the requirements under section 363(f) of the Bankruptcy Code for an order that the U.S. assets are sold free and clear of all liens, claims, and encumbrances.

21. The Foreign Representative concedes that it must satisfy at least one "of the requirements enumerated in section 363(f)" before the Court can approve "the sale of the Purchased Assets free and clear of all interests." Motion, ¶ 63 (citations omitted).⁴ The Foreign Representative, however, relies solely on satisfying the consent requirement under section

⁴ Notably, comity principles applicable under section 1507 of the Bankruptcy Code do not apply when section 1520 mandates the application of section 363. *See In re Elpida Memory, Inc.*, 2012 WL 6090194 at *8.

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363(f)(2). The Foreign Representative does not assert that it can satisfy any other requirement under section 363(f)—because it cannot.

a. <u>Section 363(f)(2): The Foreign Representative lacks consent to sell free and</u> <u>clear of the liens securing BP's *pari passu* claims.</u>

22. The Foreign Representative asserts (without any authority) that the consent of all parties that have an interest in the Debtors' property can be implied from either no objection or the overruling of an objection. Motion, ¶ 64. Even if there was persuasive authority for such a proposition, the Foreign Representative unquestionably lacks the required consent here because BP has not and does not consent to the sale free and clear of the liens securing its claims and is objecting. No other party can consent on BP's behalf because neither the Collateral Agent nor the Lender Group have the right to consent to a material detrimental effect on BP's rights under the collateral documents. IC Agreement § 2.04(g).⁵ Therefore, the Foreign Representative cannot satisfy section § 363(f)(2) of the Bankruptcy Code.

b. <u>Section 363(f)(1):</u> The Debtors could not sell the property free and clear of the liens securing BP's *pari passu* claims under applicable nonbankruptcy <u>law.</u>

23. The property subject to the liens securing BP's claims cannot be sold free and clear under section 363(f)(1) of the Bankruptcy Code. Section 363(f)(1) merely permits the sale free and clear if it is permissible under applicable nonbankruptcy law. Specifically, section 363(f)(1) does *not* say that a sale may be free and clear if applicable nonbankruptcy law permits *any* sale of such property. Instead, section 363(f)(1) refers to *the* sale that is proposed (*i.e.*, a sale by the trustee or debtor-in-possession) that must be permissible under applicable nonbankruptcy law.

⁵ Moreover, any waivers under the IC Agreement cannot be BP's consent for purposes of this sale because "[t]he consent was not given in the context of a § 363 sale, nor was it given in anticipation of [the] bankruptcy." *Pac. Capital Bancorp, N.A. v. E. Airport Dev., LLC (In re E. Airport Dev., LLC)*, 443 B.R. 823, 831 (9th Cir. B.A.P. 2011).

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Therefore, the sale contemplated by section 363(f)(1) does not include any sale of the property by a non-owner such as a foreclosure by a secured lender. Indeed, most bankruptcy courts that have considered the foreclosure argument under section 363(f)(1) have rejected it.⁶ See, e.g., In re S. *Mfg. Grp., LLC*, No. 15-00931-HB, 2016 WL 3344787, at *3–4 (Bankr. D.S.C. June 8, 2016) (holding that parties failed to establish that the proposed sale and distribution of proceeds was permitted under applicable nonbankruptcy law including foreclosure by a secured party); *Dishi & Sons v. Bay Condos LLC*, 510 B.R. 696, 710 (S.D.N.Y. 2014) (holding that § 363(f)(1) "refers not to foreclosure sales, but rather only to situations where the owner of the asset may, under nonbankruptcy law, sell an asset free and clear of an interest in such asset") (quotations and citations omitted). Simply put, foreclosure statutes are not "the type of applicable law which permits a sale free and clear" because section 363(f)(1) "applies only to situations where the *owner* of the asset may, under non-bankruptcy law, sell an asset free and clear of an interest in such asset." *In re Jaussi*, 488 B.R 456, 458 (Bankr. D. Colo. 2013) (emphasis added).

