MINUTE ITEM
This Calendar Item No. <u>CU8</u>
was approved as Minute Item
This Calendar Item No. <u>CU8</u>
by the State Lands
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This item No. <u>CU8</u>
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CALENDAR ITEM

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06/11/90 PRC 6786 Hamilton

APPROVE ASSIGNMENT AND AMENDMENT OF STATE OIL AND GAS LEASE PRC 6786, SUTTER COUNTY

ASSEGNOR/LESSEE:

OXY USA INC.

Attn: Perry L. Rice 110 West 7th Street Tulsa, Oklahoma 74102

ASSIGNEE:

Todd Jamison Ballantyne

P. O. Box 682

Rancho Mirage, CA 92270

BACKGROUND

Negotiated subsurface (no surface use) State oil and gas lease PRC 6786 (Lease) was issued to OXY Petroleum, Inc. on January 31, 1985, and contains about 23.36 acres of State lands in the beds and vicinity of Butte Slough and Butte Creek in Sutter County (see Exhibit "A"). OXY USA, Inc. is the successor to OXY Petroleum, Inc. and holds 100 percent interest in the Lease.

P.R.C. 6804 and Lease Paragraph 26 allow the Lessee, with Commission approval, to assign the Lease to any person who possesses the qualifications of P.R.C. 6801. On March 15, 1990, documents were filed that assigned all of OXY's interest in the Lease to Mr. Ballantyne. Staff has reviewed the agreements and has determined that the Assignor and Assignee have complied with Commission regulations and the terms of the Lease. Pursuant to P.R.C. 6804 and Lease Paragraph 26, an assignment will take effect on the first day of the month following Commission approval.

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All lands under Lease have been included in the Commission-approved "Butte Slough Unit" (Unit). All lands in the Unit, other than the leased lands, are under lease to Mr. Todd Jamison Ballantyne (See Exhibit "B" - Division of Oil and Gas [D.O.G.] assignment and bonding notices). Production from the Unit is from one vertically drilled gas well, Butte Slough Unit No. 1, located on private land that has been assigned to Mr. Ballantyne.

Lease Paragraph 24 and Exhibit "B" Paragraph 4, require the Lessee to furnish and maintain a bond in the sum of \$10,000 to guarantee the faithful performance of all lease provisions (payment of rentals and royalties). Mr. Ballantyne has requested that a \$1,000 certificate of deposit be substituted for this security. Staff has reviewed this request and has determined, and Mr. Ballantyne has agreed, that a \$3,000 certificate of deposit is sufficient security for the Lease (current royalty is less than \$1,000 per year).

Pacific Gas & Electric Company (PG&E) buys the gas produced from the Unit. Under the Commission-approved PG&E gas sales contract, PG&E pays the seller for the gas at the end of the calendar month following the calendar month the gas is produced. To allow adequate time for the payment of gas royalties, all new northern California negotiated subsurface State oil and gas leases permit the Lessee to pay gas royalties by the fifth day of the second calendar month following the calendar month the gas is produced. However, the Lease requires gas royalty payments to be made by the 25th day of the calendar month following the month the gas is produced. Because the Lessee is required to pay the State's royalty before being paid by PG&E, staff proposes that the lease be amended to provide consistency with the above-described royalty payment schedule of new leases issued by the Commission.

STATUTORY AND OTHER REFERENCES:

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A. P.R.C.s 6801 and 6804.

B. Lease Paragraph 26.

AB 884:

N/A.

OTHER PERTINENT INFORMATION:

 Pursuant to the Commission's delegation of authority and the State CEQA Guidelines (14 Cal. Code Regs. 15061), the staff has determined this activity, approval of lease assignment and amendment, to be exempt from

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CALENDAR ITEM NO. C 48 (CONT'D)

the requirements of CEQA because the activity is not a "project" as defined by CEQA and the State CEQA Guidelines. (Authority: P.R.C. 21065 and 14 Cal. Code Regs. 15378.)

