

REFERENCE DOCUMENT 1
BLUE WATER SYSTEMS RAW GROUNDWATER PERMITS

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BLUE WATER SYSTEMS RAW GROUNDWATER PERMITS

1.1 DRILLING AND OPERATING PERMIT

Attached hereto are the (a) Amended and Restated Drilling & Operating Permit Issued by Direction of the Board of Directors of the Post Oak Savannah Groundwater Conservation District, dated January 13, 2009, and granted to Blue Water Systems, LP; and (b) Resolution Amending the Blue Water Systems, LP Drilling and Operating Permit No. POS-D&O/A&M-001 to divide the number of permitted wells and production between two projects and assign a portion of the 41 permitted wells and 20,000 acre-feet of permitted production and transport to the Blue Water 130 D&O Permit, and the remainder of permitted wells and 50,993 acre-feet of permitted production to the Blue Water Vista Ridge LLC D&O Permit, dated September 9, 2014.

**Amended and Restated Drilling & Operating Permit
Issued By Direction of the Board of Directors of the
Post Oak Savannah Groundwater Conservation District**

This Amended and Restated Drilling and Operating Permit ("Permit") is granted to Blue Water Systems, L.P., ("Permittee"), successor to Layne Water Development of Texas, LLC ("Layne"), to authorize Permittee to drill and operate forty-one (41) water wells within the Post Oak Savannah Groundwater Conservation District ("District"), for the purpose of producing water for Municipal Use. The name, location, maximum annual production and maximum gallons of production permitted per minute for each of the forty-one wells is listed in Exhibit "A". The individual wells listed in Exhibit "A" are referred to herein as the "Well" or "Wells" and the forty-one Wells are collectively referred to as the "Well System". This Permit is conditioned upon and subject to Permittee complying with the Rules of the District ("Rules"), the orders of the Board, the Management Plan of the District, as amended, and the laws, rules and regulations of the State of Texas, as amended, applicable to drilling, operating and maintaining water wells within the District. This Permit confers only the right to drill and operate the Wells and Well System in compliance with and subject to the Rules and requirements of this Permit. The terms, conditions and authorizations of this Permit may be modified or amended under the Rules.

The Wells are registered with the District and the State of Texas. The Wells are approved for production in the aggregate as a Well System. The Permittee is authorized to drill and operate the Wells at the locations and maximum GPM production set forth in Exhibit "A", and the maximum annual production of the Well System shall not exceed 70,993 acre feet per year.

The Rules are incorporated herein in their entirety by reference, as if set forth herein verbatim, including but not limited to the Rules providing for reducing permitted production. The Permittee shall comply with the Rules and each requirement thereof in operating, maintaining, repairing and altering each of the Wells and the Well System. All application(s) pursuant to which the related original permits and prior amended permits, and this Permit, have been issued, and all written agreements and acknowledgments executed by the Permittee, and/or by Layne, are incorporated into this Permit. This Permit is granted on the basis of, and contingent upon, the accuracy of the information supplied in the application(s), agreements and acknowledgments on file with the District. A finding that false information was supplied to the District in the permitting process for the Wells is grounds for revocation of this Permit.

The issuance of this Permit does not grant Permittee the right to use any public or private property, interfere with any personal or property rights, or violate any federal, state, or local law, rule or regulation. The District makes no representations and has no responsibility with respect to the availability or quality of the water authorized to be produced under this permit.

The term of the Permit, both the Drilling and the Operating Permit, is for a period of forty years from the original issuance date of September 11, 2004, subject to review every fifth year and modification during any such review to conform this Permit with intervening changes in the Management Plan or state law. Unless waived by the Board of the District for a specific review period, applications for review shall be submitted to the District 90 days prior to the fifth anniversary of the issuance date and each subsequent scheduled review date following the fifth anniversary date, until the date of expiration of this Permit. The Board may waive any review if no material change has been made to the Management Plan, or if the changes made do not require modification of this Permit.

The Permit is issued and effective as of January 13, 2009.

Post Oak Savannah Groundwater Conservation District

By: 

Name: Gary West

Title: General Manager

Permit No. POS-D&O/A & M-0001

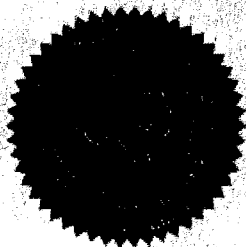


Exhibit "A"
 Blue Water, L.P. Permitted Water Wells
 List for Permit issued January 13, 2009

<u>Well Designation</u>	<u>Location</u>	<u>Max. GPM</u>
CW-1	30.44108N 96.81247W	1200gpm
CW-2	30.43564N 96.80366W	1200gpm
CW-3	30.42803N 96.80739W	1200gpm
CW-4	30.43169N 96.81623W	1200gpm
CW-5	30.43037N 96.82592W	1200gpm
CW-6	30.42724N 96.83412W	1200gpm
CW-7	30.41233N 96.81705W	1200gpm
CW-8	30.42325N 96.81969W	1200gpm
CW-9	30.42052N 96.81123W	975gpm
CW-10	30.41916N 96.80507W	750gpm
CW-11	30.41392N 96.7928W	750gpm
CW-12	30.41116N 96.79682W	750gpm
CW-13	30.44583N 96.76865W	1200gpm
CW-14	30.40421N 96.7786W	750gpm
CW-15	30.41001N 96.78026W	750gpm
CW-16	30.40794N 96.77606W	750gpm
CW-17	30.41709N 96.77139W	750gpm
CW-18	30.42121N 96.77545W	975gpm
CW-19	30.41838N 96.7668W	750gpm
CW-20	30.43605N 96.76393W	1200gpm
CW-21	30.43899N 96.77173W	1200gpm
PW-1	30.5069N 96.82059W	2800gpm
PW-2	30.5032N 96.8128W	2800gpm
PW-3	30.51464N 96.81067W	2800gpm
PW-4	30.49953N 96.80459W	2800gpm
PW-5	30.508N 96.8054W	2800gpm
PW-6	30.49522N 96.79645W	2900gpm
PW-7	30.51578 N 96.79897W	3000gpm
PW-8	30.50739N 96.79584W	3000gpm
PW-9	30.44138N 96.801233W	3000gpm
PW-10	30.43638N 96.80358W	3000gpm
PW-11	30.42851N 96.80668W	3000gpm
PW-12	30.42113N 96.811W	3000gpm
PW-13	30.42394N 96.82004W	3000gpm
PW-14	30.41266N 96.81705W	2500gpm
PW-15	30.42723N 96.83449W	3000gpm
PW-16	30.43059N 96.82576W	3000gpm
PW-17	30.43181n 96.981632w	3000gpm
PW-18	30.41998N 96.7752W	3000gpm
PW-19	30.41001N 96.77979W	3000gpm
PW-20	30.41145N 96.79644W	1800gpm

A RESOLUTION AMENDING THE BLUE WATER SYSTEMS LP DRILLING AND OPERATING PERMIT NO POS-D&O/A&M-001 TO DIVIDE THE NUMBER OF PERMITTED WELLS AND PRODUCTION BETWEEN TWO PROJECTS AND ASSIGN A PORTION OF THE 41 PERMITTED WELLS AND 20,000 ACRE-FEET OF PERMITTED PRODUCTION AND TRANSPORT TO THE BLUE WATER 130 D&O PERMIT, AND THE REMAINDER OF PERMITTED WELLS AND 50,993 ACRE-FEET OF PERMITTED PRODUCTION TO THE BLUE WATER VISTA RIDGE L.L.C. D&O PERMIT.

Whereas, Blue Water Systems LP ("Blue Water") requested Permit No. POS-D&O/A&M-001 (the "Permit") be amended to apportion some of the permitted 41 wells and 70,993 acre-feet of production to Blue Water 130 LP and the remainder of the wells and 50,993 acre-feet of production to Blue Water Vista Ridge L.L.C.; and

Whereas, Blue Water's request is not inconsistent with the policies and prior actions of the Post Oak Savannah Groundwater Conservation District ("District");

NOW, THEREFORE BE IT RESOLVED BY THE BOARD OF DIRECTORS OF THE POST OAK SAVANNAH GROUNDWATER CONSERVATION DISTRICT, THAT:

Section 1. Amendment of the Permit. The Blue Water Systems LP Drilling and Operating Permit No. POS-D&O/A&M-001 is hereby amended as follows:

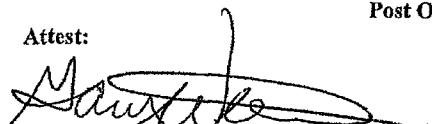
- (1) 20,000 acre-feet of the 70,993 acre-feet of authorized groundwater production and 8 of the 41 permitted wells, as such wells are more specifically identified on the attached Exhibit A, shall be permitted to and the permit held by Blue Water 130 LP; and
- (2) 50,993 acre-feet of the 70,993 acre-feet of authorized groundwater production and 33 of the 41 permitted wells, as such wells are more specifically identified on the attached Exhibit B, shall be permitted to and the permit held by Blue Water Vista Ridge L.L.C..

Section 2. Permit Terms and Conditions. Save and except for the foregoing specific amendments dividing and assigning certain of the 41 permitted wells and a portion of the 70,993 acre-feet of groundwater production to Blue Water 130 LP and Blue Water Vista Ridge L.L.C., respectively, the terms and conditions of Permit No. POS-D&O/A&M-001 shall remain in full force and effect.

PASSED AND APPROVED this the 9th day of September, 2014.

Post Oak Savannah Groundwater Conservation District

Attest:


Gary Westbrook, Ass't. Secretary

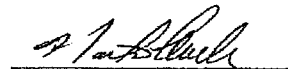

Name: Nathan Ausley
Title: President

Exhibit A
Blue Water 130 LP Permitted Water Wells
List for Permit issued September 9, 2014

Well Designation	Location	Max. GPM
PW-1	30.5069N 96.82059W	2800gpm
PW-2	30.5032N 96.8128W	2800gpm
PW-3	30.51464N 96.81067W	2800gpm
PW-4	30.49953N 96.80459W	2800gpm
PW-5	30.508N 96.8054W	2800gpm
PW-6	30.49522N 96.79645W	2900gpm
PW-7	30.51578 N 96.79897W	3000gpm
PW-8	30.50739N 96.79584W	3000gpm

Exhibit B
Vista Ridge, LP Permitted Water Wells
List for Permit issued September 9, 2014

Well Designation	Location	Max. GPM
CW-1	30.44108N 96.81247W	1200gpm
CW-2	30.43564N 96.80366W	1200gpm
CW-3	30.42803N 96.80739W	1200gpm
CW-4	30.43169N 96.81623W	1200gpm
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PW-18	30.41998N 96.7752W	3000gpm
PW-19	30.41001N 96.77979W	3000gpm
PW-20	30.41145N 96.79644W	1800gpm

1.2 PERMIT TO TRANSPORT GROUNDWATER

Attached hereto are the (a) Amended Permit to Transport Groundwater from within the Post Oak Savannah Groundwater Conservation District of the State of Texas by Direction of the Board of Directors of the Post Oak Savannah Groundwater Conservation District, dated September 14, 2004, amended effective September 14, 2010, and granted to Blue Water Systems, LP; and (b) Resolution Amending the Blue Water Systems, LP Permit for the Transport of Groundwater Produced Pursuant to Blue Water Permit No. POS-D&O/A&M-001, as amended, to authorize Blue Water 130 LP to transport up to 20,000 acre-feet annually and Blue Water Vista Ridge, LLC to transport up to 50,993 acre-feet annually, and to amend the wording of the transport permit to limit the volume of groundwater that may be transported during any 24-hour period of time, dated September 9, 2014.



Amended Permit to Transport Groundwater From within the
Post Oak Savannah Groundwater Conservation District
Of the State of Texas

By Direction of the Board of Directors of the
Post Oak Savannah Groundwater Conservation District

This amended permit is granted to: Blue Water Systems, LP (Permittee), : c/o Ross Cummings, Stonebridge Plaza 1, 9606 N. Maple, Suite 125, Austin, Travis County, Texas 78759, successor to Layne Water Development of Texas, LLC ("Layne"), for the purpose of transporting groundwater from a system of water wells (wells) within the Post Oak Savannah Groundwater Conservation District (District), to locations outside the District for the non-wasteful purposes of Municipal Use in the counties of Bastrop, Bell, Burnet, Caldwell, Hays, Lee, Travis, Williamson, Comal, Guadalupe, and Bexar, in the State of Texas ("Amended Permit"). The groundwater permitted herein must be put to beneficial use at all times.

The location of each well from which water is authorized to be transported under this Amended Permit is listed in Exhibit "A". The Permittee has leased the water rights that will be produced. In addition, the names and mailing addresses of the owners of the land from which the wells are authorized to produce water are set forth in the application filed by Permittee for this Amended Permit, and otherwise in the records of the District.

Upon issuance of this Amended Permit, the Permittee agrees to abide by the Rules, orders of the Board and Management Plan of the District, as amended, and the Laws and Rules of the State of Texas, as amended, in transporting groundwater from the water wells to locations outside the District. This permit confers only the right to use the permit under the provisions of the District rules and according to its terms. The permit terms may be modified or amended as provided in the District rules.

These wells are registered with the District and the State of Texas. The amount of groundwater to be transported from the District shall not exceed 63,374,148 million gallons during any 24 hour period. The total amount of groundwater to be transported from the District on an annual basis shall not exceed 70,993 acre feet.

This Amended Permit confers only the right to transport groundwater and its terms may be modified or amended. The operation of the wells for the authorized withdrawal must be conducted in a non-wasteful manner.

All transport and storage facilities must be accessible to District representatives for inspection, and the Permittee agrees to cooperate fully in any reasonable inspection of these facilities by the District representatives.

All application(s) pursuant to which the related original permits and the prior amended permits, and this Amended Permit, have been issued, and all written agreements and acknowledgments executed by the Permittee, and/or by Layne, are incorporated into this Amended Permit, which is granted on the basis of, and contingent upon, the accuracy of the information supplied in the application(s). A finding that false information as been supplied is grounds for revocation of the Amended Permit.

Violation of the terms, conditions, requirements, or special provisions of this Amended Permit is punishable by civil penalties as provided by the District Rules and by law.

On or before February 15 of each year, the owner of this Amended Permit must submit an annual report to the District describing the amount of groundwater transported under this Amended Permit. This report shall be filed on a form provided by the District, stating the following: (1) the name of the Permittee; (2) the well numbers of each well for which the Permittee holds a transport permit; (3) the total amount of groundwater transported from each well and well system during the immediately preceding calendar year; (4) the total amount of groundwater transported from each well and well system during each month of the immediately preceding calendar year; (5) the purpose for which the water was transported; (6) any other information related to the operation and production of the wells or transport of water requested by the District.

The issuance of this Amended Permit does not grant to the Permittee the right to use private property, or public property, for the production or conveyance of water. Neither does this Amended Permit authorize the invasion of any personal rights nor the violation of federal, state, or local laws, or any regulations.

The District makes no representations and shall have no responsibility with respect to the availability or quality of water authorized to be transported under this Amended Permit.

Special Terms:

This Amended Permit expires on September 15, 2034. This Amended Permit is subject to review every fifth year, and during any such review may be modified to conform with intervening changes in the Management Plan of the District or state law. Permittee shall submit to the District 90 days prior to the fifth anniversary of the issuance and each subsequent review, and the date of expiration of the operating permit a full and complete report describing its groundwater transportation system, volumes of water delivered by customer, and the delivery points of groundwater transported, together with such other information that will assist the District's review. The Board may waive any five year review if no material change has been made to the Management Plan, or if the changes made do not require modification of such permits. Despite the term of duration listed in this Amended Permit, the Permittee is authorized to transport groundwater under this Amended Permit only as long as the Permittee holds a valid operating permit issued by the District for the wells listed in this Amended Permit.

*This amended permit issued September 14, 2004 is hereby amended effective September 14, 2010.
This permit expires September 15, 2034.*



Gary West
Gary West - General Manager

A RESOLUTION AMENDING THE BLUE WATER SYSTEMS LP PERMIT FOR THE TRANSPORT OF GROUNDWATER PRODUCED PURSUANT TO BLUE WATER PERMIT NO. POS-D&O/A&M-001, AS AMENDED, TO AUTHORIZE BLUE WATER 130 L.P. TO TRANSPORT UP TO 20,000 ACRE-FEET ANNUALLY AND BLUE WATER VISTA RIDGE L.P. TO TRANSPORT UP TO 50,993 ACRE FEET ANNUALLY, AND TO AMEND THE WORDING OF THE TRANSPORT PERMIT TO LIMIT THE VOLUME OF GROUNDWATER THAT MAY BE TRANSPORTED DURING ANY 24 HOUR PERIOD OF TIME.

Whereas, Blue Water Systems LP (“Blue Water”) requested Permit No. POS-D&O/A&M-001 (the “Permit”) be amended to apportion some of the permitted 41 wells and 70,993 acre-feet of production to Blue Water 130 L.P. and the remainder of the wells and 50, 993 acre-feet of production to Blue Water Vista Ridge L.L.C.; and

Whereas, the Board of Directors of the Post Oak Savannah Groundwater Conservation District (“District”) amended the Permit by Resolution dated September 9, 2014; and

Whereas, Blue Water requests an amendment to the permit authorizing the transport of the groundwater (the “Transport Permit”) authorized to be produced pursuant to the Permit;

NOW, THEREFORE BE IT RESOLVED BY THE BOARD OF DIRECTORS OF THE POST OAK SAVANNAH GROUNDWATER CONSERVATION DISTRICT, THAT:

Section 1. Amendment of the Transport Permit. The Transport Permit authorizing Blue Water to transport outside the District the groundwater produced pursuant to the Permit is hereby amended as follows:

- (1) (a) Blue Water 130 LP is authorized to transport up to 20,000 acre-feet of groundwater annually that is produced from the 8 wells, permitted to Blue Water 130 LP, specifically identified on the attached Exhibit A; and

(b) During any 24 hour period, the amount of groundwater to be transported from the District shall not exceed the aggregate maximum gallons per minute for the wells identified in Exhibit A.
- (2) (a) Blue Water Vista Ridge L.L.C. is authorized to transport up to 50,993 acre-feet of groundwater annually that is produced from the 33 wells, permitted to Blue Water Vista Ridge, L.L.C., specifically identified on the attached Exhibit B; and

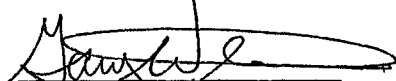
(b) During any 24 hour period, the amount of groundwater to be transported from the District shall not exceed the aggregate maximum gallons per minute for the wells identified in Exhibit B.

Section 2. Permit Terms and Conditions. Save and except for the foregoing specific amendments the terms and conditions of the Transport Permit authorizing the transport of water produced pursuant to Blue Water Permit No. POS-D&O/A&M-001 shall remain in full force and effect.

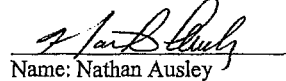
PASSED AND APPROVED this the 9th day of September, 2014.

Post Oak Savannah Groundwater Conservation District

Attest:



Gary Westbrook, Ass't. Secretary



Name: Nathan Ausley
Title: President

Exhibit A
Blue Water 130 LP Permitted Water Wells
List for Permit issued September 9, 2014

Well Designation	Location	Max. GPM
PW-1	30.5069N 96.82059W	2800gpm
PW-2	30.5032N 96.8128W	2800gpm
PW-3	30.51464N 96.81067W	2800gpm
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Exhibit B
Vista Ridge, LP Permitted Water Wells
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REFERENCE DOCUMENT 2

LIST OF BLUE WATER SYSTEMS GROUNDWATER LEASES

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LIST OF BLUE WATER SYSTEMS GROUNDWATER LEASES

Attached hereto is the list of Groundwater Leases.

Lessor	Date of Lease	Net Acres	Recording Data Volume/Page
Robert Abad	8/31/2001	0.5222	560/019 B.C.O.P.R.
Curtis W. Abernathy	2/28/2005	76.6200	966/619 M.C.O.R.
Accurate, Inc.	4/5/2001	16.0000	843/350 M.C.O.R.
Accurate, Inc.	4/5/2001	50.1700	843/354 M.C.O.R.
Accurate, Inc.	4/5/2001	61.0000	843/358 M.C.O.R.
Accurate, Inc.	4/5/2001	34.5300	843/366 M.C.O.R.
Accurate, Inc.	4/5/2001	15.0000	843/370 M.C.O.R.
Accurate, Inc.	4/5/2001	36.0000	843/374 M.C.O.R.
Accurate, Inc.	4/5/2001	46.4100	843/378 M.C.O.R.
Accurate, Inc.	10/1/2007	5.2890	1057/590 M.C.O.R.
Accurate, Inc.	1/8/2008	200.0000	991/023 M.C.O.R.
Accurate, Inc.	4/5/2001	257.3600	843/362 M.C.O.R.
Accurate, Inc.	8/4/2001	3.0000	852/515 M.C.O.R.
Accurate, Inc.	3/6/2002	19.8320	882/571 M.C.O.R.
Accurate, Inc.	3/6/2002	200.0000	882/575 M.C.O.R.
Accurate, Inc.	3/6/2002	19.5600	882/579 M.C.O.R.
Accurate, Inc.	3/6/2002	20.0000	882/583 M.C.O.R.
Accurate, Inc.	3/6/2002	45.0000	882/587 M.C.O.R.
Accurate, Inc.	3/6/2002	45.0000	882/591 M.C.O.R.
Accurate, Inc.	3/6/2002	45.1667	882/595 M.C.O.R.
Accurate, Inc.	3/6/2002	45.0000	882/599 M.C.O.R.
Accurate, Inc.	3/6/2002	45.0000	882/603 M.C.O.R.
Accurate, Inc.	3/6/2002	110.9790	882/607 M.C.O.R.
Accurate, Inc.	3/6/2002	129.5580	882/611 M.C.O.R.
Accurate, Inc.	3/6/2002	90.3333	882/615 M.C.O.R.
Accurate, Inc.	3/6/2002	89.0000	882/619 M.C.O.R.
Accurate, Inc.	3/6/2002	105.4000	882/623 M.C.O.R.
Accurate, Inc.	3/6/2002	90.0000	882/627 M.C.O.R.
Accurate, Inc.	3/6/2002	0.2280	882/631 M.C.O.R.
Accurate, Inc.	3/6/2002	29.3400	882/635 M.C.O.R.
Accurate, Inc.	3/6/2002	29.3400	882/639 M.C.O.R.
Accurate, Inc.	5/13/2002	8.7800	882/643 M.C.O.R.
George Herbert Adams, III and Ann Elizabeth Thomas	1/30/2000	67.9320	532/375 B.C.O.P.R.
John R. Adams	8/31/2001	0.5222	556/708 B.C.O.P.R.
Valerie M. Adams	12/31/2004	1.9445	650/626 B.C.O.P.R.
Fausto Albarran	2/12/2010	0.2611	797/322 B.C.O.P.R.
Francisco Albarran	2/22/2010	0.2611	797/326 B.C.O.P.R.
Charles Albright and wife, Audrey S. Albright	8/31/2001	1.8277	555/265 B.C.O.P.R.
Charles Albright and wife, Audrey S. Albright	9/8/2001	1.3055	555/269 B.C.O.P.R.
Ronnie L. Albright and wife, Ethel Ruth Albright	12/30/2003	54.3249	619/278 B.C.O.P.R.
Ronnie L. Albright and wife, Ethel Ruth Albright	12/31/2003	32.7321	619/274 B.C.O.P.R.
Juan Alcocer and Maria Alcocer, Individually and as Representative for Maria Teresa Moreno	7/28/2009	1.0444	781/811 B.C.O.P.R.
Juan Alcocer and Maria Alcocer, Individually and as Representative for Maria Teresa Moreno	7/28/2009	1.3055	782/750 B.C.O.P.R.
Ambrosio Alderete	8/31/2001	0.7833	558/842 B.C.O.P.R.
Ambrosio Alderete	10/23/2001	0.7833	558/838 B.C.O.P.R.
Carl R. Alexander, Jr. and wife, Martha D. Alexander	3/20/2006	36.7010	1003/760 M.C.O.R.
Carl R. Alexander, Sr. and wife, Elaine V. Alexander	3/20/2006	9.9500	1003/724 M.C.O.R.
Jerrimie Joe Alexander, Successor in Interest to Brian Wallace	4/29/2010	0.5222	801/859 B.C.O.P.R.
Jerrimie Joe Alexander, Successor in Interest to Brian Wallace	4/29/2010	0.7833	802/417 B.C.O.P.R.
Jerry D. Alexander and wife, Debra L. Alexander	5/8/2006	1.7300	1009/367 M.C.O.R.
Jimmy D. Alexander	4/9/2006	4.0910	1007/201 M.C.O.R.
John M. Alexander	8/31/2001	1.0444	557/403 B.C.O.P.R.
Lonneida P. Alexander	2/8/2004	76.3900	624/246 B.C.O.P.R.
Shelton Alexander, Jr. and wife, Patricia Alexander	8/9/2001	14.9720	554/051 B.C.O.P.R.
Shelton Alexander, Jr. and wife, Patricia Alexander	8/15/2001	2.7500	554/043 B.C.O.P.R.

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Shelton Alexander, Jr. and wife, Patricia Alexander	8/15/2001	7.8699	554/047 B.C.O.P.R.
Shelton Alexander, Jr. and wife, Patricia Alexander	8/15/2001	1.0000	554/055 B.C.O.P.R.
Allen Robert Alford, Trustee	2/14/2000	301.5000	532/379 B.C.O.P.R.
Allen Robert Alford, Trustee	10/20/2000	100.0000	832/676 M.C.O.R.
Doris J. Allen	3/25/2006	31.8810	1005/086 M.C.O.R.
Frances W. Allen, Successor in interest to Edwin Allen	7/27/2007	0.5222	725/182 B.C.O.P.R.
Glennett Allen	7/31/2004	5.0000	637/603 B.C.O.P.R.
Jonathan Allen	12/11/2001	0.5222	562/756 B.C.O.P.R.
Richard Donald Allen	5/22/2006	20.0000	688/481 B.C.O.P.R.
Cecilio Alvarado and wife, Araceli Alvarado	6/16/2003	0.7833	605/229 B.C.O.P.R.
Cecilio Alvarado and wife, Araceli Alvarado	6/17/2003	0.5222	605/225 B.C.O.P.R.
Edgar S. Alvarez	8/31/2009	0.2611	787/693 B.C.O.P.R.
Esmeralda Alvarez	1/6/2010	0.2611	794/030 B.C.O.P.R.
Francisco Alvarez	4/16/2007	0.7833	715/300 B.C.O.P.R.
Francisco Alvarez	4/16/2007	0.7833	715/808 B.C.O.P.R.
Guillermo Alvarez	4/4/2007	0.2611	715/268 B.C.O.P.R.
Guillermo Alvarez	4/4/2007	0.2611	715/792 B.C.O.P.R.
Guillermo Alvarez	4/4/2007	0.2611	716/381 B.C.O.P.R.
Jerame Earl Aly	10/13/2003	5.0000	615/253 B.C.O.P.R.
Marsha Lynn Ampe	9/11/2004	50.4692	640/841 B.C.O.P.R.
Alice Anderson	5/3/2004	34.5500	629/127 B.C.O.P.R.
Harry L. Anderson	6/30/2010	0.2611	808/312 B.C.O.P.R.
Michael Gino Andreozzi	5/22/2007	0.5222	736/467 B.C.O.P.R.
Robert S. Andrews, Jr. and wife, Marceline S. Andrews	1/15/2001	42.4950	540/248 B.C.O.P.R.
Lamar Angell	1/25/2006	74.5286	998/114 M.C.O.R.
Lamar Angell	1/25/2006	4.8600	998/118 M.C.O.R.
Lamar Angell	1/25/2006	3.7900	998/122 M.C.O.R.
Israel Araujo	5/22/2006	2.3600	1013/560 M.C.O.R.
Julian Arguello and wife, Maria Arguello	10/22/2001	0.2611	558/201 B.C.O.P.R.
Julian Arguello and wife, Maria Arguello	10/23/2001	0.5222	558/193 B.C.O.P.R.
Maria Arguello and husband, Julian Arguello	10/18/2001	1.3055	558/197 B.C.O.P.R.
Theresa Armstrong	12/28/2005	188.9100	995/642 M.C.O.R.
William Armstrong	1/29/2007	0.5222	716/393 B.C.O.P.R.
Elizabeth A. Arnold	3/31/2005	2.7778	970/445 M.C.O.R.
Kenny Arnold	8/4/2009	1.3055	782/310 B.C.O.P.R.
Kenny Arnold	8/4/2009	1.5666	782/738 B.C.O.P.R.
Baldomero Arredondo	9/5/2001	1.0444	559/602 B.C.O.P.R.
Baldomero Arredondo	11/5/2001	0.5222	560/067 B.C.O.P.R.
Baldomero Arredondo	11/8/2001	0.5222	560/063 B.C.O.P.R.
Baldomero Arredondo	11/10/2001	0.5222	560/023 B.C.O.P.R.
Rubin Arredondo	9/5/2001	0.5222	559/606 B.C.O.P.R.
Rubin Arredondo	11/8/2001	0.2611	560/059 B.C.O.P.R.
Santiago Arredondo	9/5/2001	0.5222	559/610 B.C.O.P.R.
Santiago Arredondo	11/8/2001	0.5222	560/027 B.C.O.P.R.
Ilda Arreola	10/31/2001	1.0444	558/854 B.C.O.P.R.
Jose Arriola	9/5/2001	0.2611	558/205 B.C.O.P.R.
Jo Ann Atkinson	8/14/2002	1.0444	581/655 B.C.O.P.R.
Jo Ann Atkinson	8/15/2002	0.5222	581/659 B.C.O.P.R.
B.J. Ausley and wife, Mary Louise Stegmiller Ausley	1/14/2005	119.5300	652/737 B.C.O.P.R.
Jody Lee Ausley	3/14/2005	2.3400	657/337 B.C.O.P.R.
Nathan Charles Ausley	1/4/2005	77.4200	652/729 B.C.O.P.R.
Nathan Charles Ausley	1/14/2005	3.0500	652/733 B.C.O.P.R.
Jose Avendano	9/7/2001	1.0444	558/846 B.C.O.P.R.
Jose Avendano	11/3/2001	0.5222	559/614 B.C.O.P.R.
Andrejs Avots-Avotins	8/2/2003	0.2611	610/808 B.C.O.P.R.
Ruth Edna Bachler	1/14/2006	66.7220	997/356 M.C.O.R.
Herbert Bailey	9/7/2001	0.5222	562/760 B.C.O.P.R.
Jessie Delia Baker	9/7/2001	1.0444	558/049 B.C.O.P.R.
Jessie Delia Baker	10/28/2001	0.2611	560/047 B.C.O.P.R.
Pat Baker and wife, Hilda H. Baker	5/11/2005	125.4190	662/335 B.C.O.P.R.
Bradly Balcar	1/12/2005	46.3100	651/716 B.C.O.P.R.
Cary Dane Balcar	1/7/2005	15.6900	651/720 B.C.O.P.R.

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Sandra Jodene Balcar	1/12/2005	29.9400	652/745 B.C.O.P.R.
Sandra Jodene Balcar	1/13/2005	20.3100	652/749 B.C.O.P.R.
Suzanne J. Lindke, being one and the same person as Susan J. Balcar	1/12/2005	29.9400	652/753 B.C.O.P.R.
Suzanne J. Lindke, being one and the same person as Susan J. Balcar	1/13/2005	19.9700	652/757 B.C.O.P.R.
James N. Baldwin and wife, Bonnie L. Baldwin	2/16/2007	41.2350	712/391 B.C.O.P.R.
Joe F. Baldwin and wife, Junice K. Baldwin	11/12/2003	79.8500	615/716 B.C.O.P.R.
Norman S. Bale and wife, Norma W. Bale, Trustee of the Norman S. and Norma W. Bale Revocable Living Trust	7/11/2005	10.0874	666/752 B.C.O.P.R.
Glenda F. Balentine, Successor in Interest to N. S. Featherston	7/29/2009	0.5222	781/799 B.C.O.P.R.
Patricia Ball	5/30/2007	40.5930	718/544 B.C.O.P.R.
Jose Belleza and wife, Rosa Balleza	4/27/2007	0.5222	717/500 B.C.O.P.R.
Jose Belleza and wife, Rosa Balleza	4/27/2007	0.5222	718/568 B.C.O.P.R.
Wilma Bane	12/19/2001	0.5222	562/764 B.C.O.P.R.
Wilma Bane	3/19/2007	0.7833	713/502 B.C.O.P.R.
Thomas H. Baranowski	10/10/2001	0.6888	557/581 B.C.O.P.R.
Roger Barbeau	9/7/2001	1.0444	559/634 B.C.O.P.R.
J.C. Barfield and wife, Margaret Barfield	4/19/2003	39.1557	600/164 B.C.O.P.R.
J.C. Barfield and wife, Margaret Barfield	4/19/2003	7.8000	905/598 M.C.O.R.
J.C. Barfield and wife, Margaret Barfield	4/20/2003	1.2650	600/160 B.C.O.P.R.
J.C. Barfield and wife, Margaret Barfield	4/20/2003	7.6000	905/606 M.C.O.R.
J.C. Barfield and wife, Margaret Barfield	4/21/2003	7.4000	905/602 M.C.O.R.
J.C. Barfield and wife, Margaret Barfield	4/22/2003	9.1050	905/590 M.C.O.R.
J.C. Barfield and wife, Margaret Barfield	4/22/2003	9.8000	905/594 M.C.O.R.
Bill C. Barnett	10/21/2006	56.7000	703/162 B.C.O.P.R.
Billy Neal Barnett	11/30/2006	50.0000	705/133 B.C.O.P.R.
Frank T. Barnett and wife, Robbie Barnett	1/20/2005	50.8841	657/341 B.C.O.P.R.
William C. (Bill) Barnett	11/7/2006	144.6729	703/170 B.C.O.P.R.
Billy Neal Barnett, L.P.	11/7/2006	214.7999	703/174 B.C.O.P.R.
Curtis Lee Barnett, L.P.	10/21/2006	60.0000	703/166 B.C.O.P.R.
Mary Barrett	9/7/2001	0.7833	556/548 B.C.O.P.R.
Carlos Barrios	4/8/2002	0.5222	571/645 B.C.O.P.R.
Carlos Barrios	4/10/2002	0.7833	571/649 B.C.O.P.R.
Wilmer Humberto Barrios and wife, Maria D. Barrios	6/25/2003	0.5222	605/233 B.C.O.P.R.
Wilmer Humberto Barrios and wife, Maria D. Barrios	6/26/2003	0.2611	605/237 B.C.O.P.R.
Wilmer Humberto Barrios and wife, Maria D. Barrios	6/27/2003	1.3055	605/241 B.C.O.P.R.
Neal Barron	7/15/2004	1.5416	637/263 B.C.O.P.R.
Mattie Bartlett	9/7/2001	0.5222	555/656 B.C.O.P.R.
Ken Bartnesky and wife, Paula Bartnesky	5/25/2005	33.3380	663/473 B.C.O.P.R.
Eugene R. Bartosh, Trustee for the James L. Perry Farm Trust Agreement	9/24/2009	62.5000	786/685 B.C.O.P.R.
Myrtle Eleanor Baskin	4/18/2006	66.6666	1008/384 M.C.O.R.
Baskin Family Trust	4/14/2006	66.6666	1007/145 M.C.O.R.
Anna M. Bates	2/24/2006	5.0000	1002/153 M.C.O.R.
Dorothy Perkins Batista	3/24/2005	55.8150	658/584 B.C.O.P.R.
Douglas F. Batista	7/4/2007	55.8153	721/796 B.C.O.P.R.
Paul J. Batista	3/24/2005	55.8153	658/580 B.C.O.P.R.
Mildred N. Batiste	7/31/2000	2.0750	532/383 B.C.O.P.R.
Ronald Batiste	2/15/2004	4.0113	623/688 B.C.O.P.R.
Richard Bauer	9/13/2001	0.5222	556/712 B.C.O.P.R.
Cristian Bautista	1/2/2007	3.3540	707/317 B.C.O.P.R.
Cristian Bautista and wife, Xochitl Bautista	1/2/2007	5.0000	707/321 B.C.O.P.R.
Julian Bautista	7/10/2009	1.0444	780/673 B.C.O.P.R.
Julian Bautista and wife, Maria S. Bautista	10/13/2003	5.0000	613/837 B.C.O.P.R.
Ysmaela Bautista	1/2/2007	1.7000	707/313 B.C.O.P.R.
Lora Christine Beard	1/7/2006	9.5883	678/509 B.C.O.P.R.
Lora Christine Beard	1/7/2006	1.9155	678/513 B.C.O.P.R.
David L. Beaumont and wife, Angelica Beaumont	7/9/2007	54.3200	722/549 B.C.O.P.R.
David G. Beck and wife, Patricia M. Beck	9/13/2001	0.5222	556/174 B.C.O.P.R.
Norman L. Beckman	1/5/2000	105.0000	532/387 B.C.O.P.R.
Rita Annette Beery	10/8/2007	10.6920	1057/594 M.C.O.R.
Rita Annette Beery	10/8/2007	1.0000	1060/341 M.C.O.R.
Arthur Behrends, Jr. and wife, Eloise Behrends	1/23/2000	47.5400	532/391 B.C.O.P.R.
Joe Belicek	9/13/2001	0.5222	556/178 B.C.O.P.R.

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Elijah Bell	9/1/2004	9.5000	640/160 B.C.O.P.R.
Frankie Lee Bell	11/28/2004	39.1665	646/402 B.C.O.P.R.
Frankie Lee Bell	11/28/2004	1.6667	646/406 B.C.O.P.R.
Frankie Lee Bell	1/19/2007	0.5222	708/863 B.C.O.P.R.
Horace Bell	8/31/2000	16.0910	532/395 B.C.O.P.R.
Hubert Bell, Jr.	12/3/2007	35.5560	736/103 B.C.O.R.P.
Kathlyn Bailey Bell	11/26/2007	0.5000	736/111 B.C.O.P.R.
Ray J. Bell and John B. Bell	8/31/2000	16.0910	532/399 B.C.O.P.R.
Ray Jewell Bell	10/31/2000	7.3333	535/254 B.C.O.P.R.
Robert Wayne Bell and wife, Frances Margene Bell	5/15/2006	4.5700	1011/084 M.C.O.R.
Titus Henry Bell	7/20/2004	9.5000	637/591 B.C.O.P.R.
Evonne E. Bellis	8/14/2000	26.6667	831/367 M.C.O.R.
Sylvia M. Benavides	7/6/2000	15.4900	532/403 B.C.O.P.R.
Gloria Benedetto	9/7/2003	4.0000	611/399 B.C.O.P.R.
Esther Benedict	9/14/2001	1.5666	557/407 B.C.O.P.R.
Thomas I. Benson	9/14/2001	0.2611	557/419 B.C.O.P.R.
Alfons A. Beran	3/19/2004	66.6700	626/005 B.C.O.P.R.
Alfons A. Beran	3/20/2004	23.3455	626/001 B.C.O.P.R.
Billie B. Beran	11/20/2003	18.7000	617/159 B.C.O.P.R.
Billie B. Beran	11/21/2003	32.0000	617/163 B.C.O.P.R.
Donna L. Beran, Formerly Known As Donna L. Yanez	10/8/2009	128.8500	787/337 B.C.O.P.R.
Dwayne Franklin Beran	3/30/2004	8.0000	629/051 B.C.O.P.R.
Dwayne Franklin Beran	3/31/2004	46.7002	629/047 B.C.O.P.R.
Franklin J. Beran	10/16/2003	64.2340	614/092 B.C.O.P.R.
Franklin J. Beran	10/17/2003	20.1666	614/080 B.C.O.P.R.
Franklin J. Beran	10/18/2003	56.2910	614/088 B.C.O.P.R.
Franklin J. Beran	10/20/2003	10.0833	614/084 B.C.O.P.R.
Franklin James Beran	3/17/2004	15.5667	625/876 B.C.O.P.R.
Travis Berg and wife, Juanita Berg	9/14/2001	0.5222	557/007 B.C.O.P.R.
David L. Beseda	6/16/2005	91.7000	664/409 B.C.O.P.R.
Doris M. Beseda	5/12/2005	123.4000	664/413 B.C.O.P.R.
Joyce Betchan	3/27/2006	14.4760	1005/142 M.C.O.R.
Emma Ruth Bille	3/11/2005	5.0000	968/376 M.C.O.R.
Kevin L. Billig and wife, Kathleen M. Billig	11/4/2008	85.4300	764/724 B.C.O.P.R.
Kevin L. Billig and wife, Kathleen M. Billig	11/4/2008	91.7260	764/728 B.C.O.P.R.
Kevin L. Billig and wife, Kathleen M. Billig	11/4/2008	61.0800	764/732 B.C.O.P.R.
Kevin L. Billig and wife, Kathleen M. Billig	11/4/2008	111.0800	764/736 B.C.O.P.R.
David C. Billings Family Trust	4/1/2005	74.0579	975/183 M.C.O.R.
Dennis Herman Billings	4/1/2005	74.0579	975/187 M.C.O.R.
Donald Eugene Billings	4/1/2005	74.0566	975/179 M.C.O.R.
F. W. Billington	4/1/2010	0.5222	801/256 B.C.O.P.R.
Arthur Bishop	9/14/2001	0.5222	558/213 B.C.O.P.R.
Helen Bishop	12/22/2001	0.5222	562/847 B.C.O.P.R.
Helen Bishop	12/23/2001	0.2611	562/855 B.C.O.P.R.
Helen Bishop	12/26/2001	0.5222	562/851 B.C.O.P.R.
Ralph Bishop	1/5/2002	7.5000	565/495 B.C.O.P.R.
Walter J. Bishop	9/14/2001	1.0444	556/472 B.C.O.P.R.
Finis E. Black	5/10/2006	14.0700	1009/423 M.C.O.R.
Charles Blackmon and wife, Jimmie Alice Blackmon	11/9/2003	0.7833	615/824 B.C.O.P.R.
Jo Blackwell	4/6/2005	28.5000	971/725 M.C.O.R.
Michael Ray Blaha	2/11/2004	41.6750	623/676 B.C.O.P.R.
Robert Blake	9/14/2005	22.5640	986/612 M.C.O.R.
Robert Blake	1/8/2008	13.9300	988/653 M.C.O.R.
Dudley Blattner and wife, Louise Blattner	3/13/2006	10.0000	1003/676 M.C.O.P.R.; 690/834 B.C.O.P.R.
Harry Boardman	9/14/2001	0.5222	557/399 B.C.O.P.R.
Wayne Barton Boedeker	5/12/2005	0.7794	663/163 B.C.O.P.R.
Harry Bolch and wife, Lucinda S. Bolch	2/7/2006	83.3700	1000/246 M.C.O.R.
Felix Bomnske, Jr.	1/20/2010	0.5222	795/321 B.C.O.P.R.
Felix Bomnskie, Jr.	1/20/2010	0.5222	795/774 B.C.O.P.R.
Dorothy Bookman	1/25/2005	5.8333	653/315 B.C.O.P.R.
Donald Owen Boothe	3/14/2006	4.0500	1007/149 M.C.O.R.

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Boundless Enterprises, Inc.	1/9/2006	67.0000	997/372 M.C.O.R.
Boundless Enterprises, Inc.	1/9/2006	80.0000	997/376 M.C.O.R.
William Bourgeois	7/23/2009	1.0444	781/795 B.C.O.P.R.
William Bourgeois	7/23/2009	1.0444	783/339 B.C.O.P.R.
Bobby C. Bowdoin and wife, Emma M. Bowdoin	12/18/2004	6.0870	649/580 B.C.O.P.R.
David H. Boyd, Jr. and wife, Dawn L. Boyd	6/21/2006	60.0000	1014/294 M.C.O.R.
David H. Boyd, Jr. and wife, Dawn L. Boyd	6/21/2006	10.0000	1014/871 M.C.O.R.
David H. Boyd, Sr. and wife, Carolyn N. Boyd	6/21/2006	183.3100	1014/290 M.C.O.R.
David H. Boyd, Sr. and wife, Carolyn N. Boyd	6/21/2006	31.1900	1014/867 M.C.O.R.
Edna L. Boyd	7/9/2007	10.2100	722/553 B.C.O.P.R.
William C. Boyett, Jr. and wife, Merri Boyett	4/17/2000	46.5100	532/407 B.C.O.P.R.
Johnny Bradford	2/22/2010	0.2611	799/240 B.C.O.P.R.
Carolyn Stark Bradshaw	12/17/2001	12.3236	862/126 M.C.O.R.
Carolyn Stark Bradshaw	12/17/2001	21.8243	862/130 M.C.O.R.
Patrick A. Bradshaw and Vala J. Monday	10/15/2003	2.0216	615/477 B.C.O.P.R.
Amy Sue Brahm	3/6/2006	2.6400	1002/770 M.C.O.R.
Amy Sue Brahm	3/6/2006	16.5010	1002/774 M.C.O.R.
Amy Sue Brahm	3/6/2006	14.6875	1002/778 M.C.O.R.
Amy Sue Brahm	3/6/2006	15.5825	1002/782 M.C.O.R.
Amy Sue Brahm	3/6/2006	17.3750	1002/786 M.C.O.R.
Timothy Ray Brahm, by and through his duly appointed Agent and Attorney-in-Fact, Julius Henry Shooter	3/6/2006	10.3884	1002/806 M.C.O.R.
Dale Braley	9/15/2001	0.5222	558/061 B.C.O.P.R.
Mary Brammer	1/25/2002	0.2611	566/432 B.C.O.P.R.
Mary Brammer	1/26/2002	0.2611	566/436 B.C.O.P.R.
Joyce Brandstetter	7/12/2006	5.3990	1015/688 M.C.O.R.
Larry L. Brandstetter, Jr.	7/14/2006	1.7997	1016/105 M.C.O.R.
Lola J. Brandstetter	7/14/2006	1.7997	1016/109 M.C.O.R.
Roy H. Braswell, being one and the same person as Sandy Braswell and wife, Vicky K. Braswell	12/20/2005	70.0000	995/217 M.C.O.R.
Robert F. Braun	6/28/2006	7.5000	1014/282 M.C.O.R.
Calvin Bray	9/18/2001	2.0888	556/704 B.C.O.P.R.
James H. Bray	9/1/2003	9.6260	615/473 B.C.O.P.R.
Paul H. Brecht	9/18/2001	0.7833	556/552 B.C.O.P.R.
Paul H. Brecht	10/2/2001	0.5222	558/053 B.C.O.P.R.
Johnny C. Brewer, Jr. and wife, Shanee L. Brewer	2/4/2004	4.4007	622/756 B.C.O.P.R.
Kay Brewer	9/18/2001	0.2611	558/065 B.C.O.P.R.
Lydia Brewer, Successor in Interest to Charles H. Lange, Deceased	2/24/2010	1.0444	799/553 B.C.O.P.R.
Vivian Westbrook Brewer	12/15/2004	13.1520	962/272 M.C.O.R.
Vivian Westbrook Brewer	1/1/2005	2.6304	963/517 M.C.O.R.
Vivian Westbrook Brewer	1/1/2005	0.2000	963/521 M.C.O.R.
Gregory Wayne Brinkley	6/26/2003	208.2980	912/291 M.C.O.R.
Wayne Brinkley and wife, Margie Nell Crump Brinkley	6/24/2003	104.7950	912/811 M.C.O.R.
Wayne Brinkley and wife, Margie Nell Crump Brinkley	6/25/2003	99.9410	912/819 M.C.O.R.
Wayne Brinkley and wife, Margie Nell Crump Brinkley	6/26/2003	335.8370	912/815 M.C.O.R.
Charles Ray Britton	9/18/2001	0.7833	556/476 B.C.O.P.R.
Floyd H. Brockenbush, Jr. and wife, Kathleen Brockenbush	3/16/2006	30.3940	1005/138 M.C.O.R.
Paul Brockenbush	4/10/2006	9.5160	1007/189 M.C.O.R.
Darren Keith Broesche	1/21/2004	0.4700	636/794 B.C.O.P.R.
Darren Keith Broesche	3/13/2004	71.5122	628/311 B.C.O.P.R.
Darren Keith Broesche	7/20/2004	1.0000	636/790 B.C.O.P.R.
Roger Alan Broesche	3/18/2004	71.5122	628/307 B.C.O.P.R.
Jim F. Brooks	1/24/2006	49.9920	683/822 B.C.O.P.R.; 999/461 M.C.O.R.
Michael B. Brooks and wife, Carol A. Brooks	3/5/2005	87.2760	968/902 M.C.O.R.
Phillip N. Brooks and wife, Verda June Brooks	11/21/2006	73.3030	1028/115 M.C.O.R.
Forest L. Brown	9/18/2001	0.5222	557/411 B.C.O.P.R.
John H. Brown	11/1/2003	1.0000	615/257 B.C.O.P.R.
John H. Brown and wife, Nehoma Brown	10/16/2003	47.0000	614/273 B.C.O.P.R.
Kandy Brown	7/23/2009	0.7833	781/437 B.C.O.P.R.
Kandy Brown	7/23/2009	0.5222	783/813 B.C.O.P.R.
Linda D. Brown	1/8/2004	0.5000	621/620 B.C.O.P.R.
David Leo Brune	11/20/2006	100.0010	1029/607 M.C.O.R.

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David Leo Brune	12/13/2006	11.7770	1030/175 M.C.O.R.
David Leo Brune	12/13/2006	49.2800	1031/628 M.C.O.R.
James Bert Brymer	8/10/2003	80.1250	609/238 B.C.O.P.R.
Joe Don Brymer and wife, Martha J. Brymer	11/6/2003	69.5000	615/465 B.C.O.P.R.
Joe Don Brymer and wife, Martha J. Brymer	11/8/2003	25.5000	615/788 B.C.O.P.R.
Joe Don Brymer and wife, Martha J. Brymer	11/9/2003	20.0000	615/792 B.C.O.P.R.
Joe Don Brymer and wife, Martha J. Brymer	11/10/2003	7.0126	615/800 B.C.O.P.R.
Joe Don Brymer and wife, Martha J. Brymer	11/11/2003	17.0500	615/796 B.C.O.P.R.
Joe Don Brymer and wife, Martha J. Brymer	11/12/2003	47.2960	615/784 B.C.O.P.R.
Joy Brymer	5/3/2005	191.3380	660/697 B.C.O.P.R.
Lyndon Brymer and wife, Edna Brymer	7/21/2004	68.5900	637/255 B.C.O.P.R.
Lyndon Brymer and wife, Edna Brymer	7/22/2004	69.9190	637/259 B.C.O.P.R.
William Brymer	2/3/2005	172.5781	653/323 B.C.O.P.R.
Crystal Buckelew and Sean Keim	10/23/2006	12.8400	1027/514 M.C.O.R.
Alphonse Budnik, Personal Representative for the Estate of Annie Budnik, Deceased	6/15/2009	1.0444	778/565 B.C.O.P.R.
Stanley J. Budnik	9/18/2001	0.7833	560/055 B.C.O.P.R.
Maria Cadena Buentello	4/7/2006	1.1100	1007/205 M.C.O.R.
Jesse L. Buffington and wife, Rosalie W. Buffington	7/31/2007	26.2300	725/154 B.C.O.P.R.
David L. Bujnoch and wife, Sharon Bujnoch	3/11/2006	18.8570	1003/680 M.C.O.R.
Leighton Bullard and wife, Dena Bullard	9/18/2001	0.7833	562/768 B.C.O.P.R.
Ollie Wayne Bullock and wife, Shirley Jean Bullock	4/3/2003	97.9760	902/456 M.C.O.R.
Richard M. Burgart	2/28/2000	41.9200	532/411 B.C.O.P.R.
John M. Burkett	4/1/2005	4.6533	971/139 M.C.O.R.
Dorothy Lee Burks	8/12/2004	50.0000	640/140 B.C.O.P.R.
Frank Burrough, Jr. and wife, Evelyn Burrough	1/17/2006	65.0070	679/669 B.C.O.P.R.
Ronnie Burrough	1/11/2006	19.8490	679/673 B.C.O.P.R.
Jerry Glynn Busby, Sr. and wife, Christine B. Landrum Busby	12/19/2004	1.7178	650/165 B.C.O.P.R.
Alonzo Butler	3/31/2001	3.3608	544/483 B.C.O.P.R.
Alonzo Butler	4/2/2001	3.6009	544/491 B.C.O.P.R.
Alonzo Butler	4/3/2001	3.3608	544/487 B.C.O.P.R.
Alonzo Butler	6/28/2001	0.0714	549/648 B.C.O.P.R.
Alonzo Butler	6/28/2001	0.0714	549/652 B.C.O.P.R.
Alonzo Butler	6/28/2001	1.3786	549/656 B.C.O.P.R.
Alonzo Butler	8/2/2001	0.1004	552/689 B.C.O.P.R.
Alonzo Butler	12/18/2001	0.7143	563/581 B.C.O.P.R.
Bennie J. Butler	4/3/2001	2.0000	546/278 B.C.O.P.R.
Beverly Butler	6/25/2001	0.4595	555/261 B.C.O.P.R.
Beverly Butler	8/21/2001	0.0335	555/249 B.C.O.P.R.
Beverly Butler	8/21/2001	0.0238	555/253 B.C.O.P.R.
Beverly Butler	8/21/2001	0.0238	555/257 B.C.O.P.R.
Donald Butler	6/1/2001	3.6009	550/657 B.C.O.P.R.
Donald Butler	6/25/2001	1.3786	550/669 B.C.O.P.R.
Donald Butler	7/4/2001	0.0714	550/661 B.C.O.P.R.
Donald Butler	7/4/2001	0.1004	550/665 B.C.O.P.R.
Donald Butler	7/4/2001	0.0714	550/673 B.C.O.P.R.
Kelvin B. Butler	6/27/2001	1.3786	549/636 B.C.O.P.R.
Kelvin B. Butler	6/27/2001	0.0714	549/640 B.C.O.P.R.
Kelvin B. Butler	6/27/2001	0.0714	549/644 B.C.O.P.R.
Kelvin B. Butler	8/2/2001	0.1004	552/693 B.C.O.P.R.
Kelvin B. Butler and wife, Katherine Butler	4/3/2001	2.5000	543/739 B.C.O.P.R.
Kelvin B. Butler and wife, Katherine Butler	4/3/2001	3.6009	543/743 B.C.O.P.R.
Kelvin Butler	12/18/2001	0.7143	563/573 B.C.O.P.R.
Leslie Roy Butler	5/7/2001	2.0000	546/874 B.C.O.P.R.
Linda Butler	10/18/2007	3.1490	1060/357 M.C.O.R.
Marshall Butler	6/25/2001	0.7030	549/620 B.C.O.P.R.
Marshall Butler	6/25/2001	9.6500	549/624 B.C.O.P.R.
Marshall Butler	6/25/2001	0.5000	549/628 B.C.O.P.R.
Marshall Butler	6/25/2001	0.5000	549/632 B.C.O.P.R.
Marshall Butler	10/1/2001	5.0000	556/724 B.C.O.P.R.
Michael B. Butler	6/26/2001	0.0714	549/660 B.C.O.P.R.
Michael B. Butler	6/26/2001	1.3786	549/664 B.C.O.P.R.
Michael B. Butler	6/26/2001	0.0714	549/668 B.C.O.P.R.

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Michael B. Butler	7/1/2001	0.1004	549/780 B.C.O.P.R.
Michael B. Butler	10/1/2001	0.7143	556/720 B.C.O.P.R.
Michael B. Butler and wife, Linda F. Butler	3/25/2001	12.4340	543/580 B.C.O.P.R.
Michael B. Butler and wife, Linda F. Butler	3/25/2001	49.3200	543/584 B.C.O.P.R.
Michael B. Butler and wife, Linda F. Butler	3/25/2001	1.9800	543/600 B.C.O.P.R.
Michael B. Butler and wife, Linda F. Butler	3/26/2001	3.6009	543/572 B.C.O.P.R.
Michael B. Butler and wife, Linda F. Butler	3/28/2001	22.7500	543/604 B.C.O.P.R.
Michael B. Butler and wife, Linda F. Butler	3/29/2001	1.5000	543/588 B.C.O.P.R.
Michael B. Butler and wife, Linda Faye Butler	3/27/2001	12.3300	543/576 B.C.O.P.R.
Michael B. Butler and wife, Linda Faye Butler	7/1/2001	2.7500	549/784 B.C.O.P.R.
Michael Bruce Butler and wife, Linda Faye Butler	3/29/2001	0.5000	543/592 B.C.O.P.R.
Michael Bruce Butler and wife, Linda Faye Butler	3/29/2001	1.0000	543/596 B.C.O.P.R.
Ralph L. Butler	6/1/2001	3.6009	550/637 B.C.O.P.R.
Ralph L. Butler	6/25/2001	1.3786	550/645 B.C.O.P.R.
Ralph L. Butler	7/8/2001	0.0714	550/641 B.C.O.P.R.
Ralph L. Butler	7/8/2001	0.1004	550/649 B.C.O.P.R.
Ralph L. Butler	7/8/2001	0.0714	550/653 B.C.O.P.R.
Ralph L. Butler	10/1/2001	0.7143	556/716 B.C.O.P.R.
Stephanie Butler	6/1/2001	1.8004	554/244 B.C.O.P.R.
Stephanie Butler	6/25/2001	0.4595	557/557 B.C.O.P.R.
Stephanie Butler	7/11/2001	0.0238	557/561 B.C.O.P.R.
Stephanie Butler	7/11/2001	0.0238	557/565 B.C.O.P.R.
Stephanie Butler	7/11/2001	0.0335	557/569 B.C.O.P.R.
Thomas Michael Butler and wife, Patricia Ann Butler	6/28/2008	150.0000	1003/712 M.C.O.R.
Wesley Butler	6/12/2002	0.0238	577/868 B.C.O.P.R.
Wesley Butler	6/12/2002	0.0238	577/872 B.C.O.P.R.
Wesley Butler	6/12/2002	0.0335	577/876 B.C.O.P.R.
Wesley Butler	6/12/2002	0.4595	578/001 B.C.O.P.R.
Floyd R. Byrd and wife, Dawn R. Byrd	11/6/2005	131.1890	992/234 M.C.O.R.
Floyd R. Byrd and wife, Dawn R. Byrd	11/7/2005	32.6230	992/230 M.C.O.R.
Betty E. Caffey	4/8/2010	108.9200	1031/652 M.C.O.R.
Betty E. Caffey	4/8/2010	2.0000	1032/748 M.C.O.R.
Bobby G. Caffey and wife, Betty E. Caffey	1/5/2007	1.0000	1032/764 M.C.O.R.
Shirley Caffey	3/27/2006	14.4760	1005/134 M.C.O.R.
Clifton Clyde Cain and wife, Billie P. Cain	7/5/2000	0.4305	532/415 B.C.O.P.R.
Clifton Clyde Cain and wife, Billie P. Cain	7/5/2000	0.2870	532/419 B.C.O.P.R.
Clyde Cain and wife, Billie Cain	12/27/1999	45.4940	532/423 B.C.O.P.R.
Stephen J. Calaway, Trustee of the Stephen J. Calaway and Mary A. Calaway Revocable Living Trust	2/14/2001	10.0000	842/060 M.C.O.R.
Jose M. Caldera	11/6/2001	0.7833	560/612 B.C.O.P.R.
Jose M. Caldera	11/14/2001	0.7833	560/596 B.C.O.P.R.
Jose M. Caldera	11/15/2001	0.7833	560/600 B.C.O.P.R.
Jose M. Caldera	11/16/2001	0.7833	560/604 B.C.O.P.R.
Esther Calderon	11/14/2001	0.2611	560/592 B.C.O.P.R.
John P. Callas or Betty L. Callas	9/27/2003	0.2611	612/429 B.C.O.P.R.
John P. Callas or Betty L. Callas	9/28/2003	0.2611	612/433 B.C.O.P.R.
John P. Callas or Betty L. Callas	9/29/2003	0.2611	612/437 B.C.O.P.R.
John P. Callas or Betty L. Callas	9/30/2003	0.2611	612/441 B.C.O.P.R.
John P. Callas or Betty L. Callas	10/1/2003	59.7900	612/618 B.C.O.P.R.
John P. Callas or Betty L. Callas	10/1/2003	2.0000	612/622 B.C.O.P.R.
John P. Callas, Agent and Attorney-in-Fact for Alvin B. Getter	9/30/2003	4.7400	612/425 B.C.O.P.R.
George D. Callaway, Individually and as Independent Executor of the Estate of Margaret Erickson Callaway, Deceased	4/1/2005	295.0830	658/681 B.C.O.P.R.
Antonio A. Camacho and wife, Nieves V. Camacho	7/20/2001	4.0000	553/348 B.C.O.P.R.
Antonio A. Camacho and wife, Nieves Vasquez Camacho	8/6/2001	3.0000	553/343 B.C.O.P.R.
Jamie Campbell	8/12/2009	0.5222	784/725 B.C.O.P.R.
John Campbell and wife, Kathy Campbell	2/3/2005	22.0000	964/561 M.C.O.R.
Marie P. Campbell	12/18/2004	44.0201	649/560 B.C.O.P.R.
Stacey L. Luecken Campbell	1/18/2006	3.3333	1000/218 M.C.O.R.; 683/830 B.C.O.P.R.
Stacey L. Luecken Campbell	1/18/2006	3.3333	1000/222 M.C.O.R.; 683/826 B.C.O.P.R.
Julio A. Campos	7/25/2007	0.7833	725/364 B.C.O.P.R.

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Magdaleno Cancino	6/30/2009	0.5222	780/284 B.C.O.P.R.
Magdaleno Cancino	6/30/2009	0.5222	780/677 B.C.O.P.R.
Lee Canon and wife, Debra L. Canon	10/16/2003	11.4020	614/705 B.C.O.P.R.
Michael Canterberry	12/19/2007	1.0000	738/038 B.C.O.P.R.
Floyd Cantwell	3/5/2005	87.8320	968/906 M.C.O.R.
Martha Carlos	9/29/2001	0.7833	558/057 B.C.O.P.R.
Deborah Carlton	2/9/2000	32.3105	532/427 B.C.O.P.R.
Wayne Carnell, II	6/22/2009	0.5222	780/276 B.C.O.P.R.
Arthur G. Carpenter, Sr. and wife, Louise Carpenter	12/1/2004	45.0000	960/367 M.C.O.R.
Arthur G. Carpenter, Sr. and wife, Louise Carpenter	12/1/2004	58.9000	960/371 M.C.O.R.
Arthur G. Carpenter, Sr. and wife, Louise Carpenter	12/1/2004	58.9000	960/375 M.C.O.R.
Clarence E. Carpenter	10/31/2005	9.6958	991/011 M.C.O.R.
Gene Carpenter and wife, Joyce Carpenter	7/26/2000	1.2915	532/431 B.C.O.P.R.
Gene Carpenter and wife, Joyce Carpenter	7/26/2000	1.2915	532/435 B.C.O.P.R.
Alfreda Carr	4/4/2001	3.7917	545/440 B.C.O.P.R.
Brady Carr, Successor in interest to Andrew Carr	8/29/2007	0.5222	728/239 B.C.O.R.
Brady Carr, Successor in interest to Andrew Carr	8/29/2007	0.5222	729/240 B.C.O.P.R.
Jesus E. Carreon, Sr.	10/14/2009	0.7833	789/351 B.C.O.P.R.
Jesus E. Carreon, Sr.	10/14/2009	0.2611	789/559 B.C.O.P.R.
Carrizo-Wilcox Water Works, L.P.	4/25/2007	0.2611	716/397 B.C.O.P.R.
Carrizo-Wilcox Water Works, L.P.	4/25/2007	0.2611	716/706 B.C.O.P.R.
Carrizo-Wilcox Water Works, L.P.	4/25/2007	0.2611	717/516 B.C.O.P.R.
Carrizo-Wilcox Water Works, L.P.	4/25/2007	0.2611	718/564 B.C.O.P.R.
Carrizo-Wilcox Water Works, L.P.	8/6/2009	0.5222	782/318 B.C.O.P.R.
Carrizo-Wilcox Water Works, L.P.	8/24/2009	0.5222	783/821 B.C.O.P.R.
Mack A. Carson and wife, Cheryl A. Carson	1/11/2006	10.0000	678/784 B.C.O.P.R.
Mack A. Carson and wife, Cheryl A. Carson	1/12/2006	10.0000	678/788 B.C.O.P.R.
Anthony E. Carter and wife, Elma A. Carter	12/19/2004	14.2500	962/268 M.C.O.R.
Brandy Carter	6/8/2009	0.7833	778/561 B.C.O.P.R.
Charles Carter	1/5/2002	0.2611	565/471 B.C.O.P.R.
Charles Carter, A-K-A Charles Ray Carter	2/24/2010	0.2611	797/781 B.C.O.P.R.
Charles Carter, A-K-A Charles Ray Carter	2/24/2010	0.7833	799/256 B.C.O.P.R.
Christina M. Carter	4/1/2010	0.5222	801/244 B.C.O.P.R.
David Carter and wife, Tammy Lynn Carter	12/4/2006	30.8000	1031/640 M.C.O.R.
James Carter	7/4/2006	10.9760	1014/298 M.C.O.R.
James Carter	7/4/2006	2.5000	1014/879 M.C.O.R.
James Carter	7/4/2006	1.0000	1015/673 M.C.O.R.
Linda Carter	1/5/2002	0.2611	565/093 B.C.O.P.R.
Melissa D. Carter	7/12/2006	12.9720	1016/117 M.C.O.R.
Michael A. Carter	5/22/2006	13.5153	1011/076 M.C.O.R.
Murlean G. Carter	9/30/2001	0.5222	557/553 B.C.O.P.R.
Carlos Casarez	11/15/2006	20.0000	1029/603 M.C.O.R.
William A. Casario and wife, Diana M. Casario	4/5/2006	95.0480	1006/273 M.C.O.R.
Joy Miller Casey	9/30/2001	0.5222	570/638 B.C.O.P.R.
Jerry S. Cass and wife, Kyle Cass	4/25/2006	48.5000	1008/340 M.C.O.R.
Jerry S. Cass and wife, Kyle Cass	4/25/2006	10.0400	1009/114 M.C.O.R.
Eliseo Castaneda and wife, Leticia Castaneda	12/24/2001	1.0444	565/101 B.C.O.P.R.
N.J. Castillo	9/3/2001	1.3055	557/577 B.C.O.P.R.
Antonio Castrejon	2/12/2010	0.2611	796/717 B.C.O.P.R.
Antonio Castrejon	2/12/2010	0.2611	797/318 B.C.O.P.R.
Antonio Castrejon, Agent and Personal Representative for Marbella Castrejon	2/12/2010	0.2611	799/248 B.C.O.P.R.
Sandra Jay Todd Catanch	9/9/2003	64.9087	612/610 B.C.O.P.R.
Arthur L. Catrett	7/12/2006	15.7140	1019/416 M.C.O.R.
Millie Caywood	4/21/2004	10.0500	629/139 B.C.O.P.R.
John W. Cearley and wife, Lou Ann Cearley	11/8/2004	4.0000	958/190 M.C.O.R.
John W. Cearley and wife, Lou Ann Cearley	11/9/2004	42.6250	958/182 M.C.O.R.
Silvano Cervantes and wife, Sally Cervantes	5/5/2005	22.8910	975/175 M.C.O.R.
Larry H. Champion	10/10/2003	5.0110	613/525 B.C.O.P.R.
Howard E. Chapman and wife, Sharon K. Chapman	8/21/2003	23.5770	608/507 B.C.O.P.R.
Howard E. Chapman, Jr. and wife, Shelly L. Chapman	8/25/2003	10.0100	608/690 B.C.O.P.R.
Howard E. Chapman, Jr. and wife, Shelly L. Chapman	8/25/2003	31.5002	608/698 B.C.O.P.R.
Howard E. Chapman, Jr. and wife, Shelly L. Chapman	8/26/2003	20.0000	608/694 B.C.O.P.R.

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Howard E. Chapman, Sr. and wife, Sharon K. Chapman	8/8/2003	18.2735	608/502 B.C.O.P.R.
Howard E. Chapman, Sr. and wife, Sharon K. Chapman	8/22/2003	9.5990	608/498 B.C.O.P.R.
Gilbert Charles, Agent and Representative for Alamar Salazar	8/27/2009	0.5222	784/737 B.C.O.P.R.
Antonio Chico	9/25/2010	0.5222	815/362 B.C.O.P.R.
S. Francisco Chico	1/28/2010	0.7833	799/570 B.C.O.P.R.
Asencion Chihuahua and wife, Florinda Chihuahua	3/6/2002	1.0444	569/085 B.C.O.P.R.
Asencion Chihuahua and wife, Florinda Chihuahua	3/6/2002	1.3055	569/089 B.C.O.P.R.
Asencion Chihuahua and wife, Florinda Chihuahua	3/6/2002	0.5222	569/093 B.C.O.P.R.
Asencion Chihuahua and wife, Florinda Chihuahua	3/6/2002	0.5222	569/097 B.C.O.P.R.
Asencion Chihuahua and wife, Florinda Chihuahua	3/6/2002	0.7833	569/101 B.C.O.P.R.
Asencion Chihuahua and wife, Florinda Chihuahua	3/6/2002	0.5222	569/105 B.C.O.P.R.
Asencion Chihuahua and wife, Florinda Chihuahua	3/6/2002	0.2611	569/109 B.C.O.P.R.
Asencion Chihuahua and wife, Florinda Chihuahua	3/6/2002	1.8277	569/113 B.C.O.P.R.
Diana P. Chivrell	9/7/2003	3.4780	610/587 B.C.O.P.R.
Emanuel James Chmelar and wife, Sherri L. Chmelar	2/20/2004	84.5200	623/668 B.C.O.P.R.
Gary Chollett, Successor in interest to Janie Chollett	3/1/2007	0.2611	711/331 B.C.O.P.R.
Gary Chollett, Successor in interest to Janie Chollett	3/1/2007	0.2611	711/335 B.C.O.P.R.
Gary Chollett, Successor in interest to Janie Chollett	3/1/2007	0.2611	711/339 B.C.O.P.R.
Gary Chollett, Successor in interest to Raymond Chollett	1/25/2007	0.5222	711/347 B.C.O.P.R.
Charles Chovanec, Jr. and wife, Kristal Chovanec	2/3/2004	20.0000	624/859 B.C.O.P.R.
Mrs. Daniel Christiansen, Also Known As Susana Christiansen	9/28/2009	0.5222	789/355 B.C.O.P.R.
The Robert and Sharon Christiansen Family Trust	3/2/2005	152.0400	656/020 B.C.O.P.R.
Evan Christie, being one and the same person as Ellis Evan Christie	5/22/2007	53.7710	1046/085 M.C.O.R.
Louis M. Christie	4/10/2007	53.7710	1044/287 M.C.O.R.
Leslie Chudej	3/12/2005	22.0000	969/129 M.C.O.R.
Leslie Chudej	3/19/2005	20.2700	969/133 M.C.O.R.
Kenneth Churchman	2/12/2010	0.2611	801/240 B.C.O.P.R.
Kenneth Chvatal	3/9/2007	0.5222	712/039 B.C.O.P.R.
Citizens National Bank, Trustee of the Curtis Foster Irrevocable Trust	5/15/2006	159.5000	1009/379 M.C.O.R.
Citizens National Bank, Trustee of the Curtis Foster Irrevocable Trust	5/15/2006	60.0000	1009/383 M.C.O.R.
Citizens National Bank, Trustee of the Curtis Foster Irrevocable Trust	5/15/2006	50.6000	1009/387 M.C.O.R.
Citizens National Bank, Trustee of the Curtis Foster Irrevocable Trust	5/15/2006	44.0000	1009/391 M.C.O.R.
Citizens National Bank, Trustee of the Curtis Foster Irrevocable Trust	5/15/2006	28.7500	1010/184 M.C.O.R.
Citizens National Bank, Trustee of the Curtis Foster Irrevocable Trust	5/15/2006	28.7500	1010/188 M.C.O.R.
Citizens National Bank, Trustee of the Curtis Foster Irrevocable Trust	5/15/2006	1.0000	1010/192 M.C.O.R.
Citizens National Bank, Trustee of the Curtis Foster Irrevocable Trust	5/15/2006	1.0000	1010/196 M.C.O.R.
Waymon W. Clare and wife, Elda M. Clare	5/22/2007	0.7833	723/058 B.C.O.P.R.
Waymon W. Clare and wife, Elda M. Clare	5/22/2007	1.3055	723/605 B.C.O.P.R.
Waymon W. Clare and wife, Elda M. Clare	5/29/2007	0.5222	721/009 B.C.O.P.R.
Waymon W. Clare and wife, Elda M. Clare	5/29/2007	5.0000	721/800 B.C.O.P.R.
Waymon W. Clare and wife, Elda M. Clare	5/29/2007	5.0000	722/565 B.C.O.P.R.
Carolyn A. Clark	6/18/2002	0.5222	577/111 B.C.O.P.R.
Chad L. Clark and wife, Kelly N. Bujnoch	3/2/2006	46.2010	1002/162 M.C.O.R.
Harold W. Clark and wife, Charline D. Clark	7/5/2003	139.0120	912/823 M.C.O.R.
Ida L. Clark, being one and the same person as Lou Clark	8/14/2000	1.6667	532/439 B.C.O.P.R.
Ida L. Clark, being one and the same person as Lou Clark	8/14/2000	3.5967	532/443 B.C.O.P.R.
Ida L. Clark, being one and the same person as Lou Clark	8/14/2000	51.0833	831/371 M.C.O.R.
Jack Willard Clark and wife, Woodie Lavon Clark, Trustees of the Clark Family Living Trust	2/14/2006	3.5448	1000/302 M.C.O.R.
James Clark	1/14/2007	1.0444	709/778 B.C.O.P.R.
James Clark	1/14/2007	1.3055	709/782 B.C.O.P.R.
James Clark	2/14/2007	1.0444	710/205 B.C.O.P.R.
James Clark	2/14/2007	0.7833	710/209 B.C.O.P.R.
James Clark	2/14/2007	0.5222	710/213 B.C.O.P.R.
Velma B. Clark	4/3/2001	12.3300	545/436 B.C.O.P.R.
Wayne Clepper	6/16/2002	0.5222	577/563 B.C.O.P.R.
Marshellet Cleveland	1/9/2007	38.2035	708/839 B.C.O.P.R.
Lonnie Clinard and wife, Ruby M. Clinard	9/11/2004	5.9270	640/734 B.C.O.P.R.
Lonnie Glenn Clinard and wife, Shannon Marie Voss Clinard	7/15/2010	107.1000	1129/332 M.C.O.R.
Arleen Suzanne Marek Coker	3/6/2004	4.6895	625/341 B.C.O.P.R.
Dustin Michael Coker	3/3/2004	8.1600	624/863 B.C.O.P.R.
Leonard Coker	3/1/2004	8.5700	624/855 B.C.O.P.R.