24. Even if foreclosure statutes are the type of applicable law contemplated in section 363(f)(1) of the Bankruptcy Code (they are not), *this sale* would not be permissible under applicable nonbankruptcy law. *See In re S. Mfg. Grp., LLC*, 2016 WL 3344787 at *4. Specifically, while the Collateral Agent has the right to release collateral from the liens under the IC Agreement, neither it nor the Lender Group (as defined therein) have the right to consent to a material

⁶ While it is true that some courts have held that foreclosures may be applicable nonbankruptcy law for purposes of section 363(f)(1), such holdings are contrary to the unambiguous text of the statute. *See Mont. Opticom, LLC v. CH SP Acquisitions, LLC (In re Spanish Peaks Holdings II, LLC)*, 872 F.3d 892, 900 (9th Cir. 2017) (relying on a purposive reasoning, not the statutory text, to conclude that foreclosures by third parties serve as applicable nonbankruptcy law for purposes of § 363(f)(1)). The Third Circuit rejects such reasoning when the text is unambiguous, as in Section 363(f)(1); the text controls. *See In re Phila. Newspapers, LLC*, 599 F.3d 298, 304 (3d Cir. 2010) (citations omitted). This Court should therefore adopt the text-based approach of the *Dishi* and *Jaussi* courts, holding that section 363(f)(1) of the Bankruptcy Code does not permit a debtor to rely on foreclosure law. *See Dishi*, 510 B.R. at 709 ("[T]he Code distinguishes between bankruptcy and foreclosure proceedings.").

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detrimental effect or materially adversely modify BP's rights under the collateral documents. IC Agreement, § 2.04(f) & (g). Thus, the Lender Group could never have extinguished the liens securing BP's claims under applicable nonbankruptcy law without BP's written consent under the IC Agreement. Additionally, BP has an enforceable right under the IC Agreement to ratable distribution of all proceeds after expenses in any such foreclosure. Accordingly, even if foreclosure rights was the type of applicable law, it cannot satisfy section 363(f)(1) for purposes of *this sale* with respect to BP because *this sale* could not occur under any applicable nonbankruptcy law. *See In re S. Mfg. Grp., LLC*, 2016 WL 3344787 at *4.

25. While there do not appear to be any decisions addressing the issue under Wyoming law,⁷ other states have held that when more than one secured party has *pari passu* liens on the same property and one such party forecloses its lien, all other secured parties with equal priority liens either retains the lien on the property or must share ratably in the proceeds when such proceeds are insufficient to pay all liens in full. *See Bank of N.Y. Mellon v. Seven Hills Master Cmty. Ass'n*, No. 2:16-cv-01128-APG-NJK, 2020 U.S. Dist. LEXIS 22924, at *11 (D. Nev. Feb. 10, 2020) (granting summary judgment in reliance on the Supreme Court of Nevada's opinion holding that upon the foreclosure of a lien, "the other's lien is extinguished as if it were a junior lien, with the caveat that unlike junior lienholders, the second [equal lienholder] shares in the sale proceeds pro rata if there is not enough to satisfy both liens") (citing *S. Highlands Cmty. Ass'n*, 365 P.3d at 507); *Water Pollution Control Auth. of the City of New Haven v. OTP Realty, LLC*, 822 A.2d 257, 260 (Conn. App. 2003) (holding that when one party forecloses its interest and the property has another encumbrance of equal priority, "a more sensible understanding is that the

⁷ Notably, the Supreme Court of Nevada observed that they could not find "settled 'principles of law' clarifying how equal priority liens interact during a foreclosure." *S. Highlands Cmty. Ass'n v. San Florentine Ave. Trust*, 365 P.3d 503, 507 (Nev. 2016).

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[foreclosing party] took title subject to the [other encumbrancer's] continuing lien"); *Midway Realty Co. v. City of St. Paul*, 145 N.W. 21, 23 (Minn. 1914) (holding that "[f]oreclosure of any such lien does not cut out another lien or equal right" and that such equal priority lienholders "become, by operation of law, tenants in common of the property"); *cf. Koslin Constr. V. Stonegate Constr.*, No. 07AS04716, 2007 Cal. Super. LEXIS 753, at *1 (Cal. Super. Ct. Nov. 10, 2007) (granting consolidation of three cases seeking to foreclose three equal priority liens on the same construction project because "failure to consolidate would prevent a proper assessment of pro rata distribution"). The same result applies here.⁸