PREREQUISITE CONDITIONS, FEES AND EXPENSES:

- Duly executed lease assignment and amendment forms have been received and are on file in the Long Beach office of the Commission.
- Assignee is qualified to hold the State lease pursuant to P.R.C. 6801.
- Filing and processing fees have been received.
- 4. Performance bond or other security in the sum of \$3,000 and liability insurance coverage of not less than \$500,000 have been received.

EXHIBITS:

- A. Location of Lease.
- B. D.O.G. Assignment and Bonding Notices.
- C. Lease Amendment.

IT IS RECOMMENDED THAT THE COMMISSION:

- 1. FIND THE ACTIVITY, APPROVAL OF ASSIGNMENT AND AMENDMENT OF STATE OIL AND GAS LEASE PRC 6786, EXEMPT FROM THE REQUIREMENTS OF CEQA PURSUANT TO 14 CAL. CODE REGS. 15061 BECAUSE THE ACTIVITY IS NOT A PROJECT AS DEFINED BY P.R.C. 21065 AND 14 CA. CODE REGS. 15378.
- 2. APPROVE THE ASSIGNMENT OF 100 PERCENT INTEREST IN STATE OIL AND GAS LEASE PRC 6786 FROM OXY USA INC. (ASSIGNOR) TO TODD JAMISON BALLANTYNE (ASSIGNEE). COMMISSION APPROVAL OF THIS ASSIGNMENT IS GIVEN UPON THE CONDITIONS THAT THE ASSIGNMENT WILL NOT RELEASE THE ASSIGNOR FROM ANY OBLIGATION TO THE STATE LANDS COMMISSION UNDER THE LEASE, ANY CONDITIONS IN ANY ASSIGNMENT AGREEMENT TO THE CONTRARY NOTWITHSTANDING, AND THAT THE ASSIGNEE WILL BE BOUND BY THE LEASE, INCLUDING ANY MODIFICATIONS AND COLLATERAL AGREEMENTS, TO THE SAME EXTENT AS THE ASSIGNOR, ANY CONDITIONS IN ANY ASSIGNMENT AGREEMENT TO THE CONTRARY NOTWITHSTANDING. PURSUANT TO P.R.C. 6804, THIS ASSIGNMENT WILL TAKE EFFECT ON JULY 1, 1990.