Lessor	Date of Lease	Net Acres	Recording Data Volume/Page
Leonard Coker and wife, Arleen S. Coker	3/6/2004	33.5230	625/337 B.C.O.P.R.
Amanda Lee Colbert	6/7/2003	5.0000	910/748 M.C.O.R.
Amanda Lee Colbert	6/8/2003	8.5000	910/752 M.C.O.R.
Amanda Lee Colbert	6/9/2003	20.9900	910/756 M.C.O.R.
Jack Colbert	6/1/2003	5.0000	910/744 M.C.O.R.
Jack Colbert	6/2/2003	8.5000	910/736 M.C.O.R.
Jack Colbert	6/3/2003	20.9900	910/740 M.C.O.R.
Barbara L. Coleman	7/30/2002	1.0444	582/417 B.C.O.P.R.
Della Fay Coleman	3/6/2006	33.3750	1002/842 M.C.O.R.
Anita H. Colglazier	7/20/2001	16.0450	555/060 B.C.O.P.R.
Reginald Collins	6/1/2005	13.5800	663/477 B.C.O.P.R.; 980/355 M.C.O.R.
Daniel W. Condon and wife, Sarah Louise Condon	10/16/2003	5.0000	613/825 B.C.O.P.R.
William Daniel Condon, Custodian for Christopher Daniel Condon; Sara Danielle Condon; and James Michael Condon	10/19/2003	4.9920	614/100 B.C.O.P.R.
Albert D. Conlee and wife, Sherry Conlee	2/14/2001	10.2130	840/151 M.C.O.R.
Lowell Connally, Jr.	8/4/2007	0.5222	725/158 B.C.O.P.R.
Lowell Connally, Jr.	8/4/2007	0.5222	725/380 B.C.O.P.R.
Velma Connally	7/22/2007	0.5222	724/325 B.C.O.P.R.
Don Cook and wife, L. Faye Boedeker Cook	5/14/2005	2.0000	662/331 B.C.O.P.R.
Dowdy O. Cook and wife, Randie M. Cook	7/13/2004	35.0000	636/110 B.C.O.P.R.
Dowdy O. Cook and wife, Randie M. Cook	7/14/2004	50.0000	636/102 B.C.O.P.R.
Dowdy O. Cook and wife, Randie M. Cook	7/15/2004	40.0000	636/106 B.C.O.P.R.
Dowdy O. Cook and wife, Randie M. Cook	7/16/2004	0.2611	636/114 B.C.O.P.R.
James Cook	1/25/2010	0.5222	799/566 B.C.O.P.R.
James Cook	1/25/2010	0.5222	800/007 B.C.O.P.R.
L. Faye Boedeker Cook	5/11/2005	155.6060	662/327 B.C.O.P.R.
Cooks Point Store	6/22/2000	0.4330	532/447 B.C.O.P.R.
Donald Cooper	1/18/2011	0.0000	825/390 B.C.O.P.R.
Erby Cooper, Jr. and wife, Doris Cooper	3/23/2002	0.5222	570/634 B.C.O.P.R.
Gentry Cooper, Jr.	1/28/2011	0.0000	824/808 B.C.O.P.R.
Johnnie Cooper, Jr. and wife, Nellie Cooper	5/13/2004	79.5500	630/752 B.C.O.P.R.
Joseph W. Cooper and wife, Cathy A. Cooper	12/15/2005	23.1500	994/687 M.C.O.R.
Leon Cooper	1/28/2011	0.0000	824/812 B.C.O.P.R.
Lois J. Copeland	4/10/2002	0.5222	573/295 B.C.O.P.R.
Jose Cortez, Being the Same Person As Joe Cortes	1/19/2010	0.2611	795/313 B.C.O.P.R.
Dianne Corvin	7/19/2004	14.9462	636/721 B.C.O.P.R.
Charles Cotrone	8/1/2000	290.2470	532/451 B.C.O.P.R.
Clara Mae Cotton, by and through her duly appointed Agent and Attorney-in-Fact, Condale Cotton	1/7/2006	67.1188	678/501 B.C.O.P.R.
Clara Mae Cotton, by and through her duly appointed Agent and Attorney-in-Fact, Condale Cotton	1/7/2006	13.4086	678/505 B.C.O.P.R.
Condale Cotton	1/2/2006	9.5883	678/489 B.C.O.P.R.
Condale Cotton	1/19/2007	0.2611	708/410 B.C.O.P.R.
Condale Cotton and wife, Christine Cotton	1/2/2006	3.1829	678/493 B.C.O.P.R.
Condale Cotton and wife, Christine Cotton	1/2/2006	1.9155	678/497 B.C.O.P.R.
Condale Cotton, Agent and Attorney-in-fact for Clara Mae Cotton	1/19/2007	0.5222	708/406 B.C.O.P.R.
Dale Bert Cotton	1/2/2006	1.9155	679/324 B.C.O.P.R.
Dale Bert Cotton	1/2/2006	9.5883	679/328 B.C.O.P.R.
Glenn Marie Cotton	1/7/2006	9.5883	678/776 B.C.O.P.R.
Glenn Marie Cotton	1/7/2006	1.9155	678/780 B.C.O.P.R.
Linda P. Cotton	2/26/2002	1.3073	868/420 M.C.O.R.
Linda P. Cotton	2/26/2002	2.6145	868/424 M.C.O.R.
Linda P. Cotton	2/26/2002	2.6145	868/428 M.C.O.R.
Linda P. Cotton	2/26/2002	2.3531	868/432 M.C.O.R.
Linda P. Cotton	2/26/2002	2.6145	868/436 M.C.O.R.
Linda P. Cotton	2/26/2002	2.6145	868/440 M.C.O.R.
Linda P. Cotton	2/26/2002	2.6145	868/444 M.C.O.R.
Linda P. Cotton	2/26/2002	1.3073	868/448 M.C.O.R.
Linda P. Cotton	2/26/2002	2.6145	868/452 M.C.O.R.
Linda P. Cotton	2/26/2002	2.6145	868/456 M.C.O.R.
J. Craig Cowgill	7/12/2006	8.8809	1023/869 M.C.O.R.
Damon Albert Cox, Jr.	1/20/2005	50.8841	652/249 B.C.O.P.R.

Lessors	Date of Lease	Net Acres	Recording Data Volume/Page
Damon Albert Cox, Jr.	1/21/2005	33.5133	652/253 B.C.O.P.R.
Damon Albert Cox, Jr. and wife, Alice Cox	1/21/2005	2.0000	652/261 B.C.O.P.R.
Damon Albert Cox, Jr. and wife, Alice Cox	1/22/2005	6.8540	652/257 B.C.O.P.R.
Frances H. Cox, Individually and as a Surviving Joint Tenant of Robert C. Cox, Deceased	8/9/2002	0.5222	581/371 B.C.O.P.R.
Laura Cox	11/1/2003	4.7091	618/113 B.C.O.P.R.
Laura Cox	11/1/2003	4.1808	618/117 B.C.O.P.R.
Ransom Craddock	8/14/2008	3.7700	733/841 B.C.O.P.R.
Dana Ann Crawford	10/23/2003	182.5000	615/249 B.C.O.P.R.
David Crawford, Successor in Interest to lauraine Crawford	6/30/2010	0.5222	808/308 B.C.O.P.R.
Lenora Ruth Crawford	10/23/2003	55.2500	615/245 B.C.O.P.R.
Ruth Crawford	5/4/2006	38.6160	1009/130 M.C.O.R.
Ruth Crawford	5/4/2006	9.6120	1009/399 M.C.O.R.
William E. Crawford, II	1/1/2004	27.5001	619/282 B.C.O.P.R.
Mary Esta Crayton	4/15/2006	12.0137	1007/181 M.C.O.R.
Myrtis Crayton	3/21/2006	9.0101	1005/126 M.C.O.R.
Dustin Ray Creek	11/6/2005	20.2200	991/284 M.C.O.R.
Dustin Ray Creek	11/7/2005	2.9400	991/280 M.C.O.R.
Ronald Ray Creek and wife, Nancy J. Creek	11/6/2005	93.0200	991/276 M.C.O.R.
Clarence R. Creger	6/30/2009	95.6720	780/264 B.C.O.P.R.
Lesia Cooper Crenshaw	1/28/2011	0.0000	824/816 B.C.O.P.R.
Silver C. Crim	3/17/2010	0.2611	800/011 B.C.O.P.R.
Johnie D. Crocker and wife, Judy D. Crocker	3/2/2004	22.5480	628/660 B.C.O.P.R.
John Crockett	6/18/2008	0.2857	752/657 B.C.O.P.R.
Annie G. Croom	5/19/2006	12.0137	1010/208 M.C.O.R.
Cross Roads Retreat and Conference Center, Inc.	5/11/2005	20.4900	662/339 B.C.O.P.R.
Kenneth Crosson	6/27/2002	0.5222	579/242 B.C.O.P.R.
Alden D. Crowe and wife, Paula Crowe	12/22/2000	6.0000	837/686 M.C.O.R.
Alden D. Crowe and wife, Paula Crowe	12/22/2000	6.0000	837/690 M.C.O.R.
Alden D. Crowe and wife, Paula Crowe	12/22/2000	7.9100	837/694 M.C.O.R.
Alden D. Crowe and wife, Paula Crowe	12/22/2000	6.0000	837/698 M.C.O.R.
Danny Crowe	10/23/2000	14.2010	835/630 M.C.O.R.
Danny N. Crowe	12/21/2000	6.0000	835/622 M.C.O.R.
Danny N. Crowe	12/21/2000	11.1130	835/626 M.C.O.R.
Freeman G. Crowe and wife, Marjorie Taylor Crowe	12/24/2000	24.9700	836/309 M.C.O.R.
Robert Bryce Crowe	1/30/2001	6.0000	837/702 M.C.O.R.
Robert Bryce Crowe, A-K-A R. Bryce Crowe	6/12/2007	6.0000	1048/186 M.C.O.R.
Florentino Cruz	7/23/2007	0.5222	723/629 B.C.O.P.R.
Florentino Cruz	7/23/2007	0.5222	726/681 B.C.O.P.R.
Fred W. Cruz and wife, Margaret Martinez Cruz	8/10/2001	8.0000	553/353 B.C.O.P.R.
Doyle W. Cryer, Jr. and wife, Donna L. Cryer	10/2/2007	7.7500	1060/345 M.C.O.R.
Harold D. Cryer	4/23/2010	0.5222	801/855 B.C.O.P.R.
Eugene L. Cuba	1/19/2006	24.0000	679/677 B.C.O.P.R.
Granville Cubage	6/12/2001	15.0000	852/511 M.C.O.R.
Zettler M. Cude	1/6/2005	4.0000	962/280 M.C.O.R.
Anika Nocolle Cumley Trust	11/21/2006	143.3120	1031/636 M.C.O.R.
James D. Cunningham	7/25/2007	68.5000	1052/872 M.C.O.R.
James D. Cunningham	7/25/2007	33.9000	1052/876 M.C.O.R.
James David Cunningham	6/6/2007	20.0700	1046/093 M.C.O.R.
James David Cunningham	6/6/2007	8.3720	1048/178 M.C.O.R.
Olga June Cunningham	3/19/2007	0.5222	712/079 B.C.O.P.R.
Milton R. Currey, also known as Jim Currey	1/9/2006	85.0000	679/364 B.C.O.P.R.; 996/662 M.C.O.R.
Jarrell J. Currie	1/31/2007	0.7833	709/746 B.C.O.P.R.
Jarrell J. Currie	1/31/2007	0.2611	710/197 B.C.O.P.R.
Jarrell J. Currie	1/31/2007	0.5222	714/559 B.C.O.P.R.
Maxie Curry and wife, Janet Curry	6/27/2002	0.5222	577/864 B.C.O.P.R.
Cheryl Danford	2/20/2004	18.7636	625/345 B.C.O.P.R.
William C. Davidson and Jo Ann Davidson as Trutees of the Davidson Family	2/25/2006	8.9500	1002/127 M.C.O.R.
William C. Davidson and Jo Ann Davidson as Trutees of the Davidson Family	2/25/2006	5.6500	1002/132 M.C.O.R.
Billy R. Davis	1/20/2005	17.2370	963/525 M.C.O.R.
Hugh Jeffery Davis	1/9/2004	11.9500	619/805 B.C.O.P.R.
Lucille Stone Davis	8/10/2002	0.5222	581/258 B.C.O.P.R.

Lessor	Date of Lease	Net Acres	Recording Data Volume/Page
Lucille Stone Davis	8/31/2009	0.5222	784/729 B.C.O.P.R.
Martha Virginia Davis	12/1/2004	50.5000	960/343 M.C.O.R.
Melva J. Davis	5/22/2005	27.6548	663/159 B.C.O.P.R.
Paula Sue Davis	4/4/2001	0.7583	549/009 B.C.O.P.R.
Julius L. Dawson	11/5/2007	12.9390	733/205 B.C.O.P.R.
Larry Charles Dawson	2/4/2002	0.7583	566/452 B.C.O.P.R.
Samuel Roy Dawson	8/23/2001	0.7583	549/269 B.C.O.P.R.
Sharon Ann Dawson	5/27/2001	0.7583	549/261 B.C.O.P.R.
Jacqueline E. Day	2/15/2001	1.2530	840/155 M.C.O.R.
Salvador De Jesus	7/28/2009	0.2611	782/298 B.C.O.P.R.
Mrs. Ernesto F. De La Pena, A-K-A Charley De La Pena	9/23/2009	0.5222	786/438 B.C.O.P.R.
Romolo De Los Santos	2/28/2001	9.8440	842/732 M.C.O.R.
Romolo De Los Santos	4/5/2001	15.7430	842/736 M.C.O.R.
Santiago Jaime De Los Santos, Jr. and wife, January W. De Los Santos	10/5/2003	54.7310	612/833 B.C.O.P.R.
Holly G. Dean	2/1/2006	20.0000	999/477 M.C.O.R.; 688/030 B.C.O.P.R.
James Barry Dean, also known as Tiny Dean, and wife Susan Ann Dean	10/10/2006	57.6500	1023/897 M.C.O.R.
James Barry Dean, also known as Tiny Dean, and wife, Susan Ann Dean	10/10/2006	57.6500	1025/546 M.C.O.R.
Freddie Lee Debault	6/13/2003	2.0000	912/779 M.C.O.R.
Freddie Lee Debault	6/14/2003	19.0000	912/783 M.C.O.R.
Freddie Lee Debault	6/14/2003	50.0000	912/787 M.C.O.R.
Freddie Lee Debault	6/15/2003	57.3330	912/791 M.C.O.R.
Freddie Lee Debault	6/16/2003	47.8300	912/795 M.C.O.R.
Freddie Lee Debault	6/17/2003	100.0000	912/799 M.C.O.R.
Freddie S. Frock Debault	6/18/2003	192.9190	912/807 M.C.O.R.
Keith Debault and wife, Rhonda D. Debault	1/11/2005	153.6000	962/260 M.C.O.R.
Keith Debault and wife, Rhonda D. Debault	1/11/2005	129.4430	962/264 M.C.O.R.
Theresa Ann DeMarco	10/1/2004	0.8106	643/841 B.C.O.P.R.
Jonathan R. Demuyneck and wife, Jodi B. Demuyneck	5/22/2004	33.5215	632/803 B.C.O.P.R.
Cecil Lee Denmon	5/8/2004	5.5714	630/072 B.C.O.P.R.
David Dennis	11/26/2004	5.0000	647/662 B.C.O.P.R.
Tommy Lynn Dennis and wife, Terry Ann Dennis	1/18/2005	53.5380	964/525 M.C.O.R.
Tommy Lynn Dennis and wife, Terry Ann Dennis	1/26/2005	68.5000	964/521 M.C.O.R.
English Derryberry, being one and the same person as English M. Fisher, Successor in interest to Tommy Derryberry	5/22/2007	1.0444	721/792 B.C.O.P.R.
English Derryberry, being one and the same person as English M. Fisher, Successor in interest to Tommy Derryberry	5/22/2007	0.7833	722/561 B.C.O.P.R.
English Derryberry, being one and the same person as English M. Fisher, Successor in interest to Tommy Derryberry	5/22/2007	1.0444	723/054 B.C.O.P.R.
English Derryberry, being one and the same person as English M. Fisher, Successor in interest to Tommy Derryberry	5/22/2007	0.7833	723/604 B.C.O.P.R.
Wendell Desern	4/15/2003	0.2611	600/168 B.C.O.P.R.
James Devlin and wife, Sharon Devlin	10/2/2001	0.5222	560/015 B.C.O.P.R.
James Devlin and wife, Sharon Devlin	11/16/2001	0.7833	561/374 B.C.O.P.R.
James Devlin and wife, Sharon Devlin	11/16/2001	0.7833	561/378 B.C.O.P.R.
James Devlin and wife, Sharon Devlin	11/16/2001	0.2611	561/382 B.C.O.P.R.
James Devlin and wife, Sharon Devlin	11/17/2001	0.5222	561/386 B.C.O.P.R.
James Devlin and wife, Sharon Devlin	11/17/2001	0.5222	561/390 B.C.O.P.R.
James Devlin and wife, Sharon Devlin	11/17/2001	0.5222	561/394 B.C.O.P.R.
James Devlin and wife, Sharon Devlin	11/17/2001	0.5222	561/398 B.C.O.P.R.
James Devlin and wife, Sharon Devlin	11/19/2001	0.5222	561/402 B.C.O.P.R.
James Devlin and wife, Sharon Devlin	11/19/2001	0.5222	561/406 B.C.O.P.R.
James Devlin and wife, Sharon Devlin	11/19/2001	0.5222	561/410 B.C.O.P.R.
James Devlin and wife, Sharon Devlin	11/19/2001	0.7833	561/414 B.C.O.P.R.
James Devlin and wife, Sharon Devlin	12/11/2001	0.7833	567/379 B.C.O.P.R.
Roger Deweese	3/6/2009	0.5222	778/577 B.C.O.P.R.
Mark Dibble	8/2/2002	0.5222	580/706 B.C.O.P.R.
Mark Dibble	8/12/2002	0.5222	580/702 B.C.O.P.R.
Bobbie Jean Dibbles	3/6/2005	4.7530	968/419 M.C.O.R.
Bobbie Jean Dibbles	3/6/2005	7.7216	968/423 M.C.O.R.
Thelma Dibbles	5/9/2004	5.5714	630/068 B.C.O.P.R.
Harvey Diehl	1/12/2001	15.0020	542/210 B.C.O.P.R.
Edna Dietrich, Agent and Attorney-in-Fact for Lenora Jackson	3/18/2006	7.7834	1003/744 M.C.O.R.

Lessor	Date of Lease	Net Acres	Recording Data Volume/Page
Mary C. Dipple	7/11/2002	1.0444	580/261 B.C.O.P.R.
Michael Wesley Diver	2/11/2005	43.9800	965/148 M.C.O.R.
Michael Wesley Diver	2/11/2005	84.0000	965/152 M.C.O.R.
DKSG Investments, L.L.C.	3/6/2007	23.5760	1038/571 M.C.O.R.
DKSG Investments, L.L.C.	3/6/2007	16.6270	1038/576 M.C.O.R.
DKSG Investments, L.L.C.	3/6/2007	6.3430	1040/065 M.C.O.R.
DKSG Investments, L.L.C.	3/6/2007	6.5800	1040/069 M.C.O.R.
DKSG Investments, L.L.C.	3/6/2007	5.6120	1040/073 M.C.O.R.
DKSG Investments, L.L.C.	3/6/2007	9.4000	1040/077 M.C.O.R.
DKSG Investments, L.L.C.	3/6/2007	6.7990	1040/081 M.C.O.R.
Leslie E. Dockal and wife, Shirley A. Dockal	7/24/2007	0.5222	723/637 B.C.O.P.R.
Leslie E. Dockal and wife, Shirley A. Dockal	7/24/2007	0.5222	725/166 B.C.O.P.R.
Leslie E. Dockal and wife, Shirley A. Dockal	7/24/2007	0.2611	725/368 B.C.O.P.R.
Leslie E. Dockal and wife, Shirley A. Dockal	7/24/2007	0.5222	726/226 B.C.O.P.R.
Leslie E. Dockal and wife, Shirley A. Dockal	7/24/2007	0.2611	724/333 B.C.O.P.R.
Dale Dodson	7/27/2007	0.5222	725/356 B.C.O.P.R.
George Doelitsch and wife, Nell R. Doelitsch	5/2/2006	1.4740	1009/431 M.C.O.R.
John R. Doelitsch and wife, Bettie A. Doelitsch	5/2/2006	1.5320	1009/419 M.C.O.R.
Nathan R. Doelitsch and wife, Marci Doelitsch	12/3/2006	4.9970	1115/181 M.C.O.R.
Ronnie Lynn Doerr	6/18/2007	21.7165	720/505 B.C.O.P.R.
Ronnie Lynn Doerr	6/18/2007	7.6503	721/029 B.C.O.P.R.
Shawn Dollery and wife, Jennifer Dollery	3/17/2000	14.0174	532/460 B.C.O.P.R.
Shawn Dollery and wife, Jennifer L. Dollery	3/17/2000	40.3800	532/464 B.C.O.P.R.
Stephen A. Dollery and wife, Anne Dollery	3/17/2000	40.3800	532/468 B.C.O.P.R.
Steve Dollery and wife, Anne Dollery	6/22/2000	20.0000	532/472 B.C.O.P.R.
Steve Dollery and wife, Anne Dollery	6/22/2000	0.4148	532/476 B.C.O.P.R.
Gary M. Dominy	11/28/2007	16.9950	735/157 B.C.O.R.
Michael Duane Donaldson	5/22/2007	13.5350	1046/089 M.C.O.R.
Peggy Ruth Dorr	9/16/2006	56.0000	1027/526 M.C.O.R.
Peggy Ruth Dorr	9/18/2006	13.4000	1025/550 M.C.O.R.
James F. Doss, Jr. and wife, Denice Doss	5/31/2006	30.0490	1011/096 M.C.O.R.
Manuel C. Doud	12/8/2005	50.0000	993/864 M.C.O.R.
Betty Clark Doughtie	1/25/2005	50.0000	652/765 B.C.O.P.R.
Glenn D. Downey and wife, Phyllis R. Downey	2/6/2005	13.8780	966/257 M.C.O.R.
B.M. Drinkard and wife, Tiny B. Drinkard	5/5/2006	100.0000	1009/102 M.C.O.R.
Curtis W. Driver	11/21/2006	14.6700	1029/611 M.C.O.R.
Russell E. Dromgoole	11/19/2009	0.5222	789/555 B.C.O.P.R.
Russell E. Dromgoole	11/19/2009	0.7833	789/696 B.C.O.P.R.
Vince Duchmasclo	1/23/2007	0.5222	711/363 B.C.O.P.R.
George R. Ducote and wife, Bettye L. Ducote	6/20/2003	0.8900	912/803 M.C.O.R.
Herbert Lee Dudley	8/10/2003	33.0440	609/246 B.C.O.P.R.
Herbert Lee Dudley	8/28/2003	10.0000	609/250 B.C.O.P.R.
Richard D. Dunn and wife, Debra Dunn	2/4/2006	25.0000	1002/123 M.C.O.R.
Marie Duque, also known as Maria Duque Rodelas	1/23/2007	0.7833	709/734 B.C.O.P.R.
Leona Sons Durham	7/16/2002	1.0444	580/253 B.C.O.P.R.
Edward L. Dworaczyk and wife, Sandra L. Dworaczyk	6/12/2003	10.0000	910/760 M.C.O.R.
Edward L. Dworaczyk and wife, Sandra L. Dworaczyk	6/13/2003	164.0000	910/764 M.C.O.R.
Edward L. Dworaczyk and wife, Sandra L. Dworaczyk	6/14/2003	4.4000	910/768 M.C.O.R.
Carol Dyer	3/27/2006	14.4760	1005/146 M.C.O.R.
Ronnie Dyer	4/7/2006	14.4760	1009/122 M.C.O.R.
W.T. Dyer	3/27/2006	14.4760	1005/158 M.C.O.R.
David Allen Dyess and wife, Dorothy Dyess	1/5/2002	0.5222	564/614 B.C.O.P.R.
David Allen Dyess and wife, Dorothy Dyess	1/19/2007	1.3055	709/718 B.C.O.P.R.
Dorothy Dyess, being one and the same person as Dorothy M. Miller	1/5/2002	0.2611	564/618 B.C.O.P.R.
Dorothy Dyess, being one and the same person as Dorothy M. Miller	1/5/2002	0.2611	564/622 B.C.O.P.R.
Dorothy Dyess, being one and the same person as Dorothy M. Miller	1/16/2002	0.2611	565/089 B.C.O.P.R.
Jill Goldstone Dzubak	12/2/2004	41.6666	649/568 B.C.O.P.R.
Don B. Earnst and wife, Beverly J. Earnst	5/15/2006	3.8290	1010/200 M.C.O.R.
Ebenezer Igesia Pentecostes	10/8/2009	0.7833	792/040 B.C.O.P.R.
Kenneth W. Egger and wife, Peggy Egger	1/10/2001	7.7375	837/056 M.C.O.R.
Kenneth W. Egger and wife, Peggy Egger	1/10/2001	3.8650	837/060 M.C.O.R.
Kenneth W. Egger and wife, Peggy Egger	1/10/2001	7.7050	837/064 M.C.O.R.

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Kenneth W. Egger and wife, Peggy Egger	1/10/2001	30.0250	837/068 M.C.O.R.
Kenneth W. Egger and wife, Peggy Egger	1/10/2001	15.1250	837/072 M.C.O.R.
Kenneth W. Egger and wife, Peggy Egger	1/10/2001	16.3375	837/076 M.C.O.R.
Kenneth W. Egger and wife, Peggy Egger	1/10/2001	14.8900	837/080 M.C.O.R.
Mary Egger	1/10/2001	23.2125	837/028 M.C.O.R.
Mary Egger	1/10/2001	23.1150	837/032 M.C.O.R.
Mary Egger	1/10/2001	11.5950	837/036 M.C.O.R.
Mary Egger	1/10/2001	44.6700	837/044 M.C.O.R.
Mary Egger	1/10/2001	15.1250	837/048 M.C.O.R.
Mary Egger	1/10/2001	90.0750	837/40 M.C.O.R.
Mary Egger	1/10/2001	49.0125	837/52 M.C.O.R.
Francisca G. Eguia, by Lucio Eguia, A-K-A Lucio Eguia, Sr.	7/27/2007	0.5222	725/190 B.C.O.P.R.
Francisca G. Eguia, by Lucio Eguia, A-K-A Lucio Eguia, Sr.	7/27/2007	0.5222	726/202 B.C.O.P.R.
Terry Alan Eichmann	2/9/2000	32.3105	532/480 B.C.O.P.R.
Michael J. Einkauf and wife, Jeanette Einkauf	6/13/2005	13.7156	665/563 B.C.O.P.R.
Grace E. Ekman	11/7/2003	31.2571	615/812 B.C.O.P.R.
Mary H. Elkins	1/26/2002	0.5222	566/428 B.C.O.P.R.
William R. Eller and wife, Gloria J. Eller	8/10/2002	0.5222	581/250 B.C.O.P.R.
Fred D. Ellis, Jr.	8/12/2003	4.3690	609/721 B.C.O.P.R.
Thomas Leroy Ellis and wife, Sandra Kay Ellis	7/4/2006	10.0000	1019/428 M.C.O.R.
Thomas Leroy Ellis and wife, Sandra Kay Ellis	7/4/2006	9.0000	1019/432 M.C.O.R.
Thomas Leroy Ellis and wife, Sandra Kay Ellis	7/4/2006	1.0000	1019/436 M.C.O.R.
Ruthie Ellison	9/7/2004	0.2857	640/738 B.C.O.P.R.
Eugene P. Emory	1/11/2004	37.5180	620/728 B.C.O.P.R.
Albert F. Engelmann, Individually and as Independent Executory for the Estate of Dorothy Engelmann, Deceased; and Albert Fred Engelmann, Trustee of the Albert Fred Engelmann Revocable Living Trust Agreement	6/28/2000	20.0000	532/484 B.C.O.P.R.
Albert Fred Engelmann, Trustee of the Albert Fred Engelmann Revocable Living Trust Agreement	6/28/2000	31.0000	532/489 B.C.O.P.R.
Albert Fred Engelmann, Trustee of the Albert Fred Engelmann Revocable Living Trust Agreement	6/28/2000	36.3500	532/493 B.C.O.P.R.
Albert Fred Engelmann, Trustee of the Albert Fred Engelmann Revocable Living Trust Agreement	6/28/2000	20.0000	532/497 B.C.O.P.R.
Charles E. Engelmann and wife, Marie Anne Engelmann	6/23/2000	24.9480	532/501 B.C.O.P.R.
Charles E. Engelmann and wife, Marie Anne Engelmann	6/23/2000	22.7500	532/505 B.C.O.P.R.
Charles E. Engelmann and wife, Marie Anne Engelmann	6/23/2000	145.0800	532/509 B.C.O.P.R.
Charles E. Engelmann and wife, Marie Anne Engelmann	6/23/2000	629.9999	532/513 B.C.O.P.R.
Charles E. Engelmann and wife, Marie Anne Engelmann	6/23/2000	94.0000	532/517 B.C.O.P.R.
Charles E. Engelmann and wife, Marie Anne Engelmann	6/23/2000	1.1480	532/521 B.C.O.P.R.
Charles E. Engelmann and wife, Marie Anne Engelmann	6/23/2000	0.8610	532/525 B.C.O.P.R.
James H. Engelmann and wife, Sarah Engelmann	6/26/2000	19.3710	532/529 B.C.O.P.R.
James H. Engelmann and wife, Sarah Engelmann	6/26/2000	126.1260	532/533 B.C.O.P.R.
James H. Engelmann and wife, Sarah Engelmann	6/26/2000	38.5700	532/537 B.C.O.P.R.
Kenneth Wayne Englemann	8/14/2000	20.7150	532/541 B.C.O.P.R.
Walter Englemann and wife, Lou Ann Englemann	2/14/2003	16.4139	594/491 B.C.O.P.R.
E. Helen Enlow	6/10/2005	29.0650	978/055 M.C.O.R.
E. Helen Enlow	6/10/2005	14.6100	978/059 M.C.O.R.
Bruce L. Erratt and wife, Tamie D. Erratt	4/11/2005	165.2440	659/487 B.C.O.P.R.
Roger Dale Erwin	3/19/2007	0.7833	714/503 B.C.O.P.R.
Roger Dale Erwin	3/19/2007	0.5222	715/248 B.C.O.P.R.
Roger Lee Erwin	3/19/2007	0.7833	714/551 B.C.O.P.R.
J. Guadalupe Escoberto	7/11/2002	0.5222	579/254 B.C.O.P.R.
Novie Ellen Eslick, Successor in Interest to Billie E. Eslick	9/28/2009	0.5222	786/434 B.C.O.P.R.
Margarita Estrada	1/29/2007	1.3055	710/249 B.C.O.P.R.
Margarita Estrada	1/29/2007	0.5222	710/253 B.C.O.P.R.
J. H. Eubanks	2/22/2010	0.2611	801/006 B.C.O.P.R.
Albert Ray Evans and wife, Shriley A. Evans	3/22/2002	161.3250	882/647 M.C.O.R.
Bessie L. Butler Evans	4/4/2001	3.6009	550/428 B.C.O.P.R.
Bessie L. Butler Evans	6/25/2001	1.3786	550/436 B.C.O.P.R.
Bessie L. Butler Evans	7/3/2001	0.0714	550/432 B.C.O.P.R.
Bessie L. Butler Evans	7/3/2001	0.0714	550/440 B.C.O.P.R.
Bessie L. Butler Evans	7/3/2001	0.1004	550/444 B.C.O.P.R.
Bessie L. Butler Evans	12/18/2001	0.7143	563/577 B.C.O.P.R.

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Clara Marie Evans, formerly known as Clara Marie Brennan	9/7/2003	4.0050	610/796 B.C.O.P.R.
Jesse R. Everline	7/17/2002	0.5222	580/265 B.C.O.P.R.
Dorothy Ewald	2/24/2010	0.7833	800/015 B.C.O.P.R.
Dorothy Ewald	2/24/2010	0.2611	801-019 B.C.O.P.R.
Lawrence G. Ewald	5/16/2007	0.5222	717/480 B.C.O.P.R.
Russell Ewald	7/17/2002	0.5222	580/257 B.C.O.P.R.
Russell Ewald	5/16/2007	0.5222	717/484 B.C.O.P.R.
C. L. Fagen	2/4/2010	0.7833	797/789 B.C.O.P.R.
Marilyn L. Farquhar	8/17/2009	0.5222	785/393 B.C.O.P.R.
Ernest L. Faust and wife, Carolyn Faust	11/13/2003	40.0000	615/804 B.C.O.P.R.
John Larry Faust	11/7/2003	8.5000	615/816 B.C.O.P.R.
John Larry Faust	8/17/2009	0.5222	785/389 B.C.O.P.R.
Silva G. Favor	8/21/2003	26.3950	608/686 B.C.O.P.R.
Francis A. Felcman and wife, Delores A. Felcman	4/8/2005	266.7630	971/135 M.C.O.R.
Millie M. Ferguson	3/6/2005	23.1650	968/396 M.C.O.R.
Vernon Ferguson	2/4/2006	17.5820	1002/119 M.C.O.R.
Willard L. Ferguson, being one and the same person as Will Ferguson, and W.L. Ferguson and wife, Betty Margaret Ferguson	2/15/2006	131.3280	1000/697 M.C.O.R.
Willard L. Ferguson, being one and the same person as Will Ferguson, and W.L. Ferguson and wife, Betty Margaret Ferguson	2/15/2006	12.0000	1000/701 M.C.O.R.
Willard L. Ferguson, being one and the same person as Will Ferguson, and W.L. Ferguson and wife, Betty Margaret Ferguson	2/15/2006	40.0000	1000/705 M.C.O.R.
Willard L. Ferguson, being one and the same person as Will Ferguson, and W.L. Ferguson and wife, Betty Margaret Ferguson	2/15/2006	65.4000	1000/709 M.C.O.R.
Willard L. Ferguson, being one and the same person as Will Ferguson, and W.L. Ferguson and wife, Betty Margaret Ferguson	2/15/2006	77.5010	1000/713 M.C.O.R.
Angela Fernandez	1/21/2006	1.1111	679/360 B.C.O.P.R.
Angela Fernandez	1/21/2006	1.1111	679/701 B.C.O.P.R.; 997/428 M.C.O.R.
Angela Fernandez	1/21/2006	1.1300	681/571 B.C.O.P.R.; 998/146 M.C.O.R.
Oscar Fernandez	1/21/2006	2.2220	679/348 B.C.O.P.R.
Oscar Fernandez	1/21/2006	2.2220	679/689 B.C.O.P.R.; 997/416 M.C.O.R.
Oscar Fernandez	1/21/2006	2.2220	681/575 B.C.O.P.R.; 998/142 M.C.O.P.R.
Estate of Rose Fisher, Deceased	6/14/2000	5.8333	532/553 B.C.O.P.R.
Hubert Errol Fisher	9/16/2004	0.9722	648/272 B.C.O.P.R.
Huverston Fisher	8/31/2000	45.5000	535/258 B.C.O.P.R.
Huverston Fisher	8/31/2000	11.9998	535/262 B.C.O.P.R.
Leon Fisher	1/23/2005	5.8333	653/311 B.C.O.P.R.
Robert S. Fisher and wife, Patricia J. Fisher	4/4/2006	16.2860	1008/312 M.C.O.R.
Robert Seth Fisher	4/7/2006	39.3750	1009/106 M.C.O.R.
William Keith Fisher and wife, Debra Renee Fisher	4/4/2006	70.3950	1006/241 M.C.O.R.
John D. Fishero and wife, Diane W. Fishero	2/25/2006	16.6170	1000/745 M.C.O.R.
Jimmy Fitzpatrick	8/3/2003	0.2611	608/602 B.C.O.P.R.
George Flores	7/21/2007	0.5222	723/613 B.C.O.P.R.
John A. Florida, Jr.	7/20/2001	2.5000	552/665 B.C.O.P.R.
Sally Flosi	6/5/2000	309.2850	532/557 B.C.O.P.R.
Hugh Terry Floyd and wife, Rhonda Ann Floyd	2/4/2004	75.9000	622/736 B.C.O.P.R.
Katie Lou Floyd	1/27/2000	17.8300	532/561 B.C.O.P.R.
Terry Floyd and wife, Rhonda Ann Floyd	1/27/2000	9.0480	532/569 B.C.O.P.R.
Terry Floyd and wife, Rhonda Floyd	1/17/2000	152.2590	532/565 B.C.O.P.R.
Arnold H. Foltermann	7/23/2007	0.5222	726/685 B.C.O.P.R.
Melissa Ann Fontenot	3/6/2007	0.3481	712/419 B.C.O.P.R.
Melissa Ann Fontenot	3/6/2007	0.3481	712/423 B.C.O.P.R.
Melissa Ann Fontenot	3/6/2007	0.3481	712/700 B.C.O.P.R.
Melissa Ann Fontenot	3/6/2007	0.1741	713/526 B.C.O.P.R.
Melissa Ann Fontenot	3/6/2007	0.1741	713/857 B.C.O.P.R.
David Ford	7/25/2007	0.5222	724/341 B.C.O.P.R.
Robert Fossett	12/8/2001	0.5222	566/404 B.C.O.P.R.
Bill Foster	2/14/2005	140.0000	965/876 M.C.O.R.
Bill Foster	1/3/2006	96.6508	996/536 M.C.O.R.

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Bill Foster	1/3/2006	127.0500	996/540 M.C.O.R.
Jill Johnston Fouch	6/9/2006	12.7927	1012/045 M.C.O.R.
Jill Johnston Fouch	6/9/2006	19.6000	1012/049 M.C.O.R.
Jill Johnston Fouch	6/9/2006	35.0000	1012/538 M.C.O.R.
Jill Johnston Fouch	6/9/2006	8.3333	1012/542 M.C.O.R.
Jill Johnston Fouch	6/9/2006	32.0000	1012/546 M.C.O.R.
Four R Ranches, L.P.	7/17/2001	771.5894	552/661 B.C.O.P.R.; 849/498 M.C.O.R.
Robert Fowler and wife, Rose Fowler	5/31/2003	0.2611	603/493 B.C.O.P.R.
Robert Fowler and wife, Rose Fowler	6/1/2003	0.2611	603/489 B.C.O.P.R.
Robert Fowler and wife, Rose Fowler	6/2/2003	0.5222	603/485 B.C.O.P.R.
Rocky Dann Freed and wife, Falba Scarlett Jackson Freed	5/22/2006	105.4950	1011/072 M.C.O.R.
Rocky Dann Freed and wife, Falba Scarlett Jackson Freed	5/22/2006	49.0850	1012/001 M.C.O.R.
Larry L. Freeman	9/19/2000	3.5000	535/266 B.C.O.P.R.
Leroy Freeman	6/14/2000	28.3930	532/573 B.C.O.P.R.
Leroy Freeman	9/19/2000	3.5000	535/270 B.C.O.P.R.
Maggie B. Freeman	9/19/2000	14.0000	535/274 B.C.O.P.R.
Redick Freeman	9/19/2000	3.5000	549/273 B.C.O.P.R.
Versie Freeman	9/3/2009	0.0000	784/741 B.C.O.P.R.
Jenny Gebhart Frei	2/11/2006	3.3333	1002/754 M.C.O.R.
Jenny Gebhart Frei	2/11/2006	2.7500	1002/758 M.C.O.R.
Jenny Gebhart Frei	2/11/2006	1.2760	1002/762 M.C.O.R.
Milton E. Frei, Jr. and wife, Laura R. Frei	3/20/2006	36.7020	1005/150 M.C.O.R.
Milton E. Frei, Jr. and wife, Laura R. Frei	3/25/2006	1.2390	1006/233 M.C.O.R.
Pat French, Successor in Interest to L. H. Walden, Deceased	6/17/2009	0.7833	778/573 B.C.O.P.R.
Elizabeth R. Freund	10/10/2001	0.2611	557/585 B.C.O.P.R.
Benno Friedeck	5/22/2007	0.5222	718/576 B.C.O.P.R.
Clifford Fritz and wife, Kathy Fritze; Eric Fritze; and Aaron Fritze	3/25/2005	50.0000	662/317 B.C.O.P.R.
Gerald Fritze and Ray Fritze	3/6/2005	33.3333	658/685 B.C.O.P.R.
Donald Fulks	8/12/2002	0.5222	582/826 B.C.O.P.R.
Linda Peacock Fuqua	4/3/2006	3.2035	1007/173 M.C.O.R.
Linda Kay Furr	12/16/2001	21.8243	862/110 M.C.O.R.
Linda Kay Furr	12/16/2001	12.3236	862/114 M.C.O.R.
Rowena Gaar; Robert Franklin Humphreys and wife, Karla Faye Gaar-Humphreys	8/31/2005	228.3100	670/489 B.C.O.P.R.
Henry E. Gaas and wife, Laura J. Gaas	3/6/2004	37.0000	628/295 B.C.O.P.R.
Frank D. Gage	8/12/2002	0.5222	581/266 B.C.O.P.R.
Elizabeth Galeas	11/19/2009	0.5222	796/401 B.C.O.P.R.
Elizabeth Galeas	11/19/2009	0.2611	797/801 B.C.O.P.R.
Ann C. Galvan and Eugene L. Gillmore	11/8/2005	43.3100	992/238 M.C.O.R.
Harold L. Gamble	9/9/2003	0.4353	626/313 B.C.O.P.R.
Harold L. Gamble	3/21/2004	1.1845	626/309 B.C.O.P.R.
John Timothy Gamble	6/8/2005	10.6319	663/481 B.C.O.P.R.
John Timothy Gamble	6/9/2005	5.0000	664/075 B.C.O.P.R.
John Timothy Gamble	6/10/2005	12.0081	664/506 B.C.O.P.R.
John Timothy Gamble	6/11/2005	2.5000	664/071 B.C.O.P.R.
Juanita Gamble	6/7/2005	12.0081	664/526 B.C.O.P.R.
Juanita Gamble	6/8/2005	10.6319	664/522 B.C.O.P.R.
Juanita Gamble	6/9/2005	5.0000	664/518 B.C.O.P.R.
Juanita Gamble	6/11/2005	2.5000	664/514 B.C.O.P.R.
L.C. Gamble Jr.	9/9/2003	0.4353	625/556 B.C.O.P.R.
L.C. Gamble Jr.	3/13/2004	1.1845	625/572 B.C.O.P.R.
Marvin W. Gamble	9/9/2003	0.4353	626/321 B.C.O.P.R.
Marvin W. Gamble	3/14/2004	1.1845	626/317 B.C.O.P.R.
Shawn Timothy Gamble and wife, Wendie N. Gamble	6/11/2005	5.0000	664/067 B.C.O.P.R.
Willie Eva Gamble	9/9/2003	3.4531	613/344 B.C.O.P.R.
Willie Eva Gamble	3/10/2004	0.5555	625/564 B.C.O.P.R.
Vicki Garbo	3/1/2005	16.6667	970/441 M.C.O.R.
Gladys Garbs	6/9/2000	31.3525	532/577 B.C.O.P.R.
Greg Garbs, being one and the same person as Gregory L. Garbs and Gregory Lynn Garbs	3/24/2000	10.4167	532/581 B.C.O.P.R.
Greg Garbs, being one and the same person as Gregory L. Garbs and Gregory Lynn Garbs	3/24/2000	96.0000	532/585 B.C.O.P.R.
Greg Garbs, being one and the same person as Gregory L. Garbs and Gregory Lynn Garbs	3/24/2000	94.0575	532/589 B.C.O.P.R.
Jeffrey Jerry Garbs	6/9/2000	10.4166	532/593 B.C.O.P.R.

Lessor	Date of Lease	Net Acres	Recording Data Volume/Page
Bernardino Garcia	4/4/2007	0.2611	715/788 B.C.O.P.R.
Bernardino Garcia	4/7/2007	0.2611	715/264 B.C.O.P.R.
Estella Garcia, Successor in Interest to Robert Garcia	7/10/2009	0.5222	781/433 B.C.O.P.R.
Fadrique Garcia	1/6/2005	22.0000	963/513 M.C.O.R.
Patricia E. Garcia	12/30/2003	0.8899	619/302 B.C.O.P.R.
Edmond L. Garner and wife, Anita B. Garner	4/11/2005	20.0000	971/713 M.C.O.R.
L. E. Garpne, Successor in Interest to Gate Garpne	6/30/2010	0.5222	808/304 B.C.O.P.R.
Edna Garrett, Trustee of the Edna Garrett Revocable Trust dated April 17, 2003	5/15/2006	2.4200	1011/088 M.C.O.R.
Dalpa Nell Garrison	1/20/2005	2.9465	963/553 M.C.O.R.
Stanley Garrison and wife, Monica Garrison	1/20/2005	0.4209	964/537 M.C.O.R.
Tommy Garrison and wife, Linda Lou Garrison	7/7/2000	1,355.4383	532/597 B.C.O.P.R.; 866/202 L.C.R.P.R.
Tommy Garrison and wife, Linda Lou Garrison	9/16/2005	0.4209	986/616 M.C.O.R.
John T. Gary and wife, A. Laura Gary	1/13/2005	89.5000	963/497 M.C.O.R.
John T. Gary and wife, A. Laura Gary	1/14/2005	44.5000	963/493 M.C.O.R.
Thomas Wyatt Gary	1/14/2005	10.0000	963/501 M.C.O.R.
Thomas Wyatt Gary	1/20/2005	25.0700	964/541 M.C.O.R.
Alfonso Garza	6/23/2003	0.5222	605/269 B.C.O.P.R.
Alfonso Garza	6/24/2003	0.5222	605/265 B.C.O.P.R.
Alfonso Garza	6/25/2003	1.3055	605/261 B.C.O.P.R.
Alfonso Garza	6/26/2003	1.3055	605/257 B.C.O.P.R.
Carlos Garza	4/9/2006	4.1320	1008/332 M.C.O.R.
Warren A. Gaswint, Jr. and wife, Debra J. Gaswint	3/3/2005	6.7900	967/529 M.C.O.R.
Luisa Gaytan, Successor in Interest to Danny Goss	7/20/2009	0.5222	781/441 B.C.O.P.R.
Luisa Gaytan, Successor in Interest to Danny Goss	7/20/2009	0.5222	781/815 B.C.O.P.R.
Doris Gebhart	12/25/2005	20.0000	995/177 M.C.O.R.
Doris Gebhart	12/25/2005	16.5000	995/181 M.C.O.R.
Doris Gebhart	12/25/2005	7.6563	995/185 M.C.O.R.
Jason Keith Gebhart	1/28/2006	3.3333	999/413 M.C.O.R.
Jason Keith Gebhart	1/28/2006	2.7500	999/469 M.C.O.R.
Jason Keith Gebhart	1/28/2006	1.2760	999/473 M.C.O.R.
Jeff Russell Gebhart	1/27/2006	1.2760	999/401 M.C.O.R.
Jeff Russell Gebhart	1/27/2006	2.7500	999/405 M.C.O.R.
Jeff Russell Gebhart	1/27/2006	3.3333	999/409 M.C.O.R.
Eusebio Genera	11/5/2001	0.5222	562/772 B.C.O.P.R.
Ilene Alice Hejtmancik Gentry	8/4/2004	11.1965	639/832 B.C.O.P.R.
Glenda Gerren	3/27/2006	14.4760	1005/154 M.C.O.R.
Walter F. Gest and wife, Dolores Gest	3/11/2006	9.4844	1003/684 M.C.O.R.
Garland Gibbons, Jr.	10/18/2005	22.6500	991/007 M.C.O.R.
Primitivo Gil, being one and the same person as Primitivo Gil Winslow, and wife, Addie Gil, being one and the same person as Addie Winslow	1/23/2002	0.5222	565/475 B.C.O.P.R.
Primitivo Gil, being one and the same person as Primitivo Gil Winslow, and wife, Addie Gil, being one and the same person as Addie Winslow	1/23/2002	0.2611	565/620 B.C.O.P.R.
Ivra Mae Gilbert	9/14/2004	1.9445	640/742 B.C.O.P.R.
David Gill	8/12/2002	0.5222	581/262 B.C.O.P.R.
W. M. Glover, Sr.	1/27/2010	0.5222	796/733 B.C.O.P.R.
Willie O. Glover	3/22/2002	0.5222	570/654 B.C.O.P.R.
Richard C. Goates, Agent and Personal Representative for Felix D. Downs	2/4/2010	0.5222	795/317 B.C.O.P.R.
Richard C. Goates, Agent and Personal Representative for Felix D. Downs	2/4/2010	0.5222	796/721 B.C.O.P.R.
James Gober Revocable Living Trust	1/16/2006	122.7650	997/360 M.C.O.R.
Elton L. Godwin	1/25/2007	0.5222	709/001 B.C.O.P.R.
Shanna Goetsch	8/21/2003	10.0000	610/804 B.C.O.P.R.
Shanna Goetsch	8/22/2003	15.0000	610/800 B.C.O.P.R.
Earl H. Golden and wife, Lane L. Golden	2/8/2006	31.4000	1000/323 M.C.O.R.
Agustin Gomez	1/15/2010	0.5222	794/519 B.C.O.P.R.
Agustin Gomez	1/15/2010	0.5222	795/782 B.C.O.P.R.
Evelyn Rosa Gomez	1/13/2010	0.2611	794/527 B.C.O.P.R.
Jose Angel Gomez, Agent and Personal Representative for Francisca Vargas Gomez	1/15/2010	0.5222	796/393 B.C.O.P.R.
Jose Doroteo Gomez	1/13/2010	0.2611	794/523 B.C.O.P.R.
Leo Gomez	8/13/2002	0.7833	581/663 B.C.O.P.R.
Maria L. Gomez	5/1/2003	0.2611	600/228 B.C.O.P.R.
Maria L. Gomez	5/2/2003	0.2611	600/232 B.C.O.P.R.
Maria L. Gomez	5/3/2003	0.5222	600/224 B.C.O.P.R.

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Roberto Gomez	1/13/2010	0.2611	797/793 B.C.O.P.R.
Antonio Gonzales	10/8/2009	0.7833	788/490 B.C.O.P.R.
Carlos Gonzales	6/22/2009	1.0444	788/478 B.C.O.P.R.
Driana Perez Gonzales	6/22/2009	0.2611	788/474 B.C.O.P.R.
Epcimeni Gonzales	1/19/2010	0.2611	795/770 B.C.O.P.R.
Leonard E. Gonzales	5/3/2010	0.2611	804/211 B.C.O.P.R.
Maria S. Gonzales, Successor in Interest to Eusebio Genera	10/5/2009	0.5222	790/364 B.C.O.P.R.
Trinidad Gonzales	7/18/2004	1.0000	636/717 B.C.O.P.R.
Alida Gonzalez	6/15/2007	0.5222	721/013 B.C.O.P.R.
Henry F. Goodman, Jr.	8/13/2002	0.5222	581/367 B.C.O.P.R.
Larry Goodman and wife, Vicki Goodman	8/2/2006	23.9500	1019/424 M.C.O.R.
Sandra Goolsby, Successor in Interest to Ruth Gammill	12/25/2009	1.3055	793/601 B.C.O.P.R.
Danny Gordon	8/13/2002	0.5222	581/254 B.C.O.P.R.
Gary Gott and wife, Stella Gott	1/30/2007	0.5222	709/013 B.C.O.P.R.
Gary Gott and wife, Stella Gott	1/30/2007	0.5222	709/730 B.C.O.P.R.
Thomas W. Grabener	2/18/2006	7.2200	1002/208 M.C.O.R.
Thomas W. Grabener and wife, Doris Grabener	2/4/2006	10.9300	1000/717 M.C.O.R.
Thomas W. Grabener and wife, Doris Grabener	2/4/2006	10.2800	1000/721 M.C.O.R.
Thomas W. Grabener and wife, Doris Grabener	2/4/2006	10.2800	1000/725 M.C.O.R.
Thomas W. Grabener and wife, Doris Grabener	2/4/2006	10.2500	1000/729 M.C.O.R.
Thomas W. Grabener and wife, Doris Grabener	2/18/2006	7.1100	1002/204 M.C.O.R.
Thomas W. Grabener and wife, Doris Grabener	2/18/2006	16.5000	1002/212 M.C.O.R.
Jerry W. Grant and wife, Linda Grant	8/11/2003	8.0000	609/342 B.C.O.P.R.
John C. Graves and wife, Melba J. Graves	10/16/2003	23.7350	614/096 B.C.O.P.R.
Johnnie E. Graves, being one and the same person as Johnnie Eddie Graves	7/19/2000	22.7500	532/601 B.C.O.P.R.
Johnnie E. Graves, being one and the same person as Johnnie Eddie Graves	7/19/2000	4.3300	532/605 B.C.O.P.R.
Johnnie Eddie Graves	4/12/2001	3.7916	545/001 B.C.O.P.R.
GRE XI, LLC	9/7/2003	24.2340	610/248 B.C.O.P.R.
GRE XI, LLC	9/20/2003	84.3190	611/391 B.C.O.P.R.
Richard Green and wife, Joyce Green	5/1/2000	6.2500	532/609 B.C.O.P.R.
Shirley Green	5/1/2000	6.2500	532/613 B.C.O.P.R.
Mary C. Oglesby Gregor	12/2/2004	2.5560	650/108 B.C.O.P.R.
Peggy J. Gressett	9/19/2002	1.0444	584/371 B.C.O.P.R.
Peggy J. Gressett	10/11/2002	0.2611	585/409 B.C.O.P.R.
Connie K. Griffin	3/21/2007	0.5222	712/447 B.C.O.P.R.
Joseph Griganavicius	1/6/2010	0.5222	799/252 B.C.O.P.R.
Mike R. Grohosky	3/29/2004	14.6200	628/303 B.C.O.P.R.
Mike R. Grohosky	3/30/2004	135.2000	628/299 B.C.O.P.R.
Patricia Jean Williams Groweg	6/6/2005	92.2666	664/498 B.C.O.P.R.
Jodie R. Grubbs, Jr., a Single Man	7/1/2000	0.1435	532/617 B.C.O.P.R.
Jodie R. Grubbs, Jr., a Single Man	7/1/2000	0.4305	532/621 B.C.O.P.R.
Jodie R. Grubbs, Jr., a Single Man	7/1/2000	0.1435	532/633 B.C.O.P.R.
Noe G. Guardado	8/31/2009	0.5222	785/385 B.C.O.P.R.
Hilario Guerrero, Successor in Interest to Bulmaro Candido Ceballos Gomez	6/8/2009	0.5222	781/445 B.C.O.P.R.
Juanita J. Guerrero	2/21/2007	0.5222	710/189 B.C.O.P.R.
Richard Guerrero and wife, Elena Guerrero	8/9/2003	7.3980	609/262 B.C.O.P.R.
Robert Guess	8/7/2002	0.5222	580/698 B.C.O.P.R.
Carl Guidry, A-K-A Karl Guidry	5/29/2007	0.7833	720/083 B.C.O.P.R.
Carl Guidry, A-K-A Karl Guidry	5/29/2007	0.7833	720/509 B.C.O.P.R.
Carl Guidry, A-K-A Karl Guidry	5/29/2007	0.5222	722/577 B.C.O.P.R.
Carl Guidry, Also known as Karl Guidry	5/29/2007	0.5222	721/812 B.C.O.P.R.
Sandra Johnson Guillory	6/5/2004	0.2913	636/521 B.C.O.P.R.
Sandra Johnson Guillory	6/5/2004	2.3025	636/525 B.C.O.P.R.
Sandra Johnson Guillory	6/6/2004	0.2522	636/529 B.C.O.P.R.
Sandra Johnson Guillory	6/6/2004	0.0625	636/533 B.C.O.P.R.
Sandra Johnson Guillory	6/7/2004	0.1047	636/513 B.C.O.P.R.
Sandra Johnson Guillory	6/7/2004	0.0167	636/517 B.C.O.P.R.
Anthony Gullo	12/10/2009	3.5000	1116/727 M.C.O.R.
Janice Walker Gunter	12/29/2005	9.0000	995/666 M.C.O.R.
Janice Walker Gunter	12/29/2005	8.9100	995/670 M.C.O.R.
Janice Walker Gunter	12/29/2005	9.0000	995/674 M.C.O.R.
Alta Rhea Gurecky, Agent and Personal Representative for Hazel M. Servis	3/25/2010	0.7833	800/019 B.C.O.P.R.

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Charles E. Guyton	11/1/2007	1.6780	733/845 B.C.O.P.R.
Charles Guyton	11/1/2007	1.0000	735/174 B.C.O.P.R.
H & W Land and Cattle, L.P.	9/13/2005	23.9800	986/644 M.C.O.R.
H & W Land and Cattle, L.P.	9/14/2005	118.7026	986/640 M.C.O.R.
H & W Land and Cattle, L.P.	9/15/2005	39.5300	986/636 M.C.O.R.
H & W Land and Cattle, L.P.	9/16/2005	30.7800	986/628 M.C.O.R.
H & W Land and Cattle, L.P.	9/17/2005	364.6960	986/620 M.C.O.R.
H & W Land and Cattle, L.P.	9/17/2005	72.6690	986/624 M.C.O.R.
H & W Land and Cattle, L.P.	9/16/2005	72.8840	986/632 M.C.O.R.
H & W Land and Cattle, L.P.	12/23/2005	36.9000	995/169 M.C.O.R.
W.G. Haarmeyer	8/12/2005	5.0000	668/670 B.C.O.P.R.
Woodrow Haarmeyer and wife, Gladys Haarmeyer	7/11/2005	10.3245	666/760 B.C.O.P.R.
Carlton R. Hackett	4/23/2001	13.9140	845/076 M.C.O.R.
Dena B. Haenchen	3/25/2005	55.8153	658/588 B.C.O.P.R.
Martyn Hafley	7/4/2005	22.2190	980/351 B.C.O.P.R.
Leland G. and Betty J. Hagen Revocable Living Trust	8/4/2009	0.7833	782/754 B.C.O.P.R.
Leland G. and Betty J. Hagen Revocable Living Trust	8/4/2009	0.5222	783/817 B.C.O.P.R.
Catherine Hajdik	3/13/2000	64.2522	532/637 B.C.O.P.R.
Billy Joe Hall	7/4/2006	11.4310	1016/125 M.C.O.R.
Bruce Edward Hall	3/20/2006	9.5000	1005/114 M.C.O.R.
Bruce Edward Hall	3/20/2006	5.0000	1006/225 M.C.O.R.
Damon Hall and wife, Tina Hall	11/25/2004	102.9900	958/186 M.C.O.R.
Janette M. Hall	5/5/2007	35.5744	716/868 B.C.O.P.R.
Randy Hall and wife, Linda Witt Hall	1/27/2004	4.0000	623/692 B.C.O.P.R.
Linda Hamilton	8/1/2000	0.4305	532/641 B.C.O.P.R.
Linda Hamilton	1/19/2007	0.5222	709/009 B.C.O.P.R.
Nola Cooper Hamilton	1/18/2011	0.0000	824/193 B.C.O.P.R.
Arlyn L. Hammett	4/21/2006	31.8040	1008/348 M.C.O.R.
E.C. Hammond and wife, Dorothy Hammond	3/6/2007	0.5222	713/837 B.C.O.P.R.
E.C. Hammond and wife, Dorothy Hammond	3/6/2007	0.1306	713/841 B.C.O.P.R.
Annette M. Handley	2/21/2003	0.5222	596/450 B.C.O.P.R.
Joe G. Hanover	6/30/2000	102.4000	532/645 B.C.O.P.R.
James B. Hardin, Jr.	10/11/2003	5.0000	614/277 B.C.O.P.R.
Byron Ray Hare and wife, Dorothy Mae Hare	1/24/2007	12.5600	1033/547 M.C.O.R.
Lucinda M. Hargers	11/1/2007	1.0000	733/201 B.C.O.P.R.
Ryal Harmon and wife, Linda Harmon	3/18/2004	126.4590	626/297 B.C.O.P.R.
Tony Harms	11/10/2001	0.5222	566/424 B.C.O.P.R.
Fred J. Harper	10/18/2000	19.7500	537/876 B.C.O.P.R.
Jimmy L. Harper	10/18/2000	20.2700	537/475 B.C.O.P.R.
William P. Harper	10/18/2000	20.2700	538/001 B.C.O.P.R.
William Paul Harper	5/5/2006	197.1900	688/022 B.C.O.P.R.
Barbara A. Harrell	12/6/2003	15.6500	618/101 B.C.O.P.R.
Elvie Benson Harris, Independent Executrix of the Estate of Norma Benson Shelton, Deceased	10/27/2008	30.8571	770/373 B.C.O.P.R.
Elvie Benson Harris, Independent Executrix of the Estate of Norma Benson Shelton, Deceased	10/27/2008	13.1428	770/377 B.C.O.P.R.
Elvie Mae Benson Harris	10/2/2006	10.0000	700/060 B.C.O.P.R.
Otis Harris and wife, Nancy Kay Holladay Harris	10/27/2003	5.0000	614/470 B.C.O.P.R.
Robbie E. Harris	3/6/2005	23.1650	969/583 M.C.O.R.
Thomas Harris Jr.	9/17/2004	15.0160	641/252 B.C.O.P.R.
Edward Harrison, Jr.	5/26/2004	5.5714	636/798 B.C.O.P.R.
Edward Harrison, Jr.	5/29/2004	1.8600	636/134 B.C.O.P.R.
George Harrison	6/10/2004	5.5714	635/216 B.C.O.P.R.
Jimmie Roy Harrison	5/4/2004	5.5714	629/568 B.C.O.P.R.
Hugo Hartsfield, Jr.	2/15/2005	12.0500	966/627 M.C.O.R.
Hugo Hartsfield, Jr.	3/5/2005	2.0970	968/372 M.C.O.R.
Willie M. Harvey	5/17/2007	3.5607	718/560 B.C.O.P.R.
Willie M. Harvey	5/17/2007	0.1515	719/310 B.C.O.P.R.
Mary Harvill	3/22/2007	0.5222	714/579 B.C.O.P.R.
Mary Harvill	3/22/2007	0.5222	715/240 B.C.O.P.R.
Mary Harvill	3/22/2007	0.5222	715/776 B.C.O.P.R.
Joe Hatcher and wife, Ida L. Hatcher	12/13/2005	6.0560	994/691 M.C.O.R.
Joe Hatcher and wife, Ida L. Hatcher	12/13/2005	7.4910	994/695 M.C.O.R.

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Kenneth W. Havens and wife, Betty May Havens	2/23/2006	10.0000	682/415 B.C.O.P.R.
Robert N. Havens	3/26/2004	11.8840	628/291 B.C.O.P.R.
Wesley C. Haverstock	12/12/2006	3.0060	1029/595 M.C.O.R.
Carris Jones Hawkins	2/14/2004	113.5000	628/652 B.C.O.P.R.
Carris Jones Hawkins	3/6/2004	39.1665	628/656 B.C.O.P.R.
Carris Jones Hawkins	7/4/2004	1.6667	636/561 B.C.O.P.R.
Dawn Hoover Haynes	2/7/2000	6.2712	532/649 B.C.O.P.R.
Dawn Hoover Haynes	2/7/2000	7.0637	532/653 B.C.O.P.R.
John Hays and wife, Carolyn Hays	2/15/2005	8.8280	966/623 M.C.O.R.
Evelyn H. Heald	3/13/2000	57.7700	532/657 B.C.O.P.R.
Janice Ann Heath	12/6/2007	7.6503	738/042 B.C.O.P.R.
June Heath	9/7/2003	26.5660	611/395 B.C.O.P.R.
Dennis Ray Hejtmancik	8/2/2004	11.1965	639/828 B.C.O.P.R.
Lloyd Anton Hejtmancik	8/9/2004	11.1965	639/836 B.C.O.P.R.
Lynwood Dale Hejtmancik	8/9/2004	11.1965	640/156 B.C.O.P.R.
Marvis Allen Hejtmancik	8/9/2004	11.1965	639/840 B.C.O.P.R.
Charles Howard Helmer	8/23/2003	82.5294	924/843 M.C.O.R.
Lana C. Helton	6/6/2001	182.4200	846/715 M.C.O.R.
Barry Ray Helweg	12/1/2004	44.0200	649/564 B.C.O.P.R.
Barry Ray Helweg	4/1/2006	68.0000	686/005 B.C.O.P.R.
Barry Ray Helweg	4/1/2006	64.2500	686/009 B.C.O.P.R.
Lorene Henderson, Successor in interest to Ralph C. Henderson, Sr.	7/20/2007	0.5222	723/050 B.C.O.P.R.
Rita Rubach Henderson	3/2/2005	33.3332	968/360 M.C.O.R.
Lela M. Henry	1/31/2002	0.7833	567/375 B.C.O.P.R.
Edith Ethyl Hensley	6/19/2003	105.2000	912/775 M.C.O.R.
Benigno Hernandez	5/4/2002	0.2611	575/426 B.C.O.P.R.
Dorys Hernandez	1/13/2010	0.2611	794/531 B.C.O.P.R.
Galindo Hernandez	6/17/2009	0.7833	783/323 B.C.O.P.R.
Guillermo Hernandez	5/4/2002	0.2611	575/406 B.C.O.P.R.
Guillermo Hernandez, Jr.	5/4/2002	0.2611	575/410 B.C.O.P.R.
Javier G. Hernandez	3/13/2002	1.3055	570/124 B.C.O.P.R.
Jelacio Hernandez	4/29/2002	0.5222	573/283 B.C.O.P.R.
Jose Hernandez	5/22/2009	0.5222	777/534 B.C.O.P.R.
Maria C. Hernandez	5/7/2002	0.2611	574/322 B.C.O.P.R.
Maria Hernandez	5/8/2002	0.3481	574/318 B.C.O.P.R.
Maria Hernandez and Benigno Hernandez	5/6/2002	0.5222	574/326 B.C.O.P.R.
Maria Hernandez and Benigno Hernandez	5/6/2002	0.5222	574/330 B.C.O.P.R.
Maria Hernandez and Benigno Hernandez	5/6/2002	0.1306	574/334 B.C.O.P.R.
Miguel Hernandez and wife, Taribia Hernandez	2/11/2005	9.9900	965/908 M.C.O.R.
Paula Hernandez	4/29/2002	0.5222	573/287 B.C.O.P.R.
Raul Hernandez	6/17/2003	0.5222	604/510 B.C.O.P.R.
Raul Hernandez	6/26/2003	0.5222	606/017 B.C.O.P.R.
Robert Hernandez	4/29/2002	0.5222	573/291 B.C.O.P.R.
Kenneth Edward Herndon and wife, Judy Herndon	3/6/2007	0.5222	712/043 B.C.O.P.R.
Kenneth Edward Herndon and wife, Judy Herndon	3/6/2007	0.7833	712/047 B.C.O.P.R.
Kenneth Edward Herndon and wife, Judy Herndon	3/6/2007	0.7833	712/411 B.C.O.P.R.
Kenneth Edward Herndon and wife, Judy Herndon	3/6/2007	0.7833	712/415 B.C.O.P.R.
Kenneth Edward Herndon and wife, Judy Herndon	3/6/2007	1.0444	713/486 B.C.O.P.R.
Shirley I. Herold	10/23/2006	14.0400	1025/554 B.C.O.P.R.
Shirley I. Herold	10/23/2006	17.4750	1026/244 M.C.O.R.
Willie Jeffery Herren	5/3/2010	0.2611	807/447 B.C.O.P.R.
Brenda Freeman Heslip	9/19/2000	3.5000	545/005 B.C.O.P.R.
Woodrow Heslip, II	1/22/2008	6.5339	740/579 B.C.O.P.R.
Charles Hess, Successor in Interest to Gertrude Whittington	8/31/2009	0.5222	784/450 B.C.O.P.R.
Jo Nell Hess, Successor in Interest to Ashby Holland	2/26/2007	1.0444	713/518 B.C.O.P.R.
Doris M. Hicks	2/22/2006	17.9263	1002/145 M.C.O.R.
John W. Hicks	3/13/2006	17.9263	1003/716 M.C.O.R.
Weslie D. Hicks and wife, Linda S. Hicks	8/4/2003	73.1100	915/199 M.C.O.R.
Weslie D. Hicks and wife, Linda S. Hicks	8/5/2003	3.0700	915/195 M.C.O.R.
Weslie D. Hicks and wife, Linda S. Hicks	8/6/2003	2.1620	915/207 M.C.O.R.
Weslie D. Hicks and wife, Linda S. Hicks	8/7/2003	1.0300	915/203 M.C.O.R.
William Hickson	10/17/2001	0.5222	559/630 B.C.O.P.R.

Lessor	Date of Lease	Net Acres	Recording Data Volume/Page
Bridgett Higginbotham	10/18/2001	0.5222	558/549 B.C.O.P.R.
Thomas F. Higgins	5/6/2006	15.2161	688/026 B.C.O.P.R.
Alice Hill	8/7/2002	0.7833	580/710 B.C.O.P.R.
Dickie Hill	4/26/2010	0.7833	802/425 B.C.O.P.R.
Dickie Hill	4/26/2010	0.2611	803/545 B.C.O.P.R.
James W. Hill, Sr. and wife, Beverly Hill	4/5/2000	49.5140	532/661 B.C.O.P.R.
M. Dwayne Hill	9/6/2004	2.3570	640/726 B.C.O.P.R.
M. Dwayne Hill	9/7/2004	3.4440	640/730 B.C.O.P.R.
Charles W. Hines	7/22/2009	0.5222	783/809 B.C.O.P.R.
Charles W. Hines, Successor in Interest to E. G. George	7/22/2009	0.5222	781/807 B.C.O.P.R.
Raymond W. Hlavaty, Jr.	3/15/2000	100.0000	532/665 B.C.O.P.R.
Bill E. Hoard	11/25/2002	1.4033	588/311 B.C.O.P.R.
Bill E. Hoard	11/25/2002	1.4033	588/315 B.C.O.P.R.
Bill E. Hoard	11/26/2002	1.4033	588/319 B.C.O.P.R.
Bill E. Hoard	11/26/2002	1.4784	588/323 B.C.O.P.R.
Bill E. Hoard	11/27/2002	2.0114	588/327 B.C.O.P.R.
Bill E. Hoard	11/27/2002	1.5556	588/331 B.C.O.P.R.
Bill E. Hoard	11/28/2002	1.5814	588/335 B.C.O.P.R.
Bill E. Hoard	11/28/2002	1.6083	588/339 B.C.O.P.R.
Bill E. Hoard	11/29/2002	1.5479	588/343 B.C.O.P.R.
Bill E. Hoard	11/29/2002	1.9502	588/347 B.C.O.P.R.
Bill E. Hoard	11/30/2002	1.7783	588/351 B.C.O.P.R.
Bill E. Hoard	11/30/2002	1.7787	588/355 B.C.O.P.R.
Bill E. Hoard	11/30/2002	1.7783	588/407 B.C.O.P.R.
Bill E. Hoard	11/30/2002	1.7787	588/411 B.C.O.P.R.
Bill E. Hoard	12/1/2002	1.7805	588/359 B.C.O.P.R.
Bill E. Hoard	12/1/2002	17.2194	588/363 B.C.O.P.R.
Bill E. Hoard	12/1/2002	17.2194	588/419 B.C.O.P.R.
Bill E. Hoard, Agent and Attorney-in-Fact for Jimmie Lou Mullen	11/26/2002	1.4784	588/379 B.C.O.P.R.
Bill E. Hoard, Agent and Attorney-in-Fact for Jimmie Lou Mullen	11/27/2002	1.5556	588/387 B.C.O.P.R.
Bill E. Hoard, Agent and Attorney-in-Fact for Jimmie Lou Mullen	11/28/2002	1.5814	588/391 B.C.O.P.R.
Bill E. Hoard, Agent and Attorney-in-Fact for Jimmie Lou Mullen	11/28/2002	1.6083	588/395 B.C.O.P.R.
Bill E. Hoard, Agent and Attorney-in-Fact for Jimmie Lou Mullen	11/29/2002	1.5479	588/399 B.C.O.P.R.
Bill E. Hoard, Agent and Attorney-in-Fact for Jimmie Lou Mullen	11/29/2002	1.9502	588/403 B.C.O.P.R.
Bill E. Hoard, Agent and Attorney-in-Fact for Jimmie Lou Mullen	12/1/2002	1.7805	588/415 B.C.O.P.R.
Bill E. Hoard Agent and Attorney-in-Fact for Jimmie Lou Mullen	11/27/2002	2.0114	588/383 B.C.O.P.R.
Bob E. Hoard	11/25/2002	1.4033	588/255 B.C.O.P.R.
Bob E. Hoard	11/25/2002	1.4033	588/259 B.C.O.P.R.
Bob E. Hoard	11/26/2002	1.4033	588/263 B.C.O.P.R.
Bob E. Hoard	11/26/2002	1.4784	588/267 B.C.O.P.R.
Bob E. Hoard	11/27/2002	2.0112	588/271 B.C.O.P.R.
Bob E. Hoard	11/27/2002	1.5556	588/275 B.C.O.P.R.
Bob E. Hoard	11/28/2002	1.5814	588/279 B.C.O.P.R.
Bob E. Hoard	11/28/2002	1.6083	588/283 B.C.O.P.R.
Bob E. Hoard	11/29/2002	1.9502	588/287 B.C.O.P.R.
Bob E. Hoard	11/29/2002	1.5479	588/291 B.C.O.P.R.
Bob E. Hoard	11/30/2002	1.7783	588/295 B.C.O.P.R.
Bob E. Hoard	11/30/2002	1.7787	588/299 B.C.O.P.R.
Bob E. Hoard	12/1/2002	1.7805	588/303 B.C.O.P.R.
Bob E. Hoard	12/1/2002	17.2194	588/307 B.C.O.P.R.
Hoard, Bill E., Agent and Attorney-in-Fact for Jimmie Lou Mullen	11/25/2002	1.4033	588/367 B.C.O.P.R.
Hoard, Bill E., Agent and Attorney-in-Fact for Jimmie Lou Mullen	11/25/2002	1.4033	588/371 B.C.O.P.R.
Hoard, Bill E., Agent and Attorney-in-Fact for Jimmie Lou Mullen	11/26/2002	1.4033	588/375 B.C.O.P.R.
Gene Hobson	4/2/2007	0.5222	715/276 B.C.O.P.R.
Bessie Louise Hodrick	9/9/2003	0.4353	625/568 B.C.O.P.R.
Bessie Louise Hodrick	3/14/2004	1.1845	625/560 B.C.O.P.R.
Clifford R. Hodrick	1/10/2003	3.3350	591/293 B.C.O.P.R.
Clifford R. Hodrick	1/14/2003	2.4570	591/550 B.C.O.P.R.
Clifford R. Hodrick	1/14/2003	17.8065	591/554 B.C.O.P.R.
Clifford R. Hodrick	1/15/2003	0.4000	591/558 B.C.O.P.R.
Clyde Hodrick	1/11/2003	3.3350	591/297 B.C.O.P.R.
Johnny Hoelscher	4/17/2007	0.5222	715/768 B.C.O.P.R.