26. This sale, therefore, cannot be approved free and clear of the liens securing BP's *pari passu* claims. Specifically, this sale contemplates the assumption of the prepetition obligations under the Credit Agreement thereby leaving no claim for such debt remaining against the Debtors. Through the inclusion of this assumption of debt, the purchasers effectively credit bid such prepetition debt. Such a *de facto* credit bid is particularly true in the Chapter 15 Cases because the procedures required, among other things, a bid of approximately *\$57 million* to be deemed a "Qualified Bidder." *See, e.g.*, D.I. 42-1, SISP ¶ 7 (requiring a party's overbid include payment of the entire outstanding obligations of the DIP Loan *and* the Credit Agreement). The purchasers' purported reservation of right to "credit bid" the outstanding amounts owed under the Credit Agreement was meaningless. The substance of this sale, therefore, is a de facto credit bid by the purchasers. The form of the transaction should not control over the substance. *See United Gas Improv. Co. v. Continental Oil Co.*, 381 U.S. 392, (1965) (reversing the circuit court and agreeing with the Commission that it had jurisdiction "because the transaction was cast as sale of

⁸ Notably, BP, through the Canadian Appeal, is asserting that a similar result is required under CCAA section 36(6).

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leases instead of a sale of natural gas would exalt form over substance") (internal quotations omitted); *MicroSignal, Corp. v. MicroSignal Corp.*, 147 F. App'x 227, 232–33 (3d Cir. 2005) (affirming the district court's ruling that the transaction referred to as a sale "was a merger, in substance" and rejecting the appellants' argument extolling form over substance). Such *de facto* credit bid, however, failed to include BP's *pari passu* secured debt. Accordingly, to the extent that such foreclosure rights are the basis for approving the sale, then either the liens securing BP's claims must continue to remain valid and enforceable against such property or BP must receive its ratable share of the value of the assets purchased.

27. The current sale proposes neither treatment of the liens securing BP's claims, and therefore, it cannot be approved in its current form.

c. <u>Section 363(f)(3):</u> The sale price is far below the face value of all of the liens against the Debtors' property.

28. Section 363(f)(3) of the Bankruptcy Code also does not apply here because that section requires that the sale price be "greater than the *aggregate value of all liens* on such property." 11 U.S.C. § 363(f)(3) (emphasis added). There is no dispute that the "price" for the Purchased Assets does not provide any recovery on account of the liens securing BP's claims. *See* Motion, ¶ 33 (disclosing the "purchase price" as a credit bid of the DIP Loan). Accordingly, the Foreign Representative cannot satisfy section 363(f)(3) of the Bankruptcy Code.

d. <u>Section 363(f)(4): No bona fide dispute exists regarding the liens securing</u> <u>BP's pari passu claims.</u>

29. Further, no bona fide dispute exists regarding the liens securing BP's *pari passu* claims to trigger section 363(f)(4) of the Bankruptcy Code. *See* First Kravitz Declaration ¶¶ 71–79 (explaining that the secured hedge obligations owed to BP was "to be secured on a first priority, *pari passu* basis by the Liens on the Collateral granted to the Lender"); *id.* at Exhibit C (the

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Debtors' representation that "[t]he Liens perfecting the security interests granted in connection with the Existing Credit Agreement (as defined in the RSA) are valid and enforceable Liens and are in first priority over the [Debtors'] assets"). Accordingly, the sale cannot be free and clear of the liens securing BP's claims under section 363(f)(4) of the Bankruptcy Code.

e. <u>Section 363(f)(5): BP cannot be compelled to accept a money satisfaction</u> of less than the full amount of the Termination Payment.

30. Lastly, there is no legal or equitable proceeding by which BP could be compelled to accept a money satisfaction of less than the full Termination Payment pursuant to section 363(f)(5) of the Bankruptcy Code. For this provision to apply, the Court "must make a finding of the existence of such a mechanism and the [Foreign Representative] must demonstrate how satisfaction of the lien could be compelled." *In re PW, LLC*, 391 B.R. at 45 (9th Cir. B.A.P. 2008). Examples of such a mechanism include a buyout arrangement in a partnership agreement, liquidated damages, or agreed damages in lieu of specific performance. *Id.* at 43 (collecting cases); *see also In re E. Airport Dev., LLC*, 443 B.R. at 830 (holding that a release price agreement qualified as a contractual mechanism whereby the nondebtor could be compelled to accept a money judgment for less than the full value of its claim). No such mechanism exists here,⁹ and no party has asserted that it does. The sale, therefore, cannot be free and clear of the liens securing BP's claims under section 363(f)(5) of the Bankruptcy Code.