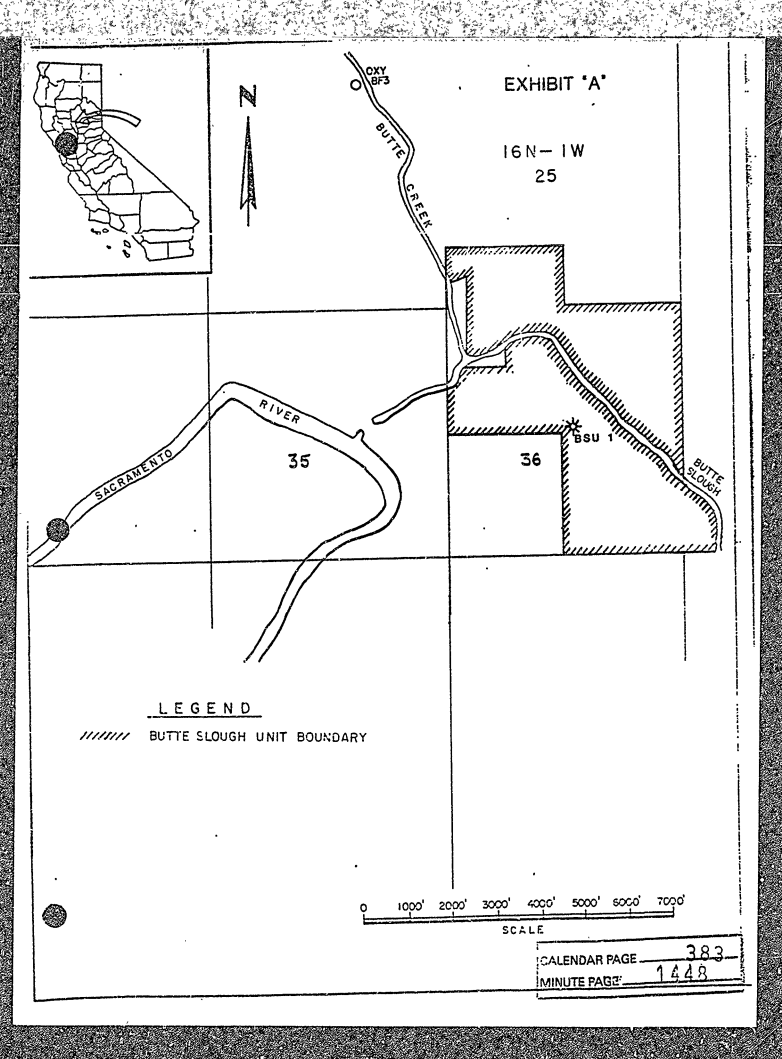
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- 3. AMEND THE LAST SENTENCE OF PARAGRAPH 3(c) OF STATE OIL AND GAS LEASE PRC 6786 TO READ: "MONEY ROYALTY ON NON-OIL PRODUCTION SHALL BE DUE NO LATER THAN THE FIFTH DAY OF THE SECOND CALENDAR MONTH FOLLOWING THE CALENDAR MONTH IN WHICH THE NON-OIL PRODUCTION IS PRODUCED."
- 4. (a.) AMEND THE FIRST SENTENCE OF PARAGRAPH 24 OF STATE OIL AND GAS LEASE PRC 6786 TO READ: "THE LESSEE SHALL FURNISH UPON EXECUTION OF THIS LEASE AND MAINTAIN A BOND OR OTHER SECURITY IN FAVOR OF THE STATE OF CALIFORNIA IN THE SUM PROVIDED IN EXHIBIT "B" TO GUARANTEE THE FAITHFUL PERFORMANCE BY THE LESSEE OF ALL PROVISIONS OF THIS LEASE, DIVISION 6 OF THE PUBLIC RESOURCES CODE AND THE REGULATIONS PROMULGATED THEREUNDER, INCLUDING, BUT NOT LIMITED TO, IMMEDIATE ELIMINATION OF ANY CONTAMINATION OR POLLUTION CAUSED BY OR RESULTING FROM OPERATIONS UNDER THIS LEASE".
 - (b.) AMEND THE FIRST SENTENCE OF PARAGRAPH 4 OF EXHIBIT "B" OF STATE OIL AND GAS LEASE PRC 6786 TO READ: "THE PERFORMANCE BOND OR OTHER SECURITY TO BE FURNISHED BY THE LESSEE SHALL BE IN THE SUM OF THREE THOUSAND DOLLARS (\$3,000)."
- 5. AUTHORIZE THE EXECUTION OF ANY DOCUMENT NECESSARY, TO EFFECT THE COMMISSION'S ACTION.