Lessor	Date of Lease	Net Acres	Recording Data Volume/Page
Cheryl Lynn Hoffman	1/9/2004	8.0000	620/740 B.C.O.P.R.
John C. Hoffman	1/10/2004	8.0000	620/732 B.C.O.P.R.
Ralph E. Hoffman	9/7/2003	18.5800	612/765 B.C.O.P.R.
Bill C. Hoffpaur	6/14/2005	5.0000	664/871 B.C.O.P.R.
Richard J. Hogan and wife, Lillian Hogan	1/3/2005	50.0000	650/618 B.C.O.P.R.
Laurence Hogge	9/18/2002	0.5222	583/779 B.C.O.P.R.
Frederick Van Holbeck and wife, Margaret Van Holbeck	5/9/2003	0.5222	601/456 B.C.O.P.R.
Frederick Van Holbeck and wife, Margaret Van Holbeck	5/10/2003	0.5222	601/460 B.C.O.P.R.
Frederick Van Holbeck and wife, Margaret Van Holbeck	5/11/2003	0.7833	601/464 B.C.O.P.R.
Carven Holcombe	6/20/2009	1.7000	779/168 B.C.O.P.R.
Carven Holcombe	6/20/2009	0.1571	780/272 B.C.O.P.R.
Carven Holcombe	6/20/2009	0.3783	780/669 B.C.O.P.R.
Derrick Holcombe	6/15/2008	1.7000	752/645 B.C.O.P.R.
Derrick Holcombe	6/15/2008	0.3783	752/649 B.C.O.P.R.
Derrick Holcombe	6/15/2008	0.1571	752/653 B.C.O.P.R.
Stephanie Holcombe	6/15/2008	1.7000	752/597 B.C.O.P.R.
Stephanie Holcombe	6/15/2008	0.3783	752/601 B.C.O.P.R.
Stephanie Holcombe	6/15/2008	0.1571	752/605 B.C.O.P.R.
James C. Holladay and wife, Goldie Holladay	10/20/2003	5.0000	614/466 B.C.O.P.R.
S. R. Hollan, Sr.	2/20/2007	1.0444	710/241 B.C.O.P.R.
S. R. Hollan, Sr.	2/20/2007	1.0444	710/245 B.C.O.P.R.
Woodrow Holland, also known as Woodrow W. Holland	4/11/2001	26.0330	553/335 B.C.O.P.R.
Olen Holliman, Jr.	2/3/2005	58.9999	653/319 B.C.O.P.R.
T.J. Hollingsworth and wife, Shelly Hollingsworth	11/17/2006	8.9700	1029/587 M.C.O.R.
Haden Lee Hollis and wife, Rhonna Jean Hollis	12/18/2004	10.0000	650/157 B.C.O.P.R.
Charles W. Holt, III, also known as Charles Whitfield Holt, III	5/28/2008	57.4670	681/535 B.C.O.P.R.
James H. Holt	8/20/2002	0.5222	581/651 B.C.O.P.R.
Mark A. Holt	4/26/2010	0.2611	804/207 B.C.O.P.R.
Eugene Holub, Jr. and wife, Bonnie S. Holub	2/18/2006	12.7480	1000/311 M.C.O.R.
Hondo Land and Cattle Company, Ltd.	8/18/2005	73.8500	983/646 M.C.O.R.
Hondo Land and Cattle Company, Ltd.	9/13/2005	12.1610	986/109 M.C.O.R.
Hondo Land and Cattle Company, Ltd.	9/14/2005	136.0000	986/105 M.C.O.R.
Hondo Land and Cattle Company, Ltd.	9/15/2005	293.0000	986/113 M.C.O.R.
James Bruce Hood and wife, Paula K. Hood	1/2/2007	20.0000	1031/644 M.C.O.R.
James Bruce Hood and wife, Paula K. Hood	1/2/2007	20.0000	1031/648 M.C.O.R.
James Bruce Hood and wife, Paula K. Hood	1/2/2007	20.0000	1032/752 M.C.O.R.
James Bruce Hood and wife, Paula K. Hood	1/2/2007	14.5820	1033/539 M.C.O.R.
David W. Hopkins and wife, Carren A. Hopkins	4/5/2002	1.3055	573/279 B.C.O.P.R.
Allen Ray Horak	10/13/2004	7.6000	643/825 B.C.O.P.R.
Ella Horak	10/13/2004	22.8000	643/821 B.C.O.P.R.
Frank Horak	10/11/2004	60.8900	643/817 B.C.O.P.R.
Frank Horak	11/2/2004	7.6000	644/418 B.C.O.P.R.
L.J. Horak	10/14/2004	7.6000	644/220 B.C.O.P.R.
Mildred Horak	10/5/2004	4.9000	643/829 B.C.O.P.R.
Patrick Wayne Horn	12/7/2004	49.1820	960/399 M.C.O.R.
Jerry Hosek and wife, Peggy L. Hosek	1/13/2006	7.1600	997/380 M.C.O.R.
Jerry Hosek and wife, Peggy L. Hosek	1/13/2006	2.4940	997/384 M.C.O.R.
Jerry Hosek and wife, Peggy L. Hosek	1/13/2006	5.0000	997/388 M.C.O.R.
Jerry Hosek and wife, Peggy L. Hosek	1/18/2006	2.8300	997/392 M.C.O.R.
Jerry Hosek and wife, Peggy L. Hosek	1/18/2006	1.3060	997/396 M.C.O.R.
Jerry Hosek and wife, Peggy L. Hosek	1/18/2006	1.3180	997/400 M.C.O.R.
Jerry Hosek and wife, Peggy L. Hosek	1/18/2006	1.1030	997/404 M.C.O.R.
Stanley R. Houdek	7/20/2007	0.5222	724/313 B.C.O.P.R.
Robert Charles Houlgrave	1/18/2000	828.0000	532/669 B.C.O.P.R.
Charles E. Houston and wife, Sharun A. Houston	12/17/2005	16.6440	995/161 M.C.O.R.
James Houston	12/18/2003	19.5600	618/613 B.C.O.P.R.
Maggie Lee Sweeney Houston	4/8/2008	1.5133	749/328 B.C.O.P.R.
Maggie Lee Sweeney Houston	4/8/2008	0.6283	749/332 B.C.O.P.R.
Ronald Glenn Hovarak, being one and the same person as Ronnie Hovarak, being the sole heir of Henry W. Hovarak, Deceased	10/30/2000	93.4000	535/278 B.C.O.P.R.
Lula J. Howard	1/13/2000	75.1000	532/673 B.C.O.P.R.
Cindy Howry	2/21/2004	18.7636	628/315 B.C.O.P.R.

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Georgia Howry	2/25/2004	10.0833	624/258 B.C.O.P.R.
Randy Howry	10/10/2003	18.7636	613/533 B.C.O.P.R.
Randy Howry	10/11/2003	20.1666	613/537 B.C.O.P.R.
Tom George Hruska	11/15/2003	0.9704	619/077 B.C.O.P.R.
A.D. Huddleston and wife, Corolita Faye Huddleston	4/25/2005	16.1180	972/877 M.C.O.R.
A.D. Huddleston and wife, Corolita Faye Huddleston	4/25/2005	16.3400	972/881 M.C.O.R.
A.D. Huddleston and wife, Corolita Faye Huddleston	4/25/2005	29.6360	972/885 M.C.O.R.
Cynthia J. Huddleston	8/17/2009	0.5222	784/454 B.C.O.P.R.
Roy Lynn Huddleston	3/30/2005	21.8571	970/421 M.C.O.R.
Ronald W. Hudson	2/1/2006	37.9400	999/449 M.C.O.R.
Ronald W. Hudson	2/1/2006	36.7400	999/457 M.C.O.R.
Ronald W. Hudson	2/5/2006	3.3620	1000/238 M.C.O.R.
Ronald W. Hudson	2/5/2006	1.2000	1000/242 M.C.O.R.
Monica Bell Huff	10/1/2001	1.0444	558/209 B.C.O.P.R.
Stephen W. Hughes	4/2/2007	0.7833	715/320 B.C.O.P.R.
Stephen W. Hughes	4/2/2007	0.7833	715/816 B.C.O.P.R.
Steve Hughes	9/23/2003	4.7091	619/306 B.C.O.P.R.
Steve Hughes	9/23/2003	4.1808	619/310 B.C.O.P.R.
Mark K. Hull	2/4/2006	28.7170	1000/307 M.C.O.R.
Mildred E. Hummel, Trustee of the Mildred E. Hummel Revocable Living Trust	3/11/2002	0.2611	570/630 B.C.O.P.R.
Jerry Don Hunt	9/1/2003	11.0849	610/396 B.C.O.P.R.
Henry H. Hutcherson, Jr. d/b/a/ Triple H Cattle & Land Co.	11/3/2005	20.0000	991/019 M.C.O.R.
Henry Hutcherson, Jr.	7/14/2000	19.3890	831/375 M.C.O.R.
Henry Hutcherson, Jr.	7/14/2000	77.3400	831/379 M.C.O.R.
Henry Hutcherson, Jr.	7/14/2000	288.4700	831/383 M.C.O.R.
Cathy and Sidney Hutcheson, Successor in Interest to Nathan Edmundson	4/23/2010	0.5222	802/421 B.C.O.P.R.
Kathryn Hutcheson	9/25/2003	4.7091	618/121 B.C.O.P.R.
Kathryn Hutcheson	9/25/2003	4.1808	618/125 B.C.O.P.R.
Anthony Ray Hutson	2/4/2005	0.4820	968/380 M.C.O.R.
Anthony Ray Hutson	2/6/2005	7.7217	964/647 M.C.O.R.
Anthony Ray Hutson	2/7/2005	4.7530	964/643 M.C.O.R.
Anthony Ray Hutson	3/6/2005	23.6700	968/384 M.C.O.R.
Anthony Ray Hutson	3/6/2005	22.1700	968/388 M.C.O.R.
Anthony Ray Hutson	3/6/2005	10.0000	968/392 M.C.O.R.
Suzanne Chandler Icenhower	2/13/2008	109.0000	662/323 B.C.O.P.R.
Infused Properties, L.L.C.	2/15/2006	129.1668	681/539 B.C.O.P.R.
John Andrew Isaacs and wife, Rita Kay Isaacs	2/14/2005	165.2460	965/856 M.C.O.R.
Jesse Ivey	8/21/2002	0.2611	581/363 B.C.O.P.R.
A.C. Jackson and wife, Gloria Jackson	11/26/2003	25.6667	618/105 B.C.O.P.R.
Charles Richard Jackson	7/22/2006	2.0000	1016/121 M.C.O.R.
Charles Richard Jackson	7/22/2006	2.0000	1019/396 M.C.O.R.
Charles Richard Jackson	7/22/2006	2.0000	1019/400 M.C.O.R.
Debra Duncum Jackson	4/24/2006	80.9910	1007/197 M.C.O.R.
Frederick A. Jackson	11/9/2004	408.1080	645/709 B.C.O.P.R.
Frederick A. Jackson and wife, Debra A. Jackson	11/7/2004	107.8190	645/717 B.C.O.P.R.
Frederick A. Jackson and wife, Debra A. Jackson	11/8/2004	136.4900	645/713 B.C.O.P.R.
George Jackson	1/9/2007	38.2035	708/843 B.C.O.P.R.
Gladys Jackson	4/3/2001	2.0000	546/282 B.C.O.P.R.
James Robert Jackson	8/11/2009	1.0444	785/373 B.C.O.P.R.
Larry Jackson	2/11/2006	20.0000	682/423 B.C.O.P.R.
Maxie R. Jackson	3/1/2006	26.8390	1005/122 M.C.O.R.
Maxie R. Jackson and wife, Peggy Tucker Jackson	3/25/2006	10.6470	1006/257 M.C.O.R.
Pamela Blaha Jackson	2/13/2004	15.1460	624/254 B.C.O.P.R.
Michael Jaslowski	8/31/2009	0.5222	784/721 B.C.O.P.R.
J. Garland Jaecks and wife, Judith P. Jaecks	1/13/2005	275.4703	652/741 B.C.O.P.R.
Guido Jager	8/25/2009	0.6528	784/470 B.C.O.P.R.
Guido Jager	8/25/2009	0.1306	784/745 B.C.O.P.R.
Josephine Jones James	2/1/2005	13.0000	964/553 M.C.O.R.
Josephine Jones James	2/1/2005	71.5535	964/557 M.C.O.R.
Rickey A. Jamison	3/31/2005	268.6499	970/429 M.C.O.R.
William A. Jamison, being one and the same person as Sonny Jamison	3/31/2005	268.6517	970/425 M.C.O.R.
Frank P. Janacek	2/26/2004	20.1666	624/250 B.C.O.P.R.

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Carol S. Janak	1/3/2006	5.0000	996/670 M.C.O.R.
Carol S. Janak	1/14/2006	50.7780	996/674 M.C.O.R.
Charlie J. Janak	1/3/2006	119.7890	996/666 M.C.O.R.
George F. Jansen	11/15/2006	20.0000	1030/179 M.C.O.R.
Jerry Dale Jecmenek, Sr., Successor in Interest to Janie Jecmenek	1/25/2010	0.2611	796/389 B.C.O.P.R.
Jessie E. Jeffcoat and wife, Priscilla J. Jeffcoat	1/4/2006	10.0000	996/552 M.C.O.R.
Pinkie Jo Jeffries	5/22/2004	4.2857	635/240 B.C.O.P.R.
Pinkie Jo Jeffries	5/23/2004	4.2857	635/236 B.C.O.P.R.
Ann B. Jenkins	2/26/2010	0.5222	799/244 B.C.O.P.R.
Richard L. Jennings	2/24/2003	0.5222	596/434 B.C.O.P.R.
Jessie Jerkins	8/14/2003	7.1250	615/269 B.C.O.P.R.
Jessie Jerkins	8/15/2003	2.4250	615/265 B.C.O.P.R.
Jessie Jerkins	8/16/2003	1.0000	615/261 B.C.O.P.R.
Jesus is the Answer Church	4/4/2007	0.2611	715/272 B.C.O.P.R.
Jesus is the Answer Church	4/4/2007	0.2611	715/796 B.C.O.P.R.
Jesus is the Answer Church	4/4/2007	0.2611	716/377 B.C.O.P.R.
Marvin Jezek	8/15/2003	50.4460	608/063 B.C.O.P.R.
George Jezisek and wife, Betty Jezisek	8/23/2001	50.0000	853/256 M.C.O.R.
George Jezisek and wife, Betty Jezisek	8/23/2001	8.9500	853/264 M.C.O.R.
George Jezisek and wife, Betty Jezisek	8/23/2001	308.3300	853/268 M.C.O.R.
George Jezisek and wife, Betty Jezisek	8/25/2001	437.7270	853/272 M.C.O.R.
George Jezisek and wife, Betty Jezisek	8/26/2001	43.8650	853/260 M.C.O.R.
George Jezisek and wife, Betty Jezisek	9/25/2004	5.0000	644/422 B.C.O.P.R.
George Jezisek and wife, Betty Jezisek	9/26/2004	5.0000	644/426 B.C.O.P.R.
Alonzo Albert Johnson	6/16/2006	15.3550	1014/286 M.C.O.R.
Arthur Johnson	3/19/2007	0.5222	714/575 B.C.O.P.R.
Arthur Johnson	3/19/2007	0.7833	715/236 B.C.O.P.R.
Arthur Johnson	3/19/2007	0.5222	715/772 B.C.O.P.R.
Arthur Johnson	3/19/2007	0.7833	716/389 B.C.O.P.R.
Cedric Shawn Johnson	5/22/2004	0.0625	632/835 B.C.O.P.R.
Cedric Shawn Johnson	5/23/2004	0.2913	632/827 B.C.O.P.R.
Cedric Shawn Johnson	5/24/2004	2.3025	632/831 B.C.O.P.R.
Cedric Shawn Johnson	7/1/2004	0.2522	636/541 B.C.O.P.R.
Cedric Shawn Johnson	7/2/2004	0.1047	636/537 B.C.O.P.R.
Cedric Shawn Johnson	7/3/2004	0.0167	636/545 B.C.O.P.R.
Darryl E. Johnson	5/21/2004	0.2913	630/776 B.C.O.P.R.
Darryl E. Johnson	5/22/2004	2.3025	630/772 B.C.O.P.R.
Darryl E. Johnson	5/29/2004	0.0625	632/823 B.C.O.P.R.
Darryl E. Johnson	5/31/2004	0.1047	632/870 B.C.O.P.R.
Darryl E. Johnson	6/1/2004	0.2522	632/874 B.C.O.P.R.
Darryl E. Johnson	6/2/2004	0.0375	632/866 B.C.O.P.R.
David M. Johnson and wife, Danielle McAfee	6/3/2006	12.0000	1012/005 M.C.O.R.
Gail Kathleen Johnson	9/11/2004	50.4692	640/845 B.C.O.P.R.
George Wendell Johnson	5/25/2004	4.2857	635/232 B.C.O.P.R.
George Wendell Johnson	5/26/2004	4.2857	635/228 B.C.O.P.R.
Glen Johnson, also known as H.G. Johnson and wife, Carol Johnson	1/26/2006	1.4463	999/433 M.C.O.R.
Glen Johnson, also known as H.G. Johnson and wife, Carol Johnson	1/26/2006	1.4463	999/437 M.C.O.R.
Henry Earl Johnson	5/11/2004	4.2857	635/220 B.C.O.P.R.
Henry Earl Johnson	5/12/2004	4.2857	635/224 B.C.O.P.R.
Jerome K. Johnson	5/18/2004	0.2913	630/756 B.C.O.P.R.
Jerome K. Johnson	5/19/2004	2.3025	630/760 B.C.O.P.R.
Jerome K. Johnson	5/29/2004	0.0625	632/819 B.C.O.P.R.
Jerome K. Johnson	5/31/2004	0.1047	633/033 B.C.O.P.R.
Jerome K. Johnson	6/1/2004	0.2522	633/029 B.C.O.P.R.
Jerome K. Johnson	6/2/2004	0.0375	633/037 B.C.O.P.R.
Johanna Johnson	3/26/2007	0.5222	713/510 B.C.O.P.R.
Johanna Johnson	3/26/2007	0.5222	713/865 B.C.O.P.R.
Johanna Johnson	3/26/2007	0.5222	714/567 B.C.O.P.R.
Johanna Johnson	3/26/2007	0.5222	715/244 B.C.O.P.R.
John Johnson Jr.	8/21/2002	0.5222	581/671 B.C.O.P.R.
Lillie Virginia Morton Johnson	4/3/2006	45.6000	1008/316 M.C.O.R.
Lillie Virginia Morton Johnson	4/3/2006	50.0000	1008/320 M.C.O.R.

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Lillie Virginia Morton Johnson	4/3/2006	50.0000	1008/324 M.C.O.R.
Lillie Virginia Morton Johnson	4/3/2006	43.7500	1009/126 M.C.O.R.
Lillie Virginia Morton Johnson	4/3/2006	1.0000	1009/395 M.C.O.R.
Ruby Johnson	5/11/2004	1.1650	630/764 B.C.O.P.R.
Ruby Johnson	5/12/2004	9.2100	630/768 B.C.O.P.R.
Ruby Johnson	5/29/2004	0.2500	632/815 B.C.O.P.R.
Ruby Johnson	5/31/2004	0.2094	633/9 B.C.O.P.R.
Ruby Johnson	6/1/2004	0.5044	633/001 B.C.O.P.R.
Ruby Johnson	6/2/2004	0.0333	633/005 B.C.O.P.R.
Sammie Lee Johnson, Jr.	4/3/2006	3.0000	1008/328 M.C.O.R.
Casey Johnston	4/24/2006	19.6000	1008/368 M.C.O.R.
Casey Johnston	4/24/2006	12.7927	1008/372 M.C.O.R.
Casey Johnston	4/24/2006	35.0000	1009/142 M.C.O.R.
Casey Johnston	4/24/2006	32.0000	1009/403 M.C.O.R.
Casey Johnston	4/24/2006	8.3333	1010/180 M.C.O.R.
Dorothy M. Johnston	10/12/2000	85.4630	535/282 B.C.O.P.
Kathy C. Johnston	4/24/2006	12.7927	1008/376 M.C.O.R.
Kathy C. Johnston	4/24/2006	19.6000	1008/380 M.C.O.R.
Kathy C. Johnston	4/24/2006	35.0000	1009/146 M.C.O.R.
Kathy C. Johnston	4/24/2006	32.0000	1009/407 M.C.O.R.
Kathy C. Johnston	4/24/2006	8.3333	1010/176 M.C.O.R.
Arvin J. Jones and wife, Charlotte R. Jones	11/22/2005	20.0000	992/250 M.C.O.R.
Arvin J. Jones and wife, Charlotte R. Jones	11/23/2005	1.0000	992/246 M.C.O.R.
Bonnie J. Jones	2/16/2007	0.2611	712/439 B.C.O.P.R.
Bonzell Jones	5/14/2004	2.0000	630/418 B.C.O.P.R.
Bonzell Jones	12/7/2007	1.7000	736/119 B.C.O.P.R.
Catherine Hodrick Jones	1/12/2003	3.3350	591/546 B.C.O.P.R.
Charlie Mae Jones	5/23/2004	4.2857	636/130 B.C.O.P.R.
Charlie Mae Jones	5/24/2004	4.2857	636/126 B.C.O.P.R.
Cheryl J. Jones	12/29/2003	0.8899	619/294 B.C.O.P.R.
Cheryl J. Jones	5/10/2004	0.0379	630/064 B.C.O.P.R.
Curtis Jones	6/5/2007	0.5222	725/360 B.C.O.P.R.
Danny V. Jones, Sr.	4/30/2004	3.5607	629/131 B.C.O.P.R.
Danny V. Jones, Sr.	5/1/2004	0.1515	629/135 B.C.O.P.R.
Dolphus N. Jones	2/6/2003	29.7966	593/557 B.C.O.P.R.
Dolphus N. Jones	2/6/2003	20.0000	593/561 B.C.O.P.R.
Dolphus N. Jones	2/7/2003	8.3330	593/565 B.C.O.P.R.
Dolphus N. Jones	2/7/2003	37.9589	593/569 B.C.O.P.R.
Dolphus N. Jones	2/8/2003	13.2072	593/573 B.C.O.P.R.
Dolphus N. Jones	2/8/2003	22.4376	593/577 B.C.O.P.R.
Dolphus N. Jones	2/9/2003	6.4977	593/581 B.C.O.P.R.
Dolphus N. Jones	2/9/2003	15.8400	593/585 B.C.O.P.R.
Dolphus N. Jones	2/10/2003	19.0000	593/589 B.C.O.P.R.
Dolphus N. Jones	2/10/2003	25.2040	593/593 B.C.O.P.R.
Dolphus N. Jones	2/11/2003	40.2084	593/597 B.C.O.P.R.
Dolphus N. Jones	2/11/2003	13.0000	593/601 B.C.O.P.R.
Dolphus N. Jones	2/14/2003	5.0000	594/487 B.C.O.P.R.
George A. Jones, Sr.	4/29/2004	42.7275	630/422 B.C.O.P.R.
George A. Jones, Sr.	5/2/2004	1.8182	630/426 B.C.O.P.R.
Harry Jones	10/22/2001	1.8277	562/776 B.C.O.P.R.
Isaiah R. Jones and wife, Vertia G. Jones	7/14/2000	78.8872	532/677 B.C.O.P.R.
Isaiah R. Jones and wife, Vertia G. Jones	7/14/2000	21.6908	532/681 B.C.O.P.R.
Isaiah R. Jones and wife, Vertia G. Jones	7/14/2000	40.0000	532/685 B.C.O.P.R.
Jeremiah Jones	4/12/2001	3.3608	546/274 B.C.O.P.R.
Johnnie Jones Jr.	8/3/2004	3.5607	639/848 B.C.O.P.R.
Johnnie Jones Jr.	8/3/2004	0.1515	639/852 B.C.O.P.R.
Joseph Bennett Jones, M.D. and wife, Marcy Lee Jones	2/11/2006	157.6196	681/543 B.C.O.P.R.
Joyce L. Jones	12/31/2003	0.8899	619/298 B.C.O.P.R.
Joyce L. Jones	5/8/2004	0.0379	630/060 B.C.O.P.R.
Mary Delois Jones	12/11/2007	2.0000	736/123 B.C.O.P.R.
Pauline W. Jones	4/11/2001	2.0000	545/160 B.C.O.P.R.
Stephen D. Jones and wife, Kim Jones	2/14/2005	97.1010	965/860 M.C.O.R.

Lessor	Date of Lease	Net Acres	Recording Data Volume/Page
William Jones	8/11/2008	1.8277	759/865 B.C.O.P.R.
Willie Lois Jones	5/15/2004	6.4200	632/807 B.C.O.P.R.
Willie Lois Jones	5/28/2004	0.5000	632/811 B.C.O.P.R.
Willie Lois Jones	5/30/2004	0.3000	633/021 B.C.O.P.R.
Willie Lois Jones	5/31/2004	0.6283	633/025 B.C.O.P.R.
Willie Lois Jones	6/1/2004	1.5133	633/017 B.C.O.P.R.
Willie Lois Jones	6/2/2004	0.1000	633/013 B.C.O.P.R.
Willie Lois Jones, Successor in Interest to Helen Dukes, Deceased	12/7/2007	3.7700	736/115 B.C.O.P.R.
Charles E. Jordan	8/22/2002	0.7833	581/667 B.C.O.P.R.
Charles E. Jordan	9/19/2002	0.2611	583/201 B.C.O.P.R.
Virginia Wells Judkins	3/12/2006	26.1410	1003/692 M.C.O.R.
Virginia Wells Judkins	3/12/2006	25.0000	1003/696 M.C.O.R.
Melissa Juel	5/22/2007	13.5350	1048/182 M.C.O.R.
Janene Juett	11/21/2001	0.7833	561/243 B.C.O.P.R.
Mary Budnik Junek	6/11/2009	0.5222	779/173 B.C.O.P.R.
Jerry Albert Kacer, Jr.	11/3/2004	3.7360	645/721 B.C.O.P.R.
Thomas Kachtik and wife, Lelene Delores Kachtik	7/5/2000	199.5571	532/689 B.C.O.P.R.
Curtis Kaiser	9/19/2002	0.5222	585/421 B.C.O.P.R.
Dorothy Marie Kaminski	8/7/2004	0.8106	639/844 B.C.O.P.R.
Milton Kearney and wife, Terrie Kearney	1/30/2007	1.3055	709/726 B.C.O.P.R.
Milton Kearney, Sr.	2/4/2007	0.2611	711/315 B.C.O.P.R.
Milton Kearney, Sr.	2/4/2007	0.2611	711/319 B.C.O.P.R.
Milton Kearney, Sr.	2/4/2007	0.2611	711/323 B.C.O.P.R.
Della May Keen	4/1/2003	2.0000	903/044 M.C.O.R.
Della May Keen	4/1/2003	46.3750	903/052 M.C.O.R.
Della May Keen	4/2/2003	48.6600	903/048 M.C.O.R.
Della May Keen	4/3/2003	101.0000	903/060 M.C.O.R.
Della May Keen	4/4/2003	176.4800	903/056 M.C.O.R.
Lee C. Keen	3/26/2003	2.6000	902/380 M.C.O.R.
Lee C. Keen	3/28/2003	23.9900	902/428 M.C.O.R.
Lee C. Keen	3/29/2003	9.6000	902/424 M.C.O.R.
Lee C. Keen	3/30/2003	43.0000	902/396 M.C.O.R.
Lee C. Keen	3/31/2003	95.0000	902/384 M.C.O.R.
Lee C. Keen	3/31/2003	6.0000	902/388 M.C.O.R.
Lee C. Keen	3/31/2003	62.5000	902/392 M.C.O.R.
Lee C. Keen	4/1/2003	2.0000	902/416 M.C.O.R.
Lee C. Keen	4/2/2003	43.9800	902/432 M.C.O.R.
Nolan Keen	12/14/2005	30.0000	994/679 M.C.O.R.
Nolan Keen	12/14/2005	50.0000	994/683 M.C.O.R.
Pete A. Keen	3/27/2003	56.2000	902/372 M.C.O.R.
Pete A. Keen	3/27/2003	56.2000	902/376 M.C.O.R.
Pete A. Keen	3/28/2003	134.7500	902/356 M.C.O.R.
Pete A. Keen	3/28/2003	20.0000	902/360 M.C.O.R.
Pete A. Keen	3/28/2003	70.0000	902/364 M.C.O.R.
Pete A. Keen	3/29/2003	10.1100	902/336 M.C.O.R.
Pete A. Keen	3/29/2003	61.2200	902/352 M.C.O.R.
Pete A. Keen	3/30/2003	10.1100	902/340 M.C.O.R.
Pete A. Keen	3/30/2003	8.4100	902/344 M.C.O.R.
Pete A. Keen	3/30/2003	10.1100	902/348 M.C.O.R.
Pete A. Keen	4/1/2003	2.0000	902/420 M.C.O.R.
Pete A. Keen	12/25/2003	2.6800	927/714 M.C.O.R.
James Kelly, Jr. and wife, Mary Kelly	2/15/2002	1.8277	567/716 B.C.O.P.R.
James Kelly, Jr. and wife, Mary Kelly	2/16/2002	1.3055	567/708 B.C.O.P.R.
James Kelly, Jr. and wife, Mary Kelly	2/16/2002	1.8277	567/712 B.C.O.P.R.
Thomas Edward Kesner	4/4/2006	10.1000	1006/261 M.C.O.R.
Linda Gebhart Kessler	12/18/2006	4.1250	1030/183 M.C.O.R.
Linda Gebhart Kessler	12/18/2006	1.9141	1031/632 M.C.O.R.
Linda Gebhart Kessler	12/18/2006	5.0000	1032/756 M.C.O.R.
Howard L. Key	10/1/2007	6.0000	1060/349 M.C.O.R.
Vivian Kieke	1/8/2007	11.5600	1032/760 M.C.O.R.
Betty Lou Kilpatrick	5/13/2005	91.7000	664/417 B.C.O.P.R.
Lannie Kinchen	8/22/2002	0.5222	582/814 B.C.O.P.R.

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Andrew King	9/10/2009	0.5222	785/401 B.C.O.P.R.
Jeffrey J. King	1/23/2006	20.0000	998/130 M.C.O.R.
John E. Kirby	12/24/2001	0.7833	562/859 B.C.O.P.R.
John E. Kirby	12/26/2001	0.7833	562/863 B.C.O.P.R.
Elizabeth Beatrice Walker Kirk	8/14/2008	80.8000	965/868 M.C.O.R.
Elizabeth Beatrice Walker Kirk	8/14/2008	129.5900	966/265 M.C.O.R.
Wayne Thomas Kirk and wife, Carolyn Kirk	8/14/2008	70.5000	965/872 M.C.O.R.
Howard D. Kirkpatrick and wife, Lynda L. Kirkpatrick	9/20/2005	15.0000	988/645 M.C.O.R.
Phyllis Kleinschmidt	3/12/2005	52.0000	969/137 M.C.O.R.
Phyllis Kleinschmidt	3/20/2005	37.0000	969/141 M.C.O.R.
Billie R. Knesek	5/9/2007	5.0000	719/306 B.C.O.P.R.
Edwin Knight	8/22/2002	0.5222	586/843 B.C.O.P.R.
Early L. Knox, Jr.	12/5/2004	29.6536	648/276 B.C.O.P.R.
William Dean Knox and wife, Eva M. Knox	12/28/2009	55.0000	1118/821 M.C.O.R.
David J. Koch and Pat D. Koch, Trustees of The David and Patricia Koch Family Trust	3/2/2005	250.8730	656/012 B.C.O.P.R.
Jon F. Koch and wife, Mary Jane Koch	3/2/2005	177.9600	656/016 B.C.O.P.R.
Calvin G. Kocurek and wife, Judy Kocurek	4/11/2007	14.3235	715/760 B.C.O.P.R.
Calvin G. Kocurek and wife, Judy Kocurek	4/11/2007	25.0000	716/353 B.C.O.P.R.
Jack Kocurek and wife, Rebecca Kocurek	4/11/2007	19.0000	716/349 B.C.O.P.R.
Jack Kocurek and wife, Rebecca Kocurek	4/17/2007	47.0000	715/764 B.C.O.P.
Renny J. Kocurek	4/19/2007	25.9790	715/756 B.C.O.P.R.
Renny J. Kocurek and wife, Margaret Kocurek	4/19/2007	11.0000	716/357 B.C.O.P.R.
Edmond Koh, III	3/6/2001	19.9980	543/350 B.C.O.P.R.
Alvin B. Kohut and wife, Doris Kohut	3/2/2005	97.2222	968/356 M.C.O.R.
Henry F. Kohut, II	4/1/2005	16.6667	971/717 M.C.O.R.
Ernest Kokel	5/3/2010	0.2611	804/203 B.C.O.P.R.
Janie Ruth Kollman	12/6/2007	7.6503	736/475 B.C.O.P.R.
Belva Jean Kolodziejczyk	8/27/2002	0.7833	582/810 B.C.O.P.R.
Billy W. Kopetsky	4/25/2006	50.0000	1008/360 M.C.O.R.
Curtis D. Kornegay and wife, Billie Jean Kornegay	3/10/2000	144.5440	532/693 B.C.O.P.R.
Curtis D. Kornegay and wife, Billie Jean Kornegay	6/13/2002	53.6250	878/797 M.C.O.R.
Curtis D. Kornegay and wife, Billie Jean Kornegay	6/14/2002	32.5680	878/801 M.C.O.R.
Robert A. Koster	5/1/2007	0.2611	717/488 B.C.O.P.R.
Ellen Kotrla	5/26/2000	36.7289	532/697 B.C.O.P.R.
Aiman Kouatli	6/30/2009	1.0444	780/681 B.C.O.P.R.
Chester Koudelka, Agent and Attorney-in-Fact for Marceline Jones	9/9/2009	0.5222	785/852 B.C.O.P.R.
John D. Kovar and wife, Madeline Kovar	1/8/2006	52.7670	996/556 M.C.O.R.
John D. Kovar and wife, Madeline Kovar	1/11/2006	8.0000	678/792 B.C.O.P.R.
Mary G. Kraatz	8/4/2009	0.5222	783/343 B.C.O.P.R.
Lawrence C. Krause and wife, Sherie J. Krause	12/7/2006	13.4880	1029/591 M.C.O.R.
Clarence Theo Krenek and Lillian M. Krenek, as Trustees of The Clarence Theo Krenek and Lillian M. Krenek Revocable Living Trust	3/10/2005	103.2600	968/339 M.C.O.R.
John E. Krenek and wife, Mary Krenek	7/22/2004	99.6040	637/587 B.C.O.P.R.
Richard Kretzer	10/28/2003	113.5460	615/237 B.C.O.P.R.
Richard Kretzer	11/1/2003	80.8820	615/241 B.C.O.P.R.
Nina K. Krienke, F/K/A Nina Krienke Hall	11/6/2008	75.5200	993/112 M.C.O.R.
Katherine A. Krueger, Agent and Attorney-in-Fact for Wilmer A. Krueger, also known as W.A. Krueger	3/27/2001	133.0000	842/728 M.C.O.R.
Lenora Ann Krueger	5/8/2008	86.7090	995/678 M.C.O.R.
Joe John Krupa, Jr. and Alyce V. Krupa, Co-Trustees of the Krupa Living Trust dated March 21, 1991	4/19/2005	100.0000	660/570 B.C.O.P.R.
Dyonis Kubelka	1/31/2008	120.0000	715/232 B.C.O.P.R.
Leroy J. Kubelka and wife, Barbara A. Kubelka	1/3/2004	72.1100	621/604 B.C.O.P.R.
Leroy J. Kubelka and wife, Barbara A. Kubelka	1/4/2004	45.2570	621/600 B.C.O.P.R.
John Kucera and wife, Therese Kucera	1/27/2004	5.0000	622/335 B.C.O.P.R.
Darron L. Kunkel and wife, Sandra Kunkel	6/1/2002	327.9380	882/651 M.C.O.P.R.
Darron L. Kunkel and wife, Sandra Kunkel	6/3/2002	83.4820	882/655 M.C.O.R.
Darron L. Kunkel and wife, Sandra Kunkel	11/22/2005	104.2410	993/868 M.C.O.R.
Michael J. Kutach	9/28/2003	28.7000	612/606 B.C.O.P.R.
Stanley A. Kutzy	8/13/2003	50.3900	609/338 B.C.O.P.R.
Evelyn Lacaze	7/15/2010	56.0000	1129/348 M.C.O.R.
Evelyn Lacaze	7/15/2010	35.0000	1129/352 M.C.O.R.
Evelyn Lacaze	7/15/2010	10.6700	1129/722 M.C.O.R.

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Evelyn Lacaze	7/15/2010	35.0000	1130/141 M.C.O.R.
Ira Lackey	4/9/2010	0.5222	801/843 B.C.O.P.R.
Barkley O. Lagrone	8/14/2008	80.0000	970/417 M.C.O.R.
Ben Earl Lagrone and wife, Mary Evelyn Lagrone	3/28/2003	27.2500	902/440 M.C.O.R.
Ben Earl Lagrone and wife, Mary Evelyn Lagrone	3/29/2003	19.3990	902/436 M.C.O.R.
Ben Earl Lagrone and wife, Mary Evelyn Lagrone	9/28/2003	27.5000	924/847 M.C.O.R.
Ben Earl Lagrone and wife, Mary Evelyn Lagrone	7/16/2005	0.3163	666/756 B.C.O.P.R.
Chad Lagrone and wife, Sherry Lagrone	3/31/2005	30.2060	970/433 M.C.O.R.
Chad Lagrone and wife, Sherry Lagrone	3/31/2005	20.0000	970/437 M.C.O.R.
Doris Lamb	7/5/2000	6.0650	532/701 B.C.O.P.R.
Doris Lamb	7/5/2000	2.1610	532/705 B.C.O.P.R.
Royce Lamb and wife, Doris Lamb	6/6/2002	0.7833	577/115 B.C.O.P.R.
Gary D. Lambert	8/27/2002	0.5222	582/818 B.C.O.P.R.
Martha Jo Lambrecht	12/15/2004	2.0000	650/161 B.C.O.P.R.
Joye Lancaster	2/14/2007	1.0444	709/750 B.C.O.P.R.
Dorothy M. Lange Marital Trust and the Dorothy M. Lange Family Trust	12/1/2004	14.7875	648/280 B.C.O.P.R.
Dorothy M. Lange Marital Trust and the Dorothy M. Lange Family Trust	12/1/2004	14.7714	648/284 B.C.O.P.R.
Dorothy M. Lange Marital Trust and the Dorothy M. Lange Family Trust	12/1/2004	14.7714	649/572 B.C.O.P.R.
Dorothy M. Lange Marital Trust and the Dorothy M. Lange Family Trust	12/1/2004	14.7875	649/576 B.C.O.P.R.
Dorothy M. Lange Marital Trust and the Dorothy M. Lange Family Trust	12/1/2004	14.7714	650/145 B.C.O.P.R.
Dorothy M. Lange Marital Trust and the Dorothy M. Lange Family Trust	12/1/2004	14.7875	650/149 B.C.O.P.R.
Joyce Lange	2/6/2005	78.0900	965/880 M.C.O.R.
William A. Lange, Sr., Individually and as Independent Executor of the Estate of Dorothy M. Lange, Deceased	11/5/2004	44.3140	645/106 B.C.O.P.R.
William A. Lange, Sr., Individually and as Independent Executor of the Estate of Dorothy M. Lange, Deceased	11/6/2004	44.3625	645/110 B.C.O.P.R.
John Samuel Langham, Successor in interes to John A. Langham	5/1/2007	0.5222	716/405 B.C.O.P.R.
John Samuel Langham, Successor in interest to John A. Langham	5/1/2007	0.5222	716/714 B.C.O.P.R.
C.T. Lard and wife, Joyce Weiman Lard	3/20/2007	0.5222	713/514 B.C.O.P.R.
C.T. Lard and wife, Joyce Weiman Lard	3/20/2007	0.5222	714/001 B.C.O.P.R.
Susan Gail Larson, formerly known as Susan G. Blumenthal	1/29/2007	50.4870	1038/551 M.C.O.R.
Johnnie Laslie	7/15/2004	7.0750	636/553 B.C.O.P.R.
Johnnie Laslie	7/16/2004	12.5100	636/557 B.C.O.P.R.
Raymond J. Laslie and wife, Ann Laslie	7/15/2004	7.0750	636/549 B.C.O.P.R.
Carl Thomas Latino and wife, Nickie Latino	1/6/2005	23.0000	963/509 M.C.O.R.
Billie Louise Kretzer Lauderdale	10/28/2003	52.7610	614/697 B.C.O.P.R.
Billie Louise Kretzer Lauderdale	10/29/2003	92.0000	615/233 B.C.O.P.R.
Kenneth W. Lauderdale and wife, Emily Lauderdale	2/23/2011	100.0000	826/696 B.C.O.P.R.
Kenneth W. Lauderdale and wife, Kathy A. Lauderdale	10/28/2003	65.4500	614/701 B.C.O.P.R.
Kenneth W. Lauderdale and wife, Kathy A. Lauderdale	10/28/2003	70.0000	615/213 B.C.O.P.R.
Kenneth W. Lauderdale and wife, Kathy A. Lauderdale	10/29/2003	37.5180	615/217 B.C.O.P.R.
Kenneth W. Lauderdale and wife, Kathy A. Lauderdale	10/29/2003	33.4500	615/221 B.C.O.P.R.
Kenneth W. Lauderdale and wife, Kathy A. Lauderdale	10/30/2003	30.0050	615/225 B.C.O.P.R.
Kenneth W. Lauderdale and wife, Kathy A. Lauderdale	10/30/2003	4.9930	615/229 B.C.O.P.R.
Kenneth W. Lauderdale and wife, Kathy A. Lauderdale	2/10/2004	10.0010	623/672 B.C.O.P.R.
Wilyne Faye Laughlin	3/9/2007	0.2611	713/853 B.C.O.P.R.
Wilyne Faye Laughlin	3/9/2007	0.2611	715/252 B.C.O.P.R.
Wilyne Faye Laughlin	3/9/2007	0.2611	715/780 B.C.O.P.R.
Harley Edward Lawhon	1/25/2007	0.7833	709/762 B.C.O.P.R.
Shelli Lawhon, Successor in Interest to William Edward Lawhon	3/6/2007	0.2611	712/035 B.C.O.P.R.
Maurine Lay	4/6/2005	28.5000	971/721 M.C.O.R.
Ernest E. Leavings	3/1/2010	0.5222	800/023 B.C.O.P.R.
G.H. LeBlanc, being one and the same person as Gerald H. LeBlanc	2/14/2001	9.8269	840/147 M.C.O.R.
Brenda Sue Lee	5/3/2010	0.5222	802/413 B.C.O.P.R.
Brenda Sue Lee	5/3/2010	0.5222	803/537 B.C.O.P.R.
Vernon R. Coburn Lee	10/27/2003	9.0000	618/837 B.C.O.P.R.
Vernon R. Colburn Lee	9/17/2006	3.7240	699/425 B.C.O.P.R.
Donna Lynn Leech	5/4/2006	31.6740	1009/134 M.C.O.R.
Ethyl Margaret Legg	8/19/2003	2.0000	609/852 B.C.O.P.R.
Herbert L. Legg, Jr.	8/21/2003	24.6840	609/848 B.C.O.P.R.
Anton Lehmann	11/28/2006	0.7833	705/137 B.C.O.P.R.
Anton Lehmann	11/28/2006	0.7833	705/141 B.C.O.P.R.
Anton M. Lehmann	9/27/2003	92.6920	613/336 B.C.O.P.R.

Lessor	Date of Lease	Net Acres	Recording Data Volume/Page
David Paul Lehmann and wife, Mary Evelyn Lehmann	10/11/2003	3.0980	613/340 B.C.O.P.R.
David Paul Lehmann and wife, Mary Evelyn Lehmann	10/12/2003	62.5380	613/817 B.C.O.P.R.
Otto Q. Lehrmann	4/12/2000	34.3500	532/709 B.C.O.P.R.
Lavelle Joyce Hejtmancik Leinweber	8/23/2004	11.1965	640/144 B.C.O.P.R.
Gaynella Lemons	9/7/2004	1.9169	640/373 B.C.O.P.R.
Olean Lemons	10/1/2004	1.9169	643/855 B.C.O.P.R.
Paul D. Leopold and wife, Doris A. Leopold	3/3/2006	53.3730	1003/688 M.C.O.R.
Donald C. Lester	5/22/2006	1.9600	1011/080 M.C.O.R.
Dorothy Lewing	9/26/2007	17.4065	1057/586 M.C.O.R.
Dimple Delores Lewis	7/4/2003	32.5000	606/440 B.C.O.P.R.
Dimple Delores Lewis	7/15/2003	1.0000	606/444 B.C.O.P.R.
Hallie Mae Lewis	7/24/2003	1.0000	608/276 B.C.O.P.R.
Helen L. Lewis	9/19/2003	309.2899	613/332 B.C.O.P.R.
Kathleen Russell Mueller Lewis, by and through Melissa G. Drake, her duly appointed agent and Attorney-In-Fact	8/1/2007	117.7613	726/206 B.C.O.P.R.
Norma Faye Lewis	3/24/2003	0.7542	597/355 B.C.O.P.R.
Norma Faye Lewis	3/24/2003	18.2143	597/371 B.C.O.P.R.
Norma Faye Lewis	3/25/2003	0.1429	597/343 B.C.O.P.R.
Norma Faye Lewis	3/25/2003	0.4671	597/347 B.C.O.P.R.
Norma Faye Lewis	3/25/2003	1.6214	597/359 B.C.O.P.R.
Norma Faye Lewis	3/26/2003	1.2857	597/351 B.C.O.P.R.
Norma Faye Lewis	3/26/2003	6.8571	597/363 B.C.O.P.R.
Norma Faye Lewis	3/26/2003	14.2857	597/367 B.C.O.P.R.
Robert N. Lewis	3/1/2010	0.5222	801/023 B.C.O.P.R.
Solomon D. Lewis, Jr.	1/5/2005	56.0000	962/276 M.C.O.R.
Liberty Country Cemetery Association	9/11/2007	5.0000	735/162 B.C.O.P.R.
Michael Lina and wife, Ginger Lina	12/24/2003	155.0000	619/586 B.C.O.P.R.
Travis R. Lincoln	5/22/2006	9.4500	1012/013 M.C.O.R.
Robert Livitz	12/10/2003	101.1750	619/801 B.C.O.P.R.
James Lockhart, Individually and doing business as Lockhart Apiaries	5/1/2004	19.5250	630/406 B.C.O.P.R.
James Lockhart, Individually and doing business as Lockhart Apiaries	5/1/2004	19.5250	630/410 B.C.O.P.R.
James Lofton and wife, Mari-Lisa Lofton	8/27/2003	6.0000	609/254 B.C.O.P.R.
Alvin R. Long	11/24/2009	0.7833	790/368 B.C.O.P.R.
George W. Long	5/1/2001	10.0000	846/711 M.C.O.R.
Ana Lilia Lopez	11/7/2001	0.5222	560/031 B.C.O.P.R.
Calixto Lopez, by Mrs. Calixto Lopez, A-K-A Abigail Lopez	2/23/2007	0.5222	712/019 B.C.O.P.R.
John A. Lopez, Jr.	10/10/2003	25.5470	613/517 B.C.O.P.R.
Johnnie A. Love and wife, Lynne A. Love	4/27/2007	0.2611	716/409 B.C.O.P.R.
Johnnie A. Love and wife, Lynne A. Love	4/27/2007	0.5222	716/718 B.C.O.P.R.
Johnnie A. Love and wife, Lynne A. Love	6/22/2007	13.3300	720/497 B.C.O.P.R.
Kenneth D. Loveless, Successor in Interest to Mildred Eskue	4/1/2010	0.2611	801/252 B.C.O.P.R.
Morris Wayne Lueckemeyer	1/20/2005	25.0140	964/529 M.C.O.R.
James L. Luecken and wife, Sharon M. Luecken	1/18/2006	6.6667	681/579 B.C.O.P.R.; 998/126 M.C.O.R.
James L. Luecken and wife, Sharon M. Luecken	1/18/2006	6.6667	681/583 B.C.O.P.R.; 998/150 M.C.O.R.
Jackie Charlene Luetge	4/1/2006	45.3975	1008/344 M.C.O.R.
James E. Luetge	3/30/2006	45.1500	1006/229 M.C.O.R.
James Edward Luetge	3/30/2006	56.5665	1005/130 M.C.O.R.
Robert Keith Luetge	4/3/2006	49.7100	1007/193 M.C.O.R.
Robert Keith Luetge	4/4/2006	56.5665	1006/253 M.C.O.R.
Carl Lukens	9/23/2002	0.7833	583/775 B.C.O.P.R.
Clint J. Luksa	2/1/2004	0.7833	622/775 B.C.O.P.R.
Clint J. Luksa	2/2/2004	0.5222	622/779 B.C.O.P.R.
Clint J. Luksa	2/3/2004	0.2611	622/783 B.C.O.P.R.
Clint J. Luksa	2/4/2004	230.9210	622/760 B.C.O.P.R.
Clint J. Luksa	2/4/2004	1.3055	622/787 B.C.O.P.R.
Clint J. Luksa	2/5/2004	0.2611	622/791 B.C.O.P.R.
Clint J. Luksa	2/6/2004	1.0444	622/795 B.C.O.P.R.
Clint J. Luksa	2/7/2004	5.0000	622/799 B.C.O.P.R.
Clint J. Luksa	2/7/2004	0.5222	622/803 B.C.O.P.R.
Clint J. Luksa	2/8/2004	64.5760	622/764 B.C.O.P.R.
Clint J. Luksa	2/9/2004	40.0228	622/768 B.C.O.P.R.

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Clint J. Luksa	2/10/2004	1.2370	623/275 B.C.O.P.R.
Clint J. Luksa	2/11/2004	1.9880	623/259 B.C.O.P.R.
Clint J. Luksa	2/11/2004	1.2931	623/263 B.C.O.P.R.
Clint J. Luksa	2/11/2004	2.0000	623/271 B.C.O.P.R.
Clint J. Luksa	2/12/2004	3.0000	623/267 B.C.O.P.R.
Clint J. Luksa	11/5/2004	52.8420	644/778 B.C.O.P.R.
Clint J. Luksa	11/6/2004	211.6060	644/774 B.C.O.P.R.
Clint J. Luksa	11/7/2004	5.7600	644/792 B.C.O.P.R.
Clint J. Luksa	11/9/2004	24.3520	644/783 B.C.O.P.R.
Clint J. Luksa	11/10/2004	2.2760	644/796 B.C.O.P.R.
Clint J. Luksa	2/4/2006	1.0000	680/497 B.C.O.P.R.
Clint J. Luksa	2/4/2006	1.0000	680/501 B.C.O.P.R.
Clint J. Luksa	2/4/2006	1.0000	680/505 B.C.O.P.R.
Clint J. Luksa	2/4/2006	1.0000	680/509 B.C.O.P.R.
Clint J. Luksa	2/4/2006	1.0000	680/513 B.C.O.P.R.
Clint J. Luksa	2/4/2006	1.0580	680/517 B.C.O.P.R.
Clint J. Luksa	2/4/2006	2.0000	680/521 B.C.O.P.R.
Clint J. Luksa	2/4/2006	2.0000	680/525 B.C.O.P.R.
Clint J. Luksa	2/4/2006	2.8050	680/529 B.C.O.P.R.
Clint J. Luksa	2/4/2006	2.1490	680/533 B.C.O.P.R.
Clint J. Luksa	2/4/2006	4.0000	680/537 B.C.O.P.R.
Clint J. Luksa	2/4/2006	6.4900	680/541 B.C.O.P.R.
Clint J. Luksa	2/4/2006	8.1500	680/545 B.C.O.P.R.
Clint J. Luksa	2/4/2006	10.0000	680/549 B.C.O.P.R.
Clint J. Luksa	2/4/2006	12.3840	680/553 B.C.O.P.R.
Clint J. Luksa	2/4/2006	16.7571	680/557 B.C.O.P.R.
Clint J. Luksa	2/4/2006	12.0000	680/561 B.C.O.P.R.
Clint J. Luksa	2/4/2006	35.7100	680/565 B.C.O.P.R.
Clint J. Luksa	2/4/2006	50.0000	680/569 B.C.O.P.R.
Clint J. Luksa	2/4/2006	60.0000	680/573 B.C.O.P.R.
Clint J. Luksa	2/4/2006	60.5000	680/577 B.C.O.P.R.
Edith Frances Luksa	3/25/2006	50.0000	683/834 B.C.O.P.R.
Edith Frances Luksa	3/25/2006	75.0000	683/838 B.C.O.P.R.
John Luman	12/13/2001	1.3055	566/830 B.C.O.P.R.
Jose Onesimo Luna, Sr. and wife, Modesta Lopez Luna	11/13/2003	2.9943	615/820 B.C.O.P.R.
Henry J. Lundstrom and wife, Carol A. Lundstrom	7/26/2000	99.0390	532/713 B.C.O.P.R.
Gloria Brandstetter Lunsford	7/22/2006	1.7997	1019/412 M.C.O.R.
Richard Lunsford and wife, Shirley Jean Lunsford	2/6/2005	27.7550	965/888 M.C.O.R.
Jerry Luza	7/23/2007	0.5222	723/645 B.C.O.P.R.
Jerry Luza	7/23/2007	0.2611	724/321 B.C.O.P.R.
Glenna Keen Lynn	4/5/2003	5.2000	903/064 M.C.O.R.
April MacDonald	11/1/2010	1.3055	818/611 B.C.O.P.R.
Melvin Aubrey Mace, Successor in interest to Frances Dawson	7/23/2007	0.2611	723/641 B.C.O.P.R.
Melvin Aubrey Mace, Successor in interest to Frances Dawson	7/23/2007	0.2611	724/317 B.C.O.P.R.
Melvin Aubrey Mace, Successor in interest to Frances Dawson	7/23/2007	0.2611	725/170 B.C.O.P.R.
Margie Lee Mack	6/19/2006	15.0000	1014/891 M.C.O.R.
Margie Lee Mack	6/19/2006	15.0000	1016/113 M.C.O.R.
Pearlie M. Mack	5/16/2007	3.5607	718/556 B.C.O.P.R.
Pearlie M. Mack	5/16/2007	0.1515	719/318 B.C.O.P.R.
Charles G. Maddox	3/25/2004	49.9000	626/293 B.C.O.P.R.
Charlie W. Maddox and wife, Eunice M. Maddox	3/25/2004	3.3700	626/289 B.C.O.P.R.
Douglas A. Maddox	12/19/2003	32.0375	620/143 B.C.O.P.R.
Luther Maddox, also known as Earl Maddox	3/21/2007	0.2611	712/399 B.C.O.P.R.
Luther Maddox, also known as Earl Maddox	3/21/2007	0.2611	712/696 B.C.O.P.R.
Melvin Lloyd Maddox	3/6/2007	0.2611	712/055 B.C.O.P.R.
Melvin Lloyd Maddox	3/6/2007	0.2611	712/459 B.C.O.P.R.
Michael G. Maddox	2/27/2007	0.5222	711/343 B.C.O.P.R.
George Roy Magee, III and wife, Yolanda C. Oliver Magee	6/28/2007	5.0000	722/557 B.C.O.P.R.
Armando Maldonado	2/24/2010	0.5222	799/557 B.C.O.P.R.
Helen Mallatt	12/19/2001	0.5222	565/467 B.C.O.P.R.
Helen Mallatt	12/19/2001	0.5222	565/702 B.C.O.P.R.
Duane Malone	6/13/2007	0.5222	728/516 B.C.O.P.R.

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Robert L. Malone	8/29/2002	0.5222	582/421 B.C.O.P.R.
Djuana Malota	1/5/2000	14.9967	532/717 B.C.O.P.
Dee Ann Manahan	6/6/2005	92.2666	664/502 B.C.O.P.R.
Rodrigo Mancillas and wife, Dora Mancillas	3/20/2006	11.2000	1007/169 M.C.O.R.
Elvin Maniord	9/26/2002	0.2611	583/783 B.C.O.P.R.
Elvin Maniord	9/26/2002	0.2611	583/787 B.C.O.P.R.
Elvin Maniord	9/26/2002	0.2611	583/791 B.C.O.P.R.
Elvin Maniord	9/26/2002	0.7833	583/795 B.C.O.P.R.
Larry Dean Mann	11/1/2010	0.2611	819/464 B.C.O.P.R.
Darwin Mantey	6/22/2009	0.7833	
Rosetta Manual	10/11/2003	4.0000	613/529 B.C.O.P.R.
Joe Manuel, Successor in Interest to Ethel Heslip	8/3/2009	2.0000	781/791 B.C.O.P.R.
Joe Manuel, Successor in Interest to Ethel Heslip	5/28/2010	1.0000	807/459 B.C.O.P.R.
Jorge Mar	6/29/2009	1.3055	779/164 B.C.O.P.R.
Jorge Mar	6/29/2009	1.3055	780/280 B.C.O.P.R.
Jorge Mar	6/29/2009	0.5222	780/685 B.C.O.P.R.
Donald J. Marberry and Thomas Marberry	12/12/2001	0.5222	563/765 B.C.O.P.R.
Larry Ted Marek	5/5/2007	61.4000	717/472 B.C.O.P.R.
Larry Ted Marek	5/5/2007	35.5744	718/612 B.C.O.P.R.
Laredo Marion	8/10/2009	0.0000	782/730 B.C.O.P.R.
Edward Ray Markowsky	6/8/2002	0.5222	579/238 B.C.O.P.R.
James H. Marsh, III	6/1/2010	0.2611	807/455 B.C.O.P.R.
William H. Marsh and wife, Connie L. Marsh	5/16/2003	65.6900	907/405 M.C.O.R.
William H. Marsh and wife, Connie L. Marsh	6/7/2005	10.0000	978/051 M.C.O.R.
William T. Marsh and wife, Donna L. Marsh	1/7/2005	15.0000	964/533 M.C.O.R.
Priscilla Martin	2/15/2001	1.5400	840/683 M.C.O.R.
Priscilla Martin	3/6/2001	1.7140	840/687 M.C.O.R.
A. Javier Martinez	1/21/2006	1.1111	679/340 B.C.O.P.R.
A. Javier Martinez	1/21/2006	1.1111	679/697 B.C.O.P.R.; 997/424 M.C.O.R.
A. Javier Martinez	1/21/2006	1.1111	681/567 B.C.O.P.R.; 998/158 M.C.O.R.
Alicia Martinez	1/21/2006	1.1111	679/344 B.C.O.P.R.
Alicia Martinez	1/21/2006	1.1111	679/693 B.C.O.P.R.; 997/420 M.C.O.R.
Alicia Martinez	1/21/2006	1.1111	681/563 B.C.O.P.R.; 998/154 M.C.O.R.
Cayetano Martinez Jr. and Petra Balleza	2/26/2002	0.5222	568/670 B.C.O.P.R.
Cayetano Martinez Jr. and Petra Balleza	2/27/2002	0.5222	568/678 B.C.O.P.R.
Cayetano Martinez, Jr.	3/19/2007	0.2611	712/395 B.C.O.P.R.
Cayetano Martinez, Jr. and Petra Balleza	2/28/2002	0.5222	568/674 B.C.O.P.R.
Ernesto Martinez and wife, Martha A. Martinez	7/11/2001	1.0000	552/681 B.C.O.P.R.
Francisco Martinez	2/12/2002	0.5222	567/720 B.C.O.P.R.
Guadalupe Martinez, Also Known As Guadalupe Silva	7/10/2009	0.5222	781/429 B.C.O.P.R.
Heriberto Martinez and wife, Guadalupe Martinez	6/24/2003	0.5222	606/001 B.C.O.P.R.
Heriberto Martinez and wife, Guadalupe Martinez	6/24/2003	0.5222	606/005 B.C.O.P.R.
Herminia Martinez	7/11/2001	3.0000	552/673 B.C.O.P.R.
Ines J. Martinez and wife, Virginia Martinez	7/9/2001	15.6030	550/633 B.C.O.P.R.
Ines J. Martinez and wife, Virginia Martinez	7/11/2001	8.0000	551/122 B.C.O.P.R.
Ines J. Martinez and wife, Virginia Martinez	7/24/2001	0.2829	552/697 B.C.O.P.R.
Javier Martinez	8/4/2009	0.5222	783/825 B.C.O.P.R.
Javier Martinez	8/4/2009	0.5222	786/001 B.C.O.P.R.
Jesus E. Martinez	6/4/2009	0.5222	777/538 B.C.O.P.R.
Joaquin Martinez	9/25/2009	0.2611	786/442 B.C.O.P.R.
Joaquin Martinez	9/25/2009	0.7833	787/361 B.C.O.P.R.
Jose D. Martinez	11/6/2001	0.5222	560/035 B.C.O.P.R.
Jose D. Martinez	11/8/2001	0.5222	560/039 B.C.O.P.R.
Jose D. Martinez	11/10/2001	0.2611	560/043 B.C.O.P.R.
Juana Martinez	2/28/2002	1.3055	568/682 B.C.O.P.R.
Luz Martinez	8/14/2009	1.0444	787/709 B.C.O.P.R.
Luz Martinez	10/14/2009	0.7833	787/341 B.C.O.P.R.
Luz Martinez	10/14/2009	0.7833	789/359 B.C.O.P.R.
Maria Martinez	1/21/2006	1.1111	680/585 B.C.O.P.R.

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Maria Martinez	1/21/2006	1.1111	683/806 B.C.O.P.R.; 999/429 M.C.O.R.
Maria Martinez	1/21/2006	1.1111	683/810 B.C.O.P.R.; 999/441 M.C.O.R.
Maria Tomasa Martinez	7/11/2001	3.0000	552/669 B.C.O.P.R.
Mario Martinez	1/21/2006	1.1111	680/581 B.C.O.P.R.
Mario Martinez	1/21/2006	1.1111	683/814 B.C.O.P.R.; 999/421 M.C.O.R.
Mario Martinez	1/21/2006	1.1111	683/818 B.C.O.P.R.; 999/425 M.C.O.R.
Martha Martinez, Successor in Interest to Claudio M. Martinez	4/20/2010	0.2611	801/851 B.C.O.P.R.
Martha Martinez, Successor in Interest to Claudio M. Martinez	4/20/2010	0.2611	802/429 B.C.O.P.R.
Martin Martinez, also known as Martin G. Martinez and wife, Mary Louise S. Martinez	7/7/2001	20.6300	553/357 B.C.O.P.R.
Mary Martinez	7/10/2001	4.0000	551/687 B.C.O.P.R.
Mary Martinez	7/23/2001	1.9800	551/691 B.C.O.P.R.
Noberto Martinez	8/8/2001	0.2829	552/677 B.C.O.P.R.
Rene Martinez	11/6/2002	0.5222	586/847 B.C.O.P.R.
Rito Martinez	7/12/2001	4.0000	551/534 B.C.O.P.R.
Rito Martinez	7/19/2001	4.0000	551/538 B.C.O.P.R.
Rito Martinez	7/19/2001	0.2611	551/542 B.C.O.P.R.
Rito Martinez	7/19/2001	0.2611	551/546 B.C.O.P.R.
Rito Martinez	7/19/2001	0.2611	551/550 B.C.O.P.R.
Rito Martinez	7/19/2001	0.2611	551/554 B.C.O.P.R.
Rito Martinez	7/25/2001	1.9800	552/701 B.C.O.P.R.
Valentin Martinez	7/12/2001	3.2206	551/291 B.C.O.P.R.
Victor J. Martinez	7/10/2001	8.2483	551/295 B.C.O.P.R.
Victor J. Martinez	7/13/2001	0.2611	551/246 B.C.O.P.R.
Victor J. Martinez	7/13/2001	0.2611	551/250 B.C.O.P.R.
Victor J. Martinez	7/24/2001	0.2829	551/695 B.C.O.P.R.
Mrs. Marcelino Mata, A-K-A Margarita Mata	9/28/2009	0.5222	786/430 B.C.O.P.R.
Ruby Matejka	11/14/2001	1.5666	560/608 B.C.O.P.R.
Willie Matthews	12/20/2003	15.6050	621/612 B.C.O.P.R.
Judith A. Matula	11/24/2005	10.8600	992/759 M.C.O.R.
Judith A. Matula	11/24/2005	1.5600	992/775 M.C.O.R.
Judith A. Matula	11/25/2005	19.3320	992/763 M.C.O.R.
Judith A. Matula	11/25/2005	117.7730	992/767 M.C.O.R.
Judith A. Matula	11/25/2005	168.3700	992/771 M.C.O.R.
Judith A. Matula	12/18/2005	0.1130	994/731 M.C.O.R.
Albert Matus	5/29/2002	0.2611	577/119 B.C.O.P.R.
Albert Matus	5/30/2002	0.2611	577/127 B.C.O.P.R.
Albert Matus	5/30/2002	0.2611	577/135 B.C.O.P.R.
Albert Matus	5/31/2002	0.2611	577/123 B.C.O.P.R.
Albert Matus	5/31/2002	0.2611	577/131 B.C.O.P.R.
Harold Maxson	9/11/2002	0.5222	582/822 B.C.O.P.R.
Bruce E. Maxwell	1/1/2005	1.9444	650/630 B.C.O.P.R.
Ernestine Moore Maxwell	9/7/2004	5.7502	640/368 B.C.O.P.R.
Daniel E. Mayfield	11/1/2006	14.9960	1027/522 M.C.O.R.
James A. McBride	7/19/2004	0.9430	637/267 B.C.O.P.R.
Robert F. McCarty	3/19/2007	0.7833	714/555 B.C.O.P.R.
Joseph G. McClernon and wife, Jean C. McClernon, being one and the same person as Joseph G. McLernon and wife, Jean C. McLernon	1/20/2005	50.8841	652/205 B.C.O.P.R.
Jessica Lynn McCollum	1/31/2007	1.0444	708/851 B.C.O.P.R.
Jessica Lynn McCollum	1/31/2007	1.0444	709/714 B.C.O.P.R.
Michael W. McCoy and wife, Dianna McCoy	5/3/2005	21.3800	660/693 B.C.O.P.R.
Pam Englemann McCullouch	8/14/2000	20.7150	532/721 B.C.O.P.R.
Timothy Shawn McDaniel and wife, Sidney McDaniel	11/17/2006	8.9700	1029/599 M.C.O.R.
William McDaniel and wife, Lillie Mae McDaniel	7/14/2000	5.9500	532/455 B.C.O.P.R.
Lucy K. McDonald	3/27/2005	39.3490	969/575 M.C.O.R.
Lucy K. McDonald	3/28/2005	48.8750	969/579 M.C.O.R.
Ollie Cooper McDowell	1/28/2011	0.0000	824/804 B.C.O.P.R.
Barbara Jean McFerrin	1/30/2007	1.0444	708/847 B.C.O.P.R.
E. L. McGowen, Jr., Individually and as Agent and Attorney-In-Fact for Robert Steven McGowen	10/5/2009	0.5222	787/701 B.C.O.P.R.

Lessor	Date of Lease	Net Acres	Recording Data Volume/Page
Iris Modene McHenry	3/30/2010	0.2611	801/015 B.C.O.P.R.
Thelma L. McIntosh, formerly known as Thelma Cain	12/1/2004	3.0000	647/666 B.C.O.P.R.
Corey T. McIrvin	3/16/2006	61.9050	1005/106 M.C.O.R.
Corey T. McIrvin	1/19/2007	0.5222	708/414 B.C.O.P.R.
G.R. McKnight	7/7/2005	100.0600	665/865 B.C.O.P.R.
Wilburn O'Neal McLain	12/24/2001	0.5222	563/761 B.C.O.P.R.
Jeffery J. McManus	2/23/2005	26.2466	655/005 B.C.O.P.R.
Michael V. McManus	2/23/2005	26.2466	655/009 B.C.O.P.R.
Vance D. McManus	2/23/2005	26.2466	655/013 B.C.O.P.R.
Carolyn D. McMurry	12/13/2001	1.0444	564/638 B.C.O.P.R.
W.H. McNabb	7/17/2000	3.4430	532/725 B.C.O.P.R.
W.H. McNabb	7/17/2000	3.0996	532/729 B.C.O.P.R.
James E. McNamara	4/2/2003	100.0000	902/444 M.C.O.R.
James E. McNamara	4/3/2003	22.8490	902/448 M.C.O.R.
James E. McNamara	4/4/2003	56.0020	902/452 M.C.O.R.
Alvin R. McNiel and wife, Nancy J. McNiel	9/7/2004	1.0000	640/152 B.C.O.P.R.
Frank M. McPhee	4/12/2000	50.6530	532/733 B.C.O.P.R.
Tommy McQueen	1/25/2010	0.5222	801/248 B.C.O.P.R.
A. A. McVoy, Jr. and wife, Hilda McVoy	2/11/2006	73.6600	1000/657 M.C.O.R.
A. A. McVoy, Jr. and wife, Hilda McVoy	2/11/2006	89.6600	1000/661 M.C.O.R.
A. A. McVoy, Jr. and wife, Hilda McVoy	2/11/2006	82.5000	1000/665 M.C.O.R.
A. A. McVoy, Jr. and wife, Hilda McVoy	2/11/2006	110.0000	1000/669 M.C.O.R.
A. A. McVoy, Jr. and wife, Hilda McVoy	2/11/2006	177.0000	1000/673 M.C.O.R.
Winnie L.. McVoy	2/28/2006	27.5000	1002/766 M.C.O.R.
James L. McWhorter	1/12/2006	270.3510	998/170 M.C.O.R.
James L. McWhorter	1/12/2006	1.0200	998/174 M.C.O.R.
Jeff M. Meadors, Jr. and wife, Martha Faye Meadors	10/9/2007	32.1700	1057/598 M.C.O.R.
Luis Medrano and wife, Olivia Medrano	3/11/2002	0.2611	572/462 B.C.O.P.R.
Luis Medrano and wife, Olivia Medrano	3/11/2002	2.6110	572/466 B.C.O.P.R.
The Linwood C. and Pauline G. Mehaffey Trust, Dated April 26, 1993	12/18/2007	466.0000	1063/741 M.C.O.R.
Angela Mejia	1/31/2007	0.5222	716/421 B.C.O.P.R.
Virginia Melancon Agent and Attorney-in-Fact for Elsie Wall, Successor in Interest to George Wall	10/5/2009	0.5222	787/353 B.C.O.P.R.
Augustin Melchor, Jr.	9/24/2002	1.0444	584/367 B.C.O.P.R.
Tomas Menchaca, III and wife, Irma S. Menchaca	6/24/2000	26.5000	532/737 B.C.O.P.R.
Tomas Menchaca, IV and wife, Maria Guadalupe Menchaca	6/28/2000	21.7806	532/741 B.C.O.P.R.
Esperanza Tovar Mendez	6/1/2006	5.5251	1012/029 M.C.O.R.
Esperanza Tovar Mendez	6/1/2006	5.5251	1012/534 M.C.O.R.
Humberto Mendoza	6/17/2003	1.0444	604/534 B.C.O.P.R.
Humberto Mendoza	6/18/2003	0.5222	604/530 B.C.O.P.R.
Francisco Israel Menjivar, husband and personal representative of Juana Menjivar	9/16/2009	0.5222	785/860 B.C.O.P.R.
Francisco Israel Menjivar, husband and personal representative of Juana Menjivar	9/16/2009	0.5222	786/689 B.C.O.P.R.
Ronald Mensch and wife, Donna Mensch	7/27/2000	0.5222	532/745 B.C.O.P.R.
Ronald Mensch and wife, Donna Mensch	7/27/2000	0.2611	532/749 B.C.O.P.R.
Ronald Mensch and wife, Donna Mensch	7/27/2000	1.4650	532/753 B.C.O.P.R.
Ronald Mensch and wife, Donna Mensch	7/27/2000	6.5275	532/757 B.C.O.P.R.
Ronald Mensch and wife, Donna Mensch	7/27/2000	0.5222	532/761 B.C.O.P.R.
Carrie Menton	8/10/2009	0.0000	782/294 B.C.O.P.R.
Dorothy Menton	7/1/2004	5.5714	636/138 B.C.O.P.R.
Cesar Meraz	1/17/2000	31.0000	532/765 B.C.O.P.R.
Magdalena Maria Meraz	3/29/2002	0.7833	570/642 B.C.O.P.R.
Magdalena Maria Meraz	3/29/2002	1.3055	570/646 B.C.O.P.R.
Magdalena Maria Meraz	3/29/2002	0.5222	570/650 B.C.O.P.R.
Magdalena Maria Meraz	8/17/2009	0.7833	783/327 B.C.O.P.R.
Abe Messarra	1/23/2007	0.5222	711/351 B.C.O.P.R.
Abe Messarra	1/23/2007	0.2611	711/355 B.C.O.P.R.
Abe Messarra	1/23/2007	2.0888	711/359 B.C.O.P.R.
Calvin Messer, Jr., Successor in Interest to Calvin Messer	12/30/2009	0.5222	793/345 B.C.O.P.R.
Lillian Meza	9/11/2009	0.5222	786/697 B.C.O.P.R.
Ramon Meza, Successor in Interest to Margarita Lara Meza	9/11/2009	1.3055	786/701 B.C.O.P.R.
Husie L. Middleton	6/21/2000	72.7623	532/773 B.C.O.P.R.
Charles Mikeska	1/27/2000	12.5000	532/777 B.C.O.P.R.