31. Accordingly, the Foreign Representative cannot satisfy any of the requirements under section 363(f) of the Bankruptcy Code for approval of the sale free and clear of the liens securing BP's *pari passu* claims.

⁹ While the Collateral Agent has the right to release collateral from the liens under the IC Agreement, neither it nor the Lender Group (as defined therein) have the right to consent to a material detrimental effect or materially adversely modify BP's rights under the collateral documents. IC Agreement, § 2.04(f) & (g).

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B. The Court should not approve a non-consensual release of non-debtors.

32. The Vesting Order includes a nonconsensual release by the Debtors' creditors of various third parties, including the purchaser, the DIP Lenders, the Collateral Agent, and their affiliates. BP does not consent to the release of any claims or causes of action that it has against any non-debtors including, among others, claims arising under the Intercreditor Agreement and other contractual and business arrangements against the purchasers of the Purchased Assets or any of their affiliates.¹⁰ Accordingly, the Court cannot grant a *consensual* release of any claims or causes of action that BP has against non-debtors.

33. The Third Circuit does "not broadly sanction[] the permissibility of nonconsensual third-party releases." *In re Millenium Lab Holdings II, LLC*, 945 F3d 126, 139 (3d Cir. 2019). Indeed, Third Circuit "precedents regarding nonconsensual third-party releases and injunctions in the bankruptcy plan context set forth exacting standards that must be satisfied if such releases and injunctions are to be permitted, and suggest that courts considering such releases do so with caution." *Id.* (citations omitted). But "[t]he hallmarks of permissible non-consensual releases—fairness, necessity to the reorganization, and specific factual findings to support these conclusions—are all absent here." *In re Continental Airlines*, 203 F.3d 203, 214 (3d Cir. 2000).

34. First, there is no evidence that such a release is fair under these circumstances. The buyer is positioning itself to fully recover its debt through a credit bid of the outstanding DIP obligations and assumption of its prepetition debt, whereas BP (and all unsecured creditors' claims that are not assumed under the transaction documents) will receive essentially nothing.¹¹ Second,

¹⁰ Additionally, BP objects to, and does not consent to this Court entering a final order or judgment over any matter including, without limitation, any release of any non-debtors to the extent the Court does not have the constitutional authority to enter such final order or judgment.

¹¹ The Motion asserts that "the creditors and equity holders are left with an interest in any remaining assets," but fails to identify whether any such assets exist and, if so, what value those assets may have, if any. Motion \P 60.

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the releases cannot be necessary to a reorganization because substantially all of the Debtors' assets are being sold. While there are references to "restructuring" in defined terms, such terminology cannot hide the substance of the transaction: a sale of substantially all of the Debtors' assets. Third, the Foreign Representative has not set forth sufficient factual basis for fairness or necessity to the reorganization. The Foreign Representative asserts "material contribution to the success of the Debtors' businesses, the restructuring or the Transaction," support from the Monitor, and a belief that they are consistent with similar CCAA proceedings. D.I. 45 ¶ 37. None of those assertions, however, satisfy the requirements of controlling Third Circuit precedent. *See, e.g., In re RTI Holding Co., LLC*, No. 21-12456, 2021 WL 4994414 at *6 (Bankr. D. Del. Oct. 27, 2021) (Dorsey, J.) (explaining that "while courts allow nonconsensual third-party releases, there is a stringent standard") (citations omitted). Accordingly, the third-party releases should not be approved by the Court. *See In re Vitro, S.A.B. de C.V.*, 473 B.R. 117, 132 (Bankr. N.D. Tex. 2012) (denying enforcement of third-party releases in *concurso* plan because "the protection of third party claims in a bankruptcy case is a fundamental policy of the United States").

35. Relatedly, any order resolving the Motion should not include any findings regarding BP's rights or claims against any non-debtor parties including, among others, the non-debtor parties to the IC Agreement.

C. Approval of non-consensual third-party releases and the sale of the Debtors' U.S. assets free and clear of all liens, claims, and encumbrances is contrary to the public policy of the United States.