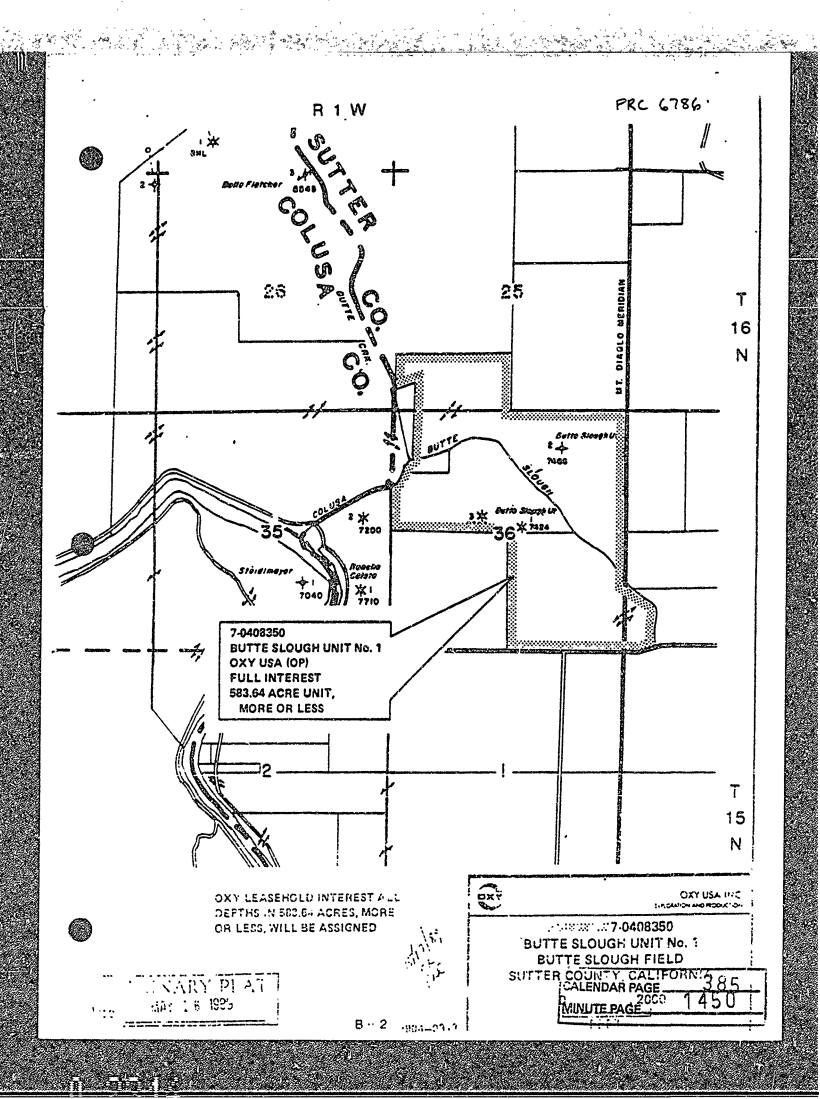
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REPORT OF EXHIBIT "B" PROPERTY/WELL TRANSFER OR ACQUISITION PROPERTY

We have been informed that you have Acquired/Tr	
Please complete and return the following to the:	9/28 19 89
Division of Oil and Gas	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
221 West Court St. Suite 1	
Woodland, Cas 95695	
72675	- · · · · · · · · · · · · · · · · · · ·
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OXY USA INC	transferred ownership of
(old operator)	a considerate database of
-	Ingres Rainania
he following described property to	JAMISON WALLHATYNE
	(IET OPEREDI)
· Propose OF Service	25,31436 - 16N - IW Suffee Cty Circle description of property)
1. TURITOUS OF SECTIONS	description of property)
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2. 2 INACTIVE GAS WE	II S
(List of a	all producing, idle, and abandoned wells.)
(Il addition	nal space is needed, use back of form.)
OXY USA NC	TODD JAMISON BALLANTYNE
XY USA Inc. 'name of old operator)	(name of new operator)
	P.O. BOX 682
?C. Box 300 - 110 W. 72 ST.	604 Desert West Drive
gadress .	mmers.
TUISH DELA TEICE	Danish Min on the occupa
. J. J. L. C. T. J. C.	Rancho Miruge, CA 92170
ng (918) 561-2075	Phone (619 340-3102
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INDIVIDUAL OIL AND GAS WELL CASH BOND PRC 6786