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Clyde Mikeska	1/27/2000	12.5000	532/781 B.C.O.P.R.
Floyd E. Mikeska	1/11/2000	32.1200	532/785 B.C.O.P.R.
Floyd E. Mikeska	1/18/2000	12.5000	532/793 B.C.O.P.R.
Floyd E. Mikeska	1/20/2000	21.9271	532/789 B.C.O.P.R.
Adell Paukert Mikula	10/29/2004	58.8000	644/216 B.C.O.P.R.
Wilbert Milberger and wife, Dorothy Milberger	3/9/2000	154.0000	532/797 B.C.O.P.R.
Frances Elaine Miles, being one and the same person as Frances Elaine Miles Wilcox	5/22/2006	2.4000	1012/009 M.C.O.R.
Thomas Russell Miles, Jr. and wife, Sharon A. Miles	4/11/2005	23.0000	660/574 B.C.O.P.R.
Thomas Russell Miles, Jr. and wife, Sharon A. Miles	4/16/2005	22.9695	660/578 B.C.O.P.R.
Thomas Russell Miles, Jr. and wife, Sharon A. Miles	4/16/2005	23.0000	660/582 B.C.O.P.R.
Barbara Jean Miller	4/18/2005	4.6533	972/865 M.C.O.R.
Billy Miller	1/5/2002	0.5222	564/689 B.C.O.P.R.
Billy Miller	1/5/2002	0.2611	564/693 B.C.O.P.R.
Billy Miller	1/5/2002	0.2611	564/697 B.C.O.P.R.
Corinne Miller	7/8/2006	15.9300	1015/680 M.C.O.R.
Dennis Miller	1/5/2002	0.2611	564/677 B.C.O.P.R.
Dennis Miller	1/5/2002	0.2611	564/681 B.C.O.P.R.
Dennis Miller	1/5/2002	0.5222	564/685 B.C.O.P.R.
Dennis Miller	1/16/2002	0.2611	565/097 B.C.O.P.R.
Sherry L. Miller, Agent and Attorney-in-Fact for Thelma Lucille Price	1/20/2003	0.5222	593/293 B.C.O.P.R.
Burnet R. Milligan	11/21/2004	74.7540	960/339 M.C.O.R.
Judy Mills	6/2/2006	14.4760	1013/544 M.C.O.R.
Tina Louise Winningham-Mims	1/3/2005	7.1250	962/288 M.C.O.R.
Robert C. Minor III and wife, Sherri Minor	3/13/2006	4.7880	1005/178 M.C.O.R.
Rex P. Mitchell and wife, Diane K. Mitchell	1/1/2004	69.0818	621/608 B.C.O.P.R.
Sondra Lois Britton Mitchell	7/23/2007	0.7833	725/388 B.C.O.P.R.
Mary Moffett	1/25/2002	0.2611	566/448 B.C.O.P.R.
Mike E. Moffett and wife, Mary S. Moffett	1/25/2002	1.0444	566/440 B.C.O.P.R.
Mike E. Moffett and wife, Mary S. Moffett	1/26/2002	0.7833	566/444 B.C.O.P.R.
Julia R. Molina	1/19/2005	28.2500	963/529 M.C.O.R.
Harold E. Monical and wife, Barbara Monical	3/2/2005	509.2653	658/570 B.C.O.P.R.
Lynn Dennis Monical and wife, Deanna Monical	3/2/2005	244.1140	658/575 B.C.O.P.R.
Jose Monreal and wife, Maria Monreal	2/12/2002	0.7833	567/676 B.C.O.P.R.
Juan Monreal	2/11/2002	0.5222	567/672 B.C.O.P.R.
Juan Monreal	2/12/2002	0.7833	567/668 B.C.O.P.R.
Montgomery Family Living Trust	3/18/2006	20.0000	683/802 B.C.O.P.R.
Frankie Lou Mooman	3/6/2007	0.5222	713/829 B.C.O.P.R.
Frankie Lou Mooman	3/6/2007	0.1305	713/833 B.C.O.P.R.
Betty Jean Moore	7/4/2004	5.5714	636/122 B.C.O.P.R.
Edith Moore	6/15/2005	0.3783	752/613 B.C.O.P.R.
Edith Moore	6/15/2008	0.1571	752/609 B.C.O.P.R.
Edith Moore	6/15/2008	1.7000	752/617 B.C.O.P.R.
Elnora Moore	9/7/2004	2.8751	640/383 B.C.O.P.R.
Hardy G. Moore	10/8/2004	5.7502	643/850 B.C.O.P.R.
James C. Moore	5/5/2003	24.0910	907/401 M.C.O.R.
James C. Moore	5/6/2003	2.0000	907/397 M.C.O.R.
James C. Moore	5/7/2003	104.0000	907/393 M.C.O.R.
James C. Moore	5/8/2003	100.0000	907/389 M.C.O.R.
Johnny B. Moore, Jr.	9/7/2004	5.7502	640/363 B.C.O.P.R.
Josephine Moore	8/13/2005	5.7502	669/406 B.C.O.P.R.
Olive Lunell Moore, formerly known as Olive Lunell Crouch	5/1/2003	100.0000	907/409 M.C.O.R.
Palmer Lee Moore	6/5/2008	1.5133	752/661 B.C.O.P.R.
Palmer Lee Moore	6/5/2008	0.6283	752/665 B.C.O.P.R.
Roger R. Moore	10/1/2004	5.7502	643/845 B.C.O.P.R.
Shirley Ann Brymer Moore	8/10/2003	80.1250	609/242 B.C.O.P.R.
Tomeka Moore	9/7/2004	2.8751	640/378 B.C.O.P.R.
Wayne A. Moore and wife, Margaret L. Moore	11/16/2004	4.9850	650/112 B.C.O.P.R.
Elena Mora	7/29/2009	0.5222	782/742 B.C.O.P.R.
Mrs. Andres R. Mora A-K-A Elena Mora	7/29/2009	0.5222	783/335 B.C.O.P.R.
Mrs. Andres R. Mora, A-K-A Elena Mora	7/29/2009	0.7833	781/803 B.C.O.P.R.
Lazara A. Morales	8/21/2007	0.5222	726/214 B.C.O.P.R.
Lazara A. Morales	8/21/2007	0.2611	726/677 B.C.O.P.R.

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Dawn Marie Moratto	4/28/2004	32.3435	632/795 B.C.O.P.R.
James Michael Moratto	4/28/2004	32.3435	632/799 B.C.O.P.R.
Isreal Moreira and wife, Victoria Moreira	5/4/2002	1.0444	574/111 B.C.O.P.R.
Victoria Moreira	5/4/2002	0.3917	574/095 B.C.O.P.R.
Claude E. Morgan, Deceased, By and Through his Duly Appointed Independent Executor, Darrel Morgan	5/23/2008	0.5222	750/112 B.C.O.P.R.
Darrel Morgan	5/23/2008	0.7833	750/104 B.C.O.P.R.
Darrel Morgan	5/23/2008	0.5222	750/108 B.C.O.P.R.
Lowene Morgan	1/7/2006	1.9155	679/657 B.C.O.P.R.
Lowene Morgan	1/7/2006	9.5883	679/661 B.C.O.P.R.
Alpha Ann Morris	7/31/2007	16.0000	728/227 B.C.O.P.R.
David Morris and wife, Arjustice Morris	1/13/2004	47.1530	620/724 B.C.O.P.R.
Erma Morris	9/9/2003	0.4353	626/301 B.C.O.P.R.
Erma Morris	3/26/2004	1.1845	626/305 B.C.O.P.R.
Ken R. Morris and wife, Marie Morris	5/22/2006	2.1400	1012/037 M.C.O.R.
Gerald Eugene Morton	8/10/2007	12.0000	726/210 B.C.O.P.R.
James Harmon Morton, A-K-A Buddy Morton	8/14/2007	3.4950	732/073 B.C.O.P.R.
James Harmon Morton, A-K-A Buddy Morton	8/14/2007	16.0000	732/077 B.C.O.P.R.
John Wayne Morton	8/10/2007	16.0000	728/504 B.C.O.P.R.
Fred B. Moser	3/13/2005	20.0000	968/910 M.C.O.R.
Bertha Lou Ella Moss	3/6/2005	7.7217	968/405 M.C.O.R.
Bertha Lou Ella Moss	6/3/2005	4.7530	968/401 M.C.O.R.
Eric Muenzler	4/4/2002	2.3499	571/637 B.C.O.P.R.
Eric Muenzler	4/6/2002	0.5222	571/629 B.C.O.P.R.
Eric Muenzler	4/8/2002	1.0444	571/633 B.C.O.P.R.
Eric Muenzler	4/9/2002	0.2611	571/641 B.C.O.P.R.
Eric Muenzler	4/10/2002	0.7833	571/665 B.C.O.P.R.
Billie Mullens	2/26/2007	0.7833	712/692 B.C.O.P.R.
Billie Mullens	2/26/2007	0.7833	713/522 B.C.O.P.R.
Jose Munoz	8/4/2009	0.5222	782/314 B.C.O.P.R.
Jose Munoz	8/4/2009	0.5222	783/347 B.C.O.P.R.
Mark Murphy	7/6/2002	1.3055	578/645 B.C.O.P.R.
Mark Murphy	7/8/2002	0.2611	578/649 B.C.O.P.R.
Mark Murphy	7/9/2002	0.7833	578/653 B.C.O.P.R.
Mickie Musgrave	4/7/2006	2.3680	1007/185 M.C.O.R.
Bonnie Myers	8/5/2003	0.2611	608/598 B.C.O.P.R.
Elsie Mae Myers	3/21/2007	0.7833	712/443 B.C.O.P.R.
Terry O. Myers and wife, Barbara A. Myers	3/6/2004	50.2250	626/501 B.C.O.P.R.
Arturo Navarro	2/15/2002	0.5222	567/680 B.C.O.P.R.
Arturo Navarro	2/15/2002	0.5222	567/684 B.C.O.P.R.
Guadalupe O. Navarro and wife, Yolanda Orozco De Navarro	2/15/2005	9.8910	965/904 M.C.O.R.
Billie Rose Neal	8/30/2003	37.6230	609/318 B.C.O.P.R.
Billie Rose Neal	8/31/2003	7.6920	609/314 B.C.O.P.R.
Billie Rose Neal	9/20/2004	1.2820	641/244 B.C.O.P.R.
Billie Rose Neal	9/21/2004	6.2705	641/248 B.C.O.P.R.
Elbert Wayne Neal	8/27/2003	3.2050	609/330 B.C.O.P.R.
Elbert Wayne Neal	8/28/2003	15.6762	609/334 B.C.O.P.R.
Debra Nelson and husband, Thomas Nelson	8/27/2003	3.2050	609/322 B.C.O.P.R.
Debra Nelson and husband, Thomas Nelson	8/28/2003	15.6762	609/326 B.C.O.P.R.
Dorothy M. Nelson	5/4/2006	38.3490	1011/068 M.C.O.R.
Jim Thomas Nelson	5/10/2006	0.5000	1011/064 M.C.O.R.
Marie Nelson	3/15/2005	24.0000	969/121 M.C.O.R.
Wesley Allen Nelson	1/18/2005	53.6670	963/533 M.C.O.R.
Wesley Allen Nelson	7/13/2006	1.1170	1015/676 M.C.O.R.
William Bennie Nelson	3/6/2005	4.7530	968/410 M.C.O.R.
William Bennie Nelson	3/6/2005	7.7217	968/414 M.C.O.R.
Constance J. Newland	2/4/2003	0.7833	593/605 B.C.O.P.R.
Caroline Newton, wife of Owen Newton	7/31/2000	2.0750	532/801 B.C.O.P.R.
Edward T. Newton	7/31/2005	4.9930	532/805 B.C.O.P.R.
Estate of J.B. Newton, Deceased	6/15/2001	4.3390	847/692 M.C.O.R.
Ike Newton, being one and the same person as Ike Newton Sheppard	8/9/2000	53.6000	532/809 B.C.O.P.R.
Isiah Newton	7/31/2000	2.0750	532/813 B.C.O.P.R.

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Willie L. Newton, Sr.	8/17/2009	1.0444	783/331 B.C.O.P.R.
Willie Newton	7/31/2000	2.0750	532/817 B.C.O.P.R.
David H. Nichols and wife, Kay Nichols	7/1/2000	354.2410	532/821 B.C.O.P.R.
Larry M. Nichols and wife, Pamela Denise Nichols	4/25/2002	1.3055	573/275 B.C.O.P.R.
Evora L. Niekamp	5/14/2009	0.5222	777/522 B.C.O.P.R.
Evora L. Niekamp	5/14/2009	0.2611	777/526 B.C.O.P.R.
Betty Jo Nink	3/9/2005	30.6100	969/125 M.C.O.R.
Edward Norris	10/1/2002	0.5222	585/425 B.C.O.P.R.
Thomas L. Norsworthy and wife, Sherri L. Norsworthy	5/10/2007	2.9970	718/540 B.C.O.P.R.
John C. North	2/4/2004	4.3013	623/279 B.C.O.P.R.
Michael D. Norton	3/11/2000	28.7560	532/825 B.C.O.P.R.
Augustin Obando and wife, Libia Obando	3/19/2002	1.0444	570/136 B.C.O.P.R.
Augustin Obando and wife, Libia Obando	3/20/2002	1.0444	570/140 B.C.O.P.R.
Augustin Obando and wife, Libia Obando	3/21/2002	0.5222	570/144 B.C.O.P.R.
Delores Ocon	11/15/2001	0.7833	560/588 B.C.O.P.R.
Richard E. Odom	8/11/2003	12.5900	611/082 B.C.O.P.R.
James D. Oglesby	12/1/2004	5.1081	648/268 B.C.O.P.R.
Mrs. Esteban Ojeda, Also Known As Liliana Carreon	10/14/2009	0.5222	789/347 B.C.O.P.R.
Jim C. Oldham, being one and the same person as Jimmy Oldham	1/7/2003	14.5000	591/099 B.C.O.P.R.
Jim C. Oldham, being one and the same person as Jimmy Oldham	1/7/2003	3.2700	591/103 B.C.O.P.R.
Jim C. Oldham, being one and the same person as Jimmy Oldham	1/9/2003	2.6000	591/107 B.C.O.P.R.
Jim C. Oldham, being one and the same person as Jimmy Oldham	1/10/2003	7.8500	591/111 B.C.O.P.R.
Jim C. Oldham, being one and the same person as Jimmy Oldham	1/11/2003	7.8500	591/115 B.C.O.P.R.
Jim C. Oldham, being one and the same person as Jimmy Oldham	1/11/2003	9.0300	591/173 B.C.O.P.R.
Jim C. Oldham, being one and the same person as Jimmy Oldham	1/12/2003	10.2900	591/169 B.C.O.P.R.
Oldham Burial Association	1/8/2003	5.0000	591/119 B.C.O.P.R.
Phillip M. Oliver and wife, Anne Marie Oliver	3/12/2005	47.0900	968/364 M.C.O.R.
Wayne D. Oliver	2/10/2004	15.9700	625/349 B.C.O.P.R.
Wayne D. Oliver	2/11/2004	4.0000	625/353 B.C.O.P.R.
Leonel Organista	4/23/2010	0.2611	803/549 B.C.O.P.R.
Delia L. Orlopp	7/1/2000	210.9230	532/829 B.C.O.P.R.
Delia L. Orlopp	7/1/2000	135.0000	549/616 B.C.O.P.R.
The Robert C. & Marjorie M. Orr Trust dated April 7, 1993	2/15/2006	113.0000	1000/753 M.C.O.R.
Pete Ortega and wife, Rowena Ortega	5/11/2006	3.8890	1009/371 M.C.O.R.
Pete Ortega and wife, Rowena Ortega	5/11/2006	1.0000	1010/172 M.C.O.R.
George L. Osburn	6/13/2007	1.0444	721/816 B.C.O.P.R.
Jaime J. Osorio	9/11/2009	0.7833	785/864 B.C.O.P.R.
Jaime J. Osorio	9/11/2009	0.5222	787/357 B.C.O.P.R.
Robert Alan Osterholtz	12/18/2003	28.9210	619/286 B.C.O.P.R.
Don Ourada	5/10/2004	12.5000	635/203 B.C.O.P.R.
Alfred E. Owens	2/17/2005	58.7420	965/884 M.C.O.R.
Cheryl Leigh Owens	6/3/2006	1.6900	1012/570 M.C.O.R.
Dennis Keith Owens	6/3/2006	18.8115	1012/017 M.C.O.R.
Timothy Owens and wife, Lori Owens	2/15/2004	5.4100	624/346 B.C.O.P.R.
Vaughn and Wilma Owens Living Trust	12/29/2009	11.8440	1116/731 M.C.O.R.
Vaughn E. Owens "Pud" and wife, Wilma Owens	5/22/2003	87.5000	602/498 B.C.O.P.R.
Vaughn E. Owens "Pud" and wife, Wilma Owens	12/1/2004	145.5200	960/299 M.C.O.R.
Vaughn E. Owens "Pud" and wife, Wilma Owens	12/2/2004	28.0000	960/303 M.C.O.R.
Vaughn E. Owens "Pud" and wife, Wilma Owens	12/2/2004	12.5740	960/307 M.C.O.R.
Vaughn E. Owens "Pud" and wife, Wilma Owens	12/10/2004	263.5510	960/311 M.C.O.R.
Vaughn E. Owens "Pud" and wife, Wilma Owens	12/11/2004	10.0000	960/315 M.C.O.R.
Vaughn E. Owens "Pud" and wife, Wilma Owens	12/12/2004	29.9890	960/319 M.C.O.R.
Vaughn E. Owens "Pud" and wife, Wilma Owens	9/19/2005	5.0000	986/608 M.C.O.R.
Vaughn E. Owens "Pud" and wife, Wilma Owens	11/25/2005	30.0980	992/779 M.C.O.R.
Vaughn E. Owens "Pud" and wife, Wilma Owens	11/26/2005	82.3240	992/791 M.C.O.R.
Vaughn E. Owens "Pud" and wife, Wilma Owens	11/27/2005	98.3930	992/787 M.C.O.R.
Vaughn E. Owens "Pud" and wife, Wilma Owens	11/28/2005	16.7080	992/783 M.C.O.R.
Vaughn E. Owens "Pud" and wife, Wilma Owens	12/3/2005	40.0260	993/388 M.C.O.R.
Vaughn E. Owens "Pud" and wife, Wilma Owens	12/3/2005	1.7730	993/392 M.C.O.R.
Linda Paholek, Successor in Interest to Jim Bob Stapler, Deceased	5/18/2009	0.5222	777/530 B.C.O.P.R.
Mike Allen Palermo	10/27/2003	50.0000	617/329 B.C.O.P.R.
Aubrey Palmer	10/8/2002	0.7833	585/417 B.C.O.P.R.

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Carney Palmer	10/8/2002	1.5666	585/413 B.C.O.P.R.
Carney Palmer	11/15/2002	0.5222	588/423 B.C.O.P.R.
Mike Palmer	10/8/2002	0.5222	587/471 B.C.O.P.R.
Tony Palmer	3/4/2002	0.5222	569/359 B.C.O.P.R.
Kelly Jean Pampell	8/6/2008	104.2800	719/302 B.C.O.P.R.
Guillermo Pantaleon and wife, Susan Pantaleon	6/6/2006	1.5390	1012/033 M.C.O.R.
Pamela K. Pantel	7/30/2007	5.0000	725/352 B.C.O.P.R.
Brien P. Parker	4/15/2010	0.5222	806/372 B.C.O.P.R.
Mrs. Brian Wendell Parker, A-K-A Nancy Parker	9/2/2009	0.5222	784/466 B.C.O.P.R.
Mrs. Brian Wendell Parker, A-K-A Nancy Parker	9/2/2009	0.5222	784/733 B.C.O.P.R.
Jack Parks	12/24/2001	0.2611	562/871 B.C.O.P.R.
Jack Parks	12/26/2001	0.2611	562/867 B.C.O.P.R.
Jan Andriano Parr	10/8/2009	1.0444	788/486 B.C.O.P.R.
Alfred Parthum	1/12/2001	20.7361	542/206 B.C.O.P.R.
Emil Parthum	5/26/2001	15.0000	548/491 B.C.O.P.R.
Leroy Parthum, a/k/a Leroy L. Parthum and Leroy Louis Parthum, and wife, Betty Parthum, a/k/a Betty Jean Parthum	4/17/2000	79.0679	532/833 B.C.O.P.R.
David W. Pawlowski and wife, Cathy G. Pawlowski	1/20/2005	50.8843	652/213 B.C.O.P.R.
David W. Pawlowski and wife, Cathy G. Pawlowski	1/22/2005	212.3580	652/209 B.C.O.P.R.; 980/359 M.C.O.R.
Dennis W. Payne	3/2/2006	27.0000	1002/830 M.C.O.P.
Steve Payne and wife, Patricia May Payne	9/6/2004	5.0000	640/148 B.C.O.P.R.
William D. Payne and wife, Christine L. Payne	3/2/2006	110.0000	1002/810 M.C.O.R.
William D. Payne and wife, Christine L. Payne	3/2/2006	22.7500	1002/814 M.C.O.R.
William D. Payne and wife, Christine L. Payne	3/2/2006	28.0000	1002/818 M.C.O.R.
William D. Payne and wife, Christine L. Payne	3/2/2006	54.9487	1002/822 M.C.O.R.
William D. Payne and wife, Christine L. Payne	3/2/2006	112.3700	1002/826 M.C.O.R.
William D. Payne and wife, Christine L. Payne	4/26/2006	4.0500	1008/356 M.C.O.R.
William D. Payne and wife, Christine L. Payne	4/26/2006	2.7500	1009/110 M.C.O.R.
William Dwain Payne	3/2/2006	90.0000	1003/668 M.C.O.R.
William Dwain Payne	3/2/2006	4.8050	1003/672 M.C.O.R.
Kenneth Keith Peacock, Jr.	4/3/2006	3.2035	1007/177 M.C.O.R.
C.L. Pearle, also known as Clayton L. Pearle	7/12/2006	10.0000	1019/440 M.C.O.R.
Melba Darlene Peek	9/7/2007	22.5000	729/232 B.C.O.P.R.
T. A. Peek, A-K-A T. Albert Peek and Thomas Albert Peek	9/7/2007	810.3810	728/500 B.C.O.P.R.
Thomas A. Peek and wife, Melba Darlene Peek	9/7/2007	22.7360	729/228 B.C.O.P.R.
Janice McVoy Gebhart Pelzel	2/11/2006	10.0000	1000/685 M.C.O.R.
Janice McVoy Gebhart Pelzel	2/11/2006	8.2500	1000/689 M.C.O.R.
Janice McVoy Gebhart Pelzel	2/11/2006	3.8281	1000/693 M.C.O.R.
Caleb Pennie and wife, Ethyl Pennie	12/2/2004	25.0000	647/658 B.C.O.P.R.
Carol Pentecost	3/7/2000	80.8399	532/837 B.C.O.P.R.
Arturo Perez, by Alfonso Figueroa, Agent and Personal Representative	10/19/2009	0.7833	788/482 B.C.O.P.R.
Arturo Perez, by Alfonso Figueroa, Agent and Personal Representative	10/19/2009	0.5222	789/704 B.C.O.P.R.
Imelda Perez	10/18/2001	1.0444	559/618 B.C.O.P.R.
Jaqueline Perez	2/1/2010	0.2611	795/305 B.C.O.P.R.
Javier Perez	10/18/2001	0.5222	559/622 B.C.O.P.R.
Jose A. Perez	12/14/2009	0.2611	792/044 B.C.O.P.R.
Jose A. Perez	12/14/2009	0.5222	792/048 B.C.O.P.R.
Jose A. Perez	12/14/2009	0.5222	792/501 B.C.O.P.R.
Jose A. Perez	12/14/2009	0.5222	793/349 B.C.O.P.R.
Jose A. Perez	12/14/2009	0.5222	793/609 B.C.O.P.R.
Manuel P. Perez	5/9/2006	10.8100	1009/411 M.C.O.R.
Raymond Perez and wife, Joana Perez	2/1/2010	0.2611	797/797 B.C.O.P.R.
Raymond Perez, Sr.	2/1/2010	0.2611	796/397 B.C.O.P.R.
Raymond Perez, Sr., Agent and Personal Representative for Raymond Perez, J.	2/1/2010	0.2611	795/309 B.C.O.P.R.
Darrell Perrard and wife, Shawn Perrard	9/5/2003	22.0700	611/078 B.C.O.P.R.
Irene E. Perry	9/24/2009	98.5970	786/167 B.C.O.P.R.
Irene E. Perry	9/24/2009	98.5970	786/171 B.C.O.P.R.
John P. Perry	6/15/2006	10.0200	1012/566 M.C.O.R.
Robert Peschel and wife, Glenda Peschel	10/15/2003	5.0000	613/833 B.C.O.P.R.
Herbert Van Phillips and wife, Wanda Phillips	1/22/2006	25.4010	998/110 M.C.O.R.
James Phillips and wife, Karin Phillips	1/11/2005	108.5200	964/517 M.C.O.R.
Robert William Phillips, Sr. and wife, Liddia Phillips	10/23/2006	12.1500	1027/518 M.C.O.R.

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Stephanie Faith Rose Yakesh Philpott	5/10/2006	1.1510	1009/375 M.C.O.R.
Wendy Nell Brinkley Pickett	6/24/2003	208.2980	912/287 M.C.O.R.
Wendy Nell Brinkley Pickett	2/14/2006	0.3780	1002/115 M.C.O.R.
Frank Pierson	3/2/2006	24.0271	1002/834 M.C.O.R.
Antonio Pineda	1/15/2010	0.2611	794/022 B.C.O.P.R.
Antonio Pineda	1/15/2010	0.2611	795/786 B.C.O.P.R.
Cruz Pineda	10/10/2003	21.3430	613/521 B.C.O.P.R.
Domingo Pineda and wife, Crystal Pineda	2/4/2007	0.2611	708/855 B.C.O.P.R.
Domingo Pineda and wife, Crystal Pineda	2/4/2007	0.2611	709/710 B.C.O.P.R.
Byron H. Pinson	3/22/2005	50.0000	969/145 M.C.O.R.
Ronald Pinter and wife, Stephanie Pinter	10/10/2003	5.0000	614/709 B.C.O.P.R.
Riley Mae Pittman	3/6/2005	4.7530	969/112 M.C.O.R.
Riley Mae Pittman	3/6/2005	7.7186	969/116 M.C.O.R.
Alfred Pivonka	8/7/2007	0.5222	728/508 B.C.O.R.
Lena D. Pivonka	5/9/2007	5.0000	716/690 B.C.O.P.R.
Scarlette M. Pivonka, being on and the same person as Scarlette G. Pivonka	4/9/2007	25.0000	715/752 B.C.O.P.R.
Scarlette M. Pivonka, being on and the same person as Scarlette G. Pivonka	4/9/2007	14.3235	716/361 B.C.O.P.
Iris M. Piwetz, Agent and Attorney-in-Fact for Byron J. Piwetz	12/28/2004	44.0200	650/153 B.C.O.P.R.
Mildred G. Piwonka, Trustee of the Mildred G. Piwonka Living Trust dated December 15, 1999	5/7/2007	70.0000	716/694 B.C.O.P.R.
Edward Plasek	1/18/2000	32.6107	532/841 B.C.O.P.R.
Edward Plasek	1/18/2000	36.7314	532/845 B.C.O.P.R.
Florence Plasek	9/17/2003	36.7314	611/411 B.C.O.P.R.
Florence Plasek	9/18/2003	32.6107	611/415 B.C.O.P.R.
James D. Plasek and wife, Cathy Y. Plasek, Successors in interest to Alice Marie Lynch	6/15/2007	2.3546	721/804 B.C.O.P.R.
James D. Plasek and wife, Cathy Y. Plasek, Successors in interest to Betty Jo Pampell	6/15/2007	2.3546	722/569 B.C.O.P.R.
James D. Plasek and wife, Cathy Y. Plasek, Successors in interest to Joe E. Matejcek	6/15/2007	2.3546	722/573 B.C.O.P.R.
James D. Plasek and wife, Cathy Y. Plasek, Successors in interest to Julia	6/15/2007	2.3546	721/021 B.C.O.P.R.
James D. Plasek and wife, Cathy Y. Plasek, Successors in interest to Robert d.	6/15/2007	2.3546	721/017 B.C.O.P.R.
James D. Plasek and wife, Cathy Y. Plasek, Successors in interest to William J.	6/15/2007	2.3546	721/808 B.C.O.P.R.
Linda Keen Platt	4/6/2003	5.0000	903/068 M.C.O.R.
Bruce Plentl and wife, Margaret Plentl	1/18/2005	4.8200	963/545 M.C.O.R.
Margaret Plentl and husband, Bruce Plentl	1/23/2005	0.4209	963/549 M.C.O.R.
Fritze William Poehl	3/11/2000	47.3498	532/849 B.C.O.P.R.
Gay E. Pogue	6/13/2007	12.3530	720/079 B.C.O.P.R.
Raymond J. Pokorney	3/22/2007	14.2200	1038/556 M.C.O.R.
Chester Odele Pollard	3/24/2005	0.2858	658/592 B.C.O.P.R.
Eugene Polzer and wife, Rosalie Mary Polzer	8/10/2005	267.3000	982/643 M.C.O.R.
Paul Ponzio	5/1/2007	0.5222	716/417 B.C.O.P.R.
Ray Pool and wife, Mcajo Pool	8/12/2003	25.0000	612/420 B.C.O.P.R.
Forrest Campbell Poole, Jr.	4/12/2005	56.3331	660/566 B.C.O.P.R.
Shelly Pope, Successor in Interest to Jack Williams	12/4/2009	0.7833	790/360 B.C.O.P.R.
Shelly Pope, Successor in Interest to Jack Williams	12/4/2009	0.5222	792/497 B.C.O.P.R.
Janet Porachan	10/3/2001	0.7833	559/626 B.C.O.P.R.
Patricia Darlene Powell	8/14/2001	43.6485	853/252 M.C.O.R.
Patricia Darlene Powell	8/22/2001	24.6473	853/248 M.C.O.R.
Donald A. Pratt and wife, Melinda S. Pratt	9/20/2005	15.0000	988/649 M.C.O.R.
Arnold J. Prazak	3/25/2006	3.0000	1005/174 M.C.O.R.
Arnold J. Prazak and wife, Gerlane B. Prazak	3/11/2006	49.0000	1003/740 M.C.O.R.
Edward Presley	10/19/2002	0.5222	586/467 B.C.O.P.R.
Johnny L. Price, Sr.	7/4/2007	100.0000	729/224 B.C.O.P.R.
Joseph M. Pridgeon	9/22/2009	0.5222	786/013 B.C.O.P.R.
Ona L. Pridgeon	3/6/2007	0.5222	712/031 B.C.O.P.R.
Ona L. Pridgeon	3/6/2007	0.5222	712/407 B.C.O.P.R.
Michael Prigmore and wife, Barbara Prigmore	2/11/2004	8.0400	623/684 B.C.O.P.R.
Michael Prigmore and wife, Barbara Prigmore	2/12/2004	2.0000	623/680 B.C.O.P.R.
Edward J. Prince	2/8/2007	0.5222	714/583 B.C.O.P.R.
Richard L. Pringle and wife, Margaret A. Pringle	9/9/2002	0.5222	586/851 B.C.O.P.R.
Foley Provanzano	10/19/2002	1.5666	593/289 B.C.O.P.R.
The Providence Baptist Church	11/27/2007	1.7500	735/178 B.C.O.P.R.
Harold Pruett	11/30/2009	0.5222	792/036 B.C.O.P.R.
John C. Pruett and wife, Laura Lynn Pruett	7/4/2006	10.3460	1015/684 M.C.O.R.

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John C. Pruett and wife, Laura Lynn Pruett	7/4/2006	5.0000	1016/101 M.C.O.P.R.
Steve T. Pruett	3/20/2006	10.1670	1005/162 M.C.O.P.R.
Benny M. Puch	7/22/2006	9.2600	1016/129 M.C.O.P.R.
Thomas Pusateri	12/9/2004	12.3331	648/264 B.C.O.P.R.
Phillip F. Putz	2/23/2010	0.5222	797/330 B.C.O.P.R.
Charles Quinton	6/4/2009	0.5222	778/557 B.C.O.P.R.
Charles E. Rackel, Jr and wife, Myra Sue Rackel	9/7/2007	116.1000	1055/356 B.C.O.P.R.
W.H. Raley	12/12/2001	0.7833	563/769 B.C.O.P.R.
Amelia S. Ramirez, by Paul Samarrippas	7/23/2007	0.5222	723/617 B.C.O.P.R.
Frank Ramirez	12/2/2009	0.7833	790/372 B.C.O.P.R.
Leonel Ramirez	2/22/2005	25.0270	965/892 M.C.O.R.
Maria D. Ramirez	3/20/2002	0.2611	578/631 B.C.O.P.R.
Maria D. Ramirez	3/21/2002	0.2611	578/623 B.C.O.P.R.
Maria D. Ramirez	3/22/2002	0.2611	578/627 B.C.O.P.R.
Maria D. Ramirez	3/23/2002	0.2611	578/635 B.C.O.P.R.
Maria D. Ramirez	3/25/2002	0.2611	579/246 B.C.O.P.R.
Martha P. Ramirez	7/8/2003	0.7833	606/009 B.C.O.P.R.
Martha P. Ramirez	7/25/2007	1.0444	726/230 B.C.O.P.R.
Martha P. Ramirez	7/25/2007	1.0444	726/673 B.C.O.P.R.
Martha P. Ramirez	7/25/2007	0.7833	729/236 B.C.O.P.R.
Martha Ramirez	5/30/2002	1.3055	577/475 B.C.O.P.R.
Martha Ramirez	5/31/2002	0.5222	577/471 B.C.O.P.R.
Rodolfo Molinar Ramirez, A-K-A Rodolfo Ramirez Molinar	1/29/2007	12.7000	1035/568 M.C.O.R.
Yolanda B. G. Ramirez, Successor in Interest to M. Ramirez	9/23/2009	0.7833	786/009 B.C.O.P.R.
Yolanda B. G. Ramirez, Successor in Interest to M. Ramirez	9/23/2009	0.5222	787/705 B.C.O.P.R.
Julio E. Ramon	8/2/2001	0.4970	554/248 B.C.O.P.R.
Ana Daisy Ramos	8/4/2009	0.5222	785/397 B.C.O.P.R.
Mario Armando Ramos	6/5/2007	0.5222	721/820 B.C.O.P.R.
Mario Armando Ramos	6/5/2007	0.5222	723/609 B.C.O.P.R.
L. K. Randolph	8/12/2009	0.5222	785/397 B.C.O.P.R.
Alfred Raska and wife, Esther L. Raska	4/27/2004	119.5530	629/560 B.C.O.P.R.
Mildred T. Rasmus	3/20/2003	0.1429	596/761 B.C.O.P.R.
Mildred T. Rasmus	3/20/2003	0.7542	596/773 B.C.O.P.R.
Mildred T. Rasmus	3/20/2003	18.2141	596/789 B.C.O.P.R.
Mildred T. Rasmus	3/21/2003	0.4671	596/765 B.C.O.P.R.
Mildred T. Rasmus	3/21/2003	1.2857	596/769 B.C.O.P.R.
Mildred T. Rasmus	3/21/2003	1.6214	596/773 B.C.O.P.R.
Mildred T. Rasmus	3/22/2003	6.8571	596/781 B.C.O.P.R.
Mildred T. Rasmus	3/22/2003	14.2857	596/785 B.C.O.P.R.
Pamela Marie Rathjen	3/10/2000	98.5000	532/853 B.C.O.P.R.
Pamela Marie Rathjen	3/10/2000	0.6427	532/857 B.C.O.P.R.
Edward Dean Ray, being one and the same person as Deaneer Ray	1/7/2006	9.5883	678/768 B.C.O.P.R.
Edward Dean Ray, being one and the same person as Deaneer Ray	1/7/2006	1.9155	678/772 B.C.O.P.R.
Elma Rayford	11/26/2003	14.6682	618/109 B.C.O.P.R.
Marcus Read	10/29/2002	0.5222	587/463 B.C.O.P.R.
Walter L. Reder	10/29/2002	0.5222	586/839 B.C.O.P.R.
Robert Redus	6/8/2005	10.0000	664/510 B.C.O.P.R.
Charles C. Reed and wife, Carolyn Reed	11/15/2003	2.2070	616/263 B.C.O.P.R.
Joseph L. Reichert and wife, Cynthia L. Reichert	1/20/2005	50.8843	652/233 B.C.O.P.R.
Joseph L. Reichert and wife, Cynthia L. Reichert	1/21/2005	33.5133	652/237 B.C.O.P.R.
Joseph L. Reichert and wife, Cynthia L. Reichert	1/21/2005	2.0000	652/241 B.C.O.P.R.
Joseph L. Reichert and wife, Cynthia L. Reichert	1/22/2005	6.8540	652/245 B.C.O.P.R.
Rosalie H. Rek, Trustee of the Rosalie H. Rek Trust	12/2/2004	99.2750	960/335 M.C.O.R.
Bruno Rekieta	11/6/2002	0.5222	587/467 B.C.O.P.R.
Hedwig Rekieta	11/6/2002	0.5222	587/475 B.C.O.P.R.
Mary Rekieta	11/6/2002	0.5222	587/479 B.C.O.P.R.
John A. Remmert, Jr.	4/5/2003	20.0120	903/072 M.C.O.R.
John A. Remmert, Jr.	4/6/2003	36.0860	903/076 M.C.O.R.
Doris Renfro	6/10/2003	0.5222	607/507 B.C.O.P.R.
Imogene Renfro	6/11/2003	0.5222	606/013 B.C.O.P.R.
Maria Dominga Requena	5/15/2007	0.5222	717/476 B.C.O.P.R.
Abel Reyes	4/16/2007	0.5222	715/304 B.C.O.P.R.

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Abel Reyes	4/16/2007	0.7833	715/812 B.C.O.P.R.
Abel Reyes	4/16/2007	0.5222	716/369 B.C.O.P.R.
Abel Reyes	4/16/2007	1.3055	716/702 B.C.O.P.R.
Lorenzo Reyes and wife, Maria Reyes	4/6/2002	0.7833	571/653 B.C.O.P.R.
Lorenzo Reyes and wife, Maria Reyes	4/8/2002	0.5222	571/657 B.C.O.P.R.
Yolanda Reyes	4/8/2002	0.7833	571/661 B.C.O.P.R.
Pedro Reyna	6/15/2009	0.2611	778/569 B.C.O.P.R.
Helen Crayton Rhem	3/8/2006	12.0137	1003/664 M.C.O.R.
R. Stephen Rhodes	6/11/2009	14.3630	1102/639 M.C.O.R.
R. Stephen Rhodes	6/11/2009	41.4250	1102/643 M.C.O.R.
Randy Rhodes	11/6/2002	0.5222	587/459 B.C.O.P.R.
Randy Rhodes	11/22/2002	0.2611	589/390 B.C.O.P.R.
Frank D. Richards	4/16/2007	0.5222	715/296 B.C.O.P.R.
Lawrence Cecil Richards	2/10/2006	9.0101	1000/677 M.C.O.R.
Lawrence Cecil Richards, Trustee	2/10/2006	9.0101	1000/681 M.C.O.R.
John Richardson, Individually and as Successor in Interest to Helen Williams	12/30/2009	0.2611	794/026 B.C.O.P.R.
Joyce Wade Richardson	8/27/2005	2.2703	671/190 B.C.O.P.R.
J.W. Richmond	7/18/2001	0.5000	553/339 B.C.O.P.R.
Louisa Richmond	4/11/2001	1.0000	545/156 B.C.O.P.R.
Mary Ridgway	1/19/2005	58.9999	652/201 B.C.O.P.R.
Steven Ried and wife, Alisa Ried	2/9/2007	47.8925	1035/564 M.C.O.R.
Carolyn Riley, Successor in Interest to Jo P. Holland	8/25/2009	0.5222	783/829 B.C.O.P.R.
Carolyn Riley, Successor in Interest to Jo P. Holland	8/25/2009	0.2611	784/462 B.C.O.P.R.
Jose Guadalupe Rios	2/20/2002	0.5222	568/686 B.C.O.P.R.
Ollie Hodrick Ritchey	7/21/2003	3.3350	608/280 B.C.O.P.R.
Ollie Hodrick Ritchey	7/24/2003	11.1166	608/285 B.C.O.P.R.
Michael Ruben Rivera and wife, Eoma Noreene Rivera	10/30/2009	30.0000	788/470 B.C.O.P.R.
Rolando Wilfredo Rivera	6/30/2009	0.5222	782/302 B.C.O.P.R.
Mabel Rivers	6/2/2001	3.3608	552/685 B.C.O.P.R.
Hazel E. Robbins	9/9/2003	0.4353	637/595 B.C.O.P.R.
Hazel E. Robbins	8/2/2004	4.0013	637/599 B.C.O.P.R.
Michael E. Robbins	11/10/2007	0.7833	736/459 B.C.O.P.R.
Curlin Roberson, Sr., Successor in Interest to Arlene Roberson, Deceased	1/10/2008	0.4353	739/160 B.C.O.P.R.
Curlin Roberson, Sr., Successor in Interest to Arlene Roberson, Deceased	1/10/2008	1.1845	739/164 B.C.O.P.R.
Anita Roberts	2/8/2007	0.2611	709/017 B.C.O.P.R.
Anita Roberts	2/8/2007	0.5222	709/021 B.C.O.P.R.
Anita Roberts	2/8/2007	1.0444	709/738 B.C.O.P.R.
Anita Roberts	2/8/2007	0.7833	709/742 B.C.O.P.R.
Anita Roberts	2/8/2007	0.5222	710/201 B.C.O.P.R.
Anita Roberts	3/19/2007	0.2611	712/451 B.C.O.P.R.
Leonard F. Roberts	3/14/2005	28.5000	968/898 M.C.O.R.
Patrick Robertson	5/3/2010	0.2611	806/368 B.C.O.P.R.
Mildred Robinson	1/5/2010	0.5222	794/034 B.C.O.P.R.
Wanda Faye Robinson	4/13/2005	4.6533	971/733 M.C.O.R.
David Rocha, III	4/2/2007	0.5222	715/292 B.C.O.P.R.
David Rocha, III	4/2/2007	0.7833	715/804 B.C.O.P.R.
Lourdes Rocha	9/11/2009	0.5222	785/856 B.C.O.P.R.
Lourdes Rocha	9/11/2009	0.7833	787/345 B.C.O.P.R.
Maria Rocha	4/11/2007	0.7833	715/284 B.C.O.P.R.
Maria Rocha	4/11/2007	0.5222	715/800 B.C.O.P.R.
Maria Rocha	4/11/2007	0.5222	716/373 B.C.O.P.R.
Mildred Rodden, being one and the same person as Wanda Mildred Thomason Rodden	2/18/2005	115.7500	965/864 M.C.O.R.
Lynn Roddy	1/4/2005	6.9444	651/724 B.C.O.P.R.
Jackie L. Roderick	4/1/2006	22.6988	1009/118 M.C.O.R.
Carlos R. Rodriguez	12/24/2001	0.7833	562/875 B.C.O.P.R.
Carlos R. Rodriguez	12/24/2001	0.7833	563/001 B.C.O.P.R.
Carlos R. Rodriguez	12/24/2001	1.0444	563/005 B.C.O.P.R.
Emilio F. Rodriguez, Sr. and wife, Eliay Rodriguez	2/11/2002	0.2611	567/696 B.C.O.P.R.
Emilio F. Rodriguez, Sr. and wife, Eliay Rodriguez	2/12/2002	0.2611	567/700 B.C.O.P.R.
Esther F. Rodriguez	1/10/2006	10.0000	679/368 B.C.O.P.R.; 996/682 M.C.O.R.
George Rodriguez	1/1/2002	0.5222	564/606 B.C.O.P.R.

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George Rodriguez	1/1/2002	0.7833	564/610 B.C.O.P.R.
Isreal T. Rodriguez and wife, Marie Ruth O. Rodriguez	11/2/2004	3.0000	644/414 B.C.O.P.R.
Mark Rodriguez	8/11/2007	0.5222	725/384 B.C.O.P.R.
Martha Rodriguez	4/11/2007	0.5222	715/288 B.C.O.P.R.
Olivia Rodriguez	7/4/2009	0.5222	780/268 B.C.O.P.R.
Robert Rodriguez	5/5/2007	0.5222	723/062 B.C.O.P.R.
Gary Rogers and wife, Claudetta Rogers	9/25/2003	5.6930	612/602 B.C.O.P.R.
Hector Romero	7/27/2007	0.5222	728/235 B.C.O.P.R.
Hector Romero, Agent and Personal Representative for Jose Samano	1/19/2010	0.2611	795/778 B.C.O.P.R.
Lucio Romero	2/28/2002	0.7833	569/065 B.C.O.P.R.
Lucio Romero	3/1/2002	0.5222	569/069 B.C.O.P.R.
Carmen G. Rosas	7/23/2007	0.5222	725/186 B.C.O.P.R.
Pete Rosas	7/23/2007	0.5222	723/625 B.C.O.P.R.
Pete Rosas	7/23/2007	0.5222	726/222 B.C.O.P.R.
David Rosberg	2/26/2002	0.7833	570/132 B.C.O.P.R.
David Rosberg	3/11/2002	0.5222	570/128 B.C.O.P.R.
Kenneth Rosenberry	2/12/2007	0.5222	709/754 B.C.O.P.R.
Robert H. Rosier	3/19/2007	0.5222	712/403 B.C.O.P.R.
William V. Roskey and wife, Mary J. Roskey	10/15/2007	5.7600	736/463 B.C.O.P.R.
William V. Roskey and wife, Mary J. Roskey	11/5/2007	51.8300	736/107 B.C.O.P.R.
William V. Roskey and wife, Mary J. Roskey	12/4/2007	5.7600	736/455 B.C.O.P.R.
Pam K. Ross and husband, Walt Ross	4/23/2004	10.4670	628/664 B.C.O.P.R.
Darrell Kane Rouse	3/6/2007	0.1741	712/431 B.C.O.P.R.
Darrell Kane Rouse	3/6/2007	0.3481	713/530 B.C.O.P.R.
Darrell Kane Rouse	3/6/2007	0.3481	713/861 B.C.O.P.R.
Darrell Kane Rouse	3/6/2007	0.1741	714/571 B.C.O.P.R.
Darrell Kane Rouse	3/19/2007	0.3481	712/427 B.C.O.P.R.
Dorothy Rouse	3/9/2007	0.3481	712/059 B.C.O.P.R.
Dorothy Rouse	3/9/2007	0.3481	712/063 B.C.O.P.R.
Dorothy Rouse	3/9/2007	0.1741	712/067 B.C.O.P.R.
Dorothy Rouse	3/9/2007	0.3481	712/071 B.C.O.P.R.
Dorothy Rouse	3/9/2007	0.1741	712/075 B.C.O.P.R.
Thurman Roy	8/24/2009	1.0444	784/458 B.C.O.P.R.
Jason Royall	11/1/2007	30.3060	733/193 B.C.O.P.R.
Joshua Royall	10/29/2007	30.3060	735/166 B.C.O.P.R.
Larry J. Rubino and wife, Carol A. Rubino	3/14/2006	5.4040	1005/110 M.C.O.R.
Jose Alfredo Rubio	1/30/2002	0.7833	567/660 B.C.O.P.R.
Jose T. Rubio	1/30/2002	0.7833	567/664 B.C.O.P.R.
Rene Rubio and wife, Mary Rubio	1/30/2002	1.0444	566/459 B.C.O.P.R.
Trinidad Rubio and wife, Rosa Rubio	1/30/2002	0.2611	566/456 B.C.O.P.R.
Trinidad Rubio and wife, Rosa Rubio	6/26/2002	2.0000	577/479 B.C.O.P.R.
Merilyn Bell Rucker	12/3/2007	35.5560	736/471 B.C.O.P.R.
Merilyn Rucker	8/13/2001	1.0000	556/182 B.C.O.P.R.
Adolph Ruiz	11/5/2009	0.2611	789/567 B.C.O.P.R.
Adolph Ruiz	11/5/2009	0.2611	789/700 B.C.O.P.R.
Bertha Alisia Ruiz	6/30/2009	0.2611	782/290 B.C.O.P.R.
Eleanor L. Rusnak	4/1/2005	33.3333	971/729 M.C.O.R.
Lisa Dawn Russell	2/10/2005	39.9960	654/039 B.C.O.P.R.
Carrell L. Ryan	9/20/2005	0.3163	672/441 B.C.O.P.R.
Howard E. Ryan	4/6/2003	3.4500	903/080 M.C.O.R.
Howard E. Ryan	9/20/2005	0.3163	672/445 B.C.O.P.R.
Howard E. Ryan and wife, Joyce M. Ryan	4/5/2003	75.0000	903/084 M.C.O.R.
Josh Rychlik, by is Agent and Personal Representative, Randy Rychlik	9/20/2010	0.5222	818/603 B.C.O.P.R.
Randall G. Rychlik, also know as Randy Rychlik	3/28/2007	0.5222	713/494 B.C.O.P.R.
Randall G. Rychlik, also known as Randy Rychlik	3/28/2007	0.5222	714/009 B.C.O.P.R.
Randy Rychlik	2/15/2010	0.2611	796/385 B.C.O.P.R.
Randy Rychlik	2/15/2010	0.2611	796/725 B.C.O.P.R.
Randy Rychlik	2/15/2010	1.3055	797/785 B.C.O.P.R.
Randy Rychlik	2/15/2010	0.2611	799/236 B.C.O.P.R.
Randy Rychlik	2/15/2010	5.0000	799/561 B.C.O.P.R.
Randy Rychlik	2/15/2010	5.0000	800/002 B.C.O.P.R.
Randy Rychlik	2/15/2010	5.0000	801/010 B.C.O.P.R.

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Randy Rychlik	8/23/2010	1.5666	813/553 B.C.O.P.R.
Randy Rychlik	8/23/2010	1.0444	813/557 B.C.O.P.R.
Randy Rychlik	8/23/2010	0.5222	813/561 B.C.O.P.R.
Randy Rychlik	10/15/2010	0.2611	818/607 B.C.O.P.R.
Randy Rychlik, also known as Randall G. Rychlik and wife, Darla Rychlik	1/2/2007	5.9308	706/589 B.C.O.P.R.
Randy Rychlik, also known as Randall G. Rychlik and wife, Darla Rychlik	1/2/2007	5.3300	706/593 B.C.O.P.R.
Randy Rychlik, also known as Randall G. Rychlik and wife, Darla Rychlik	1/2/2007	0.5222	706/597 B.C.O.P.R.
Randy Rychlik, also known as Randall G. Rychlik and wife, Darla Rychlik	1/2/2007	0.2611	706/601 B.C.O.P.R.
Randy Rychlik, also known as Randall G. Rychlik and wife, Darla Rychlik	1/2/2007	5.0000	706/605 B.C.O.P.R.
Randy Rychlik, also known as Randall G. Rychlik and wife, Darla Rychlik	1/2/2007	15.0000	706/609 B.C.O.P.R.
Randy Rychlik, also known as Randall G. Rychlik and wife, Darla Rychlik	1/2/2007	5.0000	706/617 B.C.O.P.R.
Randy Rychlik, also known as Randall G. Rychlik and wife, Darla Rychlik	4/13/2007	338.9900	706/613 B.C.O.P.R.
Randy Rychlik, also known as Randall G. Rychlik and wife, Darla Rychlik	4/13/2007	4.6998	706/621 B.C.O.P.R.
S & V Operating Co.	8/17/2005	108.1430	983/654 M.C.O.R.
S & V Partnership	1/1/2003	10.0000	591/145 B.C.O.P.R.
S & V Partnership	1/1/2003	5.0000	591/540 B.C.O.P.R.
S & V Partnership	1/2/2003	10.0000	591/151 B.C.O.P.R.
S & V Partnership	1/2/2003	10.0000	591/157 B.C.O.P.R.
S & V Partnership	1/3/2003	10.0000	591/163 B.C.O.P.R.
S & V Partnership	1/3/2003	10.0000	591/504 B.C.O.P.R.
S & V Partnership	1/4/2003	10.0000	591/510 B.C.O.P.R.
S & V Partnership	1/4/2003	10.0000	591/516 B.C.O.P.R.
S & V Partnership	1/5/2003	5.0000	591/522 B.C.O.P.R.
S & V Partnership	1/5/2003	5.0000	591/528 B.C.O.P.R.
S & V Partnership	1/6/2003	4.3800	591/534 B.C.O.P.R.
S & V Partnership	3/6/2003	437.7500	596/458 B.C.O.P.R.; 899/648 M.C.O.R.
S & V Partnership	3/6/2003	166.3690	899/638 M.C.O.R.
S & V Partnership	3/6/2003	166.2500	899/643 M.C.O.R.
S & V Partnership	3/6/2003	202.3600	899/653 M.C.O.R.
S & V Partnership	9/28/2004	548.8220	957/739 M.C.O.R.
S & V Partnership	1/19/2005	192.8250	963/537 M.C.O.R.
S & V Partnership	6/11/2008	19.2660	752/621 B.C.O.P.R.
S & V Partnership	6/11/2008	19.2590	752/625 B.C.O.P.R.
S & V Partnership	6/11/2008	19.2590	752/629 B.C.O.P.R.
S & V Partnership	6/11/2008	19.2590	752/633 B.C.O.P.R.
S & V Partnership	6/11/2008	19.2590	752/637 B.C.O.P.R.
S & V Partnership	6/11/2008	46.6510	752/641 B.C.O.P.R.
S & V Partnership	9/7/2008	618.5200	1087/751 M.C.O.R.
S & V Partnership	9/16/2008	257.2190	770/385 B.C.O.P.R.
S & V Partnership	10/13/2008	41.8400	1087/747 M.C.O.R.
S & V Partnership	8/18/2010	5.9880	1130/538 M.C.O.R.
S & V Partnership	8/18/2010	6.4560	1130/543 M.C.O.R.
S & V Partnership	8/18/2010	6.6890	1130/548 M.C.O.R.
S & V Partnership	8/18/2010	12.1950	1130/553 M.C.O.R.
S & V Partnership	8/18/2010	13.5220	1130/558 M.C.O.R.
S & V Partnership	8/18/2010	5.8890	1131/763 M.C.O.R.
S & V Partnership	8/18/2010	8.9870	1131/768 M.C.O.R.
S & V Partnership	8/18/2010	6.4200	1131/773 M.C.O.R.
S & V Partnership	8/18/2010	9.4910	1131/778 M.C.O.R.
S & V Partnership	8/18/2010	8.7160	1131/783 M.C.O.R.
S & V Partnership	8/18/2010	7.4630	1131/788 M.C.O.R.
S & V Partnership	8/18/2010	13.7030	1131/793 M.C.O.R.
S & V Partnership	8/18/2010	14.2720	1131/798 M.C.O.R.
S & V Partnership	8/18/2010	17.3160	1131/803 M.C.O.R.
Arturo Salas	4/16/2007	1.0444	715/312 B.C.O.P.R.
Ruby Salas	10/11/2003	5.0000	613/829 B.C.O.P.R.
Florentino Salazar, by his Agent and A-I-F, Gertrudes Salazar	1/22/2007	0.2611	709/766 B.C.O.P.R.
Florentino Salazar, by his Agent and A-I-F, Gertrudes Salazar	1/22/2007	1.0444	709/770 B.C.O.P.R.
Florentino Salazar, by his Agent and A-I-F, Gertrudes Salazar	1/22/2007	0.7833	709/774 B.C.O.P.R.
Florentino Salazar, by his Agent and A-I-F, Gertrudes Salazar	1/22/2007	0.7833	710/217 B.C.O.P.R.
Florentino Salazar, by his Agent and A-I-F, Gertrudes Salazar	1/22/2007	1.0444	710/221 B.C.O.P.R.

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Florentino Salazar, by his Agent and A-I-F, Gertrudes Salazar	1/22/2007	1.0444	710/225 B.C.O.P.R.
Florentino Salazar, by his Agent and A-I-F, Gertrudes Salazar	1/22/2007	1.0444	710/229 B.C.O.P.R.
Florentino Salazar, by his Agent and A-I-F, Gertrudes Salazar	1/22/2007	0.5222	710/233 B.C.O.P.R.
Gloria M. Salazar	1/30/2007	0.5222	709/025 B.C.O.P.R.
Domitila Acosta Salinas	2/21/2003	0.7833	596/430 B.C.O.P.R.
Angie Salmeron	5/1/2002	0.1741	574/107 B.C.O.P.R.
Eulises Salmeron	5/1/2002	0.5222	574/091 B.C.O.P.R.
Fermin Salmeron	5/1/2002	0.1741	574/103 B.C.O.P.R.
Fermin Salmeron and wife, Angie Salmeron	5/7/2002	0.2611	575/422 B.C.O.P.R.
Isaac Zain Salmeron	5/1/2002	0.1741	574/338 B.C.O.P.R.
Nelly Salmeron	5/2/2002	0.5222	574/099 B.C.O.P.R.
Anne T. Salvaggio	10/11/2001	0.7833	558/545 B.C.O.P.R.
Joseph Louis Salvato	1/7/2005	50.0000	652/761 B.C.O.P.R.
Leona B. Salvato	2/21/2005	50.0000	655/001 B.C.O.P.R.
Margaret Samarripas	7/25/2007	0.5222	728/231 B.C.O.P.R.
Michelle Sanches	10/25/2001	0.2611	558/517 B.C.O.P.R.
Blasa Sanchez	7/25/2001	0.2829	551/699 B.C.O.P.R.
Blasa Sanchez	7/25/2001	8.0000	551/703 B.C.O.P.R.
Shirley Jean Sanchez	1/24/2004	4.5000	621/616 B.C.O.P.R.
Bradley Paul Sanders	4/11/2007	17.8360	716/365 B.C.O.P.R.
David A. Sanders and wife, Sharon Sanders	3/6/2001	13.8400	840/326 M.C.O.R.
David Allen Sanders	3/6/2001	14.9420	840/322 M.C.O.R.
David Sanders	2/15/2001	32.4830	840/330 M.C.O.R.
David Sanders and wife, Sharon Sanders	3/10/2001	2.0000	840/679 M.C.O.R.
Alfredo Santander	2/27/2007	0.5222	713/849 B.C.O.P.R.
Alfredo Santander	2/27/2007	0.5222	714/587 B.C.O.P.R.
Elexsain Santander	2/27/2007	0.5222	715/256 B.C.O.P.R.
Elexsain Santander	3/27/2007	0.5222	713/845 B.C.O.P.R.
John Santellano	3/2/2006	10.1200	1002/216 M.C.O.R.
Leticia Saucedo	10/27/2001	0.5222	560/051 B.C.O.P.R.
Nancy Jean Saulters	2/21/2003	0.5222	596/442 B.C.O.P.R.
Benito A. Sauseda	12/24/2001	0.7833	565/105 B.C.O.P.R.
Estate of Charles E. Saxon, Deceased	3/17/2010	0.5222	799/574 B.C.O.P.R.
Aline Scasta	6/5/2002	0.5222	575/816 B.C.O.P.R.
Alfred E. Schaeper	2/21/2003	0.5222	596/454 B.C.O.P.R.
Ronald Wayne Schielack and wife, Anna L. Schielack	6/19/2007	121.5800	726/218 B.C.O.P.R.
Dennis W. Schmid and wife, Cleo W. Schmid	1/20/2005	50.8843	652/217 B.C.O.P.R.
Dennis W. Schmid and wife, Cleo W. Schmid	1/21/2005	33.5133	652/221 B.C.O.P.R.
Dennis W. Schmid and wife, Cleo W. Schmid	1/21/2005	2.0000	652/225 B.C.O.P.R.
Dennis W. Schmid and wife, Cleo W. Schmid	1/22/2005	6.8539	652/229 B.C.O.P.R.
Jason Wade Schmidt and Michelle Llana Carr	12/18/2003	20.5800	622/748 B.C.O.P.R.
Rudolph Kenneth Schneebeil	12/12/2010	60.3000	994/699 M.C.O.R.
Rudolph Kenneth Schneebeil	12/12/2010	43.0000	994/703 M.C.O.R.
Rudolph Kenneth Schneebeil	12/12/2010	32.6000	994/707 M.C.O.R.
Rudolph Kenneth Schneebeil	12/12/2010	51.2230	994/711 M.C.O.R.
Loretta Schnur	3/6/2007	0.5222	712/051 B.C.O.P.R.
Loretta Schnur	3/6/2007	0.5222	712/455 B.C.O.P.R.
Terry Schoellkopf, Successor in Interest to William H. Schoellkopf	8/19/2009	0.5222	789/563 B.C.O.P.R.
Steve Ray Schoeneman	1/15/2004	93.4070	622/331 B.C.O.P.R.
Franklin Schramm	9/23/2003	0.2611	612/626 B.C.O.P.R.
Franklin Schramm	9/30/2003	0.2611	613/352 B.C.O.P.R.
Thomas D. Schulte and wife, Marian E. Schulte	2/24/2007	77.2910	1038/561 M.C.O.R.
Jorge Scott and wife, Karie Scott	7/18/2005	5.0000	667/676 B.C.O.P.R.
Robert Lee Scott	8/10/2009	0.0000	782/734 B.C.O.P.R.
George Albert Sears and wife, Deborah Lynn Poehl Sears	5/11/2000	189.8979	532/861 B.C.O.P.R.
Robert E. Sebesta and wife, Frances Sebesta	12/10/2003	142.8330	618/061 B.C.O.P.R.
Marc Wade Sefcik and wife, Natalya Alabuzheva	3/7/2000	83.9990	532/865 B.C.O.P.R.
Byron Self and wife, Sandra Self	1/9/2002	0.7833	565/109 B.C.O.P.R.
Ernest Shafer	2/22/2003	0.7833	603/497 B.C.O.P.R.
Christopher Malek Shamaly	12/15/2009	25.0000	1115/185 M.C.O.R.
Christopher Malek Shamaly	12/15/2009	10.0000	1115/189 M.C.O.R.
D.L. Shannon	2/22/2003	0.5222	596/438 B.C.O.P.R.

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Elsie Lorraine Dyess Sharp	7/24/2007	0.5222	726/234 B.C.O.P.R.
Elsie Lorraine Dyess Sharp	10/8/2007	0.7833	731/029 B.C.O.P.R.
Barbara Sheffield	2/16/2007	0.2611	712/011 B.C.O.P.R.
Beatrice Sheffield	2/16/2007	0.2611	712/015 B.C.O.P.R.
Donald G. Sheffield and wife, Barbara A. Sheffield	4/21/2005	59.9140	972/869 M.C.O.R.
Normia Beth Sheffield	2/16/2007	0.2611	712/435 B.C.O.P.R.
Richard M. Sheffield	4/20/2005	40.0000	972/873 M.C.O.R.
Betty Sue Sherwood	5/8/2000	96.8640	532/869 B.C.O.P.R.
Sarah F. Shilow	5/19/2006	12.0137	1010/204 M.C.O.R.
Bruno A. Shimek and wife, Christina M. Shimek	4/11/2005	165.2440	659/483 B.C.O.P.R.
Julius Henry Shooter, A/K/A J.H. Shooter	3/6/2006	36.3591	1002/790 M.C.O.R.
Julius Henry Shooter, A/K/A J.H. Shooter	3/6/2006	52.1250	1002/794 M.C.O.R.
Julius Henry Shooter, A/K/A J.H. Shooter	3/6/2006	44.0625	1002/798 M.C.O.R.
Julius Henry Shooter, A/K/A J.H. Shooter	3/6/2006	105.3500	1002/802 M.C.O.R.
Virgil E. Shryock	2/13/2007	1.8277	710/237 B.C.O.P.R.
Ana Patricia Sierra	1/21/2006	1.1111	679/356 B.C.O.P.R.
Ana Patricia Sierra	1/21/2006	1.1111	679/681 B.C.O.P.R.; 997/408 M.C.O.R.
Ana Patricia Sierra	1/21/2006	1.1111	681/559 B.C.O.P.R.; 998/134 M.C.O.R.
Juan Manuel Sierra	1/21/2006	1.1111	679/352 B.C.O.P.R.
Juan Manuel Sierra	1/21/2006	1.1111	679/685 B.C.O.P.R.; 997/412 M.C.O.R.
Juan Manuel Sierra	1/21/2006	1.1111	681/555 B.C.O.P.R.; 998/138 M.C.O.R.
Jose E. Silos	1/6/2004	10.8400	620/736 B.C.O.P.R.
Mauricio Silos, Trustee For Margarito Silos	5/10/2007	7.8100	718/548 B.C.O.P.R.
Mauricio Silos, Trustee For Margarito Silos	5/10/2007	5.0000	719/314 B.C.O.P.R.
Clarence Silvey	2/28/2003	0.5222	596/446 B.C.O.P.R.
Shane Silvey	3/20/2006	30.2290	1005/118 M.C.O.R.
Kirby Randolph Simmons, being one and the same person as Randy Simmons	12/24/2005	26.4000	995/189 M.C.O.R.
Kirby Randolph Simmons, being one and the same person as Randy Simmons	12/24/2005	66.2000	995/193 M.C.O.R.
Kirby Randolph Simmons, being one and the same person as Randy Simmons	12/25/2005	50.0000	995/197 M.C.O.R.
Kirby Randolph Simmons, being one and the same person as Randy Simmons	12/25/2005	18.6700	995/201 M.C.O.R.
Kirby Randolph Simmons, being one and the same person as Randy Simmons	12/26/2005	73.7500	995/205 M.C.O.R.
Kirby Randolph Simmons, being one and the same person as Randy Simmons	12/26/2005	50.0000	995/209 M.C.O.R.
Clifford Simms	4/30/2003	0.2611	600/220 B.C.O.P.R.
Sue Simpson, A/K/A Sue Simpson McAferty, Successor in Interest to A. C. Clark	12/3/2009	0.5222	793/341 B.C.O.P.R.
Willie Simpson	8/11/2009	0.5222	785/377 B.C.O.P.R.
Clarence R. Sims	2/24/2005	30.5200	966/253 M.C.O.R.
Nancy Engelmann Singletary	6/23/2000	54.6900	532/873 B.C.O.P.R.
James F. Siptak	1/24/2004	75.5000	621/584 B.C.O.P.R.
James Franklin Siptak	1/25/2004	73.8800	621/592 B.C.O.P.R.
John Edward Siptak, Jr.	1/27/2004	73.8800	621/588 B.C.O.P.R.
Steven Charles Siptak	1/26/2004	73.8800	622/752 B.C.O.P.R.
Skinner Family Trust	1/7/2006	50.0000	998/098 M.C.O.R.
Jerry W. Skrabanek	9/10/2009	0.5222	787/349 B.C.O.P.R.
Mark Skrabanek	2/12/2008	2.0000	716/698 B.C.O.P.R.
Mark Skrabanek	2/12/2008	10.7100	717/508 B.C.O.P.R.
Mark Skrabanek	2/12/2008	47.9144	718/552 B.C.O.P.R.
Mark Skrabanek	2/12/2008	72.1100	719/330 B.C.O.P.R.
Michael Skrhak	12/18/2005	19.2000	994/727 M.C.O.R.
Michael Skrhak and wife, Jodi Michelle Young Skrhak	12/20/2005	2.0000	995/165 M.C.O.R.
Lambert Skubal, Sr. and wife, Florian Skubal	3/6/2006	20.0000	1005/098 M.C.O.R.
Lambert Skubal, Sr. and wife, Florian Skubal	3/6/2006	26.0070	1005/102 M.C.O.R.
Lambert Skubal, Sr. and wife, Florian Skubal	3/6/2006	20.0050	1006/221 M.C.O.R.
Lambert Skubal, Sr. and wife, Florian Skubal	3/6/2006	1.9900	1007/157 M.C.O.R.
Mark W. Skubal and wife, Gladys E. Skubal	3/3/2006	41.1790	1003/736 M.C.O.R.
Ruby Skubiata, Widow of Antonio Skubiata	1/27/2010	1.0444	796/729 B.C.O.P.R.
Raymond L. Slay and wife, Ethel H. Slay	12/5/2005	62.2998	994/715 M.C.O.R.
Raymond L. Slay and wife, Ethel H. Slay	12/6/2005	62.9999	994/719 M.C.O.R.
Raymond L. Slay and wife, Ethel H. Slay	7/8/2006	4.1328	1014/883 M.C.O.R.
Rochard Alan Sloan	1/15/2007	57.7460	1033/543 M.C.O.R.