36. As explained above, the Foreign Receiver cannot satisfy applicable U.S. bankruptcy law; therefore, approval of the releases and the sale free and clear will severely impinge creditors' statutory rights. *See In re Vitro, S.A.B. de C.V.*, 473 B.R. at 131–32 (holding that "the policy of the United States is against discharge of claims for entities other than a debtor in an

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insolvency proceeding" in reliance on "[t]he expression by Congress in § 524"); *In re Qimonda AG*, 462 BR. 165, (Bankr. E.D. Va. 2011) (holding (on remand) that failing to apply section 365(n) thereby allowing for the cancellation of U.S. patent licenses would result in uncertainty, which could ultimately impinge on the important statutory protection provided to licensees of U.S. patents and would be manifestly contrary to U.S. public policy).

37. Moreover, from BP's perspective, the transaction is merely an end run around BP's rights under, among other things, the IC Agreement and U.S. law by the purchasers and their affiliates coupled with immunity for doing so. Accordingly, the premise and outcome of the entire transaction is contrary to the public policy of the United States. *See Pearlman v. Reliance Ins. Co.*, 371 U.S. 132, 136 (1962) ("[S]uch property rights existing before bankruptcy in persons other than the bankrupt must be recognized and respected in bankruptcy.") (citations omitted); *In re Montgomery Ward, LLC*, 634 F.3d 732, 738 (3d Cir. 2011) (observing "the fundamental bankruptcy principle that like creditors should be treated alike") (citations omitted); *Baker & Drake, Inc. v. Pub. Serv. Comm'n of Nev. (In re Baker & Drake, Inc.)*, 35 F.3d 1348, 1354 (9th Cir. 1994) (explaining that the Bankruptcy Code does not "mandate that *every company* be reorganized *at all costs*") (alteration in original).

Conclusion

38. For all of the reasons explained above, BP respectfully requests that the Court: (a) delay consideration of the Motion pending resolution of the appeal in Canada; or (b)(i) sustain this Objection, (ii) only recognize the Vesting Order to the extent that it is not free and clear of the liens on U.S. assets securing BP's claims, does not apply any third-party releases of claims within the U.S., and is subject to reversal or modification in the Canadian Appeal; and (c) grant such further and other relief as is just and proper.

Dated: May 14, 2024 Wilmington, Delaware

Respectfully submitted,

By: /s/ Derek C. Abbott

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-and-

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ATTORNEYS FOR BP ENERGY COMPANY

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

In re:

Canadian Overseas Petroleum Limited, et al.,1

Debtors in a foreign proceeding.

Chapter 15

Case No. 24-10376 (JTD)

(Jointly Administered)

CERTIFICATE OF SERVICE

I, Derek C. Abbott, do hereby certify that on May 14, 2024, I caused a copy of the *BP Energy Company's Objection to the Motion of the Foreign Representative for Entry of an Order* (I) Recognizing and Enforcing the CCAA Vesting Order, (II) Approving the Sale of Substantially all of the Debtors' Interests Free and Clear of Liens, Claims, and Encumbrances, (III) Conditionally Approving Dismissal Procedures for Debtor Southwestern Production Corporation; and (IV) Granting Related Relief to be served via CM/ECF on all counsel and parties who have entered appearances and consented to CM/ECF notification, and in the manner indicated upon the parties listed below.

> /s/ Derek C. Abbott Derek C. Abbott (No. 3376)

¹ The Debtors in these chapter 15 proceedings, together with the last four digits of their business identification numbers are: Canadian Overseas Petroleum Limited (8749); COPL Technical Services Limited (1656); Canadian Overseas Petroleum (Ontario) Limited (8319); Canadian Overseas Petroleum (UK) Limited (7063); Canadian Overseas Petroleum (Bermuda Holdings) Limited (N/A); Canadian Overseas Petroleum (Bermuda) Limited (N/A); COPL America Holding Inc. (1334); COPL America Inc. (9018); Atomic Oil and Gas LLC (8233); Southwestern Production Corporation (8694); and Pipeco LLC (0925). The location of the Debtors' headquarters and the Debtors' duly appointed foreign representative is 715 5 Avenue SW, Suite 3200, Calgary, Alberta T2P 2X6, Canada.

VIA EMAIL

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