(SEE INSTRUC	CTIONS ON REVERSE !	SIDE FOR APPLICA	BLE AMOUNT)	
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WE				
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•				
as principal, present a total cent (\$15_,000.00) in the form of:	deposit of PIFTEE	N THO	USAND AND NO/100 DOLLARS	
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Certified Check No	in the smount of \$		td/ot	
Peasbook Account No		, in the exount of \$	10; and or	
	.Tir	me Deposit Rece		
THE CONDITION OF THE ABOVE	E OBLIGATION IS SUCH 1	ГНАТ,		
WHEREAS, said principal is abo	ut to drill, redrill, deepe	a, or permenently alte	er on oil or ges well designated	
			.M.D. B. & M., end is re-	
quired to file this bond in connective Public Resources Code of the	ction therewith in accord	ence with Section 3205	5.5 of Chapter 1 of Division 3 of	
NOW THEREFORE, If said	TODD JAMISON BAL	LANTYNE	4 60 mg mb 60 de 17 and and mb 16 pm mp 18 and 18 pm 19 and 18 pm 18	
the above bounden principal, shell Section 3000) of the Public Resour	ces Code and shall obey a	all lawful orders of the	State Oil and Ges Supervisor, or	
his district deputy or deputies, sub- costs, and expenses lacuted by	the supervisor or his dis	trict deputy or deputies	s in respect of such well or the	
property of said principal, or assembly provisions of said division, then t	essed against such well his obligation shall be w	or the property of suc oid; otherwise, it shall	h principal, in puressace of the reason in full force and effect.	
If the principal fails to comply wit all lawful orders of the State Oil a to pay all costs and expenses incur	and Gas Supervisor or his	depaties, then the gun	endsor gay draw upon this bond	
This bond shell subject to all	conditions set forth in S	ections 3204 to 3209.	inclusive, P.R.C. IN WITHESS	
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	cape California, this	• •	•	
This is to certify under penalty of the U.S. Revenue Service or the State Employment.	perjury that the above on the of California Franchise	zeh deposit is free of a Tax Board, Roard of l	ell liens including tax liens by Equalization or Department of	
	to a TODS	JAMISUN BALLA	NTYNE	
	[Principal]	~		
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STATE OF CALIFORNIA COUNTY OF RIVERSIDE

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7. Individual coverage for an offshore wall is not acceptable.

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DIVISION OF OIL AND GAS WELL BOND RIDER

	DIVISION OF OIL AND GAS	(C) constant
	WELL BOND RIDER	1 PRC 6786
WHEREAS, or the FOURT	TH day of OCTOBER 19 1, TODD JAMISON B	ALLINTYND
	PRINCIPAL , on behalf of TODD JAMIS	
** *******************************	Principal exocuted INDIVIDUAL OIL AND GAS WELL CAS	H_BC)ND
Bond NE GALED OCTO	BER 4 1989 , in the sum of FIFTEEN THOUSAND	AND NO/100
	i tavar of the STATE OF CALIFORNIA. If that this rider with the exactical so and form a part of Boad with. <u>dated</u> Octobe:	m 4:1006
	Party of OCTOBER 19 89 amend	
as follows:		aus rivo soug
	Bond hereby assumes, liability of Well No.	
	3 in Section 36,T.16NR.1N,M.D.b.&M.,Butte	
	formerly covered by OXY USA INC. Blanket Bond	
	dated 11/6/84 and RIDER dated 10/29/86 executed	
by wational rie .	Insurance Company of Hartford.	
*as set forth und	der the laws of the State of California	
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NIMITALESS MANEGERS	tanto de la casa de la	
	I and signature of the said principal is hereto affixed and the corporate soal and name	e of the said
	sted by its duly authoritized TODD JAMISON BALLANTYNE	
rancho Mirage	. California, this fourth, day of October , I	• "89""
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	Principal TODD JAMISON BALLANTYNE	
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TODD JAMISON BALLANTYNE NOTARIZATION OF THE (Surety or Principal)

STATE OF CALIFORNIA COUNTY OF RIVERSIDE

The state of the s

On this fourth day of OCTOBER ... in the year 19 89.... before me, JEBOME MARCUS a Notary Public in and for said County and State, personally appeared TODD JAMISON BALLANTYNE known to me to be the person whose name is subscribed to the within instrument ..., and acknowledged to me that he subscribed the name , thereto and his own name as ... TODD JAMISON BALLANTYNE OFFICIAL SEAL Marino JEROME MARCUS Notary Public in and for said County and State NULLEY PUBLIC-CALIFORNIA PRECEPAL DEFICE IN MYERSIDE COUNTY My Comm Expires June 11, 1890