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Joseph Slusher and wife, Judith Slusher	10/16/2009	176.1710	1005/082 M.C.O.R.
Joseph Slusher and wife, Judith Slusher	10/16/2009	122.6670	1006/217 M.C.O.R.
Zelma Smelley	3/5/2003	0.5222	598/188 B.C.O.P.R.
Cecilia A. Smith	10/4/2004	4.6150	643/833 B.C.O.P.R.
Cecilia A. Smith	10/5/2004	1.5590	643/837 B.C.O.P.R.
Charles Ray Smith, also known as Ray Smith, and wife, Lou Ann Smith	10/4/2006	35.2200	1023/873 M.C.O.R.
Charles Ray Smith, also known as Ray Smith, and wife, Lou Ann Smith	10/4/2006	76.5900	1023/877 M.C.O.R.
Charles Ray Smith, also known as Ray Smith, and wife, Lou Ann Smith	10/4/2006	12.5900	1023/881 M.C.O.R.
Charles Ray Smith, also known as Ray Smith, and wife, Lou Ann Smith	10/4/2006	8.0000	1023/885 M.C.O.R.
Charles Ray Smith, also known as Ray Smith, and wife, Lou Ann Smith	10/4/2006	16.0000	1023/889 M.C.O.R.
Charles Ray Smith, also known as Ray Smith, and wife, Lou Ann Smith	10/4/2006	6.5000	1023/893 M.C.O.R.
Charles Ray Smith, also known as Ray Smith, and wife, Lou Ann Smith	10/4/2006	45.0000	1025/558 M.C.O.R.
Charles Ray Smith, also known as Ray Smith, and wife, Lou Ann Smith	10/4/2006	17.0180	1025/562 M.C.O.R.
Charles Ray Smith, also known as Ray Smith, and wife, Lou Ann Smith	10/4/2006	21.4100	1026/248 M.C.O.R.
Charles Ray Smith, also known as Ray Smith, and wife, Lou Ann Smith	10/4/2006	2.0000	1026/252 M.C.O.R.
Charles Ray Smith, also known as Ray Smith, and wife, Lou Ann Smith	10/4/2006	16.0000	1026/256 M.C.O.R.
Charles Ray Smith, also known as Ray Smith, and wife, Lou Ann Smith	10/4/2006	8.0000	1027/510 M.C.O.R.
Denny M. Smith, Individually and d/b/a D Bar D Ranch	11/16/2000	662.6730	833/701 M.C.O.R.
Denny M. Smith, Individually and d/b/a D Bar D Ranch	7/15/2001	16.0000	849/422 M.C.O.R.
Denny M. Smith, Individually and d/b/a D Bar D Ranch	7/15/2001	16.0000	849/426 M.C.O.R.
Denny M. Smith, Individually and d/b/a D Bar D Ranch	7/15/2001	100.0000	849/430 M.C.O.R.
Denny M. Smith, Individually and d/b/a D Bar D Ranch	7/15/2001	25.5000	849/434 M.C.O.R.
Denny M. Smith, Individually and d/b/a D Bar D Ranch	7/15/2001	145.2077	849/438 M.C.O.R.
Denny M. Smith, Individually and d/b/a D Bar D Ranch	7/15/2001	50.0000	849/442 M.C.O.R.
Denny M. Smith, Individually and d/b/a D Bar D Ranch	7/16/2001	28.6600	849/402 M.C.O.R.
Denny M. Smith, Individually and d/b/a D Bar D Ranch	7/16/2001	11.5000	849/406 M.C.O.R.
Denny M. Smith, Individually and d/b/a D Bar D Ranch	7/16/2001	31.5000	849/410 M.C.O.R.
Denny M. Smith, Individually and d/b/a D Bar D Ranch	7/16/2001	80.0000	849/414 M.C.O.R.
Denny M. Smith, Individually and d/b/a D Bar D Ranch	7/16/2001	43.0000	849/418 M.C.O.R.
Denny M. Smith, Individually and d/b/a D Bar D Ranch	7/16/2001	57.3300	849/446 M.C.O.R.
Denny M. Smith, Individually and d/b/a D Bar D Ranch	7/17/2001	80.5000	849/374 M.C.O.R.
Denny M. Smith, Individually and d/b/a D Bar D Ranch	7/17/2001	50.0000	849/378 M.C.O.R.
Denny M. Smith, Individually and d/b/a D Bar D Ranch	7/17/2001	91.1500	849/382 M.C.O.R.
Denny M. Smith, Individually and d/b/a D Bar D Ranch	7/17/2001	52.5000	849/386 M.C.O.R.
Denny M. Smith, Individually and d/b/a D Bar D Ranch	7/17/2001	43.0000	849/390 M.C.O.R.
Denny M. Smith, Individually and d/b/a D Bar D Ranch	7/17/2001	1.7670	849/394 M.C.O.R.
Denny M. Smith, Individually and d/b/a D Bar D Ranch	7/17/2001	43.0000	849/398 M.C.O.R.
James L. Smith and wife, Bonnie L. Smith	1/15/2004	198.2000	621/596 B.C.O.P.R.
Scott Lawrence Smith	8/19/2003	16.0380	610/252 B.C.O.P.R.
Shelby G. Smith, Jr. and wife, Ernestine Smith	12/2/2004	32.2500	960/347 M.C.O.R.
Shelby G. Smith, Jr. and wife, Ernestine Smith	12/2/2004	103.0000	960/351 M.C.O.R.
Shelby G. Smith, Jr. and wife, Ernestine Smith	12/2/2004	50.0000	960/355 M.C.O.R.
Shelby G. Smith, Jr. and wife, Ernestine Smith	12/2/2004	78.5000	960/359 M.C.O.R.
Shelby G. Smith, Jr. and wife, Ernestine Smith	12/2/2004	25.0000	960/363 M.C.O.R.
Shelby G. Smith, Jr. and wife, Ernestine Smith	11/12/2005	287.0000	991/557 M.C.O.R.
Sidney J. Smith and wife, Barbara D. Smith	8/10/2000	32.8600	831/391 M.C.O.R.
Sidney Joel Smith and wife, Barbara D. Smith	8/10/2000	13.3638	831/387 M.C.O.R.
Wilmer Smith	3/6/2005	25.0000	968/368 M.C.O.R.
Donald Snider and wife, Nancy J. Snider	11/6/2003	101.9000	615/469 B.C.O.P.R.
Chester Sons	3/5/2003	1.3055	607/515 B.C.O.P.R.
Jonathan C. Sootoo	11/11/2005	60.0000	991/549 M.C.O.R.
Jonathan C. Sootoo	11/12/2005	17.8630	991/553 M.C.O.R.
Judy C. Sorenson	12/17/2005	55.0000	995/173 M.C.O.R.
Jose A. Sosa and wife, Dalia Wood Sosa	7/6/2007	34.5200	721/784 B.C.O.P.R. & 1052/880 M.C.O.R.
Mozelle Spell	4/20/2003	0.5222	600/148 B.C.O.P.R.
George A. Spencer	2/23/2005	183.0000	966/631 M.C.O.R.
George A. Spencer	11/11/2005	4.5000	992/278 M.C.O.R.
George A. Spencer	11/11/2005	5.2000	992/282 M.C.O.R.
George A. Spencer	11/12/2005	57.9843	992/254 M.C.O.R.
George A. Spencer	11/12/2005	5.5370	992/274 M.C.O.R.
George A. Spencer	11/13/2005	10.8000	992/258 M.C.O.R.

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George A. Spencer	11/13/2005	8.7500	992/262 M.C.O.R.
George A. Spencer	11/14/2005	8.0000	992/266 M.C.O.R.
George A. Spencer	11/14/2005	8.2616	992/270 M.C.O.R.
St. Paul Methodist Church, Successor in Interest to Ame Methodist Church and Bell Town Ame African Methodist Episcopal Cemetery	11/27/2007	3.5000	735/182 B.C.O.P.R.
James E. Stafford and wife, Sally W. Stafford	3/27/2002	129.0700	882/659 M.C.O.R.
Charlotte M. Stanley	12/23/2004	1.9445	650/169 B.C.O.P.R.
Brian Keith Stark	12/14/2001	21.8243	862/118 M.C.O.R.
Brian Keith Stark	12/14/2001	12.3236	862/122 M.C.O.R.
David Stark	8/7/2003	0.7833	608/511 B.C.O.P.R.
Alton Stearns	2/25/2010	0.5222	797/314 B.C.O.P.R.
Donald K. Stephenson and wife, Doris L. Stephenson	10/13/2003	14.9790	614/104 B.C.O.P.R.
Blanche L. Stern; Ronald H. Stern and Carol Ann Stern Christian	9/21/2007	113.6358	731/024 B.C.O.P.R.
James W. Stevens	6/16/2003	0.5222	604/514 B.C.O.P.R.
Mary Stevens	6/30/2009	0.5222	782/306 B.C.O.P.R.
Gary T. Stewart	6/8/2006	1.3840	1012/562 M.C.O.R.
James D. Stewart	12/21/2005	10.0000	677/794 B.C.O.P.R.
James Dale Stewart and wife, Anne Rhodes Stewart	7/8/2008	198.5350	971/709 M.C.O.R.
Lynna Ann Stewart	3/1/2006	109.4020	1002/166 M.C.O.R.
Martha Stewart	7/22/2006	2.1400	1019/408 M.C.O.R.
Mary Maxine Stewart	5/4/2006	12.9350	1011/060 M.C.O.R.
Russell Gene Stewart	5/4/2006	0.5150	1011/056 M.C.O.R.
Jack W. Stiffemire and wife, Nita J. Stiffemire	6/19/2007	84.0000	723/046 B.C.O.P.R.
Jack W. Stiffemire and wife, Nita J. Stiffemire	6/19/2007	80.7700	723/597 B.C.O.P.R.
Stiffemire, Jack W. And wife, Nita J. Stiffemire	6/19/2007	45.0793	724/305 B.C.O.P.R.
Bill W. Storm and wife, Glenda L. Storm	8/1/2000	30.0000	533/001 B.C.O.P.R.
Bill W. Storm and wife, Glenda L. Storm	8/1/2000	47.9139	533/005 B.C.O.P.R.
Brian W. Storm and wife, Robin M. Storm	8/14/2000	3.0000	533/009 B.C.O.P.R.
Janet Storm	7/31/2000	57.0000	533/013 B.C.O.P.R.
Richard A. Storm and wife, Jean Storm	7/31/2000	3.0000	533/017 B.C.O.P.R.
Richard A. Storm and wife, Jean Storm	7/31/2000	74.9114	533/021 B.C.O.P.R.
William J. Story, Sr. and wife, Carolyn Story	1/3/2006	21.8000	996/544 M.C.O.R.
William J. Story, Sr. and wife, Carolyn Story	1/3/2006	1.0000	996/548 M.C.O.R.
James Stowe	6/15/2003	0.7833	604/550 B.C.O.P.R.
Cora Hodrick Strait	7/19/2003	3.3350	608/067 B.C.O.P.R.
Cora Hodrick Strait	7/24/2003	3.3350	607/511 B.C.O.P.R.
Max M. Stratton, II and wife, Shawn Stratton	6/30/2009	95.6720	779/160 B.C.O.P.R.
Marie Alice Stewart Strawn	2/4/2005	25.0000	965/160 M.C.O.R.
Marie Alice Stewart Strawn	2/5/2005	119.9999	965/156 M.C.O.R.
Billy E. Strelsky and wife, Regina K. Strelsky	2/16/2006	6.4070	1002/137 M.C.O.P.R.
Billy E. Strelsky and wife, Regina K. Strelsky	2/16/2006	6.3040	1002/141 M.C.O.R.
Jennifer Bell Brinkley Strelsky	6/25/2003	208.2980	912/295 M.C.O.R.
Jennifer Bell Brinkley Strelsky	2/15/2006	0.8910	1002/111 M.C.O.R.
Richard Strelsky	2/14/2006	28.9500	1000/250 M.C.O.R.
Wayne Strelsky	3/6/2006	6.4070	1002/846 M.C.O.R.
Willie Strong	7/19/2000	0.5222	533/025 B.C.O.P.R.
Tommy Stroud	6/14/2003	1.0444	604/558 B.C.O.P.R.
August Stuenkel	6/7/2002	0.2611	575/820 B.C.O.P.R.
Leslie Suarez	4/25/2006	1.5320	1008/352 M.C.O.R.
Mavis L. Suehs	12/5/2003	20.0010	618/097 B.C.O.P.R.
Kathryn H. Suhr	12/24/2001	0.7833	563/009 B.C.O.P.R.
Kathryn H. Suhr	12/26/2001	0.2611	563/017 B.C.O.P.R.
Kathryn H. Suhr	12/27/2001	0.2611	563/013 B.C.O.P.R.
Edwin P. Sulik	6/14/2003	0.7833	605/221 B.C.O.P.R.
Sulphur Springs Cemetery of the Sulphur Springs Community	11/27/2007	1.5000	736/099 B.C.O.P.R.
James Summerlin	6/13/2003	0.5222	604/554 B.C.O.P.R.
Clodell Summers	6/9/2003	0.2611	607/499 B.C.O.P.R.
James Summers and wife, Charlene Summers	7/5/2000	0.1435	533/029 B.C.O.P.R.
James Summers and wife, Charlene Summers	7/5/2000	0.1435	533/033 B.C.O.P.R.
James Sump	11/1/2006	5.0000	1028/111 M.C.O.R.
Victor J. Svetlik and wife, Victoria A. Svetlik	3/6/2006	53.3730	1003/700 M.C.O.R.
Victor J. Svetlik and wife, Victoria A. Svetlik	3/6/2006	6.5180	1003/704 M.C.O.R.

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Victor J. Svetlik and wife, Victoria A. Svetlik	3/6/2006	7.6770	1003/708 M.C.O.R.
David W. Svrcek and wife, Janet O. Svrcek	4/8/2006	38.9700	1006/269 M.C.O.R.
Henry A. Swartz	7/9/2009	0.7833	781/425 B.C.O.P.R.
James I. Swigert and wife, Patricia B. Swigert	3/6/2004	61.2630	628/287 B.C.O.P.R.
Willie Lee Tarver	12/18/2002	0.7542	590/283 B.C.O.P.R.
Willie Lee Tarver	12/24/2002	1.2857	590/275 B.C.O.P.R.
Willie Lee Tarver	12/25/2002	1.6214	590/287 B.C.O.P.R.
Willie Lee Tarver	12/26/2002	0.4671	590/291 B.C.O.P.R.
Willie Lee Tarver	12/27/2002	0.1429	590/295 B.C.O.P.R.
Willie Lee Tarver	12/28/2002	18.2144	590/279 B.C.O.P.R.
Jessie W. Tate and wife, Gina M. Tate	9/8/2001	31.0000	856/580 M.C.O.R.
Edith Taylor	6/11/2009	0.7833	778/581 B.C.O.P.R.
James R. Taylor	2/11/2006	11.0000	681/547 B.C.O.P.R.
Robert Taylor	3/3/2006	22.8530	682/427 B.C.O.P.R.
Rebecca Ann Anthis Telg and husband, Steven Telg	11/22/2005	26.6300	992/242 M.C.O.R.
Roy R. Templeton, Jr. and wife, Maryland M. Templeton	3/6/2006	9.8500	1003/732 M.C.O.R.
Raul A. Ternate and wife, Yolanda A. Ternate	3/11/2005	39.6350	968/914 M.C.O.R.
Raul A. Ternate and wife, Yolanda A. Ternate	3/16/2005	26.0680	968/918 M.C.O.R.
Raul A. Ternate and wife, Yolanda A. Ternate	3/16/2005	25.7050	968/922 M.C.O.R.
Gregory L. Terral and wife, Lois I. Terral	6/13/2006	9.9000	1012/550 M.C.O.R.
Gregory L. Terral and wife, Lois I. Terral	6/13/2006	15.0000	1012/554 M.C.O.R.
Gregory L. Terral and wife, Lois I. Terral	6/13/2006	14.9680	1012/558 M.C.O.R.
Richard B. Terral and wife, Ann R. Terral	10/25/2003	128.6700	617/490 B.C.O.P.R.
Kevin Terry	6/15/2005	5.3329	665/567 B.C.O.P.R.
David Theuber	11/13/2003	40.0000	615/808 B.C.O.P.R.
Alvin Thomas	2/1/2003	0.7542	592/710 B.C.O.P.R.
Alvin Thomas	2/1/2003	18.2144	592/714 B.C.O.P.R.
Alvin Thomas	2/2/2003	0.1429	592/718 B.C.O.P.R.
Alvin Thomas	2/2/2003	0.4671	592/722 B.C.O.P.R.
Alvin Thomas	2/2/2003	14.2857	592/726 B.C.O.P.R.
Alvin Thomas	2/3/2003	6.8571	592/730 B.C.O.P.R.
Alvin Thomas	2/3/2003	1.2857	592/734 B.C.O.P.R.
Alvin Thomas	2/3/2003	1.6214	592/738 B.C.O.P.R.
Lavaughn Thomas and wife, Rosetta Thomas	12/18/2002	24.2400	590/215 B.C.O.P.R.
Lavaughn Thomas and wife, Rosetta Thomas	12/18/2002	0.7542	590/219 B.C.O.P.R.
Lavaughn Thomas and wife, Rosetta Thomas	12/18/2002	3.2700	590/223 B.C.O.P.R.
Lavaughn Thomas and wife, Rosetta Thomas	12/24/2002	1.2857	590/227 B.C.O.P.R.
Lavaughn Thomas and wife, Rosetta Thomas	12/24/2002	7.5640	590/231 B.C.O.P.R.
Lavaughn Thomas and wife, Rosetta Thomas	12/25/2002	1.6214	590/235 B.C.O.P.R.
Lavaughn Thomas and wife, Rosetta Thomas	12/25/2002	13.8000	590/239 B.C.O.P.R.
Lavaughn Thomas and wife, Rosetta Thomas	12/25/2002	2.3000	590/243 B.C.O.P.R.
Lavaughn Thomas and wife, Rosetta Thomas	12/26/2002	0.4671	590/247 B.C.O.P.R.
Lavaughn Thomas and wife, Rosetta Thomas	12/27/2002	0.1429	590/251 B.C.O.P.R.
Lavaughn Thomas and wife, Rosetta Thomas	12/28/2002	18.2144	590/259 B.C.O.P.R.
Lavaughn Thomas and wife, Rosetta Thomas	12/29/2002	28.5700	590/255 B.C.O.P.R.
Lavaughn Thomas and wife, Rosetta Thomas	12/29/2002	13.7143	590/263 B.C.O.P.R.
Lavaughn Thomas and wife, Rosetta Thomas	12/30/2002	5.2795	590/267 B.C.O.P.R.
Lavaughn Thomas and wife, Rosetta Thomas	12/30/2002	7.5640	590/271 B.C.O.P.R.
Lavaughn Thomas, Jr.	12/18/2002	2.0000	590/299 B.C.O.P.R.
Lloyd Thomas and wife, L. Mildred Thomas	3/10/2003	18.2144	596/462 B.C.O.P.R.
Lloyd Thomas and wife, L. Mildred Thomas	3/10/2003	0.7542	596/478 B.C.O.P.R.
Lloyd Thomas and wife, L. Mildred Thomas	3/11/2003	0.1429	596/466 B.C.O.P.R.
Lloyd Thomas and wife, L. Mildred Thomas	3/11/2003	0.4671	596/470 B.C.O.P.R.
Lloyd Thomas and wife, L. Mildred Thomas	3/12/2003	1.2857	596/474 B.C.O.P.R.
Lloyd Thomas and wife, L. Mildred Thomas	3/12/2003	1.6214	596/482 B.C.O.P.R.
Lloyd Thomas and wife, L. Mildred Thomas	3/13/2003	6.8571	596/490 B.C.O.P.R.
Lloyd Thomas and wife, L. Mildred Thomas	3/13/2003	14.2857	596/494 B.C.O.P.R.
Lloyd Thomas and wife, L. Mildred Thomas	3/14/2003	24.8900	596/486 B.C.O.P.R.
Warren Thomas and wife, Stella Thomas	12/18/2002	0.7542	590/453 B.C.O.P.R.
Warren Thomas and wife, Stella Thomas	12/24/2002	1.2857	590/457 B.C.O.P.R.
Warren Thomas and wife, Stella Thomas	12/25/2002	1.6214	590/461 B.C.O.P.R.
Warren Thomas and wife, Stella Thomas	12/26/2002	0.4671	590/465 B.C.O.P.R.

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Warren Thomas and wife, Stella Thomas	12/27/2002	0.1429	590/469 B.C.O.P.R.
Warren Thomas and wife, Stella Thomas	12/28/2002	18.2144	590/473 B.C.O.P.R.
Warren Thomas and wife, Stella Thomas	12/29/2002	6.8571	590/477 B.C.O.P.R.
Warren Thomas and wife, Stella Thomas	12/29/2002	14.2857	590/481 B.C.O.P.R.
Warren Thomas and wife, Stella Thomas	12/31/2002	5.2790	590/485 B.C.O.P.R.
Alice Thompson	9/17/2003	36.7314	611/407 B.C.O.P.R.
Alice Thompson	9/18/2003	32.6107	611/403 B.C.O.P.R.
Artie Thompson	5/9/2001	15.0000	547/786 B.C.O.P.R.
Artie Thompson	5/17/2001	6.9820	548/495 B.C.O.P.R.
Artie Thompson	7/7/2001	1.0000	557/573 B.C.O.P.R.
Billy R. Thompson	2/15/2005	12.0500	965/900 M.C.O.R.
Bobby Thompson	6/9/2003	0.2611	606/025 B.C.O.P.R.
Bobby Thompson	6/10/2003	0.5222	606/021 B.C.O.P.R.
Charles Thompson	1/31/2007	0.7833	708/859 B.C.O.P.R.
Charles Thompson	1/31/2007	1.3055	709/706 B.C.O.P.R.
Ilene Thompson, Successor in Interest to Calvin Thompson	2/4/2010	0.2611	801/847 B.C.O.P.R.
Kathleen Thompson, Successor in Interest to Hallie Flanagan	1/31/2007	1.0444	712/023 B.C.O.P.R.
Thomas H. Thomson and wife, Catherine D. Thomson	3/13/2006	10.0000	683/794 B.C.O.P.R.
Brenda Thornton	4/15/2004	3.1070	629/055 B.C.O.P.R.
Bryan Jacob Thornton	3/6/2006	9.9200	1002/838 M.C.O.R.
Clayton Bruce Thornton	6/10/2006	9.9200	1013/556 M.C.O.R.
Jackline C. Thornton	12/23/2005	136.0508	995/213 M.C.O.R.
Stephen L. Thornton and wife, Patricia K. Thornton	3/6/2006	30.6060	1002/850 M.C.O.R.
Stephen L. Thornton and wife, Patricia K. Thornton	3/6/2006	7.2500	1005/094 M.C.O.R.
Jackie W. Threadgill	2/4/2006	10.2700	1000/319 M.C.O.R.
Cheryl J. Slay Timko	12/6/2005	5.0000	993/884 M.C.O.R.
Cheryl J. Slay Timko	12/6/2005	37.5000	993/888 M.C.O.R.
Cheryl J. Slay Timko	12/6/2005	30.0000	993/892 M.C.O.R.
Cheryl J. Slay Timko	12/7/2005	60.0000	993/880 M.C.O.R.
Cheryl J. Slay Timko	12/7/2005	5.0000	993/896 M.C.O.R.
Cheryl J. Slay Timko	12/7/2005	130.0000	993/900 M.C.O.R.
Cheryl J. Slay Timko	12/8/2005	62.9999	993/872 M.C.O.R.
Cheryl J. Slay Timko	12/8/2005	31.1500	993/876 M.C.O.R.
Cheryl J. Slay Timko	9/15/2006	4.1328	1023/865 M.C.O.R.
Cheryl J. Slay Timko	9/15/2006	1.8000	1025/542 M.C.O.R.
Sandra Ruth Slay Timko	7/8/2006	4.1328	1014/887 M.C.O.R.
Sandra Ruth Slay Timko	7/8/2006	1.8000	1015/669 M.C.O.R.
Sandra Slay Timko	12/3/2005	5.0000	993/412 M.C.O.R.
Sandra Slay Timko	12/3/2005	37.5000	993/416 M.C.O.R.
Sandra Slay Timko	12/3/2005	30.0000	993/420 M.C.O.R.
Sandra Slay Timko	12/4/2005	130.0000	993/404 M.C.O.R.
Sandra Slay Timko	12/4/2005	5.0000	993/408 M.C.O.R.
Sandra Slay Timko	12/4/2005	60.0000	993/424 M.C.O.R.
Sandra Slay Timko	12/5/2005	31.1500	993/396 M.C.O.R.
Sandra Slay Timko	12/5/2005	62.9999	993/400 M.C.O.R.
Susie Tippit	7/24/2007	0.7833	726/238 B.C.O.P.R.
Eva Tirado	1/22/2007	0.2611	708/418 B.C.O.P.R.
Eva Tirado	1/22/2007	0.5222	708/422 B.C.O.P.R.
Guillermo Tirado	1/22/2007	0.7833	711/367 B.C.O.P.R.
Ignasio Vega Tirado	5/1/2003	0.2611	610/816 B.C.O.P.R.
Ignasio Vega Tirado	5/3/2003	0.5222	610/812 B.C.O.P.R.
Ignasio Vega Tirado	5/3/2003	0.2611	610/824 B.C.O.P.R.
Ignasio Vega Tirado	5/4/2003	0.5222	610/820 B.C.O.P.R.
Olivia Vega Tirado	5/1/2003	0.5222	600/236 B.C.O.P.R.
Rafael Gomez Tirado	1/22/2007	0.5222	708/426 B.C.O.P.R.
Rafael Gomez Tirado	1/22/2007	0.5222	708/430 B.C.O.P.R.
Rene Tirado	1/22/2007	0.5222	708/434 B.C.O.P.R.
Ruben Gomez Tirado	5/5/2003	1.0444	602/502 B.C.O.P.R.
Warren Lee Titel and wife, Jessie M. Titel	8/11/2003	6.0000	609/258 B.C.O.P.R.
Cullen Dustin Tittle and wife, Debra Marie Tittle	1/26/2004	7.0000	622/323 B.C.O.P.R.
Cullen Tittle and wife, Debra Tittle	1/25/2004	10.0689	622/327 B.C.O.P.R.
Gordon Todd	1/2/2006	17.8760	996/524 M.C.O.R.

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Gordon Todd	1/2/2006	4.9130	996/528 M.C.O.R.
Gordon Todd	1/2/2006	3.6300	996/532 M.C.O.R.
Gordon Todd	1/4/2006	87.6970	996/515 M.C.O.R.
Gordon Todd	1/4/2006	8.0850	996/520 M.C.O.R.
Larry Weldon Todd	9/9/2003	64.9087	612/614 B.C.O.P.R.
Betty Carolyn Siptak Tolar	1/29/2004	73.8800	622/740 B.C.O.P.R.
Carolyn Siptak Tolar	1/28/2004	75.5000	622/744 B.C.O.P.R.
Howard Tonn	2/20/2007	0.5222	711/327 B.C.O.P.R.
Daniel Torres	3/1/2007	0.5222	711/371 B.C.O.P.R.
J. Estevan Torres	7/9/2002	0.5222	579/250 B.C.O.P.R.
Raul G. Torrez	9/23/2009	0.5222	786/005 B.C.O.P.R.
Raul G. Torrez	9/23/2009	0.5222	786/422 B.C.O.P.R.
Raul G. Torrez	9/23/2009	0.5222	786/693 B.C.O.P.R.
Raul G. Torrez	9/23/2009	0.5222	787/697 B.C.O.P.R.
Albert Tovar	1/8/2006	6.5000	998/102 M.C.O.R.
Albert Tovar	1/8/2006	15.6000	998/106 M.C.O.R.
Rickey Lee Travis	12/25/2003	3.4910	619/290 B.C.O.P.R.
Mark S. Treat	7/29/2009	0.5222	784/446 B.C.O.P.R.
James Trehern	6/19/2007	1.0444	720/501 B.C.O.P.R.
James Trehern	6/19/2007	1.0444	721/025 B.C.O.P.R.
John Trehern	1/28/2002	0.5222	566/408 B.C.O.P.R.
John Trehern	1/28/2002	0.5222	566/412 B.C.O.P.R.
John Trehern	1/28/2002	0.2611	566/416 B.C.O.P.R.
John Trehern	1/28/2002	0.7833	566/420 B.C.O.P.R.
Triple H Land & Cattle Company, Inc.	11/27/2000	44.0040	833/705 M.C.O.R.
Triple H Land & Cattle Company, Inc.	11/2/2005	5.2980	991/015 M.C.O.R.
Triple H Land & Cattle Company, Inc.	1/8/2006	10.0000	996/678 M.C.O.R.
Arthur Trull	7/16/2004	16.8320	636/118 B.C.O.P.R.
Leslie C. Tucker	12/12/2001	0.5222	563/757 B.C.O.P.R.
Manuel Turcios and wife, Ana Turcios	3/6/2002	0.2611	570/148 B.C.O.P.R.
Manuel Turcios and wife, Ana Turcios	3/6/2002	0.7833	570/152 B.C.O.P.R.
Manuel Turcios and wife, Ana Turcios	3/6/2002	0.2611	570/156 B.C.O.P.R.
Manuel Turcios and wife, Ana Turcios	3/6/2002	0.5222	570/160 B.C.O.P.R.
Claude Turgeon and wife, Katie Turgeon	5/26/2000	26.5000	533/037 B.C.O.P.R.
Carl Turnage and wife, Melissa Turnage	4/1/2005	22.7530	971/147 M.C.O.R.
Duke W. Turner and wife, Mari R. Turner	2/22/2002	196.3900	868/416 M.C.O.R.
Eddie D. Turner and wife, Shelli A. Turner	4/6/2006	4.8160	1006/245 M.C.O.R.
Eddie D. Turner and wife, Shelli A. Turner	4/6/2006	2.3720	1007/153 M.C.O.R.
James W. Turner and wife, Relta Mae Turner	7/30/2007	5.0000	726/669 B.C.O.P.R.
Donna L. Turpen, Formerly Known as Donna L. Farley	5/8/2006	2.1350	1012/025 M.C.O.R.
Calvin Tynes and wife, Angie Tynes	9/18/2004	2.0440	641/256 B.C.O.P.R.
Ascenia P. Underwood	2/25/2006	120.3678	1000/737 M.C.O.R.
Ascenia P. Underwood	2/25/2006	34.7500	1000/741 M.C.O.R.
Phyllis J. Urban	11/19/2004	10.7660	646/398 B.C.O.P.R.
Roman Urbina and wife, Gricelda Urbina	6/11/2003	1.0444	605/249 B.C.O.P.R.
Roman Urbina and wife, Gricelda Urbina	6/12/2003	1.0444	605/245 B.C.O.P.R.
W. L. Utley	5/2/2003	0.5222	601/468 B.C.O.P.R.
Sergio Dimas Valadez	11/1/2001	0.5222	558/858 B.C.O.P.R.
Sergio Dimas Valadez	11/3/2001	0.5222	558/862 B.C.O.P.R.
Juan Valdivia and wife, Joanne M. Valdivia	2/18/2006	14.7000	1000/315 M.C.O.R.
Ernesto Valenzuela and wife, Benigna R. Valenzuela	10/10/2003	5.0000	613/348 B.C.O.P.R.
W.J. Valigura	2/7/2000	6.2712	533/041 B.C.O.P.R.
W.J. Valigura	2/7/2000	7.0637	533/045 B.C.O.P.R.
Lewis S. Vallette, Jr. and wife, Anne W. Vallette	9/3/2003	30.0000	610/583 B.C.O.P.R.
Frederick Van Holbeck and wife, Margaret Van Holbeck	5/2/2003	1.0444	601/452 B.C.O.P.R.
Wesley W. Van Horn	1/17/2006	112.3440	998/162 M.C.O.R.
Wesley W. Van Horn	1/17/2006	10.2000	998/166 M.C.O.R.
Wesley W. Van Horn	1/30/2006	2.0000	999/465 M.C.O.R.
Nestor Vargas	5/22/2006	3.5000	1012/041 M.C.O.R.
Fred F. Varner, being one and the same person as Freddie F. Varner, Jr. and wife, Jackie Varner, being one and the same person as Jacquelyn Varner.	9/5/2001	7.1600	555/055 B.C.O.P.R.
Fred F. Varner, being one and the same person as Freddie F. Varner, Jr. and wife, Jackie Varner, being one and the same person as Jacquelyn Varner	9/4/2001	10.2900	555/244 B.C.O.P.R.

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George Varney	10/2/2001	0.7833	557/415 B.C.O.P.R.
George Varney	10/28/2001	0.2611	558/850 B.C.O.P.R.
Estela M. Vasquez, by her Agent, Juan Nogueron M.	6/30/2009	0.7833	780/689 B.C.O.P.R.
Mario Vasquez and wife, Mary Vasquez	10/26/2001	0.5222	558/513 B.C.O.P.R.
Mario Vasquez and wife, Mary Vasquez	10/27/2001	0.5222	558/509 B.C.O.P.R.
Sharon Vaughn	1/7/2006	10.0000	678/521 B.C.O.P.R.
Felix Vazquez	2/4/2010	0.5222	796/213 B.C.O.P.R.
Jesus A. Vazquez	9/23/2009	0.5222	786/426 B.C.O.P.R.
Jose Vazquez	5/4/2002	0.2611	575/418 B.C.O.P.R.
Jose Vazquez	5/8/2002	0.3481	575/414 B.C.O.P.R.
Manuel Vega	2/25/2002	0.5222	569/057 B.C.O.P.R.
Manuel Vega	2/26/2002	0.5222	569/061 B.C.O.P.R.
Mario Antonio Vega and Yennysleydy Del Rio, being one and the same person as Yennysleydy Vega	3/6/2002	0.2611	569/073 B.C.O.P.R.
Mario Antonio Vega and Yennysleydy Del Rio, being one and the same person as Yennysleydy Vega	3/6/2002	0.2611	569/077 B.C.O.P.R.
Mario Antonio Vega and Yennysleydy Del Rio, being one and the same person as Yennysleydy Vega	3/6/2002	0.2611	569/081 B.C.O.P.R.
Teresa Vega	5/5/2003	0.5222	600/240 B.C.O.P.R.
Thomas Vega and wife, Mary Vega	5/22/2006	2.0000	1012/021 M.C.O.R.
Valentin Juarez Vega, Jr.	1/23/2007	0.5222	709/722 B.C.O.P.R.
Leon Guerrero Vela	6/8/2009	0.5222	779/176 B.C.O.P.R.
Cynthia Velde	2/21/2006	17.9263	1000/749 M.C.O.R.
Joy Vickers	12/5/2008	12.3530	770/381 B.C.O.P.R.
Donnie S. Victorick	3/16/2004	99.0000	626/009 B.C.O.P.R.
Donnie S. Victorick	3/19/2004	24.3333	626/013 B.C.O.P.R.
Giovanni Viera	6/27/2003	0.5222	605/253 B.C.O.P.R.
Rafael Villarreal, III and wife, Elaine Villarreal	10/24/2001	0.7833	558/533 B.C.O.P.R.
Rafael Villarreal, III and wife, Elaine Villarreal	10/25/2001	0.5222	558/537 B.C.O.P.R.
Rafael Villarreal, Jr. and wife, Janie Villarreal	10/23/2001	0.2611	558/529 B.C.O.P.R.
Rafael Villarreal, Jr. and wife, Janie Villarreal	10/23/2001	0.2611	558/541 B.C.O.P.R.
Rafael Villarreal, Jr. and wife, Janie Villarreal	10/24/2001	0.2611	558/521 B.C.O.P.R.
Rafael Villarreal, Jr. and wife, Janie Villarreal	10/25/2001	0.2611	558/525 B.C.O.P.R.
Rafael Villarreal, Jr., Successor in interest to Pedro Sanchez-Martinez	7/27/2007	0.5222	724/337 B.C.O.P.R.
Rafael Villarreal, Jr., Successor in interest to Pedro Sanchez-Martinez	7/27/2007	0.7833	725/376 B.C.O.P.R.
Victor Villarreal, Jr.	10/31/2001	0.5222	558/866 B.C.O.P.R.
Patrocinio Villegas	4/7/2007	0.2611	715/260 B.C.O.P.R.
Patrocinio Villegas	4/7/2007	0.2611	715/784 B.C.O.P.R.
Patrocinio Villegas	4/7/2007	0.2611	716/385 B.C.O.P.R.
Patrocinio Villegas	4/7/2007	0.2611	717/512 B.C.O.P.R.
Basilio Villisana and wife, Mletcia Villisana	6/10/2003	0.5222	604/518 B.C.O.P.R.
Basilio Villisana and wife, Mletcia Villisana	6/11/2003	0.7833	604/526 B.C.O.P.R.
Basilio Villisana and wife, Mletcia Villisana	6/12/2003	0.2611	604/522 B.C.O.P.R.
Martha Villisana	6/11/2003	0.5222	604/538 B.C.O.P.R.
Martha Villisana	6/12/2003	0.5222	604/546 B.C.O.P.R.
Samuel Villisana	6/12/2003	0.5222	604/542 B.C.O.P.R.
Ronnie Vinikoff	12/8/2005	163.1130	993/860 M.C.O.R.
Bernard W. Vlahakis and Ava L. Critchfield Vlahakis, Independent Executors of the Estates of Albert L. Critchfield and wife, Katy L. Critchfield, Both Deceased, and in their individual capacities	4/13/2007	71.6370	1044/281 M.C.O.R.
Robert Nathan Von Gonten	5/15/2006	49.4510	1009/427 M.C.O.R.
Stanley R. Von Gonten	6/21/2006	122.7400	1013/552 M.C.O.R.
Stanley Roy Von Gonten and wife, Patsy C. Von Gonten	4/29/2006	49.4510	1009/138 M.C.O.R.
Stanley Roy Von Gonten and wife, Patsy C. Von Gonten	5/4/2006	138.0000	1009/415 M.C.O.R.
Robert Von Gunten	4/1/2006	59.0650	1008/336 M.C.O.R.
Michael Von Rosenberg	3/16/2006	19.3500	1005/170 M.C.O.R.
Edwin Voss and wife, Joyce Marie Voss	7/15/2010	10.6700	1129/336 M.C.O.R.
Edwin Voss and wife, Joyce Marie Voss	7/15/2010	56.0000	1129/340 M.C.O.R.
Edwin Voss and wife, Joyce Marie Voss	7/15/2010	374.4800	1129/344 M.C.O.R.
Edwin Voss and wife, Joyce Marie Voss	7/15/2010	51.9000	1129/710 M.C.O.R.
Edwin Voss and wife, Joyce Marie Voss	7/15/2010	15.4760	1129/714 M.C.O.R.
Edwin Voss and wife, Joyce Marie Voss	7/15/2010	32.0000	1129/718 M.C.O.R.
Edwin Voss and wife, Joyce Marie Voss	7/15/2010	52.0000	1130/129 M.C.O.R.

Lessors	Date of Lease	Net Acres	Recording Data Volume/Page
Edwin Voss and wife, Joyce Marie Voss	7/15/2010	100.0000	1130/133 M.C.O.R.
Edwin Voss and wife, Joyce Marie Voss	7/15/2010	58.6700	1130/137 M.C.O.R.
Harry D. Vowell	5/24/2000	306.2200	533/049 B.C.O.P.R.
Harry D. Vowell	12/24/2002	2.3000	589/804 B.C.O.P.R.
Harry D. Vowell	12/25/2002	13.8000	589/808 B.C.O.P.R.
Harry D. Vowell	1/8/2008	11.1800	988/637 M.C.O.R.
Harry D. Vowell, Individually; and Rafter VW Partnership, acting by and through its duly authorized partner, Harry D. Vowell.	2/4/2000	685.6800	533/053 B.C.O.P.R.
Harry Vowell	9/19/2003	77.6000	612/761 B.C.O.P.R.
Harry Vowell	9/27/2004	5.0000	644/430 B.C.O.P.R.
Harry Vowell	1/8/2008	17.6100	988/641 M.C.O.R.
Harry Vowell and Caleb J. Hildebrand	6/22/2006	14.8700	1014/278 M.C.O.R.
Harry Vowell and Caleb J. Hildebrand	6/22/2006	4.0890	1014/875 M.C.O.R.
Harry Vowell, d/b/a S & V Operating Co.	9/25/2004	157.6730	956/462 M.C.O.R.
Harry Vowell, d/b/a S & V Operating Co.	9/26/2004	83.3350	956/458 M.C.O.R.
Harry Vowell, d/b/a S & V Operating Co.	9/27/2004	80.4460	956/466 M.C.O.R.
Harry Vowell, d/b/a S & V Operating Co.	8/16/2005	50.0000	983/650 M.C.O.R.
Harry Vowell, D/B/A S & V Operation Company	10/1/2008	68.3060	1087/759 M.C.O.R.
Harry Vowell, Individually and d/b/a S and V Operating Co.	5/8/2003	22.0000	910/711 M.C.O.R.
Harry Vowell, Individually and d/b/a S and V Operating Co.	5/9/2003	36.2158	910/707 M.C.O.R.
Harry Vowell, Individually and d/b/a S and V Operating Co.	5/10/2003	99.8400	910/703 M.C.O.R.
Harry Vowell, Individually and d/b/a S and V Operating Co.	5/11/2003	64.0000	910/723 M.C.O.R.
Harry Vowell, Individually and d/b/a S and V Operating Co.	5/11/2003	0.9602	910/731 M.C.O.R.
Harry Vowell, Individually and d/b/a S and V Operating Co.	5/12/2003	27.0000	910/727 M.C.O.R.
Harry Vowell, Individually and d/b/a S and V Operating Co.	5/13/2003	100.0000	910/719 M.C.O.R.
Harry Vowell, Individually and d/b/a S and V Operating Co.	5/14/2003	3.0000	910/715 M.C.O.R.
Jimmy W. Voyles and wife, Judy Voyles	3/20/2006	9.0000	1005/166 M.C.O.R.
Jimmy W. Voyles and wife, Judy Voyles	3/20/2006	28.1380	1006/705 B.C.O.P.R.
John R. Voyles and wife, Patricia Voyles	3/11/2006	9.3900	1003/748 M.C.O.R.
John T. Voyles and wife, Patricia Voyles	3/11/2006	9.5500	1003/752 M.C.O.R.
John T. Voyles and wife, Patricia Voyles	3/11/2006	29.2560	1003/756 M.C.O.R.
Ruth B. Voyles	3/20/2006	9.1340	1003/728 M.C.O.R.
Sheila Blaha Vybiral	5/6/2004	56.6666	629/564 B.C.O.P.R.
Frances J. Walding, Trustee of the Walding Family Living Trust	9/10/2009	0.5222	786/705 B.C.O.P.R.
Michael Waldrum	2/11/2005	27.7530	965/896 M.C.O.R.
Michael Waldrum and wife, Penny Gail Waldrum	12/3/2009	40.0100	1115/177 M.C.O.R.
George Clinton Walker, III	12/28/2005	9.0000	995/654 M.C.O.R.
Eunice Ann Walker	1/29/2006	8.9100	1000/206 M.C.O.R.
Eunice Ann Walker	1/29/2006	9.0000	1000/210 M.C.O.R.
Eunice Ann Walker	1/29/2006	9.0000	1000/214 M.C.O.R.
G. C. Walker, Jr. and wife, Elizabeth Ann Walker	12/6/2005	84.6800	995/646 M.C.O.R.
G.C. Walker, Jr. and wife, Elizabeth Ann Walker	12/12/2005	40.0300	995/650 M.C.O.R.
George Clinton Walker, III	12/28/2005	8.9100	995/658 M.C.O.R.
George Clinton Walker, III	12/28/2005	9.0000	995/662 M.C.O.R.
Michael Walker and wife, Shirley Walker	10/1/2007	15.0000	1060/353 M.C.O.R.
Minnie Ann Walker, Successor in interest to Morris Walker	7/27/2007	0.5222	725/178 B.C.O.P.R.
Steven P. Walker	5/15/2006	8.2350	1011/092 M.C.O.R.
Willie James Walker and wife, Veola Walker	8/14/2003	74.0890	608/593 B.C.O.P.R.
Tony Walko and wife, Barbara Jean Walko	2/8/2006	10.0000	1000/226 M.C.O.R.
Tony Walko and wife, Barbara Jean Walko	2/8/2006	89.7720	1000/230 M.C.O.R.
Tony Walko and wife, Barbara Jean Walko	2/8/2006	20.0000	1000/234 M.C.O.R.
Pam Wall	4/9/2006	10.0000	1007/165 M.C.O.R.
Ronald A. Wall and wife, Karen D. Wall	2/9/2005	91.5600	966/261 M.C.O.R.
Allen D. Wallace and wife, Cynthia Wallace	4/3/2006	57.2930	1006/249 M.C.O.R.
Bennie T. Wallace	4/29/2010	1.0444	803/541 B.C.O.P.R.
Charles R. Walters	1/11/2006	10.0000	678/796 B.C.O.P.R.
Clara Estelle Wampler	1/7/2006	1.9155	679/332 B.C.O.P.R.
Clara Estelle Wampler	1/7/2006	9.5883	679/336 B.C.O.P.R.
David R. Warren, Jr.	11/1/2006	7.4130	1028/119 M.C.O.R.
Ronald Lee Warren	4/18/2007	0.7833	716/401 B.C.O.P.R.
Ronald Lee Warren	4/18/2007	0.7833	716/710 B.C.O.P.R.
Clement Washington	11/1/2004	2.0000	644/406 B.C.O.P.R.

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Clement Washington	11/1/2004	39.3330	644/410 B.C.O.P.R.
Dale Watson	5/31/2003	0.5222	607/503 B.C.O.P.R.
Floyd L. Watson	2/2/2005	33.5133	654/043 B.C.O.P.R.
Gary A. Watson	1/4/2005	0.5000	650/622 B.C.O.P.R.
Jay Don Watson Trust; and the DeAnn Watson Keilberg Trust	8/28/2007	513.0180	688/017 B.C.O.P.R.
Royce Watson	5/31/2003	0.5222	606/432 B.C.O.P.R.
Royce Watson	7/4/2003	0.5222	606/436 B.C.O.P.R.
Adolph Frank Watthuber, Jr., Agent and Personal Representative for Frank Watthuber, Sr.	1/1/2010	0.5222	793/605 B.C.O.P.R.
Anthony A. Watthuber	11/15/2001	0.5222	561/239 B.C.O.P.R.
Joseph William Weaver, also known as Joseph W. Weaver	6/6/2001	15.0000	849/370 M.C.O.R.
Kenneth Hariel Weaver	11/6/2004	10.7510	645/114 B.C.O.P.R.
Bessie Mae Nollie Webb	4/26/2003	62.8182	601/363 B.C.O.P.R.
Bessie Mae Nollie Webb	4/27/2003	37.1810	601/367 B.C.O.P.R.
Bessie Mae Nollie Webb	4/28/2003	1.0000	601/371 B.C.O.P.R.
Keith Alan Weeber	1/13/2004	101.3000	620/720 B.C.O.P.R.
Keith Alan Weeber	1/16/2004	12.4800	632/791 B.C.O.P.R.
Larry Weichert and wife, Cherly Weichert	10/5/2003	28.7180	613/328 B.C.O.P.R.
Ervin H. Weiman	3/20/2007	0.5222	713/506 B.C.O.P.R.
Ervin H. Weiman	3/20/2007	0.5222	714/021 B.C.O.P.R.
Gary Weiman	3/20/2007	0.5222	714/017 B.C.O.P.R.
Marvin Weiman and wife, Lottie Weiman	12/18/2001	0.5222	564/634 B.C.O.P.R.
Marvin Weiman, Jr.	7/24/2007	0.7833	723/633 B.C.O.P.R.
Marvin Weiman, Jr.	7/24/2007	0.2611	724/329 B.C.O.P.R.
Marvin Weiman, Jr.	7/24/2007	0.2611	725/162 B.C.O.P.R.
Marvin Weiman, Jr.	7/24/2007	0.5222	725/372 B.C.O.P.R.
Marvin Weiman, Jr.	7/24/2007	0.2611	729/224 B.C.O.P.R.
Ronald Weiman	3/20/2007	0.2611	715/280 B.C.O.P.R.
James C. Weishuhn	4/9/2007	0.5222	715/316 B.C.O.P.R.
Wilbert Lee Wenzel and wife, Cynthia G. Wenzel	4/4/2005	60.0000	659/193 B.C.O.P.R.
Wilbert Lee Wenzel and wife, Cynthia G. Wenzel	4/5/2005	15.0000	659/197 B.C.O.P.R.
Wilbert Lee Wenzel and wife, Cynthia G. Wenzel	4/6/2005	15.0000	659/201 B.C.O.P.R.
Wilbert Lee Wenzel and wife, Cynthia G. Wenzel	4/7/2005	40.0000	659/205 B.C.O.P.R.
Ora M. West	3/20/2007	0.5222	713/498 B.C.O.P.R.
Ora M. West	3/20/2007	0.5222	714/013 B.C.O.P.R.
Ronald Lynn Westbrook and wife, Dora Lee Westbrook	12/13/2004	2.0000	960/387 M.C.O.R.
Ronald Lynn Westbrook and wife, Dora Lee Westbrook	12/14/2004	6.7500	960/383 M.C.O.R.
Ronald Lynn Westbrook and wife, Dora Lee Westbrook	12/15/2004	39.5000	960/379 M.C.O.R.
Ronald Westbrook, being one and the same person as R.B. Westbrook	12/8/2004	13.1520	960/323 M.CO.R.
Ronald Westbrook, being one and the same person as R.B. Westbrook	12/8/2004	31.5000	960/327 M.C.O.R.
Ronald Westbrook, being one and the same person as R.B. Westbrook	12/9/2004	30.5000	960/331 M.C.O.R.
Ronald Westbrook, being one and the same person as R.B. Westbrook	12/18/2004	2.6304	960/391 M.C.O.R.
Ronald Westbrook, being one and the same person as R.B. Westbrook	12/18/2004	0.2000	960/395 M.C.O.R.
Frances Westerman	4/23/2007	0.5222	725/174 B.C.O.P.R.
Tommy J. Wetterman and wife, Betty L. Wetterman	10/12/2003	19.3800	613/821 B.C.O.P.R.
Kenneth Wetzel and wife, Rhonda Wetzel	4/15/2003	1.3055	600/180 B.C.O.P.R.
Kenneth Wetzel and wife, Rhonda Wetzel	4/20/2003	0.5222	600/208 B.C.O.P.R.
Kenneth Wetzel and wife, Rhonda Wetzel	4/20/2003	2.6110	600/212 B.C.O.P.R.
Kenneth Wetzel and wife, Rhonda Wetzel	4/21/2003	1.5666	600/204 B.C.O.P.R.
Kenneth Wetzel and wife, Rhonda Wetzel	4/21/2003	0.5222	600/216 B.C.O.P.R.
Kenneth Wetzel and wife, Rhonda Wetzel	4/22/2003	1.8277	600/200 B.C.O.P.R.
Kenneth Wetzel and wife, Rhonda Wetzel	4/23/2003	1.8277	600/196 B.C.O.P.R.
Kenneth Wetzel and wife, Rhonda Wetzel	4/24/2003	1.5666	600/192 B.C.O.P.R.
Kenneth Wetzel and wife, Rhonda Wetzel	4/25/2003	1.8277	600/184 B.C.O.P.R.
Kenneth Wetzel and wife, Rhonda Wetzel	4/25/2003	1.0444	600/188 B.C.O.P.R.
Richard E. Wheeler and wife, Mary S. Wheeler	1/7/2006	10.0000	678/517 B.C.O.P.R.; 1094/601 M.C.O.R.
Bruce White	6/9/2010	1.0444	807/451 B.C.O.P.R.
Carol J. White	2/12/2007	1.3055	709/758 B.C.O.R.P.
Carol J. White	2/12/2007	1.3055	710/193 B.C.O.P.R.
Malcolm B. White	6/9/2010	1.0444	806/364 B.C.O.P.R.
Stephen T. White and wife Betty White	6/15/2006	51.4820	1013/548 M.C.O.R.; 696/132 B.C.O.P.R.

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Calvin C. Whiteley and wife, Edith D. Whiteley	2/3/2005	21.0000	964/545 M.C.O.R.
Calvin C. Whiteley and wife, Edith D. Whiteley	2/3/2005	15.0000	964/549 M.C.O.R.
Donald R. Whiteley and wife, Katie V. Whiteley	1/15/2005	34.1400	963/541 M.C.O.R.
W.A. Whitley and wife, Sherry J. Whitley	11/21/2004	92.2900	958/194 M.C.O.R.
Warren Whorton	4/15/2003	0.5222	600/152 B.C.O.P.R.
Weaver Wayne Wiggins, Independent Administrator for the Estates of Russell Ferguson Wiggins and Phyllis Flo Wiggins, Both Deceased	3/6/2007	1.0444	712/704 B.C.O.P.R.
Weaver Wayne Wiggins, Independent Administrator for the Estates of Russell Ferguson Wiggins and Phyllis Flo Wiggins, Both Deceased	3/6/2007	0.7833	712/708 B.C.O.P.R.
Weaver Wayne Wiggins, Independent Administrator for the Estates of Russell Ferguson Wiggins and Phyllis Flo Wiggins, Both Deceased	3/6/2007	1.3055	712/712 B.C.O.P.R.
Weaver Wayne Wiggins, Independent Administrator for the Estates of Russell Ferguson Wiggins and Phyllis Flo Wiggins, Both Deceased	3/6/2007	1.3055	712/716 B.C.O.P.R.
Weaver Wayne Wiggins, Independent Administrator for the Estates of Russell Ferguson Wiggins and Phyllis Flo Wiggins, Both Deceased	3/6/2007	1.0444	712/720 B.C.O.P.R.
Weaver Wayne Wiggins, Independent Administrator for the Estates of Russell Ferguson Wiggins and Phyllis Flo Wiggins, Both Deceased	3/6/2007	1.3055	712/724 B.C.O.P.R.
Weaver Wayne Wiggins, Independent Administrator for the Estates of Russell Ferguson Wiggins and Phyllis Flo Wiggins, Both Deceased	3/6/2007	1.3055	712/728 B.C.O.P.R.
Weaver Wayne Wiggins, Independent Administrator for the Estates of Russell Ferguson Wiggins and Phyllis Flo Wiggins, Both Deceased	3/6/2007	1.3055	712/732 B.C.O.P.R.
Weaver Wayne Wiggins, Independent Administrator for the Estates of Russell Ferguson Wiggins and Phyllis Flo Wiggins, Both Deceased	3/6/2007	1.3055	712/736 B.C.O.P.R.
Weaver Wayne Wiggins, Independent Administrator for the Estates of Russell Ferguson Wiggins and Phyllis Flo Wiggins, Both Deceased	3/6/2007	1.0444	712/740 B.C.O.P.R.
Weaver Wayne Wiggins, Independent Administrator for the Estates of Russell Ferguson Wiggins and Phyllis Flo Wiggins, Both Deceased	3/6/2007	1.5666	713/534 B.C.O.P.R.
Weaver Wayne Wiggins, Independent Administrator for the Estates of Russell Ferguson Wiggins and Phyllis Flo Wiggins, Both Deceased	3/6/2007	1.3055	713/538 B.C.O.P.R.
Weaver Wayne Wiggins, Independent Administrator for the Estates of Russell Ferguson Wiggins and Phyllis Flo Wiggins, Both Deceased	3/6/2007	5.0000	713/542 B.C.O.P.R.
Weaver Wayne Wiggins, Independent Administrator for the Estates of Russell Ferguson Wiggins and Phyllis Flo Wiggins, Both Deceased	3/6/2007	1.3055	713/546 B.C.O.P.R.
Weaver Wayne Wiggins, Independent Administrator for the Estates of Russell Ferguson Wiggins and Phyllis Flo Wiggins, Both Deceased	3/6/2007	1.3055	713/550 B.C.O.P.R.
Weaver Wayne Wiggins, Independent Administrator for the Estates of Russell Ferguson Wiggins and Phyllis Flo Wiggins, Both Deceased	3/6/2007	1.3055	713/554 B.C.O.P.R.
Weaver Wayne Wiggins, Independent Administrator for the Estates of Russell Ferguson Wiggins and Phyllis Flo Wiggins, Both Deceased	3/6/2007	1.0444	713/558 B.C.O.P.R.
Weaver Wayne Wiggins, Independent Administrator for the Estates of Russell Ferguson Wiggins and Phyllis Flo Wiggins, Both Deceased	3/6/2007	1.3055	713/562 B.C.O.P.R.
Weaver Wayne Wiggins, Independent Administrator for the Estates of Russell Ferguson Wiggins and Phyllis Flo Wiggins, Both Deceased	3/6/2007	1.3055	714/025 B.C.O.P.R.
Weaver Wayne Wiggins, Independent Administrator for the Estates of Russell Ferguson Wiggins and Phyllis Flo Wiggins, Both Deceased	3/6/2007	1.0444	714/029 B.C.O.P.R.
Weaver Wayne Wiggins, Independent Administrator for the Estates of Russell Ferguson Wiggins and Phyllis Flo Wiggins, Both Deceased	3/6/2007	1.3055	714/033 B.C.O.P.R.
Weaver Wayne Wiggins, Independent Administrator for the Estates of Russell Ferguson Wiggins and Phyllis Flo Wiggins, Both Deceased	3/6/2007	1.3055	714/037 B.C.O.P.R.
Weaver Wayne Wiggins, Independent Administrator for the Estates of Russell Ferguson Wiggins and Phyllis Flo Wiggins, Both Deceased	3/6/2007	0.5222	714/041 B.C.O.P.R.
Weaver Wayne Wiggins, Independent Administrator for the Estates of Russell Ferguson Wiggins and Phyllis Flo Wiggins, Both Deceased	3/6/2007	0.2611	714/045 B.C.O.P.R.
Weaver Wayne Wiggins, Independent Administrator for the Estates of Russell Ferguson Wiggins and Phyllis Flo Wiggins, Both Deceased	3/6/2007	1.5666	714/049 B.C.O.P.R.
Weaver Wayne Wiggins, Independent Administrator for the Estates of Russell Ferguson Wiggins and Phyllis Flo Wiggins, Both Deceased	3/6/2007	1.3055	714/053 B.C.O.P.R.
Weaver Wayne Wiggins, Independent Administrator for the Estates of Russell Ferguson Wiggins and Phyllis Flo Wiggins, Both Deceased	3/6/2007	1.5666	714/057 B.C.O.P.R.
Weaver Wayne Wiggins, Independent Administrator for the Estates of Russell Ferguson Wiggins and Phyllis Flo Wiggins, Both Deceased	3/6/2007	2.0888	714/507 B.C.O.P.R.
Weaver Wayne Wiggins, Independent Administrator for the Estates of Russell Ferguson Wiggins and Phyllis Flo Wiggins, Both Deceased	3/6/2007	1.3055	714/511 B.C.O.P.R.
Weaver Wayne Wiggins, Independent Administrator for the Estates of Russell Ferguson Wiggins and Phyllis Flo Wiggins, Both Deceased	3/6/2007	0.7833	714/515 B.C.O.P.R.

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Tom Wilcox	4/15/2003	1.0444	600/176 B.C.O.P.R.
Miranda Sue Wilha	3/6/2005	16.6667	659/491 B.C.O.P.R.
John Wyatt Wilkerson	12/3/2005	104.2000	993/116 M.C.O.R.
Brent Edward Willard	12/18/2003	18.3300	618/397 B.C.O.P.R.
Bronson Lee Willard	12/14/2003	18.3300	618/401 B.C.O.P.R.
Jearld Bronson Willard	11/10/2003	100.0000	618/065 B.C.O.P.R.
Jearld Bronson Willard	11/11/2003	100.0000	619/069 B.C.O.P.R.
Jearld Bronson Willard	12/4/2003	18.3300	618/360 B.C.O.P.R.
Jearld Bronson Willard	12/5/2003	6.1100	618/077 B.C.O.P.R.
Jearld Bronson Willard	12/6/2003	3.0550	618/081 B.C.O.P.R.
Jearld Bronson Willard	12/7/2003	3.0550	618/085 B.C.O.P.R.
Jearld Bronson Willard	12/8/2003	18.3300	618/089 B.C.O.P.R.
Jearld Bronson Willard	12/10/2003	21.0000	618/093 B.C.O.P.R.
Jearld Bronson Willard	12/12/2003	4.3480	618/356 B.C.O.P.R.
Jearld Bronson Willard	12/13/2003	3.0550	618/364 B.C.O.P.R.
Jearld Bronson Willard and wife, Gayle T. Willard	11/12/2003	18.2500	618/073 B.C.O.P.R.
John William Willard, III	12/16/2003	4.0946	618/405 B.C.O.P.R.
Marvin E. Willard	7/21/2000	46.5800	533/057 B.C.O.P.R.
Norman Willard and wife, Andrea Willard	1/11/2005	20.0000	963/505 M.C.O.R.
Annie Williams	3/8/2006	9.0892	1005/090 M.C.O.R.
Bennie Lee Williams, II	7/19/2004	1.0000	636/713 B.C.O.P.R.
C.P. Williams and wife, Kathy S. Williams	5/26/2000	29.6200	533/061 B.C.O.P.R.
Charlie Wayne Williams	3/5/2005	37.5000	968/352 M.C.O.R.
Edward P. Williams and wife, Mozell W. Williams	4/2/2008	11.6502	1002/157 M.C.O.R.
Eugene L. Williams and wife, Lucille E. Williams	5/16/2004	4.0313	630/434 B.C.O.P.R.
Eugene L. Williams and wife, Lucille E. Williams	5/18/2004	3.0125	630/438 B.C.O.P.R.
Harvey L. Williams, Jr. and wife, Margaret H. Williams	2/4/2002	1.3055	566/814 B.C.O.P.R.
Harvey L. Williams, Jr. and wife, Margaret H. Williams	2/4/2002	0.5222	566/818 B.C.O.P.R.
Harvey L. Williams, Jr. and wife, Margaret H. Williams	2/11/2002	0.5222	566/822 B.C.O.P.R.
Harvey L. Williams, Jr. and wife, Margaret H. Williams	2/11/2002	0.5222	566/826 B.C.O.P.R.
James W. Williams	5/30/2001	0.8427	549/277 B.C.O.P.R.
Lon Arthur Williams	10/2/2004	4.2857	644/224 B.C.O.P.R.
Lon Arthur Williams	10/3/2004	4.2857	644/228 B.C.O.P.R.
Lucille Williams	5/15/2004	12.0938	630/414 B.C.O.P.R.
Lucille Williams	5/17/2004	3.0125	630/430 B.C.O.P.R.
Maggie Lene Menton Williams	8/10/2009	0.0000	782/426 B.C.O.P.R.
Michael A. Williams	5/29/2001	0.8427	549/493 B.C.O.P.R.
Mike Williams	4/7/2007	0.1741	717/492 B.C.O.P.R.
Mike Williams	5/8/2007	0.1741	718/580 B.C.O.P.R.
Mike Williams	5/8/2007	0.1741	719/322 B.C.O.P.R.
Mike Williams	8/11/2009	0.1741	785/381 B.C.O.P.R.
Mrs. Robbie M. Williams	5/18/2004	16.6250	635/212 B.C.O.P.R.
Myron Williams	5/3/2007	0.1741	716/413 B.C.O.P.R.
Myron Williams	5/3/2007	0.1741	716/722 B.C.O.P.R.
Myron Williams	5/3/2007	0.1741	717/520 B.C.O.P.R.
Paretta Williams	4/13/2001	3.8750	548/499 B.C.O.P.R.
Percy Jean Williams	1/20/2003	1.2638	549/265 B.C.O.P.R.
Ruby J. Williams	4/13/2001	3.8750	547/790 B.C.O.P.R.
Ruby Jean Moore Williams	6/9/2004	5.7502	635/207 B.C.O.P.R.
Russell H. Williams, Sr.	4/15/2003	0.5222	600/144 B.C.O.P.R.
Stephen Chris Williams	6/6/2005	92.2666	664/063 B.C.O.P.R.
Thelma Mae Williams	2/12/2005	82.0890	965/144 M.C.O.R.
Thelma Mae Williams	3/5/2005	178.0918	968/344 M.C.O.R.
Thelma Mae Williams	3/5/2005	6.4300	968/348 M.C.O.R.
Virgil Williams	9/29/2009	0.5222	792/493 B.C.O.P.R.
Stacy Leah Williamson	1/21/2002	1.0444	565/698 B.C.O.P.R.
Stacy Leah Williamson	1/30/2002	1.0444	566/400 B.C.O.P.R.
Joe C. Willingham	4/14/2003	98.3999	905/542 M.C.O.R.
Joe C. Willingham, Sole Trustee of the Joe and Jeanine Willingham Living Trust, Dated April 14, 2000	4/8/2003	2.2935	905/566 M.C.O.R.
Joe C. Willingham, Sole Trustee of the Joe and Jeanine Willingham Living Trust, Dated April 14, 2000	4/9/2003	0.2846	905/570 M.C.O.R.
Joe C. Willingham, Sole Trustee of the Joe and Jeanine Willingham Living Trust, Dated	4/10/2003	2.9500	905/574 M.C.O.R.

Lessor	Date of Lease	Net Acres	Recording Data Volume/Page
April 14, 2000			
Joe C. Willingham, Sole Trustee of the Joe and Jeanine Willingham Living Trust, Dated April 14, 2000	4/11/2003	31.3404	905/578 M.C.O.R.
Joe C. Willingham, Sole Trustee of the Joe and Jeanine Willingham Living Trust, Dated April 14, 2000	4/12/2003	62.9432	905/582 M.C.O.R.
Joe C. Willingham, Sole Trustee of the Joe and Jeanine Willingham Living Trust, Dated April 14, 2000	4/13/2003	7.5190	905/586 M.C.O.R.
Joe C. Willingham, Sole Trustee of the Joe and Jeanine Willingham Living Trust, Dated May 25, 2000	4/13/2003	62.9432	905/562 M.C.O.R.
Joe C. Willingham, Sole Trustee of the Joe and Jeanine Willingham Living Trust, Dated May 25, 2000	4/14/2003	31.3404	905/558 M.C.O.R.
Joe C. Willingham, Sole Trustee of the Joe and Jeanine Willingham Living Trust, Dated May 25, 2000	4/15/2003	2.9500	905/554 M.C.O.R.
Joe C. Willingham, Sole Trustee of the Joe and Jeanine Willingham Living Trust, Dated May 25, 2000	4/16/2003	0.2846	905/550 M.C.O.R.
Joe C. Willingham, Sole Trustee of the Joe and Jeanine Willingham Living Trust, Dated May 25, 2000	4/17/2003	2.2935	905/546 M.C.O.R.
Antonia Thomas Willis	1/1/2003	3.3350	591/095 B.C.O.P.R.
Willrancho, Inc.	4/2/2008	138.0000	1002/170 M.C.O.R.
Willrancho, Inc.	4/2/2008	49.0000	1002/175 M.C.O.R.
Willrancho, Inc.	4/2/2008	139.0000	1002/180 M.C.O.R.
Willrancho, Inc.	4/2/2008	48.0000	1002/185 M.C.O.R.
Willrancho, Inc.	4/2/2008	51.5000	1002/190 M.C.O.R.
Willrancho, Inc.	4/2/2008	255.3498	1002/195 M.C.O.R.
Andrew Wilson and wife, Karin Wilson	8/25/2009	0.1306	784/474 B.C.O.P.R.
Andrew Wilson and wife, Karin Wilson	8/25/2009	0.6528	787/689 B.C.O.P.R.
Ben Wilson and wife, Annie B. Wilson	6/6/2000	352.9530	533/065 B.C.O.P.R.; 831/363 M.C.O.R.
Daniel F. Wilson	7/3/2003	0.5222	606/420 B.C.O.P.R.
Daniel F. Wilson	7/4/2003	0.7833	606/424 B.C.O.P.R.
Daniel F. Wilson	7/5/2003	1.0444	606/428 B.C.O.P.R.
Daniel F. Wilson	7/6/2003	0.7833	606/416 B.C.O.P.R.
Carolyn Wine	5/7/2007	2.2200	717/504 B.C.O.P.R.
David G. Winkler	4/10/2006	7.8400	1007/161 M.C.O.R.
Hortense D. Winnett	2/14/2007	1.0444	712/027 B.C.O.P.R.
Addie Winslow	2/4/2002	0.3917	566/463 B.C.O.P.R.
Harold Winslow and wife, Pauline Winslow	2/4/2002	0.2611	566/467 B.C.O.P.R.
Harold Winslow and wife, Pauline Winslow	2/4/2002	0.7833	566/475 B.C.O.P.R.
Harold Winslow and wife, Pauline Winslow	2/5/2002	0.3917	566/471 B.C.O.P.R.
Harold Winslow and wife, Pauline Winslow	2/6/2002	1.0444	566/479 B.C.O.P.R.
Jerry Winslow	9/24/2003	0.7833	614/108 B.C.O.P.R.
Leslie Marie Winslow	1/19/2002	0.7833	565/616 B.C.O.P.R.
Primitivo Gil Winslow, being one and the same person as Primiivo Gil, and wife, Addie Winslow	1/17/2002	0.2611	565/479 B.C.O.P.R.
Primitivo Gil Winslow, being one and the same person as Primiivo Gil, and wife, Addie Winslow	1/18/2002	0.5222	565/491 B.C.O.P.R.
Primitivo Gil Winslow, being one and the same person as Primiivo Gil, and wife, Addie Winslow	1/19/2002	0.5222	565/483 B.C.O.P.R.
Primitivo Gil Winslow, being one and the same person as Primiivo Gil, and wife, Addie Winslow	1/21/2002	0.2611	565/487 B.C.O.P.R.
Jay Wise	1/17/2006	234.0730	997/364 M.C.O.R.
Jay Wise	1/17/2006	26.0000	997/368 M.C.O.R.
John Arthur Withers	4/15/2003	0.2611	600/172 B.C.O.P.R.
June Withers	4/8/2006	14.4760	1006/265 M.C.O.R.
Bobby Dale Wolf	7/22/2006	2.1400	1019/404 M.C.O.R.
Billie E. Wolff, Trustee of the Charles W. Wolff and Billie E. Wolff Family Trust, under Article IV of the Charles W. and Billie E. Wolff Revocable Living Trust dated July 20, 1995, as amended July 14, 1998	5/14/2004	231.0000	630/748 B.C.O.P.R.
Dorothy Wong	2/23/2006	10.0000	682/419 B.C.O.P.R.
Traci Lynn Winningham Wood	1/2/2005	7.1250	962/284 M.C.O.R.
Margaret Moore Woodard	6/15/2008	0.6283	752/585 B.C.O.P.R.
Margaret Moore Woodard	6/15/2008	1.5133	752/589 B.C.O.P.R.
Margaret Moore Woodard	6/15/2008	6.8000	752/593 B.C.O.P.R.

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Betty L. Woods	9/20/2005	0.3163	672/449 B.C.O.P.R.
Tom Woods	1/26/2006	1.1488	999/445 M.C.O.R.
Tom Woods	1/26/2006	1.4463	999/453 M.C.O.R.
Evelyn Woodward	11/30/2007	46.0960	1062/471 M.C.O.R.
Charles Woodworth	7/5/2000	1.1480	533/073 B.C.O.P.R.
Charles Woodworth	7/5/2000	0.2870	533/077 B.C.O.P.R.
Charles Woodworth	7/5/2000	0.2870	533/081 B.C.O.P.R.
Charles Woodworth	8/2/2000	0.2870	533/069 B.C.O.P.R.
Mancel Woodworth	7/20/2007	0.5222	723/621 B.C.O.P.R.
Mancel Woodworth	7/20/2007	0.5222	724/309 B.C.O.P.R.
Delores Woolverton	1/23/2006	65.0070	679/665 B.C.O.P.R.
Robert Woolverton and wife, Rhonda Woolverton	3/15/2006	5.7620	1003/720 M.C.O.R.
Jason L. Worley and wife, Carol A. Worley	4/25/2006	45.5570	1008/364 M.C.O.R.
Ray W. Wotipka	11/23/2003	40.5000	617/155 B.C.O.P.R.
Ray W. Wotipka	11/24/2003	50.0000	617/151 B.C.O.P.R.
Ray W. Wotipka	7/14/2005	47.1320	666/748 B.C.O.P.R.
Ray W. Wotipka	11/3/2005	7.6500	676/843 B.C.O.P.R.
Perry O. Wright	2/8/2006	30.0000	1002/200 M.C.O.R.; 683/798 B.C.O.P.R.
Lynn C. Wunderlich	7/3/2007	12.3530	721/788 B.C.O.P.R.
Karl O. Wyler, III, Trustee of the Jean H. Wyler Credit Shelter Trust	12/30/2003	17.0000	624/262 B.C.O.P.R.
Theodore M. Wylie	7/6/2000	30.0000	533/085 B.C.O.P.R.
Garland Yakesch	3/2/2007	0.5222	715/308 B.C.O.P.R.
Charles Yeates	3/28/2007	0.5222	713/490 B.C.O.P.R.
Charles Yeates	3/28/2007	0.5222	714/005 B.C.O.P.R.
Charles Yeates	3/28/2007	0.5222	714/563 B.C.O.P.R.
Douglas Eugene Yoder	1/5/2002	0.5222	564/626 B.C.O.P.R.
Douglas Eugene Yoder	1/5/2002	0.5222	564/630 B.C.O.P.R.
Douglas Wayne Young, Agent and Attorney-in-Fact for Velma Young	8/26/2008	177.5120	1000/254 M.C.O.R.
Johnny Young and wife, Teresa Young	2/8/2007	11.8300	1038/566 M.C.O.R.
Marla Young	5/8/2007	0.1741	717/496 B.C.O.P.R.
Marla Young	5/8/2007	0.1741	718/572 B.C.O.P.R.
Marla Young	5/8/2007	0.1741	719/326 B.C.O.P.R.
Velma Young Trust	8/26/2008	17.9970	1000/258 M.C.O.R.
Velma Young Trust	8/26/2008	10.0030	1000/262 M.C.O.R.
Velma Young Trust	8/26/2008	97.6796	1000/266 M.C.O.R.
Velma Young Trust	8/26/2008	69.9000	1000/270 M.C.O.R.
Velma Young Trust	8/26/2008	46.6000	1000/274 M.C.O.R.
Velma Young Trust	8/26/2008	48.0000	1000/278 M.C.O.R.
Velma Young Trust	8/26/2008	69.9650	1000/282 M.C.O.R.
Velma Young Trust	8/26/2008	11.4167	1000/286 M.C.O.R.
Velma Young Trust	8/26/2008	63.9600	1000/290 M.C.O.R.
Velma Young Trust	8/26/2008	23.9900	1000/294 M.C.O.R.
Zeke Young and wife, Louise M. Young	12/16/2005	35.0000	994/723 M.C.O.R.
Hubert Youngblood, Jr.	2/21/2006	4.4800	1000/733 M.C.O.R.
Hubert Youngblood, Jr.	2/21/2006	18.0800	1002/149 M.C.O.R.
Michael W. Youngblood	2/11/2006	10.0000	1000/298 M.C.O.R.
David Yount and wife, Yvonne Yount	1/15/2006	8.0000	999/417 M.C.O.R.
Paul A. Zabor	2/19/2005	96.0970	966/635 M.C.O.R.
Paul A. Zabor	4/7/2005	6.4200	971/143 M.C.O.R.
Cirilo Zamora and wife, Rostia Zamora	2/14/2002	0.5222	567/652 B.C.O.P.R.
Cirilo Zamora and wife, Rostia Zamora	2/14/2002	0.7833	567/656 B.C.O.P.R.
Jose Zapata	2/12/2002	0.2611	567/692 B.C.O.P.R.
Mario Zapata	2/12/2002	0.5222	567/704 B.C.O.P.R.
Mario Zapata	2/20/2002	0.2611	567/688 B.C.O.P.R.
Charlotte Ward Zappas	1/25/2007	1.0444	709/005 B.C.O.P.R.
Jeanette Zarosky, Successor in Interest to Cyril Zarosky	7/22/2009	0.5222	782/746 B.C.O.P.R.
Gordon W. Zavodney	2/7/2006	62.3000	681/551 B.C.O.P.R.
Ernest Zboril and wife, Carylton Zboril	10/26/2007	103.5820	733/197 B.C.O.P.R.
Ernest Zboril and wife, Carylton Zboril	10/26/2007	52.0000	735/170 B.C.O.P.R.
Edward Zgabay	2/17/2005	61.2210	654/873 B.C.O.P.R.
Richard J. Zgabay	6/21/2007	83.0000	720/493 B.C.O.P.R.

Lessor	Date of Lease	Net Acres	Recording Data Volume/Page
Norman Zientek and wife, Gayla Zientek	1/13/2000	75.1000	533/089 B.C.O.P.R.

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ABENGOA
VISTA RIDGE, LLC

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REFERENCE DOCUMENT 3

GROUNDWATER SALE AND GROUNDWATER LEASE CONVEYANCE AGREEMENT

ABENGOA
VISTA RIDGE, LLC

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Groundwater Lease Conveyance Agreement

This Groundwater Lease Conveyance Agreement (the “*Agreement*”) is entered into effective as of the date set out below as the “Effective Date”, between Abengoa Vista Ridge LLC (“*Vista Ridge*”), Blue Water Vista Ridge, LLC (“*Blue Water VR*”), Blue Water Regional Supply Project LP (“*Blue Water RSP*”) and the Burleson/Milam Master Lease Trust (the “*Trust*”) (each also referred to individually herein as “*Party*”, or in the plural, the “*Parties*”). For the purpose of this Agreement Blue Water VR and Blue Water RSP may sometimes be collectively be referred to as “Blue Water” or the “*Blue Water Entities*”.

RECITALS

WHEREAS, Blue Water VR has acquired (i) certain lease rights which provide the lessee with groundwater resources, and the right to install, operate and maintain water system infrastructure over approximately 50,000 acres of land from landowners as described on Exhibit “A” (the “*Leases*”, and each singularly referred to as a “*Lease*”), (ii) the rights of Blue Water Systems LP (“*BWS*”), to obtain a Drilling and Operating Permit (with the assistance of BWS) to withdraw up to 50,993 acre feet of groundwater per year, from the Land (as defined below) (“*Operating Permit*”) from the Post Oak Savannah Groundwater Conservation District of the State of Texas (“*POSGCD*”), which is to be in partial replacement of an Existing Permit (as hereafter defined) issued to BWS, and (iii) the right, with the assistance of BWS, to obtain from POSGCD a “Permit to Transport Groundwater from within the Post Oak Savannah Groundwater Conservation District of the State of Texas,” to transport up to 50,993 acre feet per year from the POSGCD to the Counties of Bastrop, Bell, Bexar, Burleson, Burnet, Caldwell, Comal, Guadalupe, Hays, Lee, Milam, Travis and Williamson Counties, Texas (the “*Transportation Permit*”) which is to be in partial replacement of an Existing Permit (as hereafter defined) currently issued to BWS;

WHEREAS, the Leases provide for, among other things, the following rights: (i) the lease to the lessee of certain land (the “*Land*”) as described in the Leases, for purposes of construction, operation and maintenance of facilities such as those that will comprise the Project Improvements (the “*Land Infrastructure Lease Rights*”), (ii) the assignment to the lessee of an exclusive right to designate sanitary control easements on the Land (the “*Sanitary Control Easements*”), (iii) the assignment to the lessee of the exclusive right to obtain a conveyance of title to 10,000 square foot wellhead sites surrounding each groundwater well to be drilled upon the Land, in fee simple determinable (the “*Well Head Sites*”), (iv) the lease to the lessee of a right to lease 2.0 acre well sites (“*2 Acre Well Tracts*”) and (v); a conveyance to the lessee of all rights to the groundwater relating to the Land (the “*Water Rights*”).

WHEREAS, Vista Ridge and San Antonio Water System Board of Trustees, an agency of the City of San Antonio established pursuant to the provisions of City of San Antonio Ordinance Number 75686, Texas Local Government Code Sections 552.141 et seq., and Chapter



1502, as amended, Texas Government Code (“SAWS”) are negotiating or have entered into the Vista Ridge Regional Supply Project Water Transmission And Purchase Agreement (the “WPA”);

WHEREAS, Vista Ridge desires to acquire from Blue Water (i) a Sublease (as defined below) of the Land Infrastructure Lease Rights, the Sanitary Control Easements, the Well Head Sites and the 2 Acre Well Tracts (being collectively referred to as the “*Real Property Rights*”) and the Water Rights, (ii) the right to obtain the Operating Permit, and (iii) the right to obtain the Transportation Permit, for the purpose of delivering groundwater from the Land situated in the POSGCD to a site in Bexar County, Texas owned by SAWS, through a system of groundwater wells, pumping stations, pumps, meters, storage tanks and transmission lines and other facilities, which make up the “*Project Improvements*” as defined in the WPA, for the term of the WPA (the “*WPA Term*”);

WHEREAS, Blue Water has agreed to (i) enter into a sublease and partial assignment of the Water Rights and Real Property Rights to Vista Ridge (the “*Sublease*”), (ii) cause an application for the issuance to Vista Ridge of the Operating Permit and Transportation Permit (collectively the “*Permits*”) to be filed with the POSGCD, (iii) assist and cause the Permits to be issued to Vista Ridge from POSGCD, (iv) consent to and cooperate with the assignment by Vista Ridge to SAWS of the Project Improvements at the end of the WPA Term, and (v) perform, and cooperate with Vista Ridge, with respect to the obligations required of Blue Water under the terms of the WPA;

WHEREAS, Vista Ridge intends to pursue third party financing to provide funds for the development of the “*Project*” (as defined in the WPA) which may be secured, in whole or in part by a collateral pledge of the Water Rights, Real Property Rights and Permits;

WHEREAS, it is intended that any payment to be made by Vista Ridge to Blue Water or the Trust, shall only be paid by Vista Ridge to the extent, and at the times, permitted pursuant to the Senior Debt Financing Agreements (as defined in the WPA), and such payments shall be subordinate to the Senior Debt (as defined in the WPA);

WHEREAS, to preserve the Leases in a manner which is beneficial to the interests of Vista Ridge and Blue Water during the Term of this Agreement, and to assist with the financing of the development of the Project Improvements by Vista Ridge, Blue Water VR also has agreed to assign, immediately following the execution of the Sublease, all of its interest in the Leases (subject to the terms of the Sublease), to the Trust, which Trust shall act as a custodial trust, created for the benefit of Blue Water VR and Vista Ridge for their respective rights and administered by Vista Ridge;

NOW, THEREFORE, for and in consideration of ten dollars (\$10.00) and other good and valuable consideration, including the covenants and obligations of the parties set forth

herein, the legal sufficiency and receipt of which is acknowledged and stipulated by each of the undersigned hereby agree as follows:

AGREEMENT

1. Assignment of Permits to Vista Ridge.

a. Blue Water does hereby agree that, within five (5) days following the "**Contract Date**" (as defined in the WPA), or at such later date as Vista Ridge may designate by notice to Blue Water, Blue Water VR (i) will cause an application for the reissuance of the Permits to be filed with the POSGCD, and cause the Permits to be reissued to Vista Ridge, and (ii) will convey and assign (and cause BWS to so convey and assign) unto Vista Ridge, its successors and assigns, all of their respective right, title and interest in the Existing Permits and Permits (the "**Permit Assignment**"), for that time period (the "**Permit Assignment Term**") which ends upon the later of the "**Termination Date**" (as defined in the WPA) or the date of final payment in full of all Senior Debt, at which time Vista Ridge's rights to such Permits shall revert to Blue Water VR. The assignment of BWS and Blue Water's interest in the Permits shall be conveyed by the execution and delivery by Blue Water VR and BWS to Vista Ridge of the assignment documents in a form substantially similar to the form attached hereto as Exhibit "B". Blue Water does hereby agree to take all steps necessary, each at their sole cost and expense, to cause the Permits to be reissued from POSGCD to Vista Ridge on the date designated in the notice that Vista Ridge delivers to Blue Water of its desire to have the Permits reissued by POSGCD to Vista Ridge, or as soon thereafter as possible. The interest of BWS in the Existing Permits and the right to obtain the reissued Permits shall be assigned by Blue Water VR and BWS to Vista Ridge free and clear of all liens and encumbrances other than the "**Blue Water Permit Security Interest**", as defined below. At the end of the Permit Assignment Term, the rights of Vista Ridge under the Permits relating to the Permit Assignment shall revert, to Blue Water VR, it being the intent that the Permits shall no longer be the property of Vista Ridge after the end of the Permit Assignment Term. Vista Ridge (and its successors and assigns) agrees to execute and deliver to Blue Water VR any documents necessary or appropriate to evidence and effect such reversion.

b. The rights of Blue Water in and to the Existing Permits and the Permits will be conveyed to Vista Ridge subject to the terms of a UCC security agreement (the "**Blue Water Permit Security Agreement**"), to be executed by Vista Ridge to Blue Water VR at the time of the Permit Assignment, which Blue Water Permit Security Agreement will provide a collateral pledge of such Permits (the "**Blue Water Permit Security Interest**") to secure the payment obligations of Vista Ridge under this Agreement and the obligations of Vista Ridge to assign its rights to the Permits to Blue Water VR at the end of the WPA Term. The Blue Water Permit Security Agreement will provide that no action may be taken by the secured party thereunder to enforce such security interest unless and until there is an uncured default by Vista Ridge as to its payment obligations relating to the Reservation Fees due to Blue Water VR and twenty (20) days have passed from the end of the Term of the WPA; provided

that the Blue Water Permit Security Interest and the uncured obligations of Vista Ridge referenced in this subsection shall survive termination of the WPA and this Agreement, it being the intent of the parties that any such uncured obligation(s) of Vista Ridge shall remain the obligation of Vista Ridge and that Blue Water VR may exercise its rights under the Blue Water Permit Security Interest to enforce such obligation(s) and recover the Permits. For purposes of this Section an uncured default by Vista Ridge as to its payment obligations to Blue Water VR shall be deemed to have occurred only after Blue Water VR has, after the termination of the WPA, provided notice of such default to Vista Ridge and Vista Ridge has failed to pay any such sums due within thirty (30) days following the date of such notice. All other provisions of this Agreement notwithstanding, the Blue Water Permit Security Agreement will provide that the Blue Water Permit Security Interest will be and at all times will remain subordinate to any and all interests of the "**Senior Debt Creditors**" (as defined in the WPA), on such terms and condition as the Senior Debt Creditors may require. At Financial Close the Blue Water Permit Security Interest in the Permits shall be amended to provide that Vista Ridge will, concurrently with such amendment, provide as substitute collateral, a pledge of a portion of the sums due from SAWS to Vista Ridge under the terms of the WPA after the payment of all sums due from Vista Ridge to third parties in connection with the Project (including but not limited to payments to the Senior Debt Creditors) but excluding sums due to Blue Water VR, which is equal to the amounts in dispute, but not a security interest in any sums greater than such amount in dispute. The form of the Blue Water Permit Security Agreement shall be in a form which conforms to the provisions of this Section and is otherwise agreed upon by Blue Water VR and Vista Ridge within fifteen (15) days following the Effective Date of this Agreement.

c. In addition to the Blue Water Permit Security Agreement, at the time of the Permit Assignment, Vista Ridge will deliver to Blue Water VR a guaranty from Abengoa SA of the payment of Reservation Fees by Vista Ridge to Blue Water VR or the Trust, which will survive the term of the WPA and this Agreement, it being the intent of the parties that such guaranty shall protect Blue Water VR and the Trust against any failure to pay the Reservation Fees.

2. Sublease of Real Property Rights and Water Rights to Vista Ridge.

a. Blue Water does hereby agree that, within five (5) days following the Contract Date, or such later date as Vista Ridge may designate by notice to Blue Water, and Blue Water does hereby grant, convey, and sublease and partially assign unto Vista Ridge, its successors and assigns (the "**Sublease**") effective immediately upon the date and time indicated in the written notice, for that time period which ends on the later of the end of the "Termination Date of the WPA or the date of payment in full of the Senior Debt (the "**Sublease Term**")":

- (i) the Real Property Rights; and

(ii) the Water Rights under the Leases.

b. The Real Property Rights, and Water Rights shall be subleased to Vista Ridge under the terms of the Sublease form substantially similar to the form attached hereto as Exhibit "D" free and clear of all liens, encumbrances or conditions other than (i) those which the owner of the fee interest in the Land may have placed against such Land prior to the Effective Date of this Agreement, (ii) the Blue Water Lease Security Interest, (iii) the Blue Water Permit Security Interest and (iv) those which may be approved by the Senior Debt Creditors (the "**Permitted Encumbrances**"). The above notwithstanding, if a Senior Debt Creditor or SAWS has required Vista Ridge to remove or otherwise cure a lien, encumbrance or condition affecting the Real Property Rights or Water Rights the "**SAWS/Lender Non-Permitted Encumbrances**"), Blue Water VR shall, nevertheless, remove such SAWS/Lender Non-Permitted Encumbrance in the manner required by SAWS or such Senior Debt Creditor. If the requirement to remove the SAWS/Lender Non-Permitted Encumbrances is industry standard for a project development transaction utilizing private activity bond financing as the method for financing the project, then the removal or cure shall be at the sole cost and expense of Blue Water VR. If the requirement to remove or cure the SAWS/Lender Non-Permitted Encumbrance is not industry standard for a project development transaction utilizing private activity bond financing as the method for financing the project, then the removal shall be shared by Blue Water VR and Vista Ridge on a 50/50 basis. If Blue Water VR believes that the SAWS/Lender Non-Permitted Encumbrance should not be classified as industry standard for a project development transaction utilizing private activity bond financing as the method for financing the project, and Vista Ridge disagrees, this disagreement shall be a Dispute to be resolved between the such Parties as set out in Section 20, below. In the event Blue Water VR is responsible for paying the cost to remove any such SAWS/Lender Non-Permitted Encumbrance, as set out above, and does not do so in the time required by SAWS or a Senior Debt Creditor, Vista Ridge shall have the right to pay such sums and Blue Water shall reimburse Vista Ridge an amount equal to two times all costs incurred by Vista Ridge in connection with removing or curing such SAWS/Lender Non-Permitted Encumbrance plus any attorney's fees incurred by Vista Ridge to determine such obligation and collect such sums from Blue Water VR.

c. At the end of the Sublease Term the Real Property Rights and Water Rights under the Leases shall revert to the Trust and shall no longer be the property of Vista Ridge after the end of the Sublease Term. Vista Ridge (on behalf of itself and its successors and assigns) agrees to execute and deliver to the Trust any documents necessary or appropriate to evidence or effect such termination.

3. Assignment of Leases to Trust.

a. Coincident with the execution of the Sublease, Blue Water VR hereby assigns (and will be deemed to have assigned) to the Trust all of Blue Water VR's interest in the Leases (the "**Lease Assignment**"), being all of the interest of the lessee in such Leases,

which assignment will be further evidenced by a form of assignment which is substantially similar to the form attached hereto as Exhibit "E". The Leases shall be assigned to the Trust free and clear of all liens and encumbrances other than the Permitted Encumbrances and the terms of the Sublease.

b. The Leases shall be held by the Trustee pursuant to the terms and conditions of the a trust agreement substantially similar to the form attached hereto as Exhibit "F" (the "**Trust Agreement**") as a custodial trust created for the benefit of Blue Water VR and administered by a trustee acceptable to the parties to this Agreement, in their reasonable discretion.

c. The Trust will cause the Leases to be distributed to Blue Water VR as described in Section 2 hereof and in the Trust Agreement at the end of the Sublease Term.

d. The rights of Blue Water in and to the Leases will be conveyed to the Trust, and the Sublease of the Leases will be conveyed to Vista Ridge, subject to the terms of a security agreement (the "**Blue Water Lease Security Agreement**"), to be executed by Trust and Vista Ridge to Blue Water VR at the time of the Sublease and the Lease Assignment, which Blue Water Lease Security Agreement will provide a collateral pledge of the Leases and the Sublease (the "**Blue Water Lease Security Interest**") to secure the payment obligations of Vista Ridge and the Trust under this Agreement and the termination of the term of the Sublease at the end of the WPA Term. The Blue Water Lease Security Agreement will provide that no action may be taken by the secured party thereunder to enforce such security interest unless and until there in an uncured default by Vista Ridge as to its payment obligations relating to the payment obligation due by Vista Ridge to Blue Water VR under the terms of this Agreement and thirty (30) days have passed from the end of the Term of the WPA; provided that the Blue Water Lease Security Interest and the uncured obligations of Vista Ridge or the Trust under this subsection shall survive termination of the WPA and this Agreement, it being the intent of the parties that any such uncured obligation(s) of Vista Ridge or the Trust shall remain the obligation(s) of Vista Ridge or the Trust, respectively, and that Blue Water VR may exercise its rights under the Blue Water Lease Security Interest to enforce such obligation(s) and recover the Leases. For purposes of this Section an uncured default by Vista Ridge as to its payment obligations to Blue Water VR shall be deemed to have occurred only after Blue Water VR has, after the termination of the WPA, provided notice of such default to Vista Ridge and Vista Ridge has failed to pay any such sums due within thirty (30) days following the date of such notice. All other provisions of this Agreement notwithstanding, the Blue Water Lease Security Agreement will provide that the Blue Water Lease Security Interest will be and at all times will remain subordinate to any and all interests of the Senior Debt Creditors on such terms and condition as the Senior Debt Creditors may require. At Financial Close, the Blue Water Lease Security Interest in the Leases shall terminate and be released; provided however, Vista Ridge will, concurrently therewith, provide as substitute collateral, a pledge of a portion of the sums due from SAWS to Vista Ridge under the terms of the WPA after the

payment of all sums due from Vista Ridge to third parties in connection with the Project (including but not limited to payments to the Senior Debt Creditors) but excluding sums due to Blue Water VR, which is equal to the amounts in dispute, but not a security interest in any sums greater than such amount in dispute. The form of the Blue Water Lease Security Agreement shall be in a form which conforms to the provisions of this Section and is otherwise agreed upon by Blue Water VR and Vista Ridge within fifteen (15) days following the Effective Date of this Agreement.

4. Requirement to Maintain Permits and Leases

a. Subject to the payment obligation for fees due to POSGCD for the purpose of maintaining the Permits as set out below, which are to be made by Vista Ridge, Blue Water VR does hereby agree, at all times during the Term of this Agreement, to cause the Permits providing the right to withdraw and transport the Required Groundwater (as defined below in subsection f) to Bastrop, Bell, Bexar, Burleson, Burnet, Caldwell, Comal, Guadalupe, Hays, Lee, Milam, Travis and Williamson Counties, Texas, to remain issued and in good standing with the POSGCD, all at Blue Water VR's sole cost and expense, in a manner sufficient to allow Vista Ridge to withdraw and transport, at the time and quantities required thereunder, the Required Groundwater from the Land and meet Vista Ridge's obligations to SAWS under the terms of the WPA. The above notwithstanding, upon reissuance of the Permits to Vista Ridge, Vista Ridge shall become responsible for payment of those fees required to be paid to POSGCD for the purpose of maintaining the Permits (the "**POSGCD Fees**") and Blue Water VR shall not be responsible for the consequence of a failure to pay such POSGCD Fees in a timely manner.

b. From and after the date of the Permit Assignment, Vista Ridge shall be obligated to pay all POSGCD Fees necessary to maintain the Permits and all other costs of the Permits such as fines, penalties, etc., that may be owed to POSGCD which accrue during the term of this Agreement from and after the Permit Assignment. In the event Vista Ridge pays or is required to pay any fees or sums owed to POSGCD relating to the Existing Permits, any such payment shall be deemed a prepayment of any Reservation Fees otherwise due to Blue Water under the terms of Section 7 of this Agreement, which sums shall be applied to reduce subsequent Reservation Fee payment(s) until Vista Ridge has received full credit for such prepaid sums.

c. From and after the date of the Lease Assignment, Blue Water will cause the Trust to possess, and have the right to sublease and make available to Vista Ridge, the Required Groundwater in that quantity which is the lesser of (i) the amount sufficient to allow Vista Ridge to make available to SAWS, at all points of time until the end of the WPA Term that amount of Product Water (as defined in the WPA) which is the greater of that volume of water which Vista Ridge has the right to provide to SAWS during such time period, or is required to be delivered by Vista Ridge to SAWS during such time period, or (ii) 54,000 acre feet per year; provided, however, in no event will Vista Ridge be required to pay

for more than 50,000 acre feet of Required Groundwater in any one "**Contract Year**" (as that term is described in the WPA). Blue Water VR may, from time to time, acquire additional leases of Property Rights and Water Rights (as defined herein) and assign such leases to the Trust to assure that the Trust has Required Leased Acres (as defined hereunder) sufficient to make available the Required Groundwater to Vista Ridge in accordance with this Agreement. Any such new leases obtained by Blue Water VR which are assigned to the Trust, from time to time, shall be deemed added to the definition of "Leases" under the terms of this Agreement immediately upon their execution by the lessor and Blue Water VR, as lessee thereunder. Blue Water VR shall assign such Leases to the Trust free and clear of all liens and encumbrances other than the Permitted Encumbrances.

d. From and after the date of the Lease Assignment, Vista Ridge shall have the right to pay all of the sums due under the terms of the Leases directly to the lessors which accrue during the term of this Agreement from and after the Lease Assignment.

e. In the event the Permits provide for the ability to withdraw and transport to SAWS less than 54,000 acre feet per year in production and transportation during a Contract Year (such difference being referred to as the "**Groundwater Deficit**"), Blue Water VR will provide to Vista Ridge, at Blue Water VR's sole cost and expense, groundwater from alternate sources to provide for such Groundwater Deficit, such as nearby utility providers, water wholesalers, or nearby landowners, which alternate sources may be selected by Blue Water VR in its discretion, but which groundwater must, in all respects, meet all of the requirements of Required Groundwater and be delivered to Vista Ridge in a manner in which Vista Ridge and the "**Water Supply Corporation**" (as defined in the WPA) will incur no additional costs or expense in connection with Vista Ridge's obligations to deliver such Required Groundwater to SAWS under the terms of the WPA.

f. Provided Blue Water VR meets its requirements herein to make available the Required Groundwater to Vista Ridge at the times, quantity and quality herein required, Vista Ridge agrees it will obtain all of its Raw Groundwater for the purpose of meeting its obligations under the WPA from its rights under the Permits.

g. From and after Financial Close (as defined in the WPA), Blue Water VR will also cause the Trust to hold Leases which contain the number of acres necessary to support the ability of the holder of the Permits to withdraw and transport to SAWS, the Required Groundwater for each Contract Year, which is the lesser of (i) the amount sufficient to allow Vista Ridge to make available to SAWS, at all points of time during the WPA Term, "**Product Water**" (as defined in the WPA) the greater of that volume of Raw Groundwater which Vista Ridge has the right to provide to SAWS during such time period, or is required to be delivered by Vista Ridge to SAWS during such time period, or (ii) 54,000 acre feet per year (such amount of Leases being referred to as the "**Required Leased Acres**"); provided, however (i) the Required Leased Acres will never be required to exceed 50,000 acres of Land

and (ii) in no event will Vista Ridge be required to pay for more than 50,000 acre feet of Required Groundwater in any one Contract Year.

h. For the purposes of this Agreement "**Required Groundwater**" is defined as raw groundwater which:

i. is legally capable of being withdrawn from the Land, in accordance with the Permits and the rules of the POSGCD in amounts sufficient to make available to SAWS, at any point in time during the term of the WPA, that amount of Product Water (as defined under the terms of the WPA) which is the greater of that volume of water which Vista Ridge has the right to provide to SAWS during such time period, or is required to be delivered by Vista Ridge to SAWS during such time period, but in any event not to exceed the limits of subsections c. and e. above; and

ii. is physically capable of being produced from the Land.

i. For the purpose of this Agreement if the Raw Groundwater fails to meet the quality standards set out on Exhibit "G", Vista Ridge shall have the right to make capital expenditures, from time to time, which are necessary to treat Raw Groundwater to the level which meets the quality standards set out on Exhibit "G" (the "**Water Quality Capital Expenditures**"). In the event Vista Ridge should incur any Water Quality Capital Expenditures, it shall be entitled to recover from Blue Water VR a sum equal to \$0.30 per acer foot for each \$100,000.00 of Water Quality Capital Expenditures incurred by Vista Ridge as a reduction to the Base Unit Groundwater Price (the "**Water Quality Capital Expenditure Recovery Costs**").

5. Term. The term of this Agreement (the "**Term**") shall commence on _____, 2014 (the "**Commencement Date**"), and shall continue until the later of the Termination Date or the payment in full of all Senior Debt, unless earlier terminated by Vista Ridge in the manner set out herein.

6. Consideration.

a. During the Term, Vista Ridge shall pay directly to the Trust, of which Blue Water VR is the sole beneficiary, during each "**Payment Period**" (as defined below), as consideration for all of Vista Ridge's rights under the terms of the Sublease and this Agreement that sum (the "**Payment Period Consideration**") which is equal to Four Hundred Sixty and no/100 Dollars (\$460.00) per acre foot (such amount as may be adjusted pursuant to the terms of this Agreement is referred to herein as the "**Base Unit Groundwater Price**"), for each acre foot of raw groundwater produced by Vista Ridge from the land underlying the Leases, and for which Vista Ridge, upon making such Raw Groundwater available to SAWS, is actually paid by SAWS, as Product Water, which sum shall be referred to herein as the

“Base Unit Groundwater Payment” less (A) any “Third Party Payments” (as defined below) paid or accrued by Vista Ridge during such Payment Period, and (B) the **“Adjustments”**, as that term is defined below. The above notwithstanding, in the event groundwater produced by Vista Ridge from the Land underlying the Leases, and for which Vista Ridge, upon delivery to SAWS, is actually paid by SAWS, exceeds 50,000 acre feet in a Contract Year, in no event will Vista Ridge be required to pay for more than 50,000 acre feet of Required Groundwater in any one Contract Year.

b. For the purpose of this Agreement, the first Payment Period will be that annual period which begins with the **“Commercial Operation Date”** (as that term is defined in the WPA) and ends on the annual anniversary thereafter, and each subsequent annual period during the Term of this Agreement. The Payment Period Consideration shall be payable on or before the 15th day following the end of each such annual period which occurs during the Term of this Agreement. The Payment Period Consideration shall be due and payable by Vista Ridge at the address for Trust designated for notices under Section 21, as set out in this Agreement (or such other address as the Trust may from time to time designate in writing to Vista Ridge) or in such other manner as the parties may agree. No payment will be due to the Trust for water produced by Vista Ridge from the Leases prior to the Commercial Operation Date.

c. Any sums due and owing by Vista Ridge or Blue Water VR, which are not paid on the due date, shall bear interest from the date due until the date paid, at the lesser of seven and one-half percent (7.5%) per annum or the maximum rate allowed by law.

d. For the purpose of this Agreement **“Third Party Payments”** means the payments by Vista Ridge: (i) any amounts paid to a lessor under the terms of any of the Leases or to any other party to maintain the Leases in effect which are payments for royalties for the groundwater produced, shut-in royalties, delay rentals, or other similar costs owed under the Leases but not including surface damage costs, well site costs, well mitigation costs or other similar costs owed under the Leases), (ii) all costs required by any of the Leases to be paid to a third party, including but not limited to taxes, user fees, and well registration fees or payments to any Governmental Body (as defined below), (iii) the cost of acquiring new or additional Leases necessary to permit Blue Water VR to be in compliance with the obligations of Blue Water VR under this Agreement to provide the Required Leased Acres, (iv) all permit fees, taxes and all other fees or permit costs owed to the POSGCD, including but not limited to those relating to the Permits (excepting and excluding any such costs resulting from a violation of the terms of the Permits caused solely by the actions of Vista Ridge, and (v) Water Quality Capital Expenditure Recovery Costs.

e. For purposes of this Agreement, **“Adjustments”** shall mean any **“Payment Period Consideration Reduction”** and/or **“Payment Period Consideration Deferral”** as set out below, which are applicable to each Payment Period.

f. Under the terms of the WPA, Vista Ridge is entitled to make available to SAWS a certain amount of acre feet of Product Water for each Payment Period (the "**Maximum Volume of Product Water**"). If Vista Ridge desires to make all or a portion of such Maximum Volume of Product Water available to SAWS during a Payment Period (the "**Raw Water Supply Requirement**") and the volume of Required Groundwater which is physically and legally (according to applicable regulations of any Governmental Body) available to be withdrawn from the Land at the Project Improvements wells and legally capable of being transported to the Delivery Point (as defined in the WPA) for delivery to SAWS (the "**Available Product Water**") is less than the amount of such Maximum Volume of Product Water, then the difference between the Maximum Volume of Product Water desired to make available to SAWS and the Available Product Water for delivery to SAWS, measured in acre feet, shall be deemed a "**Raw Water Supply Shortfall**". In the event of a Raw Water Supply Shortfall, Vista Ridge shall make an Adjustment to the Payment Period Consideration otherwise due to Blue Water VR for such Payment Period by reducing the Payment Period Consideration by that sum which is equal to the "**Capital and Raw Groundwater Unit Price**" (as defined in the WPA) multiplied by the number of acre feet of the Raw Water Supply Shortfall, which shall be a Payment Period Consideration Reduction and shall reduce the sums due to Blue Water VR for such Payment Period, but not below \$0. In the event the Payment Period Consideration Reduction for a Payment Period exceeds the sums that would otherwise have been payable to Blue Water VR as Payment Period Consideration for such Payment Period (that is, would reduce the sums otherwise have been payable to Blue Water VR as Payment Period Consideration for such Payment Period below \$0), the excess Payment Period Consideration Reduction will be carried over and applied as an Adjustment to reduce any Payment Period Consideration which would otherwise be due to Blue Water VR during each subsequent Payment Period, after all Adjustments have been first made for such subsequent Payment Period(s).

g. If Vista Ridge desires to make all or a portion of the Raw Water Supply Requirement available to SAWS during any Payment Period and the volume of Required Groundwater available to be withdrawn from the Land for delivery to SAWS through the Project Improvements (the "**Available Product Water**") is not capable of being withdrawn and delivered to SAWS due to an event which is deemed an "**Uncontrollable Circumstance**" (as that term is defined in the WPA) measured in acre feet, for all circumstances other than a Raw Water Supply Shortfall, then the difference between the Raw Water Supply Requirement Vista Ridge desired to make available to SAWS and the Available Product Water under this Section shall be known as a "**Water Production Uncontrollable Circumstance Shortfall**". In the event of a Water Production Uncontrollable Circumstance Shortfall, Vista Ridge shall make an Adjustment to the Payment Period Consideration otherwise due to Blue Water VR for such Payment Period by reducing the Payment Period Consideration by that sum which is equal to the Capital and Raw Groundwater Unit Price multiplied by the number of acre feet of the Water Production Uncontrollable Circumstance Shortfall, which shall be a Payment Period Consideration Deferral and shall reduce the sums due to Blue Water VR for such Payment Period, but not below \$0. In the event the Payment

Period Consideration Deferral for a Payment Period exceeds the sums that would otherwise have been payable to Blue Water VR as Payment Period Consideration for such Payment Period (that is, would reduce the sums otherwise have been payable to Blue Water VR as Payment Period Consideration for such Payment Period below \$0), the excess Payment Period Consideration Deferral will be carried over and applied as an Adjustment to reduce any Payment Period Consideration which would otherwise be due to Blue Water VR during each subsequent Payment Period, after all Adjustments have been first made for such subsequent Payment Period(s). At such time as Vista Ridge receives from SAWS payment for Product Water during any period of the Term of the WPA which is an extension of Term for Uncontrollable Circumstances (as set out in Section 10.7 of the WPA), after first paying any such sums to Vista Ridge for sums Vista Ridge was not paid by SAWS due to the aggregate of all Water Production Uncontrollable Circumstance Shortfalls to occur, the payments by SAWS for the Water Production Uncontrollable Circumstance Shortfall shall be paid to Blue Water VR in the amount up to the aggregate amount of the Adjustments made under the terms of this Section.

h. If Vista Ridge desires to make all or a portion of the Raw Water Supply Requirement available to SAWS during any Payment Period, and the Required Groundwater is withdrawn from the Land for delivery through the Project Improvements but thereafter is not capable of being delivered to SAWS due to a Vista Ridge failure in connection with the operations of the Project Improvements which is other than a Uncontrollable Circumstance or Raw Water Supply Shortfall, the amount of such Required Groundwater which is not delivered to SAWS (measured in acre feet) shall be deemed a "**Water Delivery Shortfall**". In the event of a Water Delivery Shortfall, if the aggregate Water Delivery Shortfall, when multiplied by the sum of the Capital and Raw Groundwater Unit Price, exceeds the sums Vista Ridge would otherwise have received from the sale of the Product Water to SAWS for such Payment Period (the "**Payment Period Delivery Loss**") Vista Ridge will make an Adjustment to the Payment Period Consideration otherwise due to Blue Water VR for such Payment Period by reducing the Payment Period Consideration due to Blue Water VR by the Payment Period Delivery Loss, which shall be a Payment Period Consideration Deferral. In the case of any such Payment Period Consideration Deferral, Blue Water VR will be entitled to recover such Adjustment by a payment from Vista Ridge of sums received by Vista Ridge in any subsequent Payment Period out of sums paid by SAWS to Vista Ridge for the sale of Product Water during each subsequent Payment Period.

i. For the purpose of this Section, Blue Water VR and Vista Ridge do hereby agree that if Blue Water VR provides all of the Required Groundwater to Vista Ridge at the well head, and there is a loss of Required Groundwater between the well head to the delivery point with SAWS which is greater than 4,000 acre feet per Contract Year (the "**Excess Water Loss from Operations**"), any loss of Required Groundwater to be delivered to SAWS which is directly caused by an Excess Water Loss from Operations, shall be deemed a Water Delivery Shortfall.

j. A Raw Water Supply Shortfall, Water Production Uncontrollable Circumstance Shortfall, or a Water Delivery Shortfall, shall not be deemed a breach under the terms of this Agreement unless such shortfall is caused by a breach by such Party of its other obligations under the terms of this Agreement, the exclusive remedy for such shortfalls being the adjustments provided in this Section 6.

7. Reservation Fees. On that date which is fifteen (15) days following the earlier to occur of the Lease Assignment or Permit Assignment (the “*Initial Reserve Payment Date*”), and monthly thereafter until the earlier of (i) 61 months from the “*Contract Date*” (as defined in the WPA) or (ii) the Commercial Operation Date (as defined in the WPA), Vista Ridge will pay to Blue Water that sum (the “*Reservation Fee*”) which is equal to (i) 1/12th of the product of \$100 multiplied by the number of acre feet of the permitted groundwater as set out in the Operating Permit less (ii) any Third Party Payments as defined in Section 6. d..

8. Administrative Duties Regarding Maintenance of Permits and Leases. Blue Water VR covenants and agrees that, during the Term of this Agreement, it will provide to Vista Ridge and the Trust all of those administrative services set out in that certain “Lease and Permit Administration Agreement” as set out on Exhibit “H” attached hereto (the “*Lease and Permit Administration Agreement*”), including but not limited to the following duties:

a. maintain the Permits to allow the Required Groundwater to be produced from the Land and transported to SAWS in accordance with the terms of the WPA;

b. use reasonable commercial efforts to use those key persons set out on Schedule 1 in the roles indicated thereon.

c. maintain the Leases such that the Land is one contiguous area of land for the purpose of the Operating Permit to allow the Required Groundwater to be produced from the Land and transported to SAWS in accordance with the terms of the WPA; and

d. cause the Permits and Leases to be amended in the manner set out in this Agreement;

e. maintain the Leases in good standing and in a fully enforceable condition.

The Parties hereby confirm that (i) after the sublease of the Real Property Rights and Water Rights to Vista Ridge by Sublease, as set out above, unless otherwise expressly agreed between Vista Ridge and Blue Water VR, the Lease and Permit Administration Agreement will not include the responsibility to carry out the administrative task of making the payment of royalties or other rent due under the terms of the Leases, all of which duties will be addressed by Vista Ridge, and (ii) after the issuance of the Permits to Vista Ridge from POSGCD, as set out above, unless otherwise expressly agreed between Vista Ridge and Blue Water VR, the Lease and Permit Administration Agreement will not include the

responsibility to carry out the administrative task of making the payment of fees owed to the POSGCD for maintenance of the Permits, all of which duties will be addressed by Vista Ridge, and Vista Ridge covenants to abide in all respects by the terms and conditions of the Permits and the rules and regulations of the POSGCD.

9. Due Diligence.

a. Beginning on the Effective Date and continuing through the term of this Agreement Vista Ridge and its employees, agents, contractors, consultants and advisors will have the right to enter onto the Land at any time and conduct, at its expense, a physical, environmental and feasibility inspection of the Land and water rights relating thereto, including but not limited to the drilling of water wells, conducting soil borings, soil testing, subsurface condition evaluations, environmental surveys, and such other site condition and suitability investigations, testing, and evaluations as Vista Ridge may deem necessary ("**Feasibility Work**"); provided such rights are subject to any limitation on such rights as set out in the Leases. If for any reason Vista Ridge, in its sole and absolute discretion, is not satisfied with the Leases, Permits, Real Property Rights and/or the Water Rights, it may terminate this Agreement by delivering to Blue Water VR, a written notice stating that Vista Ridge desires to terminate this Agreement (the "**Termination Notice**"), and Vista Ridge shall have no further right, obligation or liability hereunder other than to effect the reassignment and assist with (i) the reversion to Blue Water VR of the Permits, and (ii) the reversion to the Trust of the Leases, respectively, and to make accrued any payments owed to Blue Water VR pursuant to this Agreement through the day of termination, and collect from Blue Water VR any sums owed to Vista Ridge under this Agreement through the day of termination, which rights and obligations shall survive termination of this Agreement. In furtherance of Vista Ridge's Feasibility Work, Blue Water VR agrees to make available to Vista Ridge, within thirty (30) days after the Effective Date full access to the following items, to the extent the same exist and are in Blue Water's possession or control, which relate to the Leases and Permits or the groundwater situated under the Land: (a) copies of all existing surveys, site plans, and plats, (b) existing title policies, (c) engineering reports, (d) water, hydrology, geology soil and geophysical studies, (e) title work relating to the Land, (f) environmental site assessments, (g) leases or encumbrances affecting the Land, including but not limited to full access to all of the Leases and lease files relating to the Leases, (h) any proposed covenants, conditions and restrictions, (i) copies of all agreements, contracts, permits and licenses relating to the Leases, the Existing Permits or the groundwater relating thereto, and (j) intangible property information relating to the Leases. To the extent Vista Ridge is required to provide such information to SAWS, Blue Water does hereby agree and confirm that all of such information may be delivered to SAWS.

b. At the request of Vista Ridge, Blue Water will cooperate with Vista Ridge ordering from a title insurance company selected by Vista Ridge, a title commitment for an owner's/lessee's title insurance policy on a Standard Texas form Title Policy, along with legible copies of the documents referenced therein (the "**Title Commitment**") committing to

issue to Vista Ridge, at Financial Close, an Owner's/Lessee's Policy of Title Insurance (and a Mortgagee's Policy of Title Insurance, if required by the Senior Debt Creditors), insuring title to the Lease and/or Sublease, subject only to the Permitted Encumbrances and any other exceptions approved by Vista Ridge, in an amount equal to the payments to be paid by Vista Ridge to Blue Water VR under the terms of this Agreement (the "**Title Policy**"). If Vista Ridge elects to purchase such Title Policy it shall be at the sole cost and expense of Vista Ridge.

10. **Condemnation.** In the event either party receives notice of an act of condemnation or threat of a condemnation action which is brought against the Land, the Leases, the Permits or the Project Improvements of the lands on which the Project Improvements are located (the "**Condemnation Claim**"), each party will notify the other as quickly as reasonably possible relating to such condemnation (or threatened condemnation), and will promptly supply the other party with all of the information in the possession of the party with notice of such condemnation (or threatened condemnation) relating to such condemnation (or threatened condemnation). Each of the parties will have the right to pursue their independent Condemnation Claim for any such loss or potential loss. Each party also agrees to take those steps to reasonably cooperate with the other parties hereto as to their respective claim, provided, such cooperation will not require a party to compromise or adversely affect their respective Condemnation Claims.

All condemnation proceeds or proceeds from the settlement of a Condemnation Claim or from Condemnation Claims cumulatively which are received by the Trust, Vista Ridge or Blue Water, shall first be paid to Vista Ridge until such time as Vista Ridge, its successors or assigns, has received (i) those sums necessary for the repayment of all debt owed by Vista Ridge, including the Senior Debt, (ii) a sum equal to all of the equity investment of Vista Ridge in the Project Improvements, and (iii) a sum equal to twelve percent (12%) per annum (post federal income tax) computed on the equity investment of Abengoa Water (USA) LLC in Vista Ridge, computed from the Contract Date until the date of the receipt of the proceeds from such Condemnation Claim (the "**Vista Ridge Recoupment Amount**"). Following the receipt by Vista Ridge of all of the Vista Ridge Recoupment Amount, the balance of the condemnation proceeds or proceeds from a sale of property when under threat of condemnation which are received by the Trust, Vista Ridge or Blue Water shall be paid to Blue Water VR. Notwithstanding the foregoing, this section shall not apply to a condemnation of all or any part of the Land, Leases or the Permits by Vista Ridge Water Supply Corporation.

11. **Confirmation of Status of Leases.** Blue Water hereby certifies, as of the date hereof, as true and correct, the following information relating to the Leases, which Blue Water does hereby authorize Vista Ridge to rely upon in connection with its execution of this Agreement.

- a. Blue Water VR is the lessee under the terms of the Leases;

- b. A complete list of the Leases is set out on Exhibit "A";
- c. Each Lease remains in full force and effect, and to the best of Blue Water's knowledge, there are no defaults under the Leases, subject to the claims as disclosed on Schedule 2.
- d. The Leases are not subject to any sublease, transfer or assignment other than as set out in this Agreement or in the Permitted Encumbrances.
- e. All duties of an inducement nature owed by the lessee to lessor (or any other party) under the Leases have been fulfilled.
- f. Other than as set out in this Agreement, in the Permitted Encumbrances or as may be extended to SAWS for the period following the end of the WPA Term, no other party has any option rights, rights of first refusal, rights of first offer or other rights relating to the Leases.
- g. No lessor is currently asserting a claim, defense or right to terminate any of the Leases, except as disclosed in Schedule 2.
- h. No lessee has provided a security deposit in connection with any of the Leases.
- i. Blue Water has not filed, and to Blue Water's knowledge BWS is not currently the subject of, any filing, voluntary or involuntary, as a debtor, for bankruptcy or reorganization under any applicable bankruptcy or creditors' rights laws.
- j. There are no persons who are guarantors of Blue Water VR's obligations under the terms of the Leases.
- k. The Leases are free and clear of all liens and encumbrances, except for the Permitted Encumbrances;
- l. Blue Water has received no notice that any of the Leases are in violation of any laws, or subject to any existing investigation or inquiry by, any governmental authority, which violation has not been cured or investigation has not been satisfactorily completed confirming that no violation has occurred.

12. Confirmation of Status of Permits. Blue Water does hereby certify, as of the date hereof, as true and correct, the following information relating to the Permits, which the Blue Water Entities do hereby authorize Vista Ridge to rely upon in connection with its execution of this Agreement.

a. Blue Water VR has the unrestricted right to become the permittee under the Permits and the further unrestricted right to assign or cause to be assigned such Permits to the Trust or Vista Ridge as a permittee;

b. True and correct copies of the current operating permit and transportation permit, as issued to BWS (the “*Existing Permits*”), as amended and restated have been delivered to Vista Ridge, and are attached hereto as Exhibit “I” and incorporated herein;

c. True and correct copies of the minutes of the meeting of POSGCD confirming their resolution authorizing the Existing Permits to be (i) bifurcated into a separate Production Permit and a separate Transportation Permit for Vista Ridge, covering only the Leases, and (ii) issued to Vista Ridge;

d. As of the date hereof, none of the Existing Permits have been amended, modified, supplemented or superseded from those attached hereto, except as disclosed to Vista Ridge in writing prior to the date hereof;

e. Each of the Existing Permits remains in full force and effect and there are no defaults under the Existing Permits;

f. No person or entity, including POSGCD, is currently asserting a claim, defense or right to terminate any of the Existing Permits;

g. No person other than BWS, Blue Water, and Vista Ridge has any rights to the Existing Permits, and the Existing Permits are free and clear of all liens, claims and encumbrances

h. Blue Water has received no notice that any of the Existing Permits are in violation of any laws, or subject to any existing investigation or inquiry by, any governmental authority, which violation has not been cured or investigation has not been satisfactorily completed confirming that no violation has occurred.

13. Facility Tracts. Blue Water will use commercially reasonable efforts to assist Vista Ridge in obtaining from Cross County Water Supply Corporation (“*Cross County*”), at a reasonable cost to Vista Ridge, an undivided interest in, or other similar non-exclusive right of use in and to, portions of the pipeline easements or rights-of-way owned by Cross County for use by Vista Ridge in connection with the development of the Project Improvements (the “**Cross County Common Use Rights**”), including a provision that in the event this Agreement should be terminated after Financial Close, and SAWS acquires any of the Project Improvements, the Cross County Common Use Rights may be assigned by Vista Ridge to SAWS with no consideration or other payments due from Vista Ridge or SAWS in connection therewith.

14. Modifications to Permits. Blue Water will obtain from the POSGCD, at their sole cost and expense, certain amendments or clarifications to the Permits, unless otherwise expressly set out below, as soon as possible following the Effective Date of this Agreement:

a. The reissuance by POSGCD to Vista Ridge of a separate Operating Permit and a separate Transportation Permit associated with the Leases and the transportation of groundwater withdrawn therefrom, to the areas set out in the Existing Transportation Permit;

b. Extending the term of the Transportation Permit to coincide with the current term of the Operating Permit.

c. Modifying the Transportation Permit to allow daily volume flexibility to match the Operating Permit.

d. Increasing the groundwater that can be withdrawn under the Operating Permit and transported to SAWS under the terms of the Transportation Permit, to 54,000 acre feet per year.

e. Within five (5) years following Commercial Operations Date (as defined in the WPA), extending the term of the Operating Permit to a date that is 30 years from the date of such modification and extending the term of the Transportation Permit to run coterminous with the end of the term of the Operating Permit. In the event the Permits are not modified in the manner set out in this subparagraph e., the Base Unit Groundwater Price will be adjusted to a sum which, when produced and transported at the volumes allowable under the Permits, for the time periods for which the Permits provide, will cause there to be no default under the Senior Debt Financing Agreements or any economic reduction to Vista Ridge's return of and on its investor's equity investment.

15. Modifications to Leases; Additional Rights to Use of Surface of Land. Blue Water will use best efforts to obtain from the lessors under the terms of the Leases, at their sole cost and expense, an amendment to each of the Leases (where this does not yet exist in the Leases) to provide for:

a. A form of notice and right to cure on a lessee default, in a form acceptable to Vista Ridge;

b. A duty by the lessor to execute a form of Senior Debt Financing Agreements in a form acceptable to the Vista Ridge;

c. Waiver of statutory landlord's lien;

d. Agreement that the lessor will not use the real property that is the subject of the Lease, in a manner that will adversely affect lessee's groundwater rights under the terms of the Lease;

e. A subordination and non-disturbance agreement from any holder of a mortgage of any portion of the Land or the Leases; and

f. Any other requirement which may be required by the holders of the Senior Debt:

In addition, Blue Water and Vista Ridge agree to cooperate with each other during Blue Water's efforts made pursuant to this Section to enable Vista Ridge to obtain perpetual easements or fee simple absolute rights to areas within the Land where the Project Improvements are located as required by SAWS in the WPA.

16. Vista Ridge's Representations and Warranties: Vista Ridge represents and warrants, as of the Effective Date and again as of the Commencement Date:

a. Vista Ridge is a limited liability company duly organized, validly existing and in good standing under the laws of the State of Delaware, and has the authority to do business in the State and in any other state in which it conducts its activities, with the full legal right, power and authority to enter into and perform its obligations under this Agreement.

b. This Agreement has been duly authorized, executed and delivered by all necessary action of Vista Ridge and constitutes the legal, valid and binding obligation of Vista Ridge, enforceable against Vista Ridge in accordance with its terms, except to the extent that its enforceability may be limited by bankruptcy, insolvency or other similar laws affecting creditors' rights from time to time in effect and equitable principles of general application.

c. During the Permits Assignment Term, Vista Ridge will abide by the terms and conditions of the Permits and the rules and regulations of the POSGCD or any successor Governmental Body with regulatory jurisdiction over the withdrawal, transportation and use of the groundwater contemplated herein.

d. Vista Ridge is, and shall remain during the term of this Agreement, a bankruptcy remote, single-purpose entity for purposes of construction, acquisition, operation and maintenance of the Project Improvements and the supply of water to SAWS, and will amend any and all of its organizational documents as requested by the Senior Debt Creditors.

e. To the best of its knowledge, neither the execution nor delivery by Vista Ridge of this Agreement nor the performance by Vista Ridge of its obligations in connection

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with the transactions contemplated hereby or the fulfillment by Vista Ridge of the terms or conditions hereof:

(1) Conflicts with, violates or results in a breach of any constitution, law, governmental regulation, by-laws or certificates of incorporation applicable to Vista Ridge; or

(2) Conflicts with, violates or results in a breach of any order, judgment or decree, or any contract, agreement or instrument to which Vista Ridge or any of its Affiliates is a party or by which Vista Ridge or any of its affiliates or any of its properties or assets are bound, or constitutes a default under any of the foregoing.

17. Trust's Representations and Warranties: Trust represents and warrants, as of the Effective Date and again as of the Commencement Date:

a. Trust is a Texas Trust, formed under the Texas Trust Act duly organized, validly existing and in good standing under the laws of the State of Texas, and has the authority to do business in the State and in any other state in which it conducts its activities, with the full legal right, power and authority to enter into and perform its obligations under this Agreement.

b. This Agreement has been duly authorized, executed and delivered by all necessary action of Trust and constitutes the legal, valid and binding obligation of the Trust, enforceable against the Trust in accordance with its terms, except to the extent that its enforceability may be limited by bankruptcy, insolvency or other similar laws affecting creditors' rights from time to time in effect and equitable principles of general application.

c. To the best of its knowledge, neither the execution nor delivery by Trust nor the performance by Trust of its obligations in connection with the transactions contemplated hereby or the fulfillment by Trust of the terms or conditions hereof:

(1) Conflicts with, violates or results in a breach of any constitution, law, governmental regulation, or trust agreement applicable the Trust; or

(2) Conflicts with, violates or results in a breach of any order, judgment or decree, or any contract, agreement or instrument to which the Trust or any of its Affiliates is a party or by which Trust or any of its affiliates or any of its properties or assets are bound, or constitutes a default under any of the foregoing.

18. Blue Water Representations and Warranties: Blue Water hereby represents and warrants, as of the Effective Date and again effective as of the Commencement Date:

a. Blue Water VR is, and shall remain during the term of this Agreement, a bankruptcy remote, single-purpose entity for purposes of making available to Vista Ridge the Leases and Permits for use by Vista Ridge in connection with the supply of water to SAWS pursuant to the terms of the WPA and as provided herein, and will amend any and all of its organizational documents as requested by the Senior Debt Creditors; provided, however, no such designation shall prohibit Blue Water VR from distributing money to its owners in the normal course of business as long as such distribution (i) does not cause Blue Water VR to become insolvent following such distribution, or (ii) is otherwise made (or is deemed made) in order to defraud its creditors;

b. Each of the persons executing this Agreement on behalf of Blue Water is duly authorized to do so. Blue Water has full right and authority to enter into this Agreement and to consummate the transactions described in this Agreement. This Agreement constitutes the valid and legally binding obligations of Blue Water and is enforceable against Blue Water in accordance with its terms; and neither the execution or delivery of this Agreement, nor the performance of Blue Water's obligations under this Agreement violates, or will violate, any contract or agreement to which either of the Blue Water Entities is a party or by which they are otherwise bound;

c. The Leases are valid and in full force and effect and are binding on the parties thereto;

d. Blue Water will use their best efforts to ensure that such Leases remain, valid and binding on the Parties thereto, in full force and effect, subject to the obligations of Vista Ridge under this Agreement regarding compliance with the terms and conditions of, and making the payments required under, the Leases;

e. Blue Water confirms that BWS has obtained the Existing Permits from the District, true and correct copies of the Existing Permits attached hereto as Exhibit "I", and the matters set forth in Section 12 hereof pertaining to the Existing Permits is true and correct such that as of the Commencement Date Blue and Blue Water shall update this representation based on changes occurring to the matters described in Section 12;

f. Blue Water is financially capable of performing its obligations under this Agreement;

g. If Blue Water discovers that any of its warranties and representations shall be, or becomes untrue, then Blue Water shall (a) notify Vista Ridge in writing as soon as possible but no later than ten (10) days after Blue Water becomes aware of such condition, and Blue Water shall specify the nature of the untrue warranty or representation, (b) shall immediately remedy such untrue warranty or representation, and (c) Blue Water shall be responsible for any additional costs incurred by Blue Water and/or Vista Ridge to remedy such untrue warranty or representation. If Blue Water fails to remedy such untrue warranty or

representation as soon as reasonably possible, Vista Ridge may, after providing written notice to Blue Water of within ten (10) days, take actions reasonably required to remedy such untrue warranty or representation, if material.

h. No approval, authorization, order or consent of, or declaration, registration or filing with, any federal, state or local governmental body (a "**Governmental Body**") is required for the valid execution and delivery of this Agreement by Blue Water except such as have been duly obtained or made;

i. To the best of Blue Water's knowledge, there is no legal proceeding, at law or in equity, before or by any court or Governmental Body pending or, to the best of Blue Water's knowledge, overtly threatened or publicly announced against either of the Blue Water Entities or any of their Affiliates, in which an unfavorable decision, ruling or finding could reasonably be expected to have a material and adverse effect on the execution and delivery of this Agreement by Blue Water or the validity, legality or enforceability of this Agreement against Blue Water, or any other agreement or instrument entered into by Blue Water in connection with the transactions contemplated hereby, or on the ability of Blue Water to perform its obligations hereunder or under any such other agreement or instrument;

j. The Permits shall, when issued to Vista Ridge, constitute legal authority sufficient for the pumping and withdrawal of "**Raw Groundwater**" (as defined in the WPA) in accordance with the terms of the Permits from the Carrizo Aquifer and the Simsboro Aquifer commencing on the Commercial Operation Date in volumes sufficient to comply with Vista Ridge's duties under the terms of the WPA, and to continue such pumping and withdrawal for the Term of this Agreement, subject only to the terms and conditions of such Permits, and no other legal authority is required for such pumping and withdrawal from the POSGCD or any other Governmental Body except for the matters discussed in Section 4 and 14 hereof.;

k. None of the Blue Water Entities, nor any of their Affiliates nor any "**Project Company Person**" (as defined in the WPA) has directly or indirectly offered or given any gratuities (in the form of entertainment, gifts, campaign contributions, or otherwise) to SAWS or any SAWS Indemnitee (as defined in the WPA) with a view toward securing this Agreement of the WPA or securing favorable treatment with respect to any determinations concerning the performance of this Agreement or the WPA;

l. The Blue Water Entities are in compliance in all material respects with applicable law pertaining to their business and services;

m. The Blue Water Entities are not, and will not by reason of this Agreement or otherwise, be a "retail public utility" within the meaning of Chapter 13 of the Texas Water Code, and are not, and will not be, subject to jurisdiction of the TCEQ or Public Utility Commission of Texas in with respect to utility rates;

n. Neither BWS nor Blue Water have granted any person or entity (other than Vista Ridge) any right, or right of first refusal or first offer, to purchase the Leases or Permits or the groundwater relating to the Land, or any portion thereof;

o. To each of the Blue Water Entities knowledge, they have not received notice that the Permits or the Leases are in violation of, or subject to any existing investigation or inquiry by, any Governmental Body;

p. The Leases are in full force and effect, and except as disclosed in Schedule 2, the Blue Water Entities have not received written notice that there is an uncured breach of any of the Leases;

q. There are no commissions due and owing with respect to any of the Leases or the Permits;

r. There is no action, suit, litigation, or proceeding pending or threatened against the Blue Water Entities and no service of process has been made upon any of the Blue Water Entities, at law or in equity, or before or by any federal, state, municipal, or other governmental department, commission, board, agency, or instrumentality, other than as disclosed in Schedule 2;

s. There are no existing, pending or threatened condemnation and/or eminent domain proceedings or deeds in lieu of condemnation affecting the Leases or the Permits or, to the best of Blue Water's knowledge, the groundwater relating to the Leases or the Land;

t. The list of Leases attached hereto is all of the leases currently affecting the Land;

u. None of the Blue Water Entities has received written notice of any outstanding unpaid special assessments or tax liens against the Leases or the Permits;

v. To the best of each of the Blue Water Entities' knowledge, no Hazardous Materials (as defined below) which are in violation of applicable laws are present in, on or under the Land or any nearby real property which could reasonably be expected to migrate to the Land, and there is no present Release (as hereinafter defined) or threatened Release which is in violation of applicable laws. As used herein, "**Hazardous Materials**" means materials, wastes or substances that are (A) included within the definition of any one or more of the terms "hazardous substances," "hazardous materials," "toxic substances," "toxic pollutants" and "hazardous waste" in the Comprehensive Environmental Response, Compensation and Liability Act of 1980, as amended (42 U.S.C. Section 9601, et seq.), the Resource Conservation and Recovery Act of 1976 (42 U.S.C. Section 6901, et seq.), the Clean Water Act (33 U.S.C. Section 1251, et seq.), the Safe Drinking Water Act (14 U.S.C.

Section 1401, et seq.), the Hazardous Materials Transportation Act (49 U.S.C. Section 1801, et seq.), and the Toxic Substance Control Act (15 U.S.C. Section 2601, et seq.) and the regulations promulgated pursuant to such laws, (B) regulated or classified as hazardous or toxic, under federal, state or local environmental laws or regulations, (C) petroleum, (D) asbestos or asbestos-containing materials, (E) polychlorinated biphenyls, (F) flammable explosives or (G) radioactive materials. As used herein, "Release" means the emission, discharge or release of Hazardous Materials in, on or under the Land; and

w. the Blue Water Entities and BWS are in compliance with all laws, statutes, rules and regulations of the United States of America concerning anti-terrorism and applicable to such persons or entities, including without limitation, the requirements of Executive Order No. 13224, 66 Fed Reg. 49079 (September 25, 2001) (the "**Order**") and the other similar requirements contained in the rules and regulations of the Office of Foreign Asset Control, Department of the Treasury ("**OFAC**") and in any enabling legislation or other Executive Orders in respect thereof (the Order and such other rules, regulations, legislation or orders are collectively called the "**Orders**"). Neither of the Blue Water is listed on the Specially Designated Nationals and Blocked Persons List maintained by OFAC pursuant to the Order and/or on any other list of terrorist or terrorist organizations maintained pursuant to any of the rules and regulations of OFAC or pursuant to any other applicable Orders (such lists are collectively referred to as the "**Lists**"); (ii) is a person or entity who has been determined by competent authority to be subject to the prohibitions contained in the Orders; or (iii) is owned or controlled by, or acts for or on behalf of, any person or entity on the Lists or any other person or entity who has been determined by competent authority to be subject to the prohibitions contained in the Orders.

19. Operations of the Leases and Permits.

a. Blue Water shall, from the Effective Date, to the time of delivery of (i) the Permit Assignment, as to the Permits, and (ii) from the time of delivery of the Lease Assignment as to the Leases, operate and maintain, in each case in substantially the same manner as it is now operated and maintained, the Permits and the Leases, and not take any action that would knowingly result in a failure to comply with all laws, rules or regulations of any Governmental Body applicable to such Leases or Permits. Without the prior written consent of Vista Ridge, from and after the Effective Date Blue Water shall not: (A) modify or amend any terms of the Leases or enter into any new occupancy lease with respect to the Leases, (B) permit any modifications or additions to the Leases, (C) sell, transfer or remove any Leases or the Permits except to the Trust or Vista Ridge in accordance with the terms of this Agreement, (D) grant any easements or other encumbrances with respect to the Leases, or (E) modify or amend any of the terms of any Permits except as otherwise provided for in Section 14 hereof. All of the above notwithstanding, Blue Water VR agrees to cure any and all liens or encumbrances against the Land or the Leases, other than the Permitted Encumbrances, at the sole expense of Blue Water VR, within thirty (30) days of receipt of a written request by Vista Ridge to do so. If Blue Water VR fails to remove such liens or

encumbrances within such thirty (30) day period to the satisfaction of the Senior Debt Creditors, Vista Ridge shall have the right to take those actions it deems reasonable and necessary to remove such liens or encumbrances to the satisfaction of the Senior Debt Creditors and any such sums shall be deemed a Third Party Payment for the purpose of this Agreement.

20. Defaults

a. Except as otherwise expressly set out in this Agreement, if (i) Vista Ridge fails to comply with any of the material provisions of this Agreement and such default continues for a period of thirty (30) days after receiving Notice of such default from either of Blue Water Entities, then, subject to the limitations set out in this Agreement, either of the Blue Water Entities may exercise all rights which may be available to it at law or in equity, and (ii) if either of the Blue Water Entities fails to comply with any of the material provisions of this Agreement and such default continues for a period of thirty (30) days after receiving Notice of such default from Vista Ridge, then, subject to the limitations set out in this Agreement, Vista Ridge may exercise all rights which may be available to it at law or in equity. The above notwithstanding, in the case of a default that cannot reasonably be cured within such thirty (30) day period, no such default shall be deemed to exist if the Party responsible to address such default is using due diligence to cure such default, continues to do so until the matter is cured and the matter is cured within ninety (90) days from the receipt of the Notice by such allegedly defaulting Party. Notwithstanding the above, no such notice and right to cure period shall apply in the case of a default that is incapable of being cured, including but not limited to a default of a representation or warranty made hereunder.

b. Except as otherwise expressly set out in, and subject to the other provisions of, this Agreement, the parties do not intend to specify (and this Agreement shall not be considered as specifying) an exclusive remedy for any default, but all such other remedies existing at law or in equity may be exercised by any party hereto, which remedies shall be cumulative. Recognizing, however, that in the performance of any Party's obligations hereunder could not be adequately compensated in money damages alone, each Party agrees in the event of any default (after any applicable cure period) on its part, the other Party shall have available to it the equitable remedy of specific performance, in addition to any other legal or equitable remedies which also may be available to such Party.

c. All other provisions of this Agreement notwithstanding, in the event of a default by Vista Ridge in no event will Blue Water have the right to seek or have the remedy of termination of this Agreement or the Subleases for such default by Vista Ridge, and Blue Water does hereby waive any right that they may have to seek such remedy for a default by Vista Ridge.

d. In the event of any claim, dispute or controversy arising out of or relating to this Agreement or the breach hereof (a "Dispute") which the parties have been unable to

settle or agree upon, any party may request by written notice, and if so requested each party shall, nominate a senior officer of its management to meet within five (5) Business Days of the notice at the offices of Vista Ridge or such other location as the senior officers shall agree.

e. Should a resolution of such Dispute by such senior officers not be obtained within 15 Business Days after such party's notice for whatever reason (including as a result of any party to nominate its senior officer or any of a senior officer to schedule or attend), then, upon the written request of any party, the Dispute shall be finally settled by submitting a request for arbitration pursuant to the Rules of Arbitration of the American Arbitration Association (the "AAA") or such equivalent arbitration rules of the AAA then in effect (the "AAA Rules"), provided that nothing in this Water Transmission and Purchase Agreement shall prevent or delay either party from applying for interim or conservatory measures pursuant to the AAA Rules. Notwithstanding anything to the contrary contained in this Section, if, due to a material breach or default or threatened material breach or default, a party is suffering irreparable harm for which monetary damages are inadequate, such party may petition a court of competent jurisdiction for injunctive relief, specific performance or other equitable relief. The arbitration shall be conducted in the English language and held in Travis County, Texas before a panel of three arbitrators, as follows:

f. Each party shall appoint one arbitrator. The two arbitrators so appointed shall appoint a third arbitrator who shall serve as the chairman of the arbitral panel.

g. If a party fails to appoint its arbitrator within a period of 10 days after the submittal of the request for arbitration, or if the two) arbitrators appointed cannot agree on the third arbitrator within a period of 10 days after appointment of the second arbitrator, then such arbitrator shall be appointed by the AAA in accordance with the AAA Rules.

h. No arbitrator shall be a past or present employee or agent of, or consultant or counsel to, a party or any Affiliate of a party, unless such restriction has been waived in writing by the other party to the proceeding.

i. The substantive law governing the Dispute shall be the laws of the State of Texas.

j. The arbitrators shall decide the dispute by majority of the arbitration panel and shall state in writing the reasons for its decision.

k. If Vista Ridge determines that the Dispute between the parties involves issues substantially identical under the Project Contracts, the Blue Water Entities will not object to the joinder of the counterparties under such Project Contracts for consolidated resolution of such issues.

l. The parties shall bear their own expenses and shall share equally the costs of arbitration during the course of arbitration; *provided, however,* that any arbitration award

may provide that the losing party must reimburse the winning party for all or a portion of its expenses incurred in connection with such arbitration (including the costs of arbitration and reasonable attorneys' fees), as the arbitration panel determines appropriate.

m. The award of the arbitration panel may be enforced in any court of competent jurisdiction.

n. The arbitration panel shall have the sole power and authority to determine the arbitrability of any Dispute or the subject matter hereof. Subject to any other relevant limitations set forth elsewhere herein, the arbitration panel will have the power to award any type of relief that is just and appropriate in the panel's discretion, including compensatory damages, injunctive orders, orders for specific performance and declarations of rights. IF EITHER PARTY FAILS TO TIMELY PAY ITS SHARE OF THE COSTS OF THE ARBITRATION FOR ANY REASON, THE OTHER PARTY SHALL BE ENTITLED TO PAY ALL OF SUCH COSTS ON BEHALF OF SUCH PARTY, AND IN SUCH CASE THE ARBITRAL AWARD MAY PROVIDE FOR REIMBURSEMENT TO SUCH OTHER PARTY OF SUCH COSTS WITH INTEREST AT THE OVERDUE RATE.

o. Each of the parties hereby consents, for itself and its property, to the non-exclusive jurisdiction of the Texas State courts located in Harris County, and the federal courts in the Eastern District of Texas, for purposes of aid in support of arbitration and the enforcement of any arbitral award made under the provisions of this Section, and hereby irrevocably and unconditionally agrees that any claims in respect of any such action or proceeding may be heard and determined in said courts. Each party hereby irrevocably consents to the service of any and all process in any action or proceeding by delivery of copies of such process by commercial courier to it at its address as specified in this Agreement.

p. THE PARTIES HEREBY WAIVE ALL RIGHTS TO A TRIAL BY JURY WITH RESPECT TO ANY DISPUTE ARISING OUT OF OR RELATING TO THIS CONTRACT. FOR THE AVOIDANCE OF DOUBT, NEITHER PARTY SHALL HAVE THE RIGHT TO FILE ANY LEGAL ACTION REQUESTING THE RESOLUTION OF A DISPUTE BY ANY MEANS OTHER THAN BY ARBITRATION UNLESS EXPRESSLY AGREED TO BY THE OTHER PARTY IN ITS SOLE DISCRETION AND EXCEPT AS EXPRESSLY PROVIDED IN THIS SECTION.

q. Pending a final resolution of any Dispute, the parties shall continue to fulfill their respective obligations hereunder.

21. Notices, Consents And Approvals. All notices, consents, approvals or written communications given pursuant to the terms of this Agreement shall be in writing and will be considered to have been sufficiently given if delivered in person; delivered by certified mail, return receipt requested, postage prepaid or overnight courier utilizing the services of a

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nationally-recognized overnight courier service with signed verification of delivery; or transmitted by facsimile or electronic transmission to the address, facsimile number or electronic mail address of each party set forth below in this Section, or to such other address, facsimile number or electronic mail address as any party may, from time to time, designate in the manner set forth above. Any such notice or communication will be considered to have been received:

a. if delivered in person during business hours (and in any event, at or before 5:00 pm local time in the place of receipt) on a Business Day, upon receipt by a responsible representative of the receiver, and if not delivered during business hours, upon the commencement of business hours on the next Business Day;

b. if delivered by certified mail or overnight courier during business hours (and in any event, at or before 5:00 pm local time in the place of receipt) on a Business Day, and if not delivered during business hours, upon the commencement of business hours on the next Business Day;

c. if sent by facsimile transmission during business hours (and in any event, at or before 5:00 pm local time in the place of receipt) on a Business Day, during business hours, upon the commencement of business hours on the next Business Day following confirmation of the transmission; and

d. if delivered by electronic mail during business hours (and in any event, at or before 5:00 pm local time in the place of receipt) on a Business Day, upon receipt, and if not delivered during business hours, upon the commencement of business hours on the next Business Day.

Abengoa Vista Ridge, LLC

Attention: _____
Fax No.: _____
Email: _____

with a copy to:

[Name of Company]

Blue Water Vista Ridge LLC

Attention: _____
Fax No.: _____
Email: _____

with a copy to:

[Name of Company]

Master Lease Trust

Attention: Trustee
Fax No.: _____
Email: _____

with a copy to:

[Name of Company]

Blue Water Regional Water Supply LP

Attention: _____
Fax No.: _____
Email: _____

with a copy to:

[Name of Company]

22. Compliance with WPA. Blue Water VR agrees to take the following actions and enter into the following agreements with SAWS within the time frames set out below, or if no time frame is set out below, on or before that date which is 30 days prior to the date they are required to be entered into between Blue Water and SAWS as set forth in the WPA,

unless otherwise agreed to between SAWS and Blue Water as a part of their continuing negotiation on these items:

a. On or before the Contract Date, Blue Water VR shall (i) have presented to SAWS a Groundwater Supply Agreement to be negotiated and entered into between SAWS and Blue Water VR, and (ii) complete the negotiation and have fully executed such Groundwater Supply Agreement within 14 days following the Contract Date;

b. Caused each of those items set out as Financial Closing Date Conditions, which is required for Financial Close and is the responsibility or obligation of Blue Water VR under the terms of this Agreement (whether or not an absolute obligation).

c. In connection with the Leases, Sublease and the Permits and rights granted thereunder, take all of those actions, as may be requested by Vista Ridge, from time to time, to allow Vista Ridge to meet all of its requirements under the WPA.

23. Secured Lenders.

a. Vista Ridge may from time to time, assign for security purposes, hypothecate, mortgage, pledge or grant a security interest in the rights and interests granted herein to Vista Ridge in favor of one or more lenders as security for payment of any indebtedness and/or funds advanced by such lenders for the performance of any obligation for which Vista Ridge has liability in connection with the Project, including but not limited to the Project Improvements or any refinancing thereof ("**Project Financing**"); provided, however, a Project Financing may not include an indebtedness incurred by Vista Ridge to reimburse to Vista Ridge or distribute to its members/owner any portion of the equity contributions in the Project as set forth in the "Equity Contribution Agreement" as defined in the WPA. The holder of any such lien securing Project Financing upon the rights and interests granted herein to Vista Ridge shall be referred to as a "**Secured Lender.**" Provided, however, a Secured Lender may not be Vista Ridge or any affiliate of Vista Ridge or any of its members. Without the further consent of Blue Water or the Trust, in the event of an uncured default by Vista Ridge, a Secured Lender may enforce such lien and acquire title to the rights granted herein to Vista Ridge in any lawful way and, pending foreclosure of such lien, the Secured Lender may take exclusive possession of the interests in this Agreement pledged to such Secured Lender. Further, upon foreclosure of such lien by power of sale, judicial foreclosure, or upon acquisition of the interests granted herein by assignment in lieu of foreclosure, the Secured Lender may, without the further consent, sell and assign interests granted herein by Vista Ridge. Blue Water agrees to execute written consents to any such collateral assignments or Project Financing in form required by any such Secured Lender.

b. Vista Ridge shall use reasonable efforts to include in the loan documents for any loan described in Section 23(a) a provision requiring the Secured Lender to provide

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Blue Water with a copy of any notice of default to Vista Ridge with respect to any default by Vista Ridge on any loans to such Secured Lender.

c. Blue Water VR agrees to give written notice to Vista Ridge in the manner required by Section 21 of this Agreement with respect to any default hereunder by Vista Ridge. Blue Water VR shall also give a copy of each such notice to each Secured Lender for which Vista Ridge or the Secured Lender has disclosed the existence of such loan and notice information to Blue Water VR. In the event Vista Ridge shall default in the performance of any of the terms, covenants, agreements and conditions of this Agreement that are required on Vista Ridge's part to be performed not involving the payment of money, any Secured Lender shall have the right, but not the obligation, to remedy such default of this Agreement within the period of time that Vista Ridge has to remedy such default (as such period or periods of time may be extended as set forth below). In the case of a default by Vista Ridge in the payment of money, Blue Water VR will not exercise any remedy by reason thereof unless such default has continued beyond 90 days after the expiration of Vista Ridge's notice and cure period applicable to such default under this Agreement.

d. Blue Water does hereby agree to execute (or cause to be executed) written documents to assign for security purposes, hypothecate, mortgage, pledge or grant a security interest in the rights of Blue Water RSP, Blue Water VR, or Trust in and to the Leases and the Permits in favor of any Secured Lender to secure the payment of Project Financing and operation of the Project. A Secured Lender may enforce such interest and acquire title to such collateral in any lawful way. A Secured Lender may enforce such interest and acquire title to such collateral in any lawful way. Furthermore, upon foreclosure of such interest by power of sale, judicial foreclosure, or upon acquisition of the collaterally assigned interests, a Secured Lender may, without further consent, take possession of, sell and/or assign the interests granted herein in accordance with the terms of this Section. Vista Ridge does hereby agree that it will use reasonable commercial efforts to obtain from the Secured Lender, in connection with the hypothecation, mortgage, pledge or alienation of the rights and interests in Blue Water VR, an agreement, to provide Blue Water VR with notice and a period to cure any defaults under the terms of the Senior Debt before pursuing any actions or remedy for such default against the interests granted in accordance with this Section.

e. Blue Water RSP hereby agrees to execute written documents to assign for security purposes, hypothecate, mortgage, pledge or grant a security interest of all of its ownership interests in Blue Water VR, or its rights as a beneficiary of the Trust, in favor of any Secured Lender to secure the payment of Project Financing and operation of the Project. A Secured Lender may enforce such interest and acquire title to such collateral in any lawful way. Furthermore, upon foreclosure of such interest, the Secured Lender may, without further consent, take possession of, sell and/or assign the interests granted herein in accordance with the terms of this Section. Vista Ridge does hereby agree to use

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reasonable commercial efforts to obtain from the Secured Lender, in connection with the hypothecation, mortgage, pledge or alienation of the rights and interests in Blue Water VR, an agreement, to provide Blue Water VR with notice and a period to cure any defaults under the terms of the Senior Debt before pursuing any actions or remedy for such default against the interests granted in accordance with this Section. Blue Water RSP will maintain ownership of 100% of the ownership interests of Blue Water VR, and Blue Water VR will take all of those steps required by a Secured Lender to modify its organizational documents to be a single purpose entity which is considered bankruptcy remote.

f. Blue Water, Trust and Vista Ridge (and their respective successors and assigns) agree to execute and deliver to any Secured Creditor or to any Senior Debt Creditor, in form acceptable to such Secured Creditor or Senior Debt Creditor, any documents necessary or appropriate to evidence or effect the security interests described above, including but not limited to any "**Senior Debt Financing Agreements**" (as that term is defined in the WPA) required by a Senior Debt Creditor to be executed by Blue Water, Trust or Vista Ridge, any Collateral Security Agreement required by a Senior Debt Creditor and any documentation required to subordinate the payments due to Blue Water or Vista Ridge to the payments due to the Senior Debt Creditors, the lessors under the terms of the Leases or any other persons providing goods or services to the Project, as may be required by the Senior Debt Creditor.