INSTRUCTIONS

1. A noter may be used to:

(a) Change the name by which the principal v as known on the well bond, or previous rider.
(b) Extend the liability of a new blanket bond to cover wells previously covered by another blanket bond.
(c) Extend the coverage of a blanket well bond to well(s) previously covered by individual well bond in the coverage of a blanket well bond to well(s) previously covered by individual well bond in the coverage of a blanket well bond to well(s) previously covered by individual well bond in the coverage of a blanket well bond to well(s) previously covered by individual well bond in the coverage of a blanket well bond to well(s) previously covered by individual well bond in the coverage of a blanket well bond to cover well be covered by individual well bond to cover well bond to cover well be covered by individual well bond to cover well be covered by individual well bond to cover well be covered by individual well bond to cover well be covered by individual well bond to covered by individual well be covered by individual well bond to covered by individual well by the covered by individual well be covered by the covered by individual well by the covered by the covered by individual well by the covered by the covered by individual well by the covered by the covered by the covered by individual well by the covered by the covered by the covered

Limit the liability of a blanke; bond to cover only wells already dnilled. (In this case, other bond (s) will be needed to cover subsequent wolls.)

- 2. A rider cannot be used to:

- (a) Transfer lability from the principal to another party.

 (b) Reduce the monetary lability of a bond.

 (c) Reduce the coverage of a blanket well bond by eliminating a well or wells.

 (d) Extend the coverage of a limited status (coverage limited to the principal's wells as of the date of execution of the bond)

 Extend well bond.
- (e) Extend the coverage of an onshore blanker well bond to include offshore wells or www.versa.
- 3. The signature of the principal for a cash bond ricler, or the surety for an indemnity bond noter, must be notarized.
- 4. If the principal and/or surety is a corporation, their corporate seal must be affixed.
- 5. Each principal must file a separate rider. A rider with more than one principal is not acceptable.
- If the procupals are partners, their individual names shall appear on the rider, with the recital that they are partners composing a firm, and naming said firm
- 7. A rider containing a cancellation clause at the option of the principal or surety is not acceptable.
- information on a rider pertaining to the bond number, the principal, the surety, the bond amount, and the execution date must agree exactly with the information on the bond.

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EXHIBIT "C"

AMENDMENT TO STATE OIL AND GAS LEASE PRC 6786

State Oil and Gas Lease PRC 6786 (Lease) was entered into between the State Lands Commission (State) and OXY Petroleum, Inc. on January 31, 1985 and contains approximately 23.36 acres situate in Sutter County, California. OXY USA Inc. is the successor in interest to OXY Petroleum, Inc.

On June , 1990, the State approved the assignment of a 100% interest in the Lease from OXY USA Inc. to Todd Jamison Ballantyne and approved amendments to the Lease.

Todd Jamison Ballantyne and the State hereby agree to amend the Lease as follows:

- The last sentence of Lease paragraph 3(c) is amended to read: "Money royalty on non-oil production shall be due no later than the fifth day of the second calendar month following the calendar month in which the non-oil production is produced."
- The first sentence of Lease paragraph 24 is amended to read: "The Lessee shall furnish upon execution of this lease and maintain a bond or other security in favor of the State of California in the sum provided in Exhibit "B" to guarantee the faithful performance by the Lessee of all provisions of this lease, Division 6 of the Public Resources Code and the regulations promulgated thereunder, including, but not limited to, immediate elimination of any contamination or pollution caused by or resulting from operations under this lease."
- 3. Lease Exhibit "B", the first sentence of paragraph 4, is amended to read: "The performance bond or other security to be furnished by the Lessee shall be in the sum of three thousand dollars (\$3,000)."

All other terms and conditions of the Lease shall remain unchanged and in full force and effect.

Todd Jamison Ballantyne	State Lands Commission
By: Jaid la Pallant	Ву:
Date:	Date:
Attest:	Attest:

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