24. Miscellaneous:

a. Assignment. This Agreement may be assigned or rights hereunder subleased by Vista Ridge, without the prior consent of Blue Water VR, to (i) any person, firm, corporation or other entity at any time to any person who is owned by or under the control of Vista Ridge or any party who is an affiliate of Vista Ridge, (ii) the "**Water Supply Corporation**" (as defined in the WPA), (iii) SAWS, (iv) in accordance with Section 22, and (v) to any other person subject to the prior written consent of Blue Water VR, which approval will not be unreasonably withheld, conditioned or delayed; provided no such assignment or sublease shall relieve Vista Ridge of any of its obligations hereunder, particularly to assure the reversion of the Lease Rights and Permits to Blue Water RV as provided herein at the end of the WPA Term. The Blue Water Entities shall not be entitled to assign this Agreement (or any of their rights hereunder) to any other person, firm, corporation or other entity without the prior written consent of Vista Ridge, which approval shall not be unreasonably withheld, conditioned or delayed. Any such assignee of the Agreement shall be required to be a Single Purpose Entity.

b. Modifications. This Agreement cannot be changed orally, and no amendment shall be effective to waive, change, modify or discharge this Agreement unless such amendment is in writing and is signed by all of the Parties hereto.

c. Calculation of Time Periods. Should the calculation of any of the various time periods provided for herein result in an obligation becoming due on a day occurring on a Saturday, Sunday or legal holiday, then the due date of such obligation or scheduled time of occurrence of such event shall be delayed until the next Business Day. For purposes of this Agreement the term "Business Day" means any day other than a Saturday, Sunday or legal holidays.

d. Further Assurances. Each of the Parties to this Agreement agree to execute and deliver to the other, any document or transfer instrument, or to take such other actions that another Party determines to be necessary or useful to fully carry out the transactions, assignments and subleases covered by this Agreement, including any pending or future applications for permits, amendments to permits filings required to achieve conformance with applicable laws or regulations of any Governmental Body now or hereafter having authority over the drilling of water wells, the spacing of water wells, the production of groundwater or the sale of water within or without the boundaries of any Governmental Body, in each case to provide for the full and timely performance of Vista Ridge's obligations pursuant to the WPA. In addition, the Parties agree to amend this Agreement in any manner any other Party deems necessary to cause this Agreement to be in full compliance, now or hereafter, with any applicable rules and regulations, transfer program rules, or groundwater filing and recordation information of any Governmental Body with jurisdiction over the groundwater, Permits or Leases. In lieu of filing this Agreement for record in the Office of the County Clerks in the counties in which the Leases are located, the Parties agree to execute any form of memorandum of this Agreement provided by Vista Ridge, necessary to provide public notice of this Agreement in conformance with any Senior Debt Financing Agreements; provided, however, that Vista Ridge shall have the authority, without prior consent of any other Party to this Agreement, to file a copy of this Agreement or the memorandum thereof in any public office if required by any Governmental Body to accomplish the purposes of this Agreement or the development, operation or maintenance of the Project Improvements, the Leases or the Permits.

e. Trust Costs. All costs to establish, administer, operate and terminate the Trust, and all costs and expenses of the Trustee, shall be paid by Vista Ridge.

f. Successors and Assigns. The terms and provisions of this Agreement are to apply to and bind the successors and permitted assigns of the Parties hereto.

g. Entire Agreement. This Agreement, including the exhibits, contains the entire agreement between the parties pertaining to the subject matter hereof and fully supersedes all prior written or oral agreements and understandings between the parties pertaining to such subject matter.

h. Electronic Delivery. A telecopied facsimile or other electronically delivered copy of a duly executed counterpart of this Agreement shall be sufficient to evidence the binding agreement of each party to the terms hereof.

i. Multiple Counterparts. This Agreement may be simultaneously executed in a number of counterparts, each of which for all purposes shall be deemed an original and all of which, when taken together, shall constitute but one and the same instrument.

j. Severability. If any provision of this Agreement is determined by a court of competent jurisdiction to be invalid or unenforceable, the remainder of this Agreement shall nonetheless remain in full force and effect.

k. Applicable Law. This Agreement is performable in the State of Texas and shall in all respects be governed by, and construed in accordance with, the substantive federal laws of the United States and the laws of the State of Texas.

l. No Third Party Beneficiary. The provisions of this Agreement and of the documents to be executed and delivered at Closing are and will be for the benefit of the Parties only and are not for the benefit of any third party.

m. Captions. The section headings appearing in this Agreement are for convenience of reference only and are not intended, to any extent and for any purpose, to limit or define the text of any section or any subsection hereof.

n. Construction. The parties acknowledge that the parties and their counsel have reviewed and revised this Agreement and that the normal rule of construction to the effect that any ambiguities are to be resolved against the drafting party shall not be employed in the interpretation of this Agreement or any exhibits or amendments hereto.

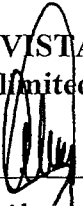
o. Time of Essence. Time is of the essence of this Agreement, therefore all deadlines and expiration times for periods set forth in this Agreement shall be strictly enforced.

p. Attorney's Fees and Court Costs. The prevailing Party in litigation brought in connection with this Agreement is entitled to recover its reasonable attorneys' fees and court costs from the non-prevailing Party.

[Signature Lines on Next Page]

EXECUTED THE ___ DAY OF _____, 2014, TO BE EFFECTIVE AS OF THE DATE THE WPA IS FULLY EXECUTED BY VISTA RIDGE AND SAWS (THE "EFFECTIVE DATE").

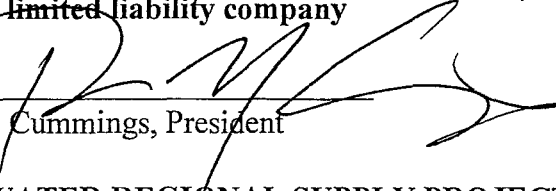
ABENGOA VISTA RIDGE LLC
A Delaware limited liability company

By:  _____

Name: Pedro Almagro Gavilán

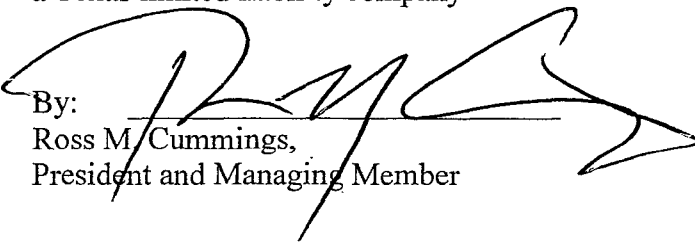
Title: Manager and President

BLUEWATER VISTA RIDGE LLC
a Texas limited liability company

By:  _____
Ross M. Cummings, President

BLUEWATER REGIONAL SUPPLY PROJECT LP
a Texas limited partnership

By Blue Water Regional Supply Project GP LLC
a Texas limited liability company

By:  _____
Ross M. Cummings,
President and Managing Member

BURLESON/MILAM MASTER LEASE TRUST

By: _____
_____, Trustee

Exhibit "A"
Leases

Tract	Tract Acres	Net Acres	Owner	Permitted	Lease Number
002-018	52.842	52.842	Delores Faye Luksa	Yes	3092
002-025	58.8	58.8	Estate of Adell Paukert Mikula, Deceased	Yes	3032
002-027	5	5	Steve Payne and wife, Patricia May Payne	Yes	3026
002-028.1	2.357	2.357	Dolores A. Boedeker	Yes	3027
002-028.2	3.444	3.444	Dolores A. Boedeker	Yes	3028
002-029	5.76	5.76	William V. Roskey and wife, Mary J. Roskey	Yes	3093
002-030	5.76	5.76	William V. Roskey and wife, Mary J. Roskey	Yes	5469
002-031	5.76	5.76	William V. Roskey and wife, Mary J. Roskey	Yes	5526
002-033	4.9	4.9	HOBOSBCF, LLC	Yes	3030
002-034	3	3	Rodriguez	Yes	3084
002-035	1.7178	1.7178	Landrum Busby	Yes	3235
002-036	3.736	3.736	Jerry Albert Kacer, Jr.	Yes	3082
002-037	45.6	45.6	Frank Horak	Yes	0329
002-037	45.6	-	LJ. Horak	Yes	0329
002-037	45.6	-	LJ. Horak	Yes	3070
002-037	45.6	-	Allen Ray Horak	Yes	3069
002-037	45.6	-	Allen Ray Horak	Yes	0329
002-037	45.6	-	Frank Horak	Yes	3071
002-038	10.766	10.766	Phyllis J. Urban	Yes	3033
002-042	60.89	60.89	John Albin Horak	Yes	3034
002-042	60.89	-	Mary Elizabeth Horak Miller	Yes	3034
002-042	60.89	-	Frank Mark Horak	Yes	3034
002-043	24.352	24.352	Delores Faye Luksa	Yes	3095
002-050	2	2	Martha Jo Lambrecht	Yes	3133
002-051	5	5	David Dennis	Yes	3134
002-056	4.985	4.985	Wayne A. Moore and wife, Margaret L. Moore	Yes	3114
002-061	1	1	Richard J. Hogan and wife, Lillian Hogan	Yes	3243
002-062	49	49	Richard J. Hogan and wife, Lillian Hogan	Yes	3243
002-063.1	15.69	15.69	Cary Dane Balcar	Yes	3267
002-063.2	46.31	46.31	Bradly Balcar	Yes	3268
002-064	50	50	Joseph Louis Salvato	Yes	3269
002-065	61.221	61.221	Edward Zgabay	Yes	3274
002-067	25.979	25.979	Renny J. Kocurek	Yes	4733
002-069	51.83	51.83	William V. Roskey and wife, Mary J. Roskey	Yes	5498
002-070	20.31	20.31	Bradly Balcar and wife, Jamie K. Balcar	Yes	3276
002-071.1	19.97	19.97	Bradly Balcar and wife, Jamie K. Balcar	Yes	3278
002-072	29.94	29.94	person as Susan J. Balcar	Yes	3277
002-073	29.94	29.94	Sandra Jodene Balcar	Yes	3275
002-074	50	50	Leona Salvato Family Partnership, L.L.C.	Yes	3270
002-077	132.06	132.06	Charles H. Campbell	Yes	3123
002-077	132.06	-	Byron J. Piwetz	Yes	3174
002-077	132.06	-	Lynne M. Simpson	Yes	3123
002-077	132.06	-	Sylvia A. Handler	Yes	3123
002-077	132.06	-	Barry Ray Helweg	Yes	3148
002-083.1	85.43	85.43	Kevin Lyle Billig	Yes	3103
002-083.2	91.726	91.726	Kathy Marie Billig	Yes	3102
002-083.3	61.08	61.08	Kathy Marie Billig	Yes	3104
002-083.4	111.08	111.08	Kevin Lyle Billig	Yes	3101
002-087	103.582	103.582	Independent Executrix Ernest Zboril, Deceased	Yes	5472
002-092	47	47	Jack Kocurek and wife, Rebecca Kocurek	Yes	5203
002-116	52	52	Independent Executrix Ernest Zboril, Deceased	Yes	5473

Tract	Tract Acres	Net Acres	Owner	Permitted	Lease Number
007-001m	202.36	202.36	S & V Partnership	No	1959
007-004m	10.647	10.647	Maxie R. Jackson and wife, Peggy Tucker Jackson	No	4350
007-005m	26.839	26.839	Maxie R. Jackson and wife, Peggy Tucker Jackson	No	3995
007-006m	7.16	7.16	Jerry Hosek and wife, Peggy L. Hosek	No	3970
007-007m	2.494	2.494	Jerry Hosek and wife, Peggy L. Hosek	No	3971
007-008m	5	5	Jerry Hosek and wife, Peggy L. Hosek	No	3972
007-010m	131.189	131.189	Floyd R. Byrd and wife, Dawn R. Byrd	No	3713
007-011m	32.623	32.623	Floyd R. Byrd and wife, Dawn R. Byrd	No	3714
007-014m	20	20	Jeffrey J. King	No	3889
007-016m	5.762	5.762	Woolverton	No	3731
007-018m	4.913	4.913	Gordon Todd	No	3903
007-019m	8.085	8.085	Gordon Todd	No	3739
007-028m	87.697	87.697	Gordon Todd	No	3738
007-034m	136.0508	136.0508	Jackline C. Thornton	No	3737
007-037m	4.86	4.86	Lamar Angell	No	4055
007-038m	74.5286	74.5286	Lamar Angell	No	4054
007-039m	3.79	3.79	Lamar Angell	No	4056
007-044m	19.84	19.84	Clayton Bruce Thornton	No	3888
007-044m	19.84	-	Bryan Jacob Thornton	No	3887
007-048m	35	35	Zeke Young and wife, Louise M. Young	No	3833
007-054m	4.48	4.48	Hubert Youngblood, Jr.	No	4241
007-081m	28.95	28.95	Richard Strelsky	No	3769
007-107m	1.318	1.318	Jerry Hosek and wife, Peggy L. Hosek	No	4018
007-108m	1.306	1.306	Jerry Hosek and wife, Peggy L. Hosek	No	4019
007-109m	2.83	2.83	Jerry Hosek and wife, Peggy L. Hosek	No	4020
007-110m	1.103	1.103	Jerry Hosek and wife, Peggy L. Hosek	No	4021
007-113m	1.1488	1.1488	Tom Woods	No	4096
007-114m	1.4463	1.4463	Tom Woods	No	4095
007-115m	1.4463	1.4463	wife, Carol Johnson	No	4093
007-116m	1.4463	1.4463	wife, Carol Johnson	No	4094
007-123m	6.304	6.304	Billy E. Strelsky and wife, Regina K. Strelsky	No	4235
007-124m	6.407	6.407	Linda Peacock Fuqua	No	4362
007-124m	6.407	-	Kenneth Keith Peacock, Jr.	No	4236
007-125m	6.407	6.407	Billy E. Strelsky and wife, Regina K. Strelsky	No	4234
007-126m	6.407	6.407	Wayne Strelsky	No	4233
007-131m	110	110	Melanie Ann Rielly Todd	No	4271
007-131m	110	-	Hilda McVoy	No	4191
007-132m	110	110	Hilda McVoy	No	4190
007-135.1m	33.401	33.401	S & V Partnership	No	5979
007-135.2m	10	10	S & V Partnership	No	5980
007-136m	61.905	61.905	Corey T. McIrvin	No	4319
007-139m	19.35	19.35	Michael Von Rosenberg	No	4320
007-155m	2.368	2.368	Mickie Musgrave	No	4395
007-157m	1.239	1.239	Milton E. Frei, Jr. and wife, Laura R. Frei	No	4352
007-158m	1.11	1.11	Maria Cadena Buentello	No	4389
007-162m	4.57	4.57	Bell	No	4499
007-163m	8.235	8.235	Steven P. Walker	No	4497
007-164m	10.02	10.02	John P. Perry	No	4498
007-166m	4.28	4.28	Bobby Dale Wolf	No	4593
007-166m	4.28	-	Martha Stewart	No	4594
007-167m	2.135	2.135	Farley	No	4467

Tract	Tract Acres	Net Acres	Owner	Permitted	Lease Number
007-169m	2.14	2.14	Ken R. Morris and wife, Marie Morris	No	4503
007-171m	3.5	3.5	Nestor Vargas	No	4504
007-172m	1.539	1.539	Guillermo Pantaleon and wife, Susan Pantaleon	No	4469
007-173m	2	2	Thomas Vega and wife, Mary Vega	No	4505
007-174m	1.73	1.73	Jerry D. Alexander and wife, Debra L. Alexander	No	4468
007-176m	2.42	2.42	Revocable Trust dated April 17, 2003	No	4501
007-177m	2.4	2.4	person as Frances Elaine Miles Wilcox	No	4502
007-179m	1.96	1.96	Donald C. Lester	No	4507
007-189m	2.36	2.36	Israel Araujo	No	4508
011-019	136.5303	136.5303	Ginger, Ltd., a Texas Limited Partnership	Yes	0028
011-020	70	70	Piwonka Living Trust	Yes	5299
011-021	72.11	72.11	Barbara A. Kubelka	Yes	2610
011-022	61.4	61.4	Larry Ted Marek	Yes	0235
011-024	20	20	Charles Chovanec, Jr. and wife, Kristal Chovanec	Yes	2658
011-025	45.257	45.257	Barbara A. Kubelka	Yes	2611
011-027.1	10.71	10.71	Mark Skrabanek	Yes	5302
011-027.2	72.11	72.11	Mark Skrabanek	Yes	5303
011-027.3	47.9144	47.9144	Mark Skrabanek	Yes	5304
011-027.4	2	2	Mark Skrabanek	Yes	5305
011-029	71.1487	71.1487	Janette M. Hall	Yes	0496
011-029	71.1487	-	Larry Ted Marek	Yes	0233
011-033	2.997	2.997	Norsworthy	Yes	5321
011-035	66.67	66.67	Jerry Schafer	Yes	2793
011-039	61.263	61.263	James I. Swigert and wife, Patricia B. Swigert	Yes	2759
011-044	121.58	121.58	Schielack	Yes	2779
011-046	99	99	Donnie S. Victorick	Yes	2780
011-047	73	24.3333	Donnie S. Victorick	Yes	2792
011-072	107	24.9666	Michael J. Ofczarzak	Yes	2959
011-072	107	-	Michael J. Ofczarzak	Yes	3012
011-072	107	-	Jerry Schafer	Yes	2794
021-001	26.395	26.395	James H. Bray	Yes	0007
021-002	9.626	9.626	James H. Bray	Yes	2321
021-003	45.494	45.494	James T. Lewis and wife, Mary C. Lewis	Yes	0002.2
021-022	3.05	3.05	Nathan Charles Ausley	Yes	3279
021-023	196.95	196.95	Ausley	Yes	3145
021-023	196.95	-	Nathan Charles Ausley	Yes	3144
021-027	2.34	2.34	Jody Lee Ausley	Yes	3450
026-018	13.33	13.33	Johnnie A. Love and wife, Lynne A. Love	Yes	5388
026-022	128.85	128.85	Yanez	Yes	5800
026-025	45.0793	45.0793	Jack W. Stifflemire and wife, Nita J. Stifflemire	Yes	5386
026-031	11.95	11.95	Hugh Jeffery Davis	Yes	2622
026-041	84	84	Jack W. Stifflemire and wife, Nita J. Stifflemire	Yes	5306
026-043	83	83	Richard J. Zgabay	Yes	4183
026-051.1	50	50	Edith Frances Hungerford	Yes	4181
026-051.2	75	75	Edith Frances Hungerford	Yes	4182
026-052.1	50	50	Crystal Luksa Cox	Yes	4138
026-052.2	60.5	60.5	Crystal Luksa Cox	Yes	4132
026-052.3	60	60	Crystal Luksa Cox	Yes	4104
026-052.4	4	4	Crystal Luksa Cox	Yes	4131
026-058	12	12	Aiman Kouatli	Yes	4135
026-059	2	2	Trinidad Rubio and wife, Rosa Rubio	Yes	1530

Tract	Tract Acres	Net Acres	Owner	Permitted	Lease Number
026-062	2	2	Delores Faye Luksa	Yes	4136
026-063	2	2	Delores Faye Luksa	Yes	4137
029-001m	182.42	182.42	Duke W. Turner and wife, Mari R. Turner	No	0667
029-002m	143.107	71.5535	Josephine Deloris Jones	No	3323
029-003m	13	13	Josephine Deloris Jones	No	3322
029-004m	28.518	23.7649	Anthony Ray Hutson	No	3324
029-004m	28.518	-	Bertha Lou Ella Moss	No	3427
029-004m	28.518	-	Bobbie Jean Dibbles	No	3426
029-004m	28.518	-	William Bennie Nelson	No	3425
029-004m	28.518	-	Riley Mae Pittman	No	3428
029-005.1m	92.66	84.9352	Anthony Ray Hutson	No	3325
029-005.1m	92.66	-	Robbie E. Harris	No	3349
029-005.1m	92.66	-	Bobbie Jean Dibbles	No	3422
029-005.1m	92.66	-	Bertha Lou Ella Moss	No	3423
029-005.1m	92.66	-	William Bennie Nelson	No	3421
029-005.1m	92.66	-	Riley Mae Pittman	No	3424
029-005.1m	92.66	-	Millie M. Ferguson	No	3429
029-005.2m	0.482	0.482	Anthony Ray Hutson	No	3327
029-007m	10	10	Anthony Ray Hutson	No	3432
029-008m	22.17	22.17	Anthony Ray Hutson	No	3431
029-009m	23.67	23.67	Anthony Ray Hutson	No	3430
029-010m	875.454	437.727	R. Charles Hubert and wife, Marie M. Hubert	No	0915
029-010m	875.454	-	Betty Jezisek	No	0915
029-011m	25	25	A. Reese Brown Family Limited Partnership	No	3158
029-012m	78.5	78.5	A. Reese Brown Family Limited Partnership	No	3159
029-013m	50	50	Arvin J. Jones and wife, Charlotte R. Jones	No	3160
029-013m	50	-	Eric J. Jones	No	3160
029-014m	103	103	A. Reese Brown Family Limited Partnership	No	3161
029-015m	108.52	108.52	James Phillips and wife, Karin Phillips	No	3194
029-016m	548.822	548.822	S & V Partnership	No	3059
029-017m	17.237	17.237	Billy R. Davis	No	3295
029-018m	5.893	4.2092	Margaret Plentl and husband, Bruce Plentl	No	3310
029-018m	5.893	-	Tommy Garrison and wife, Linda Lou Garrison	No	3293
029-018m	5.893	-	Stanley Garrison and wife, Monica Garrison	No	3294
029-018m	5.893	-	Dalpha Nell Garrison	No	3291
029-019m	4.82	4.82	Bruce Plentl and wife, Margaret Plentl	No	3284
029-020m	28.25	28.25	Julia R. Molina	No	3283
029-021m	28	28	Vaughn E. Owens and wife, Wilma Owens	No	3153
029-022m	34.14	34.14	Donald R. Whiteley and wife, Katie V. Whiteley	No	3280
029-023m	25.07	25.07	Thomas Wyatt Gary	No	3290
029-024m	44.5	44.5	John T. Gary and wife, A. Laura Gary	No	3126
029-025m	10	10	Thomas Wyatt Gary	No	3125
029-026m	89.5	89.5	John T. Gary and wife, A. Laura Gary	No	3127
029-029m	288.47	288.47	Accurate, Inc.	No	0401
029-030m	120	120	Sumer Tanille Brown	No	3348
029-030m	120	-	Joe Edward Strawn	No	3348
029-030m	120	-	Kenneth Lee Strawn	No	3348
029-030m	120	-	Kathryn Marie Strawn Squier	No	3348
029-030m	120	-	Richard Ray Strawn	No	3348
029-031m	25	25	Kathryn Marie Strawn Squier	No	3347
029-031m	25	-	Sumer Tanille Brown	No	3347

Tract	Tract Acres	Net Acres	Owner	Permitted	Lease Number
029-031m	25	-	Richard Ray Strawn	No	3347
029-031m	25	-	Kenneth Lee Strawn	No	3347
029-031m	25	-	Joe Edward Strawn	No	3347
029-034m	53.538	53.538	Tommy Lynn Dennis and wfile, Terry Ann Dennis	No	3128
029-035m	68.5	68.5	Tommy Lynn Dennis and wfile, Terry Ann Dennis	No	3313
029-036m	82.089	82.089	Thelma Mae Williams	No	3354
029-037m	43.865	43.865	Betty Jezisek	No	0916
029-037m	43.865	-	Lori L. Baggerly and husband, Roger W. Baggerly	No	0916
029-038m	53.667	53.667	Wesley Allen Nelson	No	3193
029-040m	145.52	145.52	Vaughn E. Owens and wife, Wilma Owens	No	3152
029-041m	12.574	12.574	Vaughn E. Owens and wife, Wilma Owens	No	3157
029-042m	3	3	Accurate, Inc.	No	0853
029-043m	16	16	Accurate, Inc.	No	0607.3
029-044m	61	61	Accurate, Inc.	No	0607.4
029-045m	36	36	Accurate, Inc.	No	0607.8
029-046m	15	15	Accurate, Inc.	No	0607.7
029-047m	50.17	50.17	Accurate, Inc.	No	0607.5
029-048m	34.53	34.53	Accurate, Inc.	No	0607.6
029-049m	5.298	5.298	Triple H Land & Cattle Company, Inc.	No	3709
029-050m	46.41	46.41	Accurate, Inc.	No	0607.2
029-051m	257.36	257.36	Accurate, Inc.	No	0607.1
029-052m	32.25	32.25	Shelby G. Smith, Jr. and wife, Ernestine Smith	No	3162
029-053m	20	20	Edmond L. Garner and wife, Anita B. Garner	No	3533
029-054m	198.535	198.535	Stewart	No	3532
029-055m	537.298	537.298	Harry Vowell	No	3501
029-055m	537.298	-	Karen M. Ocana	No	3502
029-055m	537.298	-	Harry Vowell	No	3502
029-055m	537.298	-	Keith Debault	No	3502
029-055m	537.298	-	Karen M. Ocana	No	3501
029-055m	537.298	-	Rickey A. Jamison	No	3502
029-055m	537.298	-	Rickey A. Jamison	No	3501
029-055m	537.298	-	Keith Debault	No	3501
029-055m	537.298	-	Jon Hildebrand	No	3501
029-055m	537.298	-	Jon Hildebrand	No	3502
029-056m	39.53	39.53	Steven J. Hubbell	No	3683
029-056m	39.53	-	Harry Vowell	No	3683
029-056m	39.53	-	Jon Hildebrand	No	3683
029-056m	39.53	-	David J. Weber	No	3683
029-057m	11.18	11.18	Terri J. Threet	No	3702
029-058m	17.61	17.61	Terri J. Threet	No	3701
029-059m	13.93	13.93	Terri J. Threet	No	3677
029-060m	22.564	22.564	Robert Blake	No	3676
029-061m	22.65	22.65	Michael K. Morgan and wife, Michelle C. Morgan	No	3700
029-062m	72.884	72.884	Steven J. Hubbell	No	3684
029-062m	72.884	-	Harry Vowell	No	3684
029-062m	72.884	-	David J. Weber	No	3684
029-062m	72.884	-	Jon Hildebrand	No	3684
029-063m	200	200	Accurate, Inc.	No	3708
029-064m	93.02	93.02	Ronald Ray Creek and wife, Nancy J. Creek	No	3712
029-065m	20.22	20.22	Dustin Ray Creek	No	3715
029-066m	2.94	2.94	Dustin Ray Creek	No	3716

Tract	Tract Acres	Net Acres	Owner	Permitted	Lease Number
029-067m	43.31	43.31	Ann C. Galvan and Eugene L. Gillmore	No	3717
029-075m	23.15	23.15	Joseph W. Cooper and wife, Cathy A. Cooper	No	3719
029-079m	20	20	Arvin J. Jones and wife, Charlotte R. Jones	No	3741
029-080m	1	1	Arvin J. Jones and wife, Charlotte R. Jones	No	3742
029-084m	1.02	1.02	James L. McWhorter	No	3989
029-087m	52.767	52.767	John D. Kovar and wife, Madeline Kovar	No	3931
029-096m	70	70	as Sandy Braswell and wife, Vicky K. Braswell	No	3846
029-097m	163.113	163.113	Ronnie Vinikoff	No	3786.1
029-099m	270.351	270.351	James L. McWhorter	No	3988
029-100.1m	67	67	Manveltex, Inc.	No	3733
029-100.2m	80	80	Accurate, Inc.	No	3734
029-101m	5.289	5.289	Accurate, Inc.	No	5448
029-103.2m	15	15	Michael Walker and wife, Shirley Walker	No	5449
029-112m	50	50	Manuel C. Doud	No	3787.2
029-158m	57.65	57.65	James Barry Dean and wife Susan Ann Dean	No	4631
029-159m	57.65	57.65	James Barry Dean and wife Susan Ann Dean	No	4632
029-160m	13.4	13.4	Ronald D. McGuire.	No	4184
029-161m	56	56	Ronald D. McGuire.	No	4185
029-162m	33.9	33.9	James David Cunningham	No	5408
029-163m	68.5	68.5	James David Cunningham	No	5409
029-167m	3	3	Arnold J. Prazak and wife, Gerlane B. Prazak	No	4351
039-001m	105.98	105.98	Richard E. Frock and wife, Lanette Frock	No	2192
039-001m	105.98	-	James E. Schreiner and wife, Rebecca L. Schreiner	No	2192
039-015m	26.73	26.73	Eunice Ann Walker	No	3901
039-015m	26.73	-	George Clinton Walker, III	No	3897
039-015m	26.73	-	Janice Walker Gunter	No	3900
039-016m	27	27	Eunice Ann Walker	No	3809
039-016m	27	-	George Clinton Walker, III	No	3896
039-016m	27	-	Janice Walker Gunter	No	3899
039-017m	27	27	George Clinton Walker, III	No	3895
039-017m	27	-	Eunice Ann Walker	No	3808
039-017m	27	-	Janice Walker Gunter	No	3898
039-018m	84.68	84.68	Trust	No	3795.2
039-018m	84.68	-	Elizabeth A. Walker	No	3795.2
039-019m	40.03	40.03	Elizabeth A. Walker	No	3796
039-019m	40.03	-	Trust	No	3796
039-020m	192.919	192.919	Freddye S. Frock Debault	No	2191
052-001m	7.75	7.75	Doyle W. Cryer, Jr. and wife, Donna L. Cryer	No	5455
052-002m	5.404	5.404	Larry J. Rubino and wife, Carol A. Rubino	No	4318
052-003m	7.25	7.25	Thornton	No	4270
052-004m	30.606	30.606	Thornton	No	4284
052-005m	109.402	109.402	Joel David Stewart	No	4022
052-005m	109.402	-	Susan Blair Stewart	No	4022
052-005m	109.402	-	Kimberly Ann Riley	No	4022
052-007m	10.04	10.04	Jerry S. Cass and wife, Kyle Cass	No	4317
052-008m	48.5	48.5	Jerry S. Cass and wife, Kyle Cass	No	4316
052-009m	59.065	59.065	Robert Nathan Von Gonten	No	4369
052-012m	30.049	30.049	James F. Doss, Jr. and wife, Denice Doss	No	4329
052-013m	53.75	53.75	Henry J. Bradford and wife, Jo Ann Bradford	No	4458
052-014m	53.8	53.8	Henry J. Bradford and wife, Jo Ann Bradford	No	4459
052-015m	1	1	Sandra Kay Ellis	No	4548

Tract	Tract Acres	Net Acres	Owner	Permitted	Lease Number
052-016m	9	9	Sandra Kay Ellis	No	4549
052-017m	10	10	Sandra Kay Ellis	No	4550
052-021m	11.431	11.431	Billy Joe Hall	No	4552
052-049m	34.813	17.4065	Dorothy Lewing	No	4286
052-076m	10.2	10.2	Wesley W. Van Horn	No	4048
052-077m	2	2	Wesley W. Van Horn	No	4099
052-078m	112.344	112.344	Wesley W. Van Horn	No	4049
052-079m	30.8	30.8	David Carter and wife, Tammy Lynn Carter	No	4707
052-081m	70.395	70.395	Fisher	No	4283
052-082m	90.795	68.0962	Jackie L. Roderick	No	4332
052-082m	90.795	-	Jackie L. Roderick	No	4333
052-082m	90.795	-	Rita Phillips	No	4332
052-094m	3.5448	3.5448	Trustees of the Clark Family Living Trust	No	4227
052-095m	45.15	45.15	James E. Luetge	No	4363
052-099m	9.4844	9.4844	Walter F. Gest and wife, Dolores Gest	No	4228
052-100m	7.7834	7.7834	Lenora Jackson	No	4229
052-118m	1	1	Pete Ortega and wife, Rowena Ortega	No	4462
052-119m	3.889	3.889	Pete Ortega and wife, Rowena Ortega	No	4463
052-120m	5	5	John C. Pruettt and wife, Laura Lynn Pruettt	No	4546
052-121m	10.346	10.346	John C. Pruettt and wife, Laura Lynn Pruettt	No	4547
052-122m	10.976	10.976	James Carter	No	4491
052-123m	1	1	James Carter	No	4492
052-124m	2.5	2.5	James Carter	No	4493
052-125m	7.5	7.5	William Ben Terry and wife, Tonja Irene Terry	No	4464
052-127m	50	50	Billy W. Kopetsky	No	4454
052-128m	49.085	49.085	Jackson Freed	No	4455
052-135m	10.692	10.692	Rita Annette Beery	No	5454
052-136m	1	1	Rita Annette Beery	No	4510
052-139m	32.17	32.17	Meadors	No	5391
052-142m	31.674	31.674	Darlene Applegate	No	4451
052-143m	12	12	David M. Johnson and wife, Danielle McAfee	No	4443
052-144m	45.557	45.557	Jason L. Worley and wife, Carol A. Worley	No	4449
052-145m	38.616	38.616	John D. Acord and wife, Florene Acord	No	4448
052-146m	9.612	9.612	John D. Acord and wife, Florene Acord	No	4447
052-147m	9.45	9.45	Travis R. Lincoln	No	4424
052-170m	14.07	14.07	Finis E. Black	No	4473
052-174m	105.495	105.495	Jackson Freed	No	4439
052-175m	138	138	Gonten	No	4440
052-176m	122.74	122.74	Stanley R. Von Gonten	No	4532
052-179m	183.31	183.31	David H. Boyd, Sr. and wife, Carolyn N. Boyd	No	4533
052-180m	60	60	David H. Boyd, Jr. and wife, Dawn L. Boyd	No	4536
052-181m	10	10	David H. Boyd, Jr. and wife, Dawn L. Boyd	No	4535
052-182m	31.19	31.19	David H. Boyd, Sr. and wife, Carolyn N. Boyd	No	4534
058-003.1	18.7	18.7	Billie B. Beran	Yes	2524
058-003.2	32	32	Billie B. Beran	Yes	2525
058-004	56.291	56.291	Georgia Howry	Yes	2724
058-004	56.291	-	Georgia Howry	Yes	2407
058-004	56.291	-	Georgia Howry	Yes	2723
058-005	56.291	56.291	Franklin James Beran	Yes	2409
058-020	47.296	47.296	Joe Don Brymer and wife, Martha J. Brymer	Yes	2483
058-021	12.48	12.48	Keith Alan Weeber	Yes	2635

Tract	Tract Acres	Net Acres	Owner	Permitted	Lease Number
058-022	8	8	John C. Hoffman	Yes	2628
058-023	4.4007	4.4007	Johnny C. Brewer, Jr. and wife, Shanee L. Brewer	Yes	2664
058-025	8	8	Marquis Gordon and wife, Chella A. Gordon	Yes	2629
058-027.1	10.0689	10.0689	Cullen Dustin Tittle and wife, Debra Marie Tittle	Yes	2651
058-027.2	7	7	Cullen Dustin Tittle and wife, Debra Marie Tittle	Yes	2652
058-030.1	25.5	25.5	Joe Don Brymer and wife, Martha J. Brymer	Yes	2479
058-030.2	20	20	Joe Don Brymer and wife, Martha J. Brymer	Yes	2480
058-030.3	17.05	17.05	Joe Don Brymer and wife, Martha J. Brymer	Yes	2482
058-030.4	7.0126	7.0126	Joe Don Brymer and wife, Martha J. Brymer	Yes	2481
058-031	101.3	101.3	Keith Alan Weeber	Yes	2631
058-032	5	5	John Kucera and wife, Therese Kucera	Yes	2653
058-034.2	4.5	4.5	Shirley Jean Sanchez	Yes	2654
058-035	4	4	Randy Hall and wife, Linda Witt Hall	Yes	2655
058-036	93.407	93.407	Steve Ray Schoeneman	Yes	2636
058-037	76.39	76.39	Lonneida P. Alexander	Yes	2680
058-038	198.2	198.2	Michael Lina and wife, Ginger Lina	Yes	2637
058-039.2	7.81	7.81	Mauricio Silos, Trustee for Margarito Silos	Yes	5323
058-039.3	5	5	Mauricio Silos, Trustee for Margarito Silos	Yes	5322
058-059	44.1425	44.1425	J.F. Goodson and wife, Opal Goodson	Yes	0201
058-075	49.9	49.9	Charles G. Maddox	Yes	2817
058-076	3.37	3.37	Charles G. Maddox	Yes	2816
058-086	55.8575	55.8575	Daniel W. Juneke and wife, Elizabeth Juneke	Yes	0201
058-090	37	37	Henry E. Gaas and wife, Laura J. Gaas	Yes	2765
058-091	50.225	50.225	Terry O. Myers and wife, Barbara A. Myers	Yes	2764
058-092	121	80.6663	Georgia Howry	Yes	2733
058-092	121	-	Franklin James Beran	Yes	2438
058-092	121	-	Dawn Kathleen Janacek	Yes	2735
058-092	121	-	Randy Howry	Yes	2402
058-092	121	-	Diane E. Blake	Yes	2735
058-092	121	-	Franklin James Beran	Yes	2408
058-093	4.0113	4.0113	Trustee of the Security National Funding Trust	Yes	2710
058-094	5.41	5.41	Timothy Owens and wife, Lori Owens	Yes	2709
060-001	128.67	128.67	Ann R. Terral	Yes	2336
060-005	2	2	Joe Manuel	Yes	5687
060-006	9.125	4.6382	Eldrick Cooper	Yes	5973
060-006	9.125	-	Ollie Cooper McDowell	Yes	5974
060-006	9.125	-	Donald Cooper	Yes	5969
060-006	9.125	-	Nola Cooper Hamilton	Yes	5967
060-006	9.125	-	Robert Lee Scott	Yes	5700
060-006	9.125	-	Maggie Leone Menton Williams	Yes	5701
060-006	9.125	-	Lesia Cooper Crenshaw	Yes	5971
060-006	9.125	-	Versie Freeman	Yes	5703
060-006	9.125	-	Leon Cooper	Yes	5970
060-006	9.125	-	Gentry Cooper, Jr.	Yes	5972
060-006	9.125	-	Laredo Marion	Yes	5702
060-006	9.125	-	Carrie Menton	Yes	5698
060-007	1	1	Joe Manuel	Yes	5924
060-011	62.5	62.5	Farm Trust Agreement	Yes	2355
060-012	81	40.5	Edward C. Wotipka	Yes	2533
060-014	204	49.9999	Adamek	Yes	2534
060-015.1	98.597	98.597	Irene E. Perry	Yes	2638.1

Tract	Tract Acres	Net Acres	Owner	Permitted	Lease Number
060-015.2	98.597	98.597	Irene E. Perry	Yes	2638.2
062-009	17.836	17.836	Bradley Paul Sanders	Yes	4167
062-010	28.647	28.647	Calvin G. Kocurek and wife, Judy Kocurek	Yes	5180
062-010	28.647	-	person as Scarlett G. Pivonka	Yes	5158
062-011	80	80	person as Scarlett G. Pivonka	Yes	5159
062-011	80	-	Calvin G. Kocurek and wife, Judy Kocurek	Yes	5181
062-011	80	-	Jack Kocurek and wife, Rebecca Kocurek	Yes	5182
062-011	80	-	Renny J. Kocurek and wife, Margaret Kocurek	Yes	5230
062-012	113.6358	113.6358	Stern Christian	Yes	4166
062-016.1	10	10	Delores Faye Luksa	Yes	4149
062-016.2	12.384	12.384	Delores Faye Luksa	Yes	4150
062-016.3	16.7571	16.7571	Delores Faye Luksa	Yes	4151
062-017.1	64.25	64.25	Barry Ray Helweg	Yes	4164
062-017.2	68	68	Barry Ray Helweg	Yes	4165
062-018	120	120	Brian Kubena and wife, Diana Kubena	Yes	5234
062-018	120	-	Dyonis Kubelka	Yes	5234
062-020	62.3	62.3	Gordon W. Zavodney	Yes	4169
062-021	197.19	197.19	William Paul Harper	Yes	4170
062-023	104.28	104.28	Kelly Jean Pampell	Yes	5233
062-036.1	2.805	2.805	Delores Faye Luksa	Yes	4153
062-036.2	2.149	2.149	Delores Faye Luksa	Yes	4154
062-036.3	1.058	1.058	Delores Faye Luksa	Yes	4155
062-036.4	1	1	Delores Faye Luksa	Yes	4160
062-036.5	1	1	Delores Faye Luksa	Yes	4156
062-036.6	1	1	Delores Faye Luksa	Yes	4158
062-036.7	1	1	Delores Faye Luksa	Yes	4157
062-036.8	1	1	Delores Faye Luksa	Yes	4159
062-041	1.7	1.7	Ysmaela Bautista	Yes	4736
062-042	3.354	3.354	Cristian Bautista	Yes	4734
062-043	5	5	Cristian Bautista	Yes	4735
062-044	6.49	6.49	Delores Faye Luksa	Yes	4152
062-045	35.71	35.71	Delores Faye Luksa	Yes	4134
062-046	8.15	8.15	Delores Faye Luksa	Yes	4133
062-060	76.407	76.407	Marshelllet Cleveland	Yes	4748
062-060	76.407	-	George Jackson	Yes	4747
071-004m	89.66	89.66	Hilda McVoy	No	4187
071-005m	73.66	73.66	Hilda McVoy	No	4188
071-006m	63	39.375	Robert Seth Fisher	No	4403
074-001m	64	64	Operating Co.	No	2120
074-002m	99.84	99.84	Operating Co.	No	2119
074-003m	22	22	Operating Co.	No	2117
074-004m	3	3	Operating Co.	No	2124
074-005m	27	27	Operating Co.	No	2122
074-006m	100	100	Operating Co.	No	2123
074-007m	0.9602	0.9602	Operating Co.	No	2121
074-008m	8	8	David Yount and wife, Yvonne Yount	No	4013
074-009m	14.7	14.7	Juan Valdivia and wife, Joanne M. Valdivia	No	4014
074-019m	46.096	46.096	Stephen M. Pruett	No	5525
074-021.1m	8.987	8.987	S & V Partnership	No	5954
074-021.2m	9.491	9.491	S & V Partnership	No	5952
074-021.3m	6.42	6.42	S & V Partnership	No	5953

Tract	Tract Acres	Net Acres	Owner	Permitted	Lease Number
074-021.5m	5.186	5.186	S & V Partnership	No	5978
077-004	23.735	23.735	Darrin N. Brust and wife, Heidi Brust	Yes	2426
077-005	47	47	John H. Brown and wife, Nehoma Brown	Yes	0136
077-006	1.5	0.9999	John H. Brown and wife, Nehoma Brown	Yes	2459
077-007	0.5	0.5	Linda D. Brown	Yes	2516
077-008	28	28	Maggie B. Freeman	Yes	0541
077-008	28	-	Maggie B. Freeman	Yes	0534
077-008	28	-	Maggie B. Freeman	Yes	0533
077-008	28	-	Maggie B. Freeman	Yes	0539
077-008	28	-	Maggie B. Freeman	Yes	0542
077-009	92.692	92.692	Anton M. Lehmann	Yes	2386
077-010	4	4	Rosetta Manual	Yes	2399
077-011	17	17	Credit Shelter Trust	Yes	2425
077-012	3.098	3.098	Lehmann	Yes	2395
077-014	50	50	Mike Allen Palermo	Yes	0389
077-015	50	50	Peter M. Cook and wife, Mary Jane Webb Cook	Yes	2456
077-015	50	-	Walter Briceson Cook	Yes	2456
077-015	50	-	Peter Mark Cook	Yes	2456
077-015	50	-	Walter Briceson Cook	Yes	2456
077-016	35	26.2499	Ivra Mae Gilbert	Yes	3035
077-016	35	-	Hubert Errol Fisher	Yes	3039
077-016	35	-	Bruce E. Maxwell	Yes	3079
077-016	35	-	Valerie M. Adams	Yes	3078
077-016	35	-	Dorothy Bookman	Yes	3077
077-016	35	-	Charlotte M. Stanley	Yes	3080
077-016	35	-	Leon Fisher	Yes	3021
077-016	35	-	Vauline Fisher	Yes	0325
077-017	35	35	Peter Mark Cook	Yes	2457
077-017	35	-	Walter Briceson Cook	Yes	2457
077-018	40	40	Walter Briceson Cook	Yes	2962
077-018	40	-	Peter Mark Cook	Yes	2962
078-002	135.4598	122.9171	Dawn Hoover Haynes	Yes	0096
078-002	135.4598	-	Nellie Ross Valigura	Yes	0094
078-002	135.4598	-	James David Plasek	Yes	0031
078-002	135.4598	-	Laura Cox	Yes	0092
078-002	135.4598	-	Estate of Alice Thompson, Deceased	Yes	0090
078-002	135.4598	-	Steve Hughes	Yes	2381
078-002	135.4598	-	Kathryn Hutcheson	Yes	2383
078-002	135.4598	-	Estate of Alice Thompson, Deceased	Yes	0032
078-002	135.4598	-	Raymond Plasek	Yes	0031
078-002	135.4598	-	Linda Plasek	Yes	0031
078-002	135.4598	-	Laura Plasek Hynson	Yes	0031
078-002	135.4598	-	Thomas Plasek	Yes	0031
078-003	26.566	26.566	Harriett Geick Trust	Yes	2327
078-003	26.566	-	William Henry Peckham, III	Yes	2327
078-003	26.566	-	Elizabeth Booth	Yes	2327
078-004	28.7	28.7	Michael J. Kutach	Yes	2323
078-005	28.718	28.718	Larry Weichert and wife, Cherly Weichert	Yes	2326
078-006	54.731	54.731	James Rinker and wife, Janelle E. Rinker	Yes	2325
080-001m	115.808	115.808	Carol Dyer	No	4359
080-001m	115.808	-	W.T. Dyer	No	4261

Tract	Tract Acres	Net Acres	Owner	Permitted	Lease Number
080-001m	115.808	-	Judy Mills	No	4525
080-001m	115.808	-	Shirley Caffey	No	4358
080-001m	115.808	-	Glenda Gerren	No	4356
080-001m	115.808	-	Ronnie Dyer	No	4386
080-001m	115.808	-	June Withers	No	4387
080-001m	115.808	-	Joyce Betchan	No	4357
082-006	223.261	223.261	Dena B. Haenchen	Yes	3489
082-006	223.261	-	Paul J. Batista	Yes	3087
082-006	223.261	-	Dena B. Haenchen	Yes	3087
082-006	223.261	-	Douglas F. Batista	Yes	3087
082-006	223.261	-	Paul J. Batista	Yes	3088
082-006	223.261	-	Douglas F. Batista	Yes	3490
082-007	10.751	10.751	Kenneth Hariel Weaver	Yes	3089
082-008	2.276	2.276	Delores Faye Luksa	Yes	3096
082-011.1	88.628	88.628	M. Lange Family Trust	Yes	3141
082-011.1	88.628	-	Independent Executor of the Estate of Dorothy	Yes	3085
082-011.1	88.628	-	M. Lange Family Trust	Yes	3140
082-011.1	88.628	-	M. Lange Family Trust	Yes	3099
082-011.2	88.725	88.725	Independent Executor of the Estate of Dorothy	Yes	3086
082-011.2	88.725	-	M. Lange Family Trust	Yes	3143
082-011.2	88.725	-	M. Lange Family Trust	Yes	3100
082-011.2	88.725	-	M. Lange Family Trust	Yes	3142
082-012	67.179	67.179	Diane C. McElroy	Yes	2993
082-012	67.179	-	Diane C. McElroy	Yes	2980
082-012	67.179	-	Hejtmancik	Yes	2993
082-012	67.179	-	Hejtmancik	Yes	2996
082-012	67.179	-	Diane C. McElroy	Yes	3001
082-012	67.179	-	Hejtmancik	Yes	3001
082-012	67.179	-	Diane C. McElroy	Yes	3000
082-012	67.179	-	Hejtmancik	Yes	3000
082-012	67.179	-	Diane C. McElroy	Yes	2999
082-012	67.179	-	Diane C. McElroy	Yes	2996
082-012	67.179	-	Hejtmancik	Yes	2999
082-012	67.179	-	Hejtmancik	Yes	2980
082-015	12.939	12.939	Julius L. Dawson	Yes	2974
082-017	50	50	Dorothy Lee Burks	Yes	2973
082-018	10	5.8333	Lottie Jones	Yes	2854
082-018	10	-	Frankie Lee Bell	Yes	3132
082-018	10	-	Danny V. Jones, Sr.	Yes	2853
082-018	10	-	Johnnie Jones Jr.	Yes	2988
082-018	10	-	Cheryl J. Jones	Yes	2866
082-018	10	-	Barbara Vincent	Yes	2854
082-018	10	-	Estate of Carris Jones Hawkins, Deceased	Yes	2913
082-018	10	-	Willie M. Harvey	Yes	2912
082-018	10	-	Pearlie M. Mack	Yes	2948
082-018	10	-	Joyce L. Jones	Yes	2864
082-019	11	7.3333	Ray Jewell Bell	Yes	0552
082-022	56.7	56.7	Dan Hendrix and Amanda Hendrix	Yes	2511
082-022	56.7	-	Garlene Flippin	Yes	2511
082-023	60	60	Watson Keilberg Trust	Yes	4633
082-024.1	30	21.4285	Pinkie Jo Jeffries	Yes	2900

Tract	Tract Acres	Net Acres	Owner	Permitted	Lease Number
082-024.1	30	-	Lon Arthur Williams	Yes	2875
082-024.1	30	-	Henry Earl Johnson	Yes	2873
082-024.1	30	-	Charlie Mae Jones	Yes	2904
082-024.1	30	-	George Wendell Johnson	Yes	2906
082-024.2	30	21.4285	Charlie Mae Jones	Yes	2905
082-024.2	30	-	George Wendell Johnson	Yes	2907
082-024.2	30	-	Lon Arthur Williams	Yes	2874
082-024.2	30	-	Pinkie Jo Jeffries	Yes	2901
082-024.2	30	-	Henry Earl Johnson	Yes	2871
082-025	1.86	1.86	Edward Harrison, Jr.	Yes	2914
082-026	40.593	40.593	Patricia Ball	Yes	2872
082-027	513.018	513.018	Watson Keilberg Trust	Yes	3118
082-033	0.5	0.5	Gary A. Watson	Yes	3091
082-034	79.55	79.55	Johnnie Cooper, Jr.	Yes	2880
082-034	79.55	-	Estate of Nellie Vernell Pollard Cooper	Yes	2880
082-034.1	1.5	1.5	Community	Yes	5524
082-037	5	5	Glennett Allen	Yes	2910
082-039	6.119	6.119	Williams	Yes	0341
082-042	32.3321	32.3321	Williams	Yes	0341
082-044	2	2	Delbert Lee Washington	Yes	2908
082-044	2	-	Sean Washington	Yes	2908
082-045	2	0.8572	Chester Odele Pollard	Yes	2983
082-045	2	-	Ruthie Ellison	Yes	2982
082-045	2	-	John Crockett	Yes	5534
082-046	2	2	Bonzell Jones	Yes	2884
082-047	71.5122	71.5122	Darren Keith Broesche	Yes	2771
082-048	3	3	Cain	Yes	3122
082-049	3.5	3.5	to Ame Methodist Church and Bell Town Ame	Yes	5522
082-050	2.8903	2.8903	Hazel E. Robbins	Yes	2941
082-051	48.25	48.25	Vauline Fisher	Yes	0510.2
082-051	48.25	-	Woodrow Heslip, II	Yes	5537
082-051	48.25	-	Early L. Knox, Jr.	Yes	3121
082-052	1.75	1.75	The Providence Baptist Church	Yes	5523
082-053	2.4	0.5417	Darryl E. Johnson	Yes	2932
082-053	2.4	-	Ruby Johnson	Yes	2926
082-053	2.4	-	Sandra Johnson Guillory	Yes	2940
082-053	2.4	-	Jerome K. Johnson	Yes	2929
082-053	2.4	-	Willie Lois Jones	Yes	2920
082-053	2.4	-	Cedric Shawn Johnson	Yes	2957
082-053	2.4	-	Willie Lois Jones	Yes	2923
082-054	5.927	5.927	Lonnie Clinard and wife, Ruby M. Clinard	Yes	2881
082-055.1	47.1097	40.1307	Elnora Moore	Yes	3011
082-055.1	47.1097	-	Hardy G. Moore	Yes	3002
082-055.1	47.1097	-	Johnny B. Moore, Jr.	Yes	3003
082-055.1	47.1097	-	Olean Lemons	Yes	3008
082-055.1	47.1097	-	Ernestine Moore Maxwell	Yes	3004
082-055.1	47.1097	-	Ruby Jean Moore Williams	Yes	2942
082-055.1	47.1097	-	Gaynella Lemons	Yes	3009
082-055.1	47.1097	-	Josephine Moore	Yes	3006
082-055.1	47.1097	-	Tomeka Moore	Yes	3010
082-055.1	47.1097	-	Roger R. Moore	Yes	2934

Tract	Tract Acres	Net Acres	Owner	Permitted	Lease Number
082-055.2	4.642	3.9543	Johnny B. Moore, Jr.	Yes	3003
082-055.2	4.642	-	Olean Lemons	Yes	3008
082-055.2	4.642	-	Ernestine Moore Maxwell	Yes	3004
082-055.2	4.642	-	Ruby Jean Moore Williams	Yes	2942
082-055.2	4.642	-	Tomeka Moore	Yes	3010
082-055.2	4.642	-	Roger R. Moore	Yes	2934
082-055.2	4.642	-	Gaynella Lemons	Yes	3009
082-055.2	4.642	-	Elnora Moore	Yes	3011
082-055.2	4.642	-	Josephine Moore	Yes	3006
082-055.2	4.642	-	Hardy G. Moore	Yes	3002
082-056	2	2	Mary Delois Jones	Yes	5519
082-057	1	1	Lucinda M. Hargers	Yes	5494
082-058	1	1	Michael Canterberry	Yes	5495
082-059.1	1	1	Charles E. Guyton	Yes	5491
082-059.2	1.678	1.678	Charles E. Guyton	Yes	5490
082-060	6.025	6.025	Lucille Williams	Yes	2888
082-060	6.025	-	Eugene L. Williams and wife, Lucille E. Williams	Yes	2889
082-061	16.125	16.125	Lucille Williams	Yes	2882
082-061	16.125	-	Eugene L. Williams and wife, Lucille E. Williams	Yes	2887
082-062	16.625	16.625	Robbie M. Williams	Yes	2892
082-063	1	1	Bennie Lee Williams, II	Yes	2971
082-064.1	1	1	Harold E. Monical and wife, Barbara Monical	Yes	2968
082-064.2	0.47	0.47	Darren Keith Broesche	Yes	2969
082-065	0.943	0.943	James A. McBride	Yes	2972
082-066	14.15	14.15	Raymond J. Laslie and wife, Ann Laslie	Yes	2883
082-066	14.15	-	Johnnie Laslie	Yes	2963
082-067	3.77	3.77	Willie Lois Jones	Yes	2921
082-067	3.77	-	Sandra Johnson Guillory	Yes	2939
082-067	3.77	-	Ruby Johnson	Yes	2924
082-067	3.77	-	Stephanie Holcombe	Yes	5548
082-067	3.77	-	Carven Holcombe	Yes	5550
082-067	3.77	-	Darryl E. Johnson	Yes	2930
082-067	3.77	-	Jerome K. Johnson	Yes	2927
082-067	3.77	-	Palmer Lee Moore	Yes	5544
082-067	3.77	-	Maggie Lee Sweeney Houston	Yes	5540
082-067	3.77	-	Derrick Holcombe	Yes	5546
082-067	3.77	-	Edith Moore	Yes	5538
082-067	3.77	-	Margaret Moore Woodard	Yes	5543
082-067	3.77	-	Cedric Shawn Johnson	Yes	2956
082-068	3.77	3.77	Ransom Craddock	Yes	5492
082-069	3.77	3.77	Willie Lois Jones	Yes	5511
082-070	16.832	16.832	Arthur Trull	Yes	2897
082-071	9.08	9.08	Cedric Shawn Johnson	Yes	2955
082-071	9.08	-	Carven Holcombe	Yes	5551
082-071	9.08	-	Sandra Johnson Guillory	Yes	2938
082-071	9.08	-	Darryl E. Johnson	Yes	2931
082-071	9.08	-	Stephanie Holcombe	Yes	5549
082-071	9.08	-	Willie Lois Jones	Yes	2922
082-071	9.08	-	Palmer Lee Moore	Yes	5545
082-071	9.08	-	Maggie Lee Sweeney Houston	Yes	5541
082-071	9.08	-	Edith Moore	Yes	5539

Tract	Tract Acres	Net Acres	Owner	Permitted	Lease Number
082-071	9.08	-	Derrick Holcombe	Yes	5547
082-071	9.08	-	Jerome K. Johnson	Yes	2928
082-071	9.08	-	Ruby Johnson	Yes	2925
082-071	9.08	-	Margaret Moore Woodard	Yes	5542
082-073	2.33	2.33	Johson Guillory	Yes	2935
082-073	2.33	-	Johson Guillory	Yes	2895
082-073	2.33	-	Johson Guillory	Yes	2898
082-073	2.33	-	Johson Guillory	Yes	2876
082-073	2.33	-	Johson Guillory	Yes	2894
082-074.1	6.42	6.42	Willie Lois Jones	Yes	2890
082-074.2	0.5	0.5	Willie Lois Jones	Yes	2918
082-075	12.51	12.51	Johnnie Laslie	Yes	2878
082-076.1	18.42	18.42	Ruby Johnson	Yes	2877
082-076.1	18.42	-	Darryl E. Johnson	Yes	2896
082-076.1	18.42	-	Jerome K. Johnson	Yes	2893
082-076.1	18.42	-	Sandra Johnson Guillory	Yes	2936
082-076.1	18.42	-	Cedric Shawn Johnson	Yes	2899
082-076.2	0.5	0.5	Darryl E. Johnson	Yes	2916
082-076.2	0.5	-	Sandra Johnson Guillory	Yes	2937
082-076.2	0.5	-	Ruby Johnson	Yes	2915
082-076.2	0.5	-	Jerome K. Johnson	Yes	2917
082-076.2	0.5	-	Cedric Shawn Johnson	Yes	2919
082-077	39.333	39.333	Washington	Yes	2879
082-078	80	80	Hubert Bell, Jr.	Yes	1095
082-078	80	-	Merilyn Bell Rucker	Yes	1048
082-078	80	-	Hazel E. Robbins	Yes	2941
082-078	80	-	Arlene Roberson, Deceased	Yes	5535
082-078	80	-	Harold L. Gamble	Yes	2799
082-078	80	-	Marvin W. Gamble	Yes	2775
082-078	80	-	Marvin W. Gamble	Yes	2772
082-078	80	-	Erma Morris	Yes	2814
082-078	80	-	Bessie Louise Hodrick	Yes	2774
082-078	80	-	L.C. Gamble Jr.	Yes	2773
082-079	211.606	211.606	Delores Faye Luksa	Yes	2784
082-081	68.59	68.59	James Brymer	Yes	2967
082-081	68.59	-	Carol Brymer Bedrich	Yes	2967
082-081	68.59	-	Brian Brymer	Yes	2967
082-081	68.59	-	Chalon Jones	Yes	2967
082-081	68.59	-	Randy Michel	Yes	2967
082-081	68.59	-	Byron McAllister and wife, Elaine McAllister	Yes	2967
082-082	1	1	Alvin R. McNiel and wife, Nancy J. McNiel	Yes	2978
082-085	80.816	60.612	Joshua Royall	Yes	5471
082-085	80.816	-	Jason Royall	Yes	5470
082-086	99.604	99.604	Byron McAllister and wife, Elaine McAllister	Yes	2970
082-088	0.5	0.5	Kathlyn Bailey Bell	Yes	5518
082-089	69.919	69.919	James Brymer	Yes	2966
082-089	69.919	-	Carol Brymer Bedrich	Yes	2966
082-089	69.919	-	Brian Brymer	Yes	2966
082-089	69.919	-	Chalon Jones	Yes	2966
082-089	69.919	-	Randy Michel	Yes	2966
082-089	69.919	-	Byron McAllister and wife, Elaine McAllister	Yes	2966

Tract	Tract Acres	Net Acres	Owner	Permitted	Lease Number
082-090	50	50	Billy Neal Barnett	Yes	4706
090-013m	7.91	7.91	Alden D. Crowe and wife, Paula Crowe	No	0611.3
090-014m	6	6	Alden D. Crowe and wife, Paula Crowe	No	0611.1
090-015m	6	6	Alden D. Crowe and wife, Paula Crowe	No	0611.2
090-016m	6	6	Alden D. Crowe and wife, Paula Crowe	No	0611.4
090-018m	6	6	Danny N. Crowe	No	0608
090-019m	6	6	Robert Bryce Crowe	No	0621
090-020m	6	6	Robert Bryce Crowe	No	0622
091-001	155	155	Michael Lina and wife, Ginger Lina	Yes	2349
091-003	135.2	135.2	Mike R. Grohosky	Yes	2350
095-001	230	230	Lenora Ruth Crawford	Yes	2446
095-001	230	-	Dana Ann Crawford	Yes	2445
095-001	230	-	William E. Crawford, II	Yes	2447
098-001m	91.15	91.15	Harry Vowell	No	0812.4
098-001m	91.15	-	Ranch	No	0812.4
098-002m	52.5	52.5	Harry Vowell	No	0812.3
098-002m	52.5	-	Ranch	No	0812.3
098-003m	5.9	5.9	Richard Jenkins Willingham	No	2042
098-003m	5.9	-	Janice Ann Wise	No	2031
098-003m	5.9	-	Joe Charles Willingham	No	2031
098-003m	5.9	-	Richard Jenkins Willingham	No	2031
098-003m	5.9	-	Janice Ann Wise	No	2042
098-003m	5.9	-	Joe Charles Willingham	No	2042
099-001m	83.335	83.335	Harry Vowell, d/b/a S & V Operating Co.	No	2152
099-002m	80.446	80.446	Harry Vowell, d/b/a S & V Operating Co.	No	2153
099-003m	157.673	157.673	Harry Vowell, d/b/a S & V Operating Co.	No	2151
102-001	101.175	101.175	Robert Livitz	Yes	2570
102-002	18.33	18.33	Gayle Thornton Willard	Yes	2549
102-003	18.33	18.33	Bronson Lee Willard	Yes	2555
102-004	18.33	15.275	Gayle Thornton Willard	Yes	2556
102-004	18.33	-	Gayle Thornton Willard	Yes	2552
102-004	18.33	-	Gayle Thornton Willard	Yes	2550
102-004	18.33	-	Gayle Thornton Willard	Yes	2551
102-005	18.33	18.33	Gayle Thornton Willard	Yes	2553
102-006	18.33	18.33	Brent Edward Willard	Yes	2557
102-007	21	21	Gayle Thornton Willard	Yes	2554
102-008	100	100	Gayle Thornton Willard	Yes	2488
102-009	191.344	191.344	the Estate of Clarence R. Creger, Deceased	Yes	2492
102-009	191.344	-	Max M. Stratton, II and wife, Shawn Stratton	Yes	2493
102-013	46.58	46.58	Fact for Marvin E. Willard	Yes	0418
102-016	39	39	Edward Harrison, Jr.	Yes	2909
102-016	39	-	Dorothy Menton	Yes	2953
102-016	39	-	Jimmie Roy Harrison	Yes	2856
102-016	39	-	George Harrison	Yes	2952
102-016	39	-	Betty Jean Moore	Yes	2951
102-016	39	-	Thelma Dibbles	Yes	2868
102-016	39	-	Cecil Lee Denmon	Yes	2867
102-017	19	19	Elijah Bell	Yes	2858
102-017	19	-	Titus Henry Bell	Yes	2857
102-020	15.605	15.605	Willie Matthews	Yes	2598
102-021	3.107	3.107	Brenda Thornton	Yes	2590

Tract	Tract Acres	Net Acres	Owner	Permitted	Lease Number
102-022	235	137.973	Pearlie M. Mack	Yes	2947
102-022	235	-	Lottie Jones	Yes	2599
102-022	235	-	Frankie Lee Bell	Yes	3131
102-022	235	-	Barbara Vincent	Yes	2599
102-022	235	-	Estate of Carris Jones Hawkins, Deceased	Yes	2756
102-022	235	-	Joyce L. Jones	Yes	2603
102-022	235	-	Patricia E. Garcia	Yes	2609
102-022	235	-	Johnnie Jones Jr.	Yes	2987
102-022	235	-	Cheryl J. Jones	Yes	2601
102-022	235	-	Danny V. Jones, Sr.	Yes	2600
102-022	235	-	Willie M. Harvey	Yes	2911
102-023	18.25	18.25	Gayle Thornton Willard	Yes	2489
102-025	32.0375	32.0375	Douglas A. Maddox	Yes	2589
102-026	100	100	Gayle Thornton Willard	Yes	2487
102-027	4.348	4.348	Gayle Thornton Willard	Yes	2559
104-001	50.39	50.39	Stanley A. Kutý	Yes	2275
104-002	30	30	Lewis S. Vallette, Jr. and wife, Anne W. Vallette	Yes	0328
104-003	44.99	14.9966	Scott Macleod and wife, Amy Macleod	Yes	0005
104-005	24.234	24.234	GRE XI, LLC	Yes	2318
104-006	6	6	James Lofton	Yes	2311
104-006	6	-	Mari-Lisa Lofton	Yes	2311
112-002	231	231	and Billie E. Wolff Family Trust, under Article IV	Yes	2562
112-003	142.833	142.833	Robert E. Sebesta and wife, Frances Sebesta	Yes	2558
114-006	4.369	4.369	Fred D. Ellis, Jr.	Yes	2273
114-007	6	6	Warren Lee Titel and wife, Jessie M. Titel	Yes	2272
114-008	12.59	12.59	Richard E. Odom	Yes	2271
114-009	19.56	19.56	Deborah Anderson and husband, Roger Anderson	Yes	2333
114-014	34.55	34.55	Alice Anderson	Yes	1049
114-016	22.07	22.07	Darrell Perrard and wife, Shawn Perrard	Yes	2332
114-019	47.54	47.54	Arthur Behrends, Jr. and wife, Eloise Behrends	Yes	0039
114-021	1355.4383	1355.4383	John Wyble and wife, Cheryl Wyble	Yes	0197
114-021	1355.4383	-	Garrison	Yes	0197
115-001	160.33	13.8747	Neal Barron	Yes	2826
115-001	160.33	-	Carrizo-Wilcox Water Works, L.P.	Yes	3175
116-001m	98.393	98.393	Vaughn E. Owens and wife, Wilma Owens	No	3760
116-002m	200	133.3332	Baskin Family Trust	No	3773
116-002m	200	-	dated June 24, 2008	No	3772
116-006m	75.52	75.52	Nina K. Krienke, F-K-A Nina Krienke Hall	No	3764
119-001m	208.298	208.298	Gregory Wayne Brinkley	No	2125
119-002m	20.005	20.005	Florian C. Skubal	No	4297
119-003m	20	20	Florian C. Skubal	No	4299
119-004m	1.99	1.99	Florian C. Skubal	No	4300
119-005m	26.007	26.007	Florian C. Skubal	No	4298
119-008m	38.97	38.97	David W. Svrcek and wife, Janet O. Svrcek	No	4275
119-009m	41.179	41.179	Mark W. Skubal and wife, Gladys E. Skubal	No	4276
119-010m	46.201	46.201	Chad L. Clark and wife, Kelly N. Bujnoch	No	4231
119-013m	18.857	18.857	David L. Bujnoch and wife, Sharon Bujnoch	No	4226
119-014m	53.373	53.373	Victor J. Svetlik and wife, Victoria A. Svetlik	No	4308
119-015m	53.373	53.373	Paul D. Leopold and wife, Doris A. Leopold	No	4277

Tract	Tract Acres	Net Acres	Owner	Permitted	Lease Number
119-017m	7.677	7.677	Victor J. Svetlik and wife, Victoria A. Svetlik	No	4301
119-018m	6.518	6.518	Victor J. Svetlik and wife, Victoria A. Svetlik	No	4302
119-035m	0.378	0.378	Wendy Nell Brinkley Pickett	No	4216
119-044m	0.891	0.891	Jennifer Bell Brinkley Strelsky	No	4217
124-010	64.687	64.687	Dawn Marie Moratto	Yes	2848
124-010	64.687	-	Dawn Marie Moratto	Yes	2849
124-011	84.319	84.319	GRE XI, LLC	Yes	2354
126-002	634.927	39.9959	Lisa Dawn Russell	Yes	3139
126-003	295.52	295.52	Bettye Carolyn Siptak Tolar	Yes	2614
126-003	295.52	-	John Edward Siptak, Jr.	Yes	2612
126-003	295.52	-	James Franklin Siptak	Yes	2615
126-003	295.52	-	Steven Charles Siptak	Yes	2613
130-001	20	10	Elvie Mae Benson Harris	Yes	2586
130-002	108	68.1438	Les and Darlene Benson Living Trust	Yes	2455
130-002	108	-	Elvie Mae Benson Harris	Yes	5583
130-002	108	-	Elma Rayford	Yes	2538
130-002	108	-	Les and Darlene Benson Living Trust	Yes	2537
130-005	46	28.9149	Les and Darlene Benson Living Trust	Yes	2537
130-005	46	-	Elvie Mae Benson Harris	Yes	5584
130-005	46	-	Elma Rayford	Yes	2538
130-005	46	-	Les and Darlene Benson Living Trust	Yes	4615
132-001	60	60	Alpha Ann Morris	Yes	5426
132-001	60	-	James Harmon Morton, A-K-A buddy Morton	Yes	5434
132-001	60	-	John Wayne Morton	Yes	5429
132-001	60	-	Gerald Eugene Morton	Yes	5430
132-006	134.2375	134.2375	Glenn Marie Cotton	Yes	3935
132-006	134.2375	-	Lowene Morgan	Yes	3982
132-006	134.2375	-	Regina Lee Harris	Yes	3939
132-006	134.2375	-	Clara Estelle Wampler	Yes	3935
132-006	134.2375	-	Condale Cotton	Yes	3935
132-006	134.2375	-	Lora Christine Beard	Yes	3935
132-006	134.2375	-	Condale Cotton and wife, Christine Cotton	Yes	3923
132-006	134.2375	-	Dale Bert Cotton	Yes	3935
132-006	134.2375	-	Lora Christine Beard	Yes	3937
132-006	134.2375	-	Glenn Marie Cotton	Yes	3980
132-006	134.2375	-	Dale Bert Cotton	Yes	3921
132-006	134.2375	-	Deborah Allyne York	Yes	3939
132-006	134.2375	-	Lowene Morgan	Yes	3935
132-006	134.2375	-	Deborah Allyne York	Yes	3935
132-006	134.2375	-	Clara Estelle Wampler	Yes	3984
132-006	134.2375	-	Regina Lee Harris	Yes	3935
132-007	19.849	19.849	Ronnie Burrough	Yes	3943
132-008	8	8	John D. Kovar and wife, Madeline Kovar	Yes	3942
132-013m	85	85	Milton R. Currey, also known as Jim Currey	Yes	3951
132-014m	49.992	49.992	Jim F. Brooks	Yes	4051
132-017	57.467	57.467	L. Diestel	Yes	4101
139-001m	16	16	Ranch	No	0810.2
139-001m	16	-	Harry Vowell	No	0810.2
139-002m	16	16	Ranch	No	0810.1

Tract	Tract Acres	Net Acres	Owner	Permitted	Lease Number
139-002m	16	-	Harry Vowell	No	0810.1
139-003m	70	70	Thana Keen Kemper	No	1992
139-003m	70	-	James P. Keen	No	1992
139-004m	56.2	56.2	James P. Keen	No	1989
139-004m	56.2	-	Thana Keen Kemper	No	1989
139-005m	56.2	56.2	Thana Keen Kemper	No	1990
139-005m	56.2	-	James P. Keen	No	1990
139-006m	20	20	James P. Keen	No	1993
139-006m	20	-	Thana Keen Kemper	No	1993
139-007m	61.22	61.22	James P. Keen	No	1995
139-007m	61.22	-	Thana Keen Kemper	No	1995
139-008m	134.75	134.75	James P. Keen	No	1994
139-008m	134.75	-	Thana Keen Kemper	No	1994
139-009m	31	31	Jessie W. Tate and wife, Gina M. Tate	No	0984
139-010m	98	58.8002	William Budnik	No	4428
139-010m	98	-	William Budnik	No	4433
139-010m	98	-	Jerry Schafer	No	3120
139-010m	98	-	Jerry Schafer	No	4428
139-010m	98	-	Stanley J. Budnik	No	4433
139-010m	98	-	Stanley J. Budnik	No	4428
139-010m	98	-	William Budnik	No	3120
139-010m	98	-	Stanley J. Budnik	No	3120
139-010m	98	-	Jerry Schafer	No	4433
139-015m	63.9634	38.3782	Stanley J. Budnik	No	4434
139-015m	63.9634	-	Stanley J. Budnik	No	4391
139-015m	63.9634	-	Stanley J. Budnik	No	4429
139-015m	63.9634	-	Daniel M. Topper, Jr.	No	4429
139-015m	63.9634	-	Jerry Schafer	No	4429
139-015m	63.9634	-	William Budnik	No	4391
139-015m	63.9634	-	Jerry Schafer	No	4391
139-015m	63.9634	-	William Budnik	No	4434
139-015m	63.9634	-	Jerry Schafer	No	4434
139-015m	63.9634	-	William Budnik	No	4429
139-015m	63.9634	-	Daniel M. Topper, Jr.	No	4391
139-015m	63.9634	-	Daniel M. Topper, Jr.	No	4434
142-002	30	30	Rivera	Yes	5809
142-020	25	25	Caleb Pennie and wife, Ethyl Pennie	Yes	2575
142-024	20.58	20.58	Chapman	Yes	2582
142-025	20	20	Chapman	Yes	2296
146-007m	165.246	165.246	John Andrew Isaacs and wife, Rita Kay Isaacs	No	3357
146-009m	47.09	47.09	Phillip M. Oliver and wife, Anne Marie Oliver	No	3438
146-010m	82.5294	82.5294	Charles Howard Helmer	No	2288
146-011m	192.825	192.825	S & V Partnership	No	3287
157-001	78.74	26.2466	Vance D. McManus	Yes	2565
157-002	230.921	230.921	Delores Faye Luksa	Yes	2649
158-001m	9.85	9.85	Templeton	No	4309
171-001	151	151	Bettye Carolyn Siptak Tolar	Yes	2595
171-001	151	-	James Franklin Siptak	Yes	2594
171-003	10.01	10.01	Chapman	Yes	2297
171-004.1	15.97	15.97	Wayne D. Oliver	Yes	2688
171-004.2	4	4	Wayne D. Oliver	Yes	2689

Tract	Tract Acres	Net Acres	Owner	Permitted	Lease Number
171-005	12.5	12.5	Don Ourada	Yes	2869
171-007	8.04	8.04	Michael Prigmore and wife, Barbara Prigmore	Yes	2691
171-008	2	2	Michael Prigmore and wife, Barbara Prigmore	Yes	2692
171-010	41.675	41.675	Elizabeth Louise Blaha	Yes	2690
171-013	1	1	Trinidad Gonzales	Yes	2862
171-021	64.576	64.576	Delores Faye Luksa	Yes	2621
171-023	3	3	Delores Faye Luksa	Yes	2687
171-024	15.146	15.146	Connie Manzi	Yes	2702
171-024	15.146	-	Justin Nadratowski and wife, Sara Nadratowski	Yes	2702
171-027	113.5	113.5	Estate of Carris Jones Hawkins, Deceased	Yes	2703
171-028	39.05	39.05	as Lockhart Apiaries	Yes	2852
171-028	39.05	-	Lockhart Apiaries	Yes	2704
171-032.1	46.651	46.651	S & V Partnership	Yes	5566
171-032.2	19.259	19.259	S & V Partnership	Yes	5565
171-032.3	19.259	19.259	S & V Partnership	Yes	5564
171-032.4	19.259	19.259	S & V Partnership	Yes	5563
171-032.5	19.259	19.259	S & V Partnership	Yes	5562
171-032.6	19.266	19.266	S & V Partnership	Yes	5561
171-035	170	56.6666	William J. Przybyla	Yes	2859
171-038	16.091	16.091	Horace Bell	Yes	0511
171-041	16.091	16.091	Ray J. Bell and John B. Bell	Yes	0512
171-043	34.3112	34.3112	Lon A. Williams and wife, Barbara A. Williams	Yes	0341
171-047	71.5122	71.5122	Roger Alan Broesche	Yes	2798
171-048	45.5	45.5	Vauline Fisher	Yes	0510.1
171-049	13.6	13.6	Stephanie Holcombe	Yes	5487
171-049	13.6	-	Margaret Moore Woodard	Yes	5484
171-049	13.6	-	Edith Moore	Yes	5489
171-049	13.6	-	Bonzell Jones	Yes	5531
171-049	13.6	-	Carven Holcombe	Yes	5486
171-049	13.6	-	Derrick Holcombe	Yes	5488
171-050	16.995	16.995	Gary M. Dominy	Yes	5497
171-051	214.8	214.8	Nathan Flippin	Yes	4644
171-051	214.8	-	Billy Neal Barnett	Yes	4644
171-053	144.673	144.673	Nathan Flippin	Yes	4643
171-053	144.673	-	Goetsch	Yes	4643
176-011	125	20.8332	Gregory L. Garbs and Gregory Lynn Garbs	Yes	0230
176-011	125	-	Jeffrey Jerry Garbs	Yes	0317
185-004m	30.098	30.098	Vaughn E. Owens and wife, Wilma Owens	Yes	3758
185-005m	16.617	16.617	John D. Fishero and wife, Diane W. Fishero	Yes	3932
185-014m	113.133	113.133	Robert Keith Luetge	Yes	3946
185-014m	113.133	-	Robert Keith Luetge	Yes	3945
185-015m	255.3498	255.3498	John R. Williams	Yes	4079
185-015m	255.3498	-	S & V Partnership	Yes	4079
185-016m	49	49	S & V Partnership	Yes	4264
185-017m	51.5	51.5	S & V Partnership	Yes	4265
185-018m	28	28	Dennis W. Payne	Yes	3929
185-019m	44	44	RNR, LLC, a Texas Limited Liability Company	Yes	4483
185-020m	50.6	50.6	RNR, LLC, a Texas Limited Liability Company	Yes	4484
185-021m	28.75	28.75	RNR, LLC, a Texas Limited Liability Company	Yes	4487
185-022m	28.75	28.75	RNR, LLC, a Texas Limited Liability Company	Yes	4486
185-023m	60	60	RNR, LLC, a Texas Limited Liability Company	Yes	4485

Tract	Tract Acres	Net Acres	Owner	Permitted	Lease Number
185-027m	159.5	159.5	RNR, LLC, a Texas Limited Liability Company	Yes	4204
185-028m	54.9487	54.9487	Dennis W. Payne	Yes	3927
185-029m	22.75	22.75	Dennis W. Payne	Yes	3928
185-030m	27	27	Dennis W. Payne	Yes	4274
185-031m	112.37	112.37	Dennis W. Payne	Yes	3926
185-032m	11.6502	11.6502	John R. Williams	Yes	4267
185-033m	3.362	3.362	Ronald W. Hudson	Yes	4139
185-034m	36.74	36.74	Ronald W. Hudson	Yes	3934
185-035m	37.94	37.94	Ronald W. Hudson	Yes	3933
185-036m	1.2	1.2	Ronald W. Hudson	Yes	4140
185-038m	80.991	80.991	Debra Duncum Jackson	Yes	3954
185-040m	4.05	4.05	Dennis W. Payne	Yes	4456
185-041m	2.75	2.75	Dennis W. Payne	Yes	4457
185-043m	53.7789	53.7789	Vaughn E. Owens and wife, Wilma Owens	Yes	4215
185-043m	53.7789	-	Vaughn E. Owens and wife, Wilma Owens	Yes	4052
185-043m	53.7789	-	Vaughn E. Owens and wife, Wilma Owens	Yes	4053
185-044m	66.722	66.722	Ruth Bachler Family Trust	Yes	3987
185-045m	120.3678	120.3678	Ascenia P. Underwood	Yes	4258
185-046m	34.75	34.75	Ascenia P. Underwood	Yes	4259
185-052m	50.778	50.778	Carol S. Pivonka	Yes	3986
185-053m	28.717	28.717	Mark K. Hull	Yes	4114
185-055m	26.141	26.141	Virginia Wells Judkins	Yes	4120
185-056m	25	25	Virginia Wells Judkins	Yes	4119
185-057m	25	25	Richard D. Dunn and wife, Debra Dunn	Yes	4118
185-059m	17.582	17.582	Vernon Ferguson	Yes	4116
186-003m	76.62	76.62	Curtis W. Abernathy	No	3369
186-005m	84	84	Michael Wesley Diver	No	3356
186-008m	38.349	38.349	Dorothy M. Nelson	No	4446
186-009m	140	140	Bill Foster	No	3358
186-010m	100	100	Janice A. King	No	2113
186-010m	100	-	Bobby Lee Moore	No	2113
186-012m	2	2	Doyle R. Moore	No	2111
186-012m	2	-	Patricia Ann Chernosky	No	2111
186-013m	120.233	120.233	Patricia Ann Chernosky	No	2112
186-013m	120.233	-	Doyle R. Moore	No	2112
186-013m	120.233	-	Jimmie Wayne Moore	No	2112
186-020m	99.275	99.275	Trust	No	3165
186-021m	43.98	43.98	Michael Wesley Diver	No	3355
186-022m	23.99	23.99	Wayman Lee Keen	No	2000
186-023m	43.98	43.98	Wayman Lee Keen	No	2014
186-026m	23.99	23.99	Velma Young Trust	No	4141
186-027m	63.96	63.96	Velma Young Trust	No	4142
186-032m	1.151	1.151	Stephanie Faith Rose Yakesh Philpott	No	4481
186-033m	0.5	0.5	Jim Thomas Nelson	No	4480
191-001m	27.755	27.755	Shirley Jean Lunsford	No	3337
191-003m	13.878	13.878	Phyllis R. Johnson	No	3338
191-004m	78.09	78.09	Randy Markowski and wife, Peggy S. Markowski	No	3339
191-004m	78.09	-	Carl Markowski and wife, Judy Markowski	No	3339
191-007m	29.256	29.256	John T. Voyles and wife, Patricia Voyles	No	4292
191-008m	28.138	28.138	Jimmy W. Voyles and wife, Judy Voyles	No	4303
191-014m	95.048	95.048	William A. Casario and wife, Diana M. Casario	No	3340

Tract	Tract Acres	Net Acres	Owner	Permitted	Lease Number
191-015m	50	50	Harry Vowell, d/b/a S & V Operating Co.	No	3664
191-016m	77.291	77.291	Thomas D. Schulte and wife, Marian E. Schulte	No	3344
191-018m	36.701	36.701	Alexander	No	3341
191-019m	9	9	Jimmy W. Voyles and wife, Judy Voyles	No	4337
191-020m	36.702	36.702	Milton E. Frei, Jr. and wife, Laura R. Frei	No	3342
191-022m	50	50	Jay Bob Blackwell	No	3522
191-022m	50	-	Christopher D. Lay	No	3523
191-022m	50	-	Charles C. Blackwell, Jr.	No	3522
191-022m	50	-	Len Evelyn Baird	No	3380
191-024m	5	5	Bruce Edward Hall	No	4344
191-025m	9.5	9.5	Bruce Edward Hall	No	4343
191-027m	11.2	11.2	Rodrigo Mancillas and wife, Dora Mancillas	No	4342
191-028m	10.167	10.167	Steve T. Pruett	No	4341
191-029m	7.84	7.84	David G. Winkler	No	4340
191-030m	9.134	9.134	Ruth B. Voyles	No	4339
191-031m	9.95	9.95	Alexander	No	4338
191-032m	9.55	9.55	John T. Voyles and wife, Patricia Voyles	No	4306
191-033m	9.39	9.39	John T. Voyles and wife, Patricia Voyles	No	4305
191-034m	30.229	30.229	Shane Silvey	No	4345
191-039m	45.6	45.6	Lillie Virginia Morton Johnson	No	4376
191-040m	466	466	Dated April 26, 1993	No	4296
191-041m	43.75	43.75	Lillie Virginia Morton Johnson	No	4377
191-042m	50	50	Lillie Virginia Morton Johnson	No	4375
191-043m	50	50	Lillie Virginia Morton Johnson	No	4374
191-044m	122.667	122.667	Joseph Slusher and wife, Judith Slusher	No	3991
191-046m	49	49	Arnold J. Prazak and wife, Gerlane B. Prazak	No	4304
191-048m	1	1	Lillie Virginia Morton Johnson	No	4378
191-049m	3	3	Sammie Lee Johnson, Jr.	No	4379
191-051m	100	100	B.M. Drinkard and wife, Tiny B. Drinkard	No	3885
191-053m	174.594	109.1212	S & V Partnership	No	0880
191-053m	174.594	-	S & V Partnership	No	0879
191-053m	174.594	-	S & V Partnership	No	0933
191-053m	174.594	-	S & V Partnership	No	0934
191-055m	41.98	41.98	Amanda Lee Colbert	No	2150
191-055m	41.98	-	Jack Colbert	No	2142
191-056.1m	25	25	Seven Lindberg, LLC	No	6035
191-056m	122.765	122.765	Seven Lindberg, LLC	No	3884
191-057m	10	10	Amanda Lee Colbert	No	2148
191-057m	10	-	Jack Colbert	No	2140
191-058m	17	17	Amanda Lee Colbert	No	2149
191-058m	17	-	Jack Colbert	No	2141
191-060m	10	10	William Todd Marsh	No	3594
191-064m	5	5	Barbara J. Mullins	No	3440
191-077m	5	5	Jose A. Lemus and wife, Josefina Lemus	No	3691
191-077m	5	-	Oscar Saucedo and wife, Sabrina Ann Saucedo	No	3691
191-078m	2.097	2.097	Hugo Hartsfield, Jr.	No	3411
191-079m	6.79	6.79	Warren A. Gaswint, Jr. and wife, Debra J. Gaswint	No	3365
191-082m	12.05	12.05	Billy R. Thompson	No	3362
191-083m	12.05	12.05	Hugo Hartsfield, Jr.	No	3361
191-084m	9.891	9.891	De Navarro	No	3363
191-085m	9.99	9.99	Miguel Hernandez and wife, Taribia Hernandez	No	3353

ABENGOA

Tract	Tract Acres	Net Acres	Owner	Permitted	Lease Number
191-086m	8.828	8.828	John Hays and wife, Carolyn Hays	No	3364
191-087m	65.69	65.69	William Todd Marsh	No	2138
191-090m	116.1	116.1	Charles E. Rackel, Jr and wife, Myra Sue Rackel	No	3886
191-092.1m	40	40	Linda Gebhart Kessler	No	3979
191-092.1m	40	-	Linda Gebhart Kessler	No	4092
191-092.1m	40	-	Jason Keith Gebhart and wife, Sunny Gebhart	No	4086
191-092.1m	40	-	Jason Keith Gebhart and wife, Sunny Gebhart	No	4355
191-092.1m	40	-	Jason Keith Gebhart and wife, Sunny Gebhart	No	4092
191-092.1m	40	-	Linda Gebhart Kessler	No	4355
191-092.1m	40	-	Linda Gebhart Kessler	No	4089
191-092.1m	40	-	Jason Keith Gebhart and wife, Sunny Gebhart	No	3979
191-092.1m	40	-	Jason Keith Gebhart and wife, Sunny Gebhart	No	4089
191-092.1m	40	-	Linda Gebhart Kessler	No	3876
191-092.1m	40	-	Jason Keith Gebhart and wife, Sunny Gebhart	No	3876
191-092.1m	40	-	Linda Gebhart Kessler	No	4086
191-092.2m	33	33	Linda Gebhart Kessler	No	3875
191-092.2m	33	-	Linda Gebhart Kessler	No	4085
191-092.2m	33	-	Jason Keith Gebhart and wife, Sunny Gebhart	No	3978
191-092.2m	33	-	Linda Gebhart Kessler	No	4091
191-092.2m	33	-	Linda Gebhart Kessler	No	4354
191-092.2m	33	-	Jason Keith Gebhart and wife, Sunny Gebhart	No	4088
191-092.2m	33	-	Jason Keith Gebhart and wife, Sunny Gebhart	No	4091
191-092.2m	33	-	Linda Gebhart Kessler	No	4088
191-092.2m	33	-	Linda Gebhart Kessler	No	3978
191-092.2m	33	-	Jason Keith Gebhart and wife, Sunny Gebhart	No	4085
191-092.2m	33	-	Jason Keith Gebhart and wife, Sunny Gebhart	No	3875
191-092.2m	33	-	Jason Keith Gebhart and wife, Sunny Gebhart	No	4354
191-093m	15.3125	15.3125	Linda Gebhart Kessler	No	4353
191-093m	15.3125	-	Linda Gebhart Kessler	No	3874
191-093m	15.3125	-	Linda Gebhart Kessler	No	4084
191-093m	15.3125	-	Jason Keith Gebhart and wife, Sunny Gebhart	No	3874
191-093m	15.3125	-	Linda Gebhart Kessler	No	4087
191-093m	15.3125	-	Jason Keith Gebhart and wife, Sunny Gebhart	No	4087
191-093m	15.3125	-	Jason Keith Gebhart and wife, Sunny Gebhart	No	3977
191-093m	15.3125	-	Linda Gebhart Kessler	No	3977
191-093m	15.3125	-	Jason Keith Gebhart and wife, Sunny Gebhart	No	4090
191-093m	15.3125	-	Jason Keith Gebhart and wife, Sunny Gebhart	No	4084
191-093m	15.3125	-	Jason Keith Gebhart and wife, Sunny Gebhart	No	4353
191-093m	15.3125	-	Linda Gebhart Kessler	No	4090
191-094m	97.101	97.101	Stephen D. Jones and wife, Kim Jones	No	3366
192-001m	177	177	Hilda McVoy	No	4189
195-001	4.3013	4.3013	John C. North	Yes	2496
195-002	2.9943	2.9943	Luna	Yes	2497
195-004.1	54.3249	54.3249	Ronnie L. Albright and wife, Ethel Ruth Albright	Yes	2450
195-004.2	32.7321	32.7321	Ronnie L. Albright and wife, Ethel Ruth Albright	Yes	2451
195-005	62.538	62.538	Lehmann	Yes	2401
195-006	113.546	113.546	Richard Kretzer	Yes	0527
195-007	35.25	35.25	Lenora Ruth Crawford	Yes	2446
195-007	35.25	-	William E. Crawford, II	Yes	2447
195-007	35.25	-	Dana Ann Crawford	Yes	2445
195-013	47.132	47.132	Susan Wotipka	Yes	2448

Tract	Tract Acres	Net Acres	Owner	Permitted	Lease Number
195-013	47.132	-	Lillie Wotipka	Yes	2448
195-013	47.132	-	Edward C. Wotipka	Yes	2448
195-014	64.234	64.234	Franklin James Beran	Yes	2410
195-020	372.735	372.735	Ginger, Ltd., a Texas Limited Partnership	Yes	0028
195-023	197.484	197.484	Lynn Dennis Monical and wife, Deanna Monical	Yes	0029
195-024	46.63	46.63	Lynn Dennis Monical and wife, Deanna Monical	Yes	0029
195-025	2	2	Pauline W. Jones	Yes	0700
195-026	618.57	618.57	David Lewis Flosi	Yes	2352
195-026	618.57	-	Sally Flosi	Yes	2352
195-026	618.57	-	Dennis Wayne Flosi	Yes	2352
195-026	618.57	-	Darryl Arthur Flosi	Yes	2352
195-026	618.57	-	Sally Flosi	Yes	0227
196-001m	104.795	104.795	Brinkley	No	2128
196-002m	208.298	208.298	Jennifer Bell Brinkley Strelsky	No	2127
196-003m	208.298	208.298	Wendy Nell Brinkley Pickett	No	2126
196-004m	374.48	374.48	Edwin Voss and wife, Joyce Marie Voss	No	5927
196-005m	35	35	Evelyn Lacaze	No	5934
196-006m	51.9	51.9	Edwin Voss and wife, Joyce Marie Voss	No	5930
196-007m	35	35	Evelyn Lacaze	No	5935
196-008m	56	56	Edwin Voss and wife, Joyce Marie Voss	No	5928
196-009m	10.67	10.67	Edwin Voss and wife, Joyce Marie Voss	No	5929
196-010m	10.67	10.67	Evelyn Lacaze	No	5933
196-011m	56	56	Evelyn Lacaze	No	5932
196-012m	107.1	107.1	Voss Clinard	No	5931
199-001m	4.091	4.091	Jimmy D. Alexander	No	4407
199-002m	4.132	4.132	Carlos Garza	No	4408
199-007m	4.05	4.05	Donald Owen Boothe	No	4278
199-011m	1.384	1.384	Gary T. Stewart	No	4412
199-018m	4.816	4.816	Eddie D. Turner and wife, Shelli A. Turner	No	4310
199-019m	2.372	2.372	Eddie D. Turner and wife, Shelli A. Turner	No	4311
199-020m	4.788	4.788	Robert C. Minor III and wife, Sherri Minor	No	4312
199-021m	10.1	10.1	Thomas Edward Kesner	No	4393
199-022m	10	10	Pam Wall	No	4390
199-032m	1.474	1.474	George Doelitsch and wife, Nell R. Doelitsch	No	4335
199-033m	1.532	1.532	John R. Doelitsch and wife, Bettie A. Doelitsch	No	4334
199-034m	1.532	1.532	Leslie Suarez	No	4392
199-035m	3.829	3.829	Don B. Earnst and wife, Beverly J. Earnst	No	4336
199-039m	10.81	10.81	Manuel P. Perez	No	4406
199-045m	15.355	15.355	Alonzo Albert Johnson	No	4404
199-046m	16.286	16.286	Robert S. Fisher and wife, Patricia J. Fisher	No	4394
203-001	31.2571	31.2571	Grace E. Ekman	Yes	2473
203-002	8.5	8.5	Dean H. Priem and wife, Sharon K. Priem	Yes	2472
203-003	7.65	7.65	Edward C. Wotipka	Yes	3711
203-003	7.65	-	Susan Wotipka	Yes	3711
203-003	7.65	-	Lillie Wotipka	Yes	3711
203-005	92	92	Billie Louise Kretzer Lauderdale	Yes	0524
203-007	40	40	Ernest L. Faust and wife, Carolyn Faust	Yes	2498
203-008	40	40	Lauderdale	Yes	2499
203-009.1	70	70	Kenneth W. Lauderdale	Yes	2462
203-009.1	70	-	Cathy A. Lauderdale	Yes	2462
203-009.2	30.005	30.005	Cathy A. Lauderdale	Yes	2465

Tract	Tract Acres	Net Acres	Owner	Permitted	Lease Number
203-009.2	30.005	-	Kenneth W. Lauderdale	Yes	2465
203-009.3	10.001	10.001	Kenneth W. Lauderdale	Yes	2682
203-009.3	10.001	-	Cathy A. Lauderdale	Yes	2682
203-009.4	33.45	33.45	Cathy A. Lauderdale	Yes	2464
203-009.4	33.45	-	Kenneth W. Lauderdale	Yes	2464
203-010	79.85	79.85	Joe F. Baldwin and wife, Junice K. Baldwin	Yes	0493
203-011	100	100	Lauderdale	Yes	5976
203-012	2.22	2.22	Carolyn Wine	Yes	5301
203-036	37.518	37.518	Karen Laverne Read	Yes	2633
203-036	37.518	-	Linda Gay Harmon	Yes	2633
203-037	37.518	37.518	Cathy A. Lauderdale	Yes	2463
203-037	37.518	-	Kenneth H. Weaver	Yes	2463
203-038	101.9	101.9	Donald Snider and wife, Nancy J. Snider	Yes	2470
203-039	69.5	69.5	Joe Don Brymer and wife, Martha J. Brymer	Yes	2471
203-040	14.9462	14.9462	Dianne Corvin	Yes	2513
209-046	14.62	14.62	Mike R. Grohosky	Yes	2821
209-051	107.819	107.819	Frederick A. Jackson and wife, Debra A. Jackson	Yes	3097
209-052	136.49	136.49	Frederick A. Jackson and wife, Debra A. Jackson	Yes	2829
210-015	10	10	James D. Stewart	Yes	3852
210-018	10	10	Ray Johnson	Yes	4205
210-029	10	10	Mack A. Carson and wife, Cheryl A. Carson	Yes	3863
210-030	10	10	Sharon Vaughn	Yes	3866
210-032	10	10	Linda Jean Boecker	Yes	3868
210-032	10	-	Michael David Walters	Yes	3868
210-032	10	-	Susan Ann Buntin	Yes	3868
210-032	10	-	Joyce Elaine Slayton	Yes	3868
210-033.1	10	10	A. Javier Martinez	Yes	4038
210-033.1	10	-	A. Javier Martinez	Yes	4061
210-033.1	10	-	A. Javier Martinez	Yes	4037
210-033.1	10	-	A. Javier Martinez	Yes	4062
210-033.1	10	-	A. Javier Martinez	Yes	4033
210-033.1	10	-	A. Javier Martinez	Yes	4034
210-033.1	10	-	A. Javier Martinez	Yes	4036
210-033.1	10	-	A. Javier Martinez	Yes	4035
210-033.2	10	10	A. Javier Martinez	Yes	4068
210-033.2	10	-	A. Javier Martinez	Yes	4066
210-033.2	10	-	A. Javier Martinez	Yes	4063
210-033.2	10	-	A. Javier Martinez	Yes	4070
210-033.2	10	-	A. Javier Martinez	Yes	4067
210-033.2	10	-	A. Javier Martinez	Yes	4064
210-033.2	10	-	A. Javier Martinez	Yes	4065
210-033.2	10	-	A. Javier Martinez	Yes	4069
210-033.3	10	10	A. Javier Martinez	Yes	4077
210-033.3	10	-	A. Javier Martinez	Yes	4076

Tract	Tract Acres	Net Acres	Owner	Permitted	Lease Number
210-033.3	10	-	A. Javier Martinez	Yes	4074
210-033.3	10	-	A. Javier Martinez	Yes	4075
210-033.3	10	-	A. Javier Martinez	Yes	4078
210-033.3	10	-	A. Javier Martinez	Yes	4072
210-033.3	10	-	A. Javier Martinez	Yes	4071
210-033.3	10	-	A. Javier Martinez	Yes	4073
210-035	10	10	Richard E. Wheeler and wife, Mary S. Wheeler The Jessie E. Jeffcoat and Priscilla J. Jeffcoat	Yes	3869
210-036m	10	10	Revocable Living Trust	Yes	3870
210-037.1	10	10	Stacey L. Luecken Campbell	Yes	4028
210-037.1	10	-	Sharon M. Luecken	Yes	3966
210-037.2	10	10	Stacey L. Luecken Campbell	Yes	3994
210-037.2	10	-	Sharon M. Luecken	Yes	3967
210-046.2	31.881	31.881	Doris J. Allen	Yes	3894
210-059m	98.589	61.6181	Randle G. Jones	No	1244
210-059m	98.589	-	Randle G. Jones	No	1235
210-059m	98.589	-	Randle G. Jones	No	1237
210-059m	98.589	-	Randle G. Jones	No	0895
210-060m	200	200	William Dwain Payne	No	3690
210-060m	200	-	William Dwain Payne	No	4269
210-061m	4.805	4.805	William Dwain Payne	No	3396
210-063m	263.551	263.551	Vaughn E. Owens and wife, Wilma Owens	No	3187
210-064m	87.276	87.276	S & V Partnership	No	3416
219-001m	11.4167	11.4167	Velma Young Trust	Yes	4143
219-002m	69.965	69.965	Velma Young Trust	Yes	4144
219-003m	177.512	177.512	Douglas Wayne Young	Yes	4196
219-004m	10.003	10.003	Velma Young Trust	Yes	4194
245-001	126.459	126.459	Ryal Harmon and wife, Linda Harmon	Yes	2785
245-002	100	50	David Hancock and Irma Harper-Hancock	Yes	2831
245-002	100	-	David Hancock and Irma Harper-Hancock	Yes	2831
245-002	100	-	David Hancock and Irma Harper-Hancock	Yes	3517
245-005	250.873	250.873	David and Patricia Koch Family Trust	Yes	0107
245-006	177.96	177.96	Jon F. Koch and wife, Mary Jane Koch	Yes	0108
245-007	354.241	354.241	David H. Nichols and wife, Kay Nichols	Yes	0168
245-008	65.007	65.007	Frank Burrough, Jr. and wife, Evelyn Burrough	Yes	3993

Tract	Tract Acres	Net Acres	Owner	Permitted	Lease Number
245-008	65.007	-	William Max Jones and wife, Betsy Jones	Yes	3993
245-009	65.007	65.007	Delores Woolverton	Yes	4080
245-011	3.1829	3.1829	Condale Cotton and wife, Christine Cotton	Yes	3924
245-012	26.8171	26.8171	Lora Christine Beard	Yes	3936
245-012	26.8171	-	Regina Lee Harris	Yes	3940
245-012	26.8171	-	Deborah Allyne York	Yes	3936
245-012	26.8171	-	Glenn Marie Cotton	Yes	3936
245-012	26.8171	-	Condale Cotton	Yes	3936
245-012	26.8171	-	Deborah Allyne York	Yes	3940
245-012	26.8171	-	Clara Estelle Wampler	Yes	3936
245-012	26.8171	-	Dale Bert Cotton	Yes	3936
245-012	26.8171	-	Clara Estelle Wampler	Yes	3985
245-012	26.8171	-	Lowene Morgan	Yes	3936
245-012	26.8171	-	Lowene Morgan	Yes	3983
245-012	26.8171	-	Glenn Marie Cotton	Yes	3981
245-012	26.8171	-	Dale Bert Cotton	Yes	3922
245-012	26.8171	-	Condale Cotton and wife, Christine Cotton	Yes	3925
245-012	26.8171	-	Regina Lee Harris	Yes	3936
245-012	26.8171	-	Lora Christine Beard	Yes	3938
245-039	10.05	10.05	Pam K. Ross and husband, Walt Ross	Yes	2843
245-040	10.467	10.467	Pam K. Ross and husband, Walt Ross	Yes	2838
249-001m	30.78	30.78	Jon Hildebrand	No	3685
249-001m	30.78	-	Harry Vowell	No	3685
249-001m	30.78	-	Steven J. Hubbell	No	3685
249-001m	30.78	-	David J. Weber	No	3685
249-002m	26	26	Leroy Shafer	No	3990
250-003.1	210.923	210.923	RanchSales, LLC	Yes	0358
250-003.2	135	135	RanchSales, LLC	Yes	0782
250-003.2	135	-	Jodie R. Grubbs	Yes	0782
250-004	28.393	28.393	Leroy Freeman	Yes	0326
250-005	21.343	21.343	Cruz Pineda	Yes	2394
250-009	5.011	5.011	Larry H. Champion	Yes	2403
250-010.1	5	5	S & V Partnership	Yes	3056
250-010.2	5	5	S & V Partnership	Yes	3057
250-010.3	5	5	S & V Partnership	Yes	3058
250-011	5	5	Lena D. Pivonka	Yes	2436
250-012	4.993	4.993	Kenneth W. Lauderdale	Yes	2466
250-012	4.993	-	Cathy A. Lauderdale	Yes	2466
250-013	4.992	4.992	Jodie R. Grubbs	Yes	2430
250-014	4.993	4.993	Edward T. Newton	Yes	0451
250-015	5	5	Valenzuela	Yes	2398
250-016	5	5	James B. Hardin, Jr.	Yes	2412
250-017	5	5	Ruby Salas	Yes	2397
250-018	25.547	25.547	John A. Lopez, Jr.	Yes	2400
250-019	11.402	11.402	Lee Canon and wife, Debra L. Canon	Yes	2427
250-024.2	2.0216	2.0216	Patrick A. Bradshaw and Vala J. Monday	Yes	2424
250-025	5	5	Daniel W. Condon and wife, Sarah Louise Condon	Yes	2428
250-026	14.979	14.979	Stephenson	Yes	2417
250-027	5	5	Robert Peschel and wife, Glenda Peschel	Yes	2422
250-028	5	5	Julian Bautista and wife, Maria S. Bautista	Yes	2418
250-029	5	5	Jerame Earl Aly	Yes	2416

Tract	Tract Acres	Net Acres	Owner	Permitted	Lease Number
250-030	5	5	James C. Holladay and wife, Goldie Holladay	Yes	2431
250-033	5	5	Otis Harris and wife, Nancy Kay Holladay Harris	Yes	2433
250-035	5	5	Oliver Magee	Yes	2434
250-036	5	5	Billie R. Knesek	Yes	2435
250-037	19.38	19.38	Wetterman	Yes	2414
250-037	19.38	-	RanchSales, LLC	Yes	2414
250-038	5	5	Ronald Pinter and wife, Stephanie Pinter	Yes	2437
254-1-1-089	0.2611	0.2611	Delores Faye Luksa	Yes	2671
254-1-1-090	0.2611	0.2611	Delores Faye Luksa	Yes	2671
254-1-1-091	0.2611	0.2611	Delores Faye Luksa	Yes	2671
255-002m	234.073	234.073	Jay Wise	No	3766
255-002m	234.073	-	Leroy Shafer	No	3766
255-004m	83.37	83.37	Harry Bolch and wife, Lucinda S. Bolch	No	3941
255-005m	196.39	196.39	JMM PTLP Farm & Ranch, LLC	No	1333
255-006m	364.696	364.696	David J. Weber	No	3687
255-006m	364.696	-	Harry Vowell	No	3687
255-006m	364.696	-	Jon Hildebrand	No	3687
255-006m	364.696	-	Steven J. Hubbell	No	3687
255-007m	72.669	72.669	Harry Vowell	No	3686
255-007m	72.669	-	David J. Weber	No	3686
255-007m	72.669	-	Steven J. Hubbell	No	3686
255-007m	72.669	-	Jon Hildebrand	No	3686
255-008m	18.8115	18.8115	Dexter	No	4526
269-001m	36.2158	36.2158	Operating Co.	No	2118
286-001m	125.887	125.887	Richard Jenkins Willingham	No	2040
286-001m	125.887	-	Janice Ann Wise	No	2029
286-001m	125.887	-	Richard Jenkins Willingham	No	2029
286-001m	125.887	-	Janice Ann Wise	No	2040
286-001m	125.887	-	Joe Charles Willingham	No	2040
286-001m	125.887	-	Joe Charles Willingham	No	2029
288-014m	131.328	131.328	person as Will Ferguson, and W.L. Ferguson and	Yes	4029
288-021m	96.6508	96.6508	Bill Foster	Yes	3905
288-023m	65.4	65.4	person as Will Ferguson, and W.L. Ferguson and	Yes	4030
288-024m	40	40	person as Will Ferguson, and W.L. Ferguson and	Yes	4031
288-025m	12	12	person as Will Ferguson, and W.L. Ferguson and	Yes	4032
288-026m	113	113	April 7, 1993	Yes	3948
288-027.1m	91	12.025	Albert Tovar	Yes	3962
288-027.1m	91	-	Esperanza Tovar Mendez	Yes	4010
288-027.2m	91	21.125	Esperanza Tovar Mendez	Yes	4009
288-027.2m	91	-	Albert Tovar	Yes	3963
288-036m	5	5	Wesley Michael Janak	Yes	3909
288-036m	5	-	Carol S. Pivonka	Yes	3909
288-036m	5	-	Chrystie Shea Janak Butler	Yes	3909
288-037m	119.789	119.789	Charlie J. Janak	Yes	3908
288-038m	36.9	36.9	Steven J. Hubbell	Yes	3856
288-038m	36.9	-	Harry Vowell	Yes	3856
288-038m	36.9	-	Jon Hildebrand	Yes	3856
288-038m	36.9	-	David J. Weber	Yes	3856
288-040m	77.501	77.501	Felipe Agustin Ramirez Mora	Yes	3949
288-043m	176.171	176.171	Joseph Slusher and wife, Judith Slusher	No	3992
288-049m	1	1	RNR, LLC, a Texas Limited Liability Company	Yes	4489

Tract	Tract/Acres	Net Acres	Owner	Permitted	Lease Number
288-050m	1	1	RNR, LLC, a Texas Limited Liability Company	Yes	4488
288-051m	50	50	Skinner Family Trust	Yes	3930
288-052m	10.28	10.28	Thomas W. Grabener and wife, Doris Grabener	Yes	4126
288-053m	10.25	10.25	Thomas W. Grabener and wife, Doris Grabener	Yes	4125
288-054m	10.28	10.28	Thomas W. Grabener and wife, Doris Grabener	Yes	4124
288-055m	10.27	10.27	Jackie W. Threadgill	Yes	4123
288-059m	10.93	10.93	Thomas W. Grabener and wife, Doris Grabener	Yes	4127
288-060m	10.12	10.12	John Santellano	Yes	4129
288-061m	138	138	Stanley J. Budnik	Yes	4263
288-061m	138	-	S & V Partnership	Yes	4263
288-062m	48	48	S & V Partnership	Yes	4266
288-065m	139	139	S & V Partnership	Yes	4262
288-066m	33.375	33.375	Della Fay Coleman	Yes	3947
291-004m	60.3	60.3	Rudolph Kenneth Schneeбели	Yes	3810
291-005m	43	43	Rudolph Kenneth Schneeбели	Yes	3811
291-006m	32.6	32.6	Rudolph Kenneth Schneeбели	Yes	3812
291-020m	75	75	Howard E. Ryan and wife, Joyce M. Ryan	Yes	2023
291-021m	3.45	3.45	Howard E. Ryan and wife, Joyce M. Ryan	Yes	2024
291-022m	150	150	Butler	Yes	3798
291-023m	5.2	5.2	Michael E. Winot	Yes	2033
291-024m	176.48	176.48	Michael E. Winot	Yes	2022
291-025m	5	5	Linda Keen Platt	Yes	2034
291-026m	101	101	Tommy Shriver and wife, Dawn Shriver	Yes	2019
291-026m	101	-	Linda Keen Platt	Yes	2019
291-026m	101	-	Glenna Keen Lynn	Yes	2019
291-026m	101	-	Michael E. Winot	Yes	2019
291-027m	48.66	48.66	Tommy Shriver and wife, Dawn Shriver	Yes	2021
291-027m	48.66	-	Michael E. Winot	Yes	2021
291-028m	46.375	46.375	Michael E. Winot	Yes	2020
291-029m	53.625	53.625	Curtis D. Kornegay and wife, Billie Jean Kornegay	Yes	1519
291-031m	51.223	51.223	Rudolph Kenneth Schneeбели	Yes	3813
291-032m	26.4	26.4	same person as Randy Simmons	Yes	3877
291-033m	66.2	66.2	same person as Randy Simmons	Yes	3878
291-034m	50	50	same person as Randy Simmons	Yes	3879
291-035m	18.67	18.67	same person as Randy Simmons	Yes	3880
291-036m	73.75	73.75	same person as Randy Simmons	Yes	3881
291-037m	50	50	same person as Randy Simmons	Yes	3882
291-039m	117.773	117.773	Judith A. Matula	Yes	1977
291-040m	19.332	19.332	Judith A. Matula	Yes	1987
291-041.1m	168.37	168.37	Judith A. Matula	Yes	1984
291-041.2m	1.56	1.56	Judith A. Matula	Yes	1978
291-041.3m	10.86	10.86	Judith A. Matula	Yes	1985
291-041.4m	0.113	0.113	Judith A. Matula	Yes	3838
291-045m	6.056	6.056	Cheri Teague	Yes	3802
291-045m	6.056	-	Pam Edwards	Yes	3802
291-045m	6.056	-	Joel Keith Hatcher	Yes	3802
291-046m	7.491	7.491	Joel Keith Hatcher	Yes	3803
291-046m	7.491	-	Cheri Teague	Yes	3803
291-046m	7.491	-	Pam Edwards	Yes	3803
291-063m	19.2	19.2	Michael Skrhak	Yes	3840
291-064m	57.293	57.293	Allen D. Wallace and wife, Cynthia Wallace	Yes	3843

Tract	Tract Acres	Net Acres	Owner	Permitted	Lease Number
291-065m	126.143	121.717	Sarah F. Shilow	Yes	4511
291-065m	126.143	-	Annie G. Croom	Yes	4512
291-065m	126.143	-	Michael A. Carter	Yes	4517
291-065m	126.143	-	Lawrence Cecil Richards, Trustee	Yes	4198
291-065m	126.143	-	Lawrence Cecil Richards	Yes	4197
291-065m	126.143	-	Helen Crayton Rhem	Yes	4199
291-065m	126.143	-	Annie Williams	Yes	4201
291-065m	126.143	-	Mary Esta Crayton	Yes	4388
291-065m	126.143	-	Myrtis Crayton	Yes	4202
291-065m	126.143	-	Frank Pierson	Yes	4200
291-067m	2	2	Michael Skrhak	Yes	3845
291-070m	48	48	Velma Young Trust	Yes	4145
291-071m	46.6	46.6	Velma Young Trust	Yes	4146
291-072m	69.9	69.9	Velma Young Trust	Yes	4147
291-078m	49.71	49.71	Daniel W. Griffin and wife, Nancy R. Griffin	Yes	4380
291-081m	32.568	32.568	Curtis D. Kornegay and wife, Billie Jean Kornegay	Yes	1520
301-001m	1.69	1.69	Cheryl Leigh Owens	No	4527
301-002m	86.709	86.709	Lenora Ann Krueger	No	3789.2
301-003m	82.324	82.324	Vaughn E. Owens and wife, Wilma Owens	No	3759
301-004m	16.708	16.708	Vaughn E. Owens and wife, Wilma Owens	No	3761
301-010m	1.773	1.773	Vaughn E. Owens and wife, Wilma Owens	No	3775
303-001m	12.161	12.161	Harry Vowell	Yes	3678
303-001m	12.161	-	Caleb J. Hildebrand	Yes	3678
303-001m	12.161	-	James F. Eisterhold and wife, Amy L. Eisterhold	Yes	3678
303-002m	293	293	Caleb J. Hildebrand	Yes	3680
303-002m	293	-	Harry Vowell	Yes	3680
303-002m	293	-	James F. Eisterhold and wife, Amy L. Eisterhold	Yes	3680
303-003m	136	136	James F. Eisterhold and wife, Amy L. Eisterhold	Yes	3679
303-003m	136	-	Harry Vowell	Yes	3679
303-003m	136	-	Caleb J. Hildebrand	Yes	3679
303-064m	14.87	14.87	Harry Vowell	Yes	0773
303-064m	14.87	-	Caleb J. Hildebrand	Yes	0773
303-065m	4.089	4.089	Harry Vowell	Yes	0644
303-065m	4.089	-	Caleb J. Hildebrand	Yes	0644
311-001m	100	100	Freddie Lee Debault	No	2190
311-002m	50	50	Freddie Lee Debault	No	2187
311-003m	19	19	Freddie Lee Debault	No	2186
311-004m	50	50	Harry Vowell	No	0810.6
311-004m	50	-	Ranch	No	0810.6
311-005m	65.76	31.5648	Vivian Westbrook Brewer	No	3244
311-005m	65.76	-	person as R.B. Westbrook	No	3200
311-005m	65.76	-	Vivian Westbrook Brewer	No	3198
311-005m	65.76	-	person as R.B. Westbrook	No	3179
311-006m	31.5	31.5	person as R.B. Westbrook	No	3180
311-007m	30.5	30.5	person as R.B. Westbrook	No	3181
311-008m	1	0.4	person as R.B. Westbrook	No	3199
311-008m	1	-	Vivian Westbrook Brewer	No	3245
312-001m	57.333	57.333	Freddie Lee Debault	No	2188
312-002m	47.83	47.83	Freddie Lee Debault	No	2189
312-003m	2	2	Freddie Lee Debault	No	2185
312-004m	0.89	0.89	George R. Ducote and wife, Bettye L. Ducote	No	2193

ABENGOA

Tract	Tract Acres	Net Acres	Owner	Permitted	Lease Number
312-005m	183	183	George A. Spencer	No	3388
312-006m	22.753	22.753	Steven G. Seat and wife, Christine O. Seat	No	3503
312-007m	129.59	129.59	4-K Farm Trust	No	3387
313-001m	92.29	92.29	W.A. Whitley and wife, Sherry J. Whitley	No	3060
313-002m	102.99	102.99	Kenneth R. Cole and wife, Cortney R. Cole	No	3064
313-002m	102.99	-	Tina Louise Hall	No	3064
313-004m	41.84	41.84	S & V Partnership	No	5592
318-001m	1.767	1.767	Ranch	No	0813
318-001m	1.767	-	Harry Vowell	No	0813
318-002m	50	50	Harry Vowell	No	0812.5
318-002m	50	-	Ranch	No	0812.5
318-003m	25.5	25.5	Ranch	No	0810.4
318-003m	25.5	-	Harry Vowell	No	0810.4
318-004m	80	80	Harry Vowell	No	0811.1
318-004m	80	-	Ranch	No	0811.1
318-005m	100	100	Ranch	No	0810.5
318-005m	100	-	Harry Vowell	No	0810.5
318-006m	205	145.2076	Harry Vowell	No	0810.3
318-006m	205	-	Ranch	No	0810.3
318-007m	2	2	Westbrook	No	3196
318-008m	79	39.5	Westbrook	No	3197
318-009m	10.11	10.11	Thana Keen Kemper	No	1996
318-009m	10.11	-	James P. Keen	No	1996
318-010m	10.11	10.11	Thana Keen Kemper	No	1997
318-010m	10.11	-	James P. Keen	No	1997
318-011m	8.41	8.41	James P. Keen	No	1998
318-011m	8.41	-	Thana Keen Kemper	No	1998
318-012m	10.11	10.11	Thana Keen Kemper	No	1999
318-012m	10.11	-	James P. Keen	No	1999
318-013m	2.68	2.68	James P. Keen	No	2541
318-013m	2.68	-	Thana Keen Kemper	No	2541
318-014m	28.5	28.5	Tina Louise Winningham-Mims	No	3219
318-014m	28.5	-	Traci Lynn Winningham Wood	No	3220
318-014m	28.5	-	Anthony E. Carter and wife, Elma A. Carter	No	3218
318-015m	73.85	73.85	Hondo Land and Cattle Company, Ltd.	No	3666
318-020m	72.35	72.35	Harry Vowell	No	5977
323-002m	35.5	35.5	Len Evelyn Baird	No	3380
323-002m	35.5	-	Jay Bob Blackwell	No	3522
323-002m	35.5	-	Christopher D. Lay	No	3523
323-002m	35.5	-	Charles C. Blackwell, Jr.	No	3522
323-003m	122.08	122.08	Clarence R. Sims	No	3390
323-003m	122.08	-	Ronald A. Wall and wife, Karen D. Wall	No	3350
323-004.1m	96.097	96.097	Paul A. Zabor	No	3352
323-004.2m	6.42	6.42	Mark Petrosky and wife, Donna Petrosky	No	3528
323-005m	82.85	41.425	R. Stephen Rhodes	No	5467
323-006m	14.363	14.363	R. Stephen Rhodes	No	5466
323-007m	24.97	24.97	Crowe	No	0612
323-008m	26.068	26.068	Raul A. Ternate and wife, Yolanda A. Ternate	No	3460
323-009m	25.705	25.705	Raul A. Ternate and wife, Yolanda A. Ternate	No	3459
323-020m	48.875	48.875	K. McDonald	No	3379
323-022m	104.61	104.61	Betty Jo Nink	No	3433

Tract	Tract Acres	Net Acres	Owner	Permitted	Lease Number
323-022m	104.61	-	Phyllis Kleinschmidt	No	3442
323-022m	104.61	-	Leslie Chudej	No	3441
323-024m	103.26	103.26	Trustees of The Clarence Theo Krenek and Lillian	No	3418
323-030m	24	6	Marie Nelson	No	3458
323-031m	24	6	Marie Nelson	No	3458
323-032m	24	6	Marie Nelson	No	3458
323-033m	24	6	Marie Nelson	No	3458
323-035m	200	200	Henry F. Kohut, II	No	3499
323-035m	200	-	Vicki Garbo	No	3402
323-035m	200	-	Elizabeth A. Arnold	No	3351
323-035m	200	-	Doris Kohut	No	3406
323-035m	200	-	Eleanor L. Rusnak	No	3407
323-035m	200	-	Rita Rubach Henderson	No	3408
323-036m	40	40	Roger Dale Sheffield	No	3462
323-037m	17.863	17.863	Jonathan C. Sootoo	No	3374
323-039m	29.9253	29.9253	Julie Ann Rodriguez	No	3463
323-040m	29.9887	29.9887	Julie Ann Rodriguez	No	3463
323-058m	56.002	56.002	James E. McNamara	No	2018
323-059m	22.849	22.849	James E. McNamara	No	2017
323-060m	100	100	James E. McNamara	No	2016
323-064m	178.0918	178.0918	Thelma Mae Williams	No	3414
323-066m	57.27	57.27	Leslie Chudej	No	3476
323-066m	57.27	-	Phyllis Kleinschmidt	No	3477
323-067m	74.754	74.754	Burnet R. Milligan	No	3068
323-092m	56	56	Jon Hildebrand and wife, Veronica Hildebrand	No	3248
323-093m	4	4	Richard O. Wells	No	3250
323-096m	22.219	22.219	Martyn Hafley	No	3457
323-098m	22.891	22.891	Michael D. Jones	No	3455
323-099m	29.065	29.065	E. Helen Enlow	No	3505
323-100m	14.61	14.61	E. Helen Enlow	No	3504
323-106m	37.5	37.5	Charlie Wayne Williams	No	3413
323-107m	6.43	6.43	Thelma Mae Williams	No	3412
323-110m	153	21.8571	Roy Lynn Huddleston	No	3409
323-111m	19.389	19.389	Accurate, Inc.	No	0403
323-112m	77.34	77.34	Accurate, Inc.	No	0402
323-113m	44.004	44.004	Triple H Land & Cattle Company, Inc.	No	0579
331-003m	97.6796	97.6796	Velma Young Trust	Yes	4148
331-004m	17.997	17.997	Velma Young Trust	Yes	4195
335-003m	49.451	49.451	Gonten	No	4438
335-004m	49.451	49.451	Robert Nathan Von Gonten	No	4494
350-001m	43	43	Harry Vowell	No	0811.5
350-001m	43	-	Ranch	No	0811.5
350-002m	43	43	Harry Vowell	No	0812.2
350-002m	43	-	Ranch	No	0812.2
350-003m	80.5	80.5	Ranch	No	0812.6
350-003m	80.5	-	Harry Vowell	No	0812.6
350-004m	11.5	11.5	Harry Vowell	No	0811.2
350-004m	11.5	-	Ranch	No	0811.2
350-005m	57.33	57.33	Harry Vowell	No	0811.3
350-005m	57.33	-	Ranch	No	0811.3
350-006m	28.66	28.66	Ranch	No	0811.4

ABENGOA

Tract	Tract/Acres	Net Acres	Owner	Permitted	Lease Number
350-006m	28.66	-	Harry Vowell	No	0811.4
350-007m	31.5	31.5	Harry Vowell	No	0811.6
350-007m	31.5	-	Ranch	No	0811.6
350-008m	43	43	Ranch	No	0812.1
350-008m	43	-	Harry Vowell	No	0812.1
351-001m	188.91	188.91	Theresa Armstrong	No	3762
378-001m	287	287	Shelby G. Smith, Jr. and wife, Ernestine Smith	No	3722
398-004m	73.11	73.11	Weslie D. Hicks and wife, Linda S. Hicks	No	2256
398-010m	58.75	58.75	Julius Henry Shooter, A/K/A J.H. Shooter	No	4287
398-010m	58.75	-	Julius Henry Shooter, A/K/A J.H. Shooter	No	4288
398-011m	69.5	69.5	Julius Henry Shooter, A/K/A J.H. Shooter	No	4293
398-011m	69.5	-	Julius Henry Shooter, A/K/A J.H. Shooter	No	4294
398-012m	105.35	105.35	Julius Henry Shooter, A/K/A J.H. Shooter	No	4289
398-013m	62.33	62.33	Julius Henry Shooter, A/K/A J.H. Shooter	No	3957
398-013m	62.33	-	Julius Henry Shooter, A/K/A J.H. Shooter	No	3958
398-013m	62.33	-	Julius Henry Shooter, A/K/A J.H. Shooter	No	4192
398-030m	16.501	16.501	Julius Henry Shooter, A/K/A J.H. Shooter	No	4290
398-031m	2.64	2.64	Julius Henry Shooter, A/K/A J.H. Shooter	No	4291

Exhibit "B"

Assignment- Permit Rights

Exhibit B

Assignment of Permit Rights

This Assignment of Permit Rights ("*Assignment*") is entered into effective as of the __ day of _____, 2014 (the "*Effective Date*"), by and between Blue Water Vista Ridge, LLC, a Texas limited liability company ("*Assignor*"), joined herein by Blue Water Systems LP, a Texas limited partnership ("*BWS*") and Abengoa Vista Ridge LLC ("*Assignee*").

RECITALS

WHEREAS, Assignor is the permittee under (i) that certain Drilling and Operating Permit attached hereto as Exhibit "A", and (ii) that certain Permit to Transport Groundwater from within the Post Oak Savannah Groundwater Conservation District of the State of Texas attached hereto as Exhibit "B" (collectively referred to herein as the "*Permits*").

WHEREAS, pursuant to the terms of the Groundwater Lease Conveyance Agreement dated _____, 2014 ("*Groundwater Lease Conveyance Agreement*"), Assignor agreed to assign (and/or cause the assignment of) all of the rights in and to the Permits ("*Permit Rights*") to Assignee, on the terms and conditions set forth below.

NOW, THEREFORE, for and in consideration of ten dollars (\$10.00) and other good and valuable consideration, including the covenants and obligations of the parties set forth herein, the receipt and sufficiency of which is hereby acknowledged, each of the undersigned parties hereby agree as follows:

1. Assignment. Assignor hereby assigns transfers and conveys the Permit Rights to Assignee, to have and to hold, all and singular, the Permit Rights unto Assignee, its successors and assigns, until the end of the Permit Assignment Term (as defined in the Groundwater Lease Conveyance Agreement) (the "*Term*"), when all of such interests shall revert to Assignor, or its successors and assigns, in accordance with the terms of the Groundwater Lease Conveyance Agreement. At the end of the Term, the rights of Assignee under the Permits relating to the Permit Assignment shall automatically revert to Assignor, it being the intent that the Permits shall no longer be the property of Assignee after the end of the said Term. Assignee (and its successors and assigns) agrees to execute and deliver to Assignor any documents necessary or appropriate to evidence and effect such reversion.

2. Assumption. Assignee hereby assumes all of Assignor's obligations under the Permit Rights accruing or arising from and after the Effective Date through the end of the Term.

3. Title. The Permit Rights are hereby assigned by Assignor to Assignee free and clear of any and all liens, claims, restrictions, encumbrances or other interests of any person or entity save and except for the Blue Water Permit Security Interest (as defined in the Groundwater Lease Conveyance Agreement) granted by Assignee in favor of Assignor in accordance with the terms of the Groundwater Lease Conveyance Agreement, as evidenced by that certain Security Agreement dated of even date herewith executed by Assignor and Assignee, granting a security interest in the Permits.

4. Representations and Warranties. Assignor hereby ratifies, confirms and approves all warranties and representations of Assignor as provided in Section 18 of the Groundwater Lease Conveyance Agreement ("*Warranties and Representations*"). Assignor hereby confirms that all the Warranties and Representations were at the time of execution of the Ground Lease Conveyance

Agreement and continue to be at the time of execution of this Assignment, true and correct in all respects, and Assignee may rely on same in accepting this Assignment.

5. Joinder of BWS. BWS is joined herein for purposes of compliance with the terms of the Groundwater Lease Conveyance Agreement and to evidence its consent to the assignment provided for herein.

6. Electronic Delivery. A telecopied facsimile or other electronically delivered copy of a duly executed counterpart of this Assignment shall be sufficient to evidence the binding assignment and release of each party to the terms hereof.

7. Multiple Counterparts. This Assignment may be simultaneously executed in a number of counterparts, each of which for all purposes shall be deemed an original and all of which, when taken together, shall constitute but one and the same instrument.

EXECUTED by the undersigned to be effective as of the Effective Date.

ASSIGNOR:

BLUEWATER VISTA RIDGE, LLC,
a Texas limited liability company

By: _____
Name: _____
Title: _____

ASSIGNEE:

ABENGOA VISTA RIDGE LLC,
a Texas limited liability company

By: _____
Name: _____
Title: _____

Acknowledged and Consented to by:

BLUE WATER SYSTEMS LP, a Texas
limited partnership

By: Blue Water Systems GP, LLC,

a Texas limited liability company, its general partner

By: _____
Name: _____
Title: _____

EXHIBIT "A"

Operating Permit

This Exhibit will be the Operating Permit as re-issued to Blue Water Vista Ridge in the amount of 50,993 acre-feet per year.

EXHIBIT "B"

Transportation Permit

This Exhibit will be the Transportation Permit as re-issued to Blue Water Vista Ridge in the amount of 50,993 acre-feet per year.

Exhibit "C"

[Intentionally Deleted]

Exhibit "D"

Sublease

Exhibit "D"

Sublease

Sublease and Partial Assignment

This Sublease and Partial Assignment (the "*Sublease*") is entered into effective as of the ___ day of ____, 2014 (the "*Effective Date*"), by and between Blue Water Vista Ridge, LLC (the "*Sublessor*") and Abengoa Vista Ridge LLC (the "*Sublessee*") pursuant to that certain "Groundwater Lease Conveyance Agreement" dated _____, 2014 (the "Groundwater Lease Conveyance Agreement") by and among Sublessor, Sublessee, Blue Water Supply Project LP ("BWRSP") and the Burleson/Milam Master Lease Trust (the "Trust"). For purposes of this Sublease, terms not expressly defined herein shall have the same meaning ascribed to them in the Groundwater Lease Conveyance Agreement, or if not therein, then in that certain Vista Ridge Regional Supply Project Water Transmission And Purchase Agreement to be executed by and between Sublessee and the San Antonio Water System Board of Trustees, an agency of the City of San Antonio established pursuant to the provisions of City of San Antonio Ordinance Number 75686, Texas Local Government Code Sections 552.141 et seq., and Chapter 1502, as amended, Texas Government Code (the "*WPA*").

RECITALS

WHEREAS, Sublessor has acquired the right to install, operate and maintain a groundwater withdrawal, collection, treatment and transportation system over approximately 50,000 acres of land from landowners (each a "*Master Lessor*", and collectively "*Master Lessors*") as well the rights to the groundwater relating to such acreage, under the terms of "Groundwater Leases" described on Exhibit "A" (as may be amended, the "*Leases*"), which Leases provide for, among other things, the following rights: (i) the lease of certain land (the "*Land*") as described in the Leases, for purposes of construction, operation and maintenance of facilities such as those that will comprise the Project Improvements (the "*Land Infrastructure Lease Rights*"), (ii) the exclusive right to designate sanitary control easements on the Land (the "*Sanitary Control Easements*"), (iii) the exclusive right to obtain a conveyance of title to 10,000 square foot wellhead sites surrounding each groundwater well to be drilled upon the Land, in fee simple determinable (the "*Well Head Sites*"), (iv) the lease to the lessee of a right to lease 2.0 acre well sites ("*2 Acre Well Tracts*"), and (v) a conveyance of all rights to the groundwater relating to the Land (the "*Water Rights*"). For purposes of this Sublease, the rights described in (i)-(iv) above, together with any and all rights relating thereto granted to Sublessor under the terms of the Leases are collectively referred to herein as the "*Real Property Rights*";

WHEREAS, Sublessor desires to grant, convey, sublease and partially assign the Real Property Rights and the Water Rights (the Real Property Rights and the Water Rights are collectively referred to herein as the "*Subleased Property Rights*") to Sublessee upon the terms and conditions set forth in this Sublease; and

WHEREAS, Sublessee desires to sublease and accept such grant, conveyance and partial assignment of the Subleased Property Rights from Sublessor, upon the terms and conditions set forth in this Sublease.

NOW, THEREFORE, for and in consideration of ten dollars (\$10.00) and other good and valuable consideration, including the covenants and obligations of the parties set forth herein, the receipt of which is acknowledged and stipulated by each of the undersigned hereby agree as follows:

1. Sublease and Partial Assignment. Sublessor does hereby grant, convey, sublease and/or partially assign (as applicable) the Subleased Property Rights to Sublessee, and Sublessee hereby subleases and accepts such grant, conveyance and partial assignment of the Subleased Property Rights for that time period which commences as of the Effective Date and terminates upon the later of the "Termination Date" (as defined in the WPA), or the date of payment in full of the "Senior Debt", as defined in the WPA ("the "***Sublease Term***") free and clear of all liens, encumbrances or conditions other than (i) those which the owner of the fee interest in the land that is the subject of the Leases (the "Land") may have placed against the Land prior to the Effective Date of the Groundwater Lease Conveyance Agreement, (ii) the Blue Water Lease Security Interest (as defined in the Groundwater Lease Conveyance Agreement) and (iii) those which may be approved by the Senior Debt Creditors as defined in the Groundwater Lease Conveyance Agreement (the "***Permitted Encumbrances***"). The foregoing condition subsequent and reversion is more specifically provided in Section 5 of this Sublease. At the end of the Sublease Term, the Real Property Rights and Water Rights under the Leases shall revert to the Trust (which shall distribute the Leases to Assignee pursuant to the terms of the Trust Agreement) and shall no longer be the property of Assignee after the end of the Sublease Term. Assignee (on behalf of itself and its successors and assigns) agrees to execute and deliver to the Trust any documents necessary or appropriate to evidence or effect such termination.

2. Sublease Rent. During the Sublease Term, the Sublessee shall pay Sublessor as rent for the Subleased Property Rights that sum which is equal to the "***Payment Period Consideration***" due for each "***Payment Period***", as defined in and required under the terms of the Groundwater Lease Conveyance Agreement ("***Sublease Rent***"). Sublease Rent shall be due and payable at the address for Sublessor designated for notices under Section 13 herein (or such other address as Sublessor may from time to time designate in writing to Sublessee).

3. Incorporation of the Leases.

a. Incorporation of Leases. To the extent the provisions of the Leases do not conflict with the specific provisions of this Sublease or the Groundwater Lease Conveyance Agreement (or any agreement executed in connection with the Groundwater Lease Conveyance Agreement), such provisions are incorporated by this reference into this Sublease as fully as if completely restated herein. Subject to the preceding sentence, Sublessee shall be bound by all the provisions of the Leases and shall perform all of the obligations and responsibilities that Sublessor is obligated to perform pursuant to the Leases which arise from and after the Effective Date for the benefit of both the Master Lessors and the Sublessor. Sublessor covenants and agrees that it will observe and perform all of its obligations under the terms of the Leases not assumed by Sublessee hereunder. Therefore, for the purposes of this Sublease, wherever in the Leases the word "Landlord" or "Lessor" is used, it shall mean Sublessor, and wherever in the Leases the word "Sublessor" or "Lessee" is used, it shall mean Sublessee.

b. Subject to Leases. This Sublease is expressly subject to and inferior to the Leases and Sublessor's rights thereunder, and no provision of this Sublease shall be construed in a manner that would constitute a breach of the Leases.

c. Modifications to Leases. Subject to the terms of the Groundwater Lease Conveyance Agreement, if an amendment to a Lease is required by the Senior Debt Creditors (as described in and subject to the limitations in the Groundwater Lease Conveyance Agreement) or any other "***Secured Lenders***" (as defined below), Sublessor shall cooperate with Sublessee in pursuing such amendment. At the time of any such amendment, this Sublease shall be deemed amended in a manner that is consistent with the terms of any such amendment.

d. Notices and Other Communications. Sublessor and Sublessee shall each provide the other Party with prompt written notice and copies of to of all written notices, correspondence and other

communications it receives from or delivers to a Master Lessor, and shall promptly deliver true and accurate copies of all such notices, correspondence and other communications to the other Party.

e. Cooperation. Sublessor and Sublessee covenant and agree to cooperate with each other in connection with the rights and obligations of Sublessor under the Leases. Subject to the terms of the Groundwater Lease Conveyance Agreement and the Asset Administration Agreement related to the Trust, Sublessor acknowledges and agrees that Sublessee may from time to time communicate with the Master Lessors under the Leases regarding the rights and obligations of Sublessor and Sublessee under the Leases and this Sublease, and Sublessor agrees to cooperate and to use commercially reasonable efforts to diligently pursue and facilitate such communication. Consistent with the terms of the Asset Administration Agreement related to the Trust, Sublessor shall also exercise due diligence in attempting to cause the Master Lessors to perform their obligations pursuant to the Leases for the benefit of Sublessee and Sublessor.

f. Calculation of Time Periods. Subject to the terms of the Asset Administration Agreement related to the Trust, (i) in any instance where a Master Lessor under a Lease has a certain period of time in which to notify Sublessor, as tenant under a Lease, whether such Master Lessor will or will not take any particular action, Sublessor, as landlord under this Sublease, shall have an additional ten (10) business day period after receiving such notice in which to notify Sublessee, and (ii) in any instance where Sublessor, as “Lessee” under a Lease, has a certain period of time in which to notify Master Lessor as “Lessor” under a Lease, whether Sublessor will or will not take any particular action, Sublessee, as lessee under this Sublease, must notify Sublessor, as lessor under this Sublease, at least ten (10) business days before the end of such period, but in no event shall Sublessee have a period of less than ten (10) days in which so to notify Sublessor.

g. Waiver of Sublessor’s Lien. If and to the extent requested by a Senior Debt Creditors Sublessor will waive and release any and all constitutional and/or statutory landlord’s lien rights it might have in connection with the Subleased Property Rights, and will execute any and all documents required by Sublessee to more fully evidence such waiver and release.

4. Representations and Warranties of Sublessor. Sublessor covenants, represents and warrants to Sublessee as follows:

a. Reaffirmation and Confirmation of Representations. All of the covenants, representations and warranties made by Sublessor with respect to the Leases, the Real Property Rights and/or the Water Rights in the Groundwater Lease Conveyance Agreement (including but not limited to those made in Section 11 and 16 thereof) are true and correct as of the Effective Date. The representations and warranties herein set forth shall survive the expiration or termination of this Sublease.

b. Entire Agreement. There are no agreements, understandings, warranties or representations between Sublessor and Sublessee with respect to the Subleased Property Rights, except as expressly set forth in this Sublease and the Groundwater Lease Conveyance Agreement (including any agreement executed in connection with the Groundwater Lease Conveyance Agreement).

c. Full Force and Effect. The Leases remain in full force and effect, and there are no known existing defaults by Sublessor or the Master Lessors under the Leases, or to Sublessor’s knowledge is there any event or condition that exists which, with notice or the passage of time (or both) would constitute a default by either Sublessor or the Master Lessors under the Leases.

d. No Amendments. As of the date hereof, the Leases have not been amended, modified, supplemented or superseded, except as expressly set forth on Exhibit “A” attached hereto.

e. Permitted Exceptions. Sublessor represents and warrants that the Subleased Property Rights are free and clear of all liens or other encumbrances except for "*Permitted Encumbrances*" (as defined in the Groundwater Lease Conveyance Agreement). Sublessor covenants that it shall not create, or acquiesce in the creation of, any restrictions, easements, liens or encumbrances, other than the Permitted Encumbrances, that affect the Subleased Property Rights at any time during the Sublease Term without the prior written consent of Sublessee, which consent may be withheld in Sublessee's sole discretion. Sublessor warrants, covenants and represents to Sublessee that, as of the Effective Date, Sublessor has not sublet any portion of the Subleased Property Rights or assigned, pledged, mortgaged or hypothecated any portion of the Subleased Property Rights or any interest of Sublessor thereunder.

f. No Actions. There are no actions, suits, proceedings or orders pending, or to the best of Sublessor's knowledge, threatened against Sublessor with respect to any portion of the Subleased Property Rights or affecting any portion of the Subleased Property Rights, at law or in equity, or before any federal, state, municipal or other governmental court, department, commission, board, bureau, agency or instrumentality, domestic or foreign other than as disclosed in the Groundwater Lease Conveyance Agreement.

g. Authority. The execution and consummation of this Sublease by Sublessor has been duly authorized and does not result in a breach of any of the terms or provisions of, or constitute a default under, any indenture, agreement, instrument or obligation to which Sublessor is a party or by which the Subleased Property Rights or any portion thereof is bound.

5. Reversion of Subleased Property Rights. Upon the end of the Sublease Term, the Subleased Property Rights shall automatically revert to Sublessor in accordance with the provisions of the Groundwater Lease Conveyance Agreement. Upon such reversion the Subleased Property Rights will no longer be in the possession of the Sublessee under the terms of this Sublease. Sublessee (and its successors and assigns) agrees to execute and deliver to the Sublessor and Trustee any documents reasonably necessary or appropriate to evidence or effect such reversion

6. Waiver of Subrogation. Without affecting any other rights or remedies, Sublessor and Sublessee each hereby release and relieve the other, and waive their entire right to recover damages against the other, for loss of or damage to its property arising out of or incident to the perils required to be insured against herein. The effect of such releases and waivers is not limited by the amount of insurance carried, required or by any deductibles applicable hereto. Sublessor and Sublessee agree to have their respective property damage insurance carriers waive any right to subrogation that such companies may have against Sublessor or Sublessee, as the case may be, so long as the insurance is not invalidated thereby.

7. Assignment and Sublease. This Sublease may be assigned (or rights hereunder subleased) by Sublessee without the prior consent of Sublessor to (i) any person, firm, corporation or other entity at any time who is owned by or under the control of Vista Ridge or any party who is an affiliate of Vista Ridge, (ii) the "*Water Supply Corporation*" (as defined in the WPA), or (iii) to any person to whom Sublessee may assign its rights under the Groundwater Lease Conveyance Agreement; provided that Sublessee shall not be relieved of any obligations under this Sublease upon any such assignment. All other assignments shall be subject to the prior written consent of Sublessor, which approval will not be unreasonably withheld, conditioned or delayed. Any such assignee of the Sublease shall be required to be a single purpose entity that assumes in writing and agrees to be bound by the Groundwater Lease Conveyance Agreement and the Trust Agreement. Sublessee hereby consents to the assignment of Sublessor's interest in the Leases to the Burleson/Milam Master Lease Trust, in accordance with the terms of the Groundwater Lease Conveyance Agreement and the Trust Agreement.

8. Addition of Leases. Sublessor acknowledges that pursuant to the terms of the Groundwater Lease Conveyance Agreement it has a duty to maintain the "*Required Leased Acres*" (as defined in the WPA)

for the Sublease Term. If additional groundwater leases are obtained by Sublessor as substitutions for Leases pursuant to the Groundwater Lease Conveyance Agreement, the substitute lease shall be in a form which conforms to the material terms of the Leases, and Sublessor shall promptly provide a fully executed copy of the substitute groundwater lease to Sublessee, at which time it shall be deemed a Lease under the terms of this Agreement.

9. Defaults

a. Except as otherwise expressly set out in this Sublease, if (i) Sublessee fails to comply with any of the material provisions of this Sublease and such default continues for a period of thirty (30) days after receiving Notice of such default from Sublessor, then, subject to the limitations set out in this Sublease, Sublessor may exercise all rights which may be available to it at law or in equity, and (ii) if Sublessor fails to comply with any of the material provisions of this Sublease and such default continues for a period of thirty (30) days after receiving Notice of such default from Sublessee, then, subject to the limitations set out in this Sublease, Sublessee may exercise all rights which may be available to it at law or in equity. The above notwithstanding, in the case of a default that cannot reasonably be cured within such thirty (30) day period, no such default shall be deemed to exist if the party responsible to address such default is using due diligence to cure such default, continues to do so until the matter is cured and the matter is cured within ninety (90) days from the receipt of the Notice by such allegedly defaulting party.

b. Except as otherwise expressly set out in, and subject to the other provisions of, this Sublease, the parties do not intend to specify (and this Sublease shall not be considered as specifying) an exclusive remedy for any default, but all such other remedies existing at law or in equity may be exercised by any party hereto, which remedies shall be cumulative. Recognizing, however, that in the performance of any party's obligations hereunder could not be adequately compensated in money damages alone, each party agrees in the event of any default (after any applicable cure period) on its part, the other party shall have available to it the equitable remedy of specific performance, in addition to any other legal or equitable remedies which also may be available to such party.

c. All other provisions of this Sublease notwithstanding, in the event of a default by a Sublessee, in no event will Sublessor have the right to seek or have the remedy of termination of this Sublease for such default by Sublessee, Sublessor further agrees to only seek a remedy of damages for any such default, and Sublessor does hereby waive any right that they may have to seek the remedy of termination of this Sublease for a default by Sublessee.

10. Subordination.

(a) Sublessor and Sublessee acknowledge and agree that any payment to be made to Sublessor shall only be paid by Sublessee to the extent, and at the times, permitted pursuant to the Senior Debt Financing Agreements (as that term is defined in the WPA). Sublessor further acknowledges and agrees that all payments to Sublessor shall be subordinate to all operation and maintenance expenses of Sublessee, all obligations with respect to interest and principal payments with respect to the Senior Debt, and all obligations with respect to reserve funds required pursuant to the Senior Debt Financing Agreements.

(b) Notwithstanding any other provision of this Sublease to the contrary, Sublessee may from time to time, assign for security purposes, hypothecate, mortgage, pledge or alienate the rights and interests granted herein to Sublessee in favor of one or more lenders as security for payment of any indebtedness and/or the performance of any obligation for which Sublessee has liability. The holder of any such lien upon the rights and interests granted herein to Sublessee shall be referred to as a "**Secured Lender.**" Without the further consent of Sublessor, a Secured Lender may enforce such lien and acquire title to the rights granted herein to Sublessee in any lawful way and, pending foreclosure of

such lien, the Secured Lender may take exclusive possession of the interests in this Sublease pledged to such Secured Lender. Further, upon foreclosure of such lien by power of sale, judicial foreclosure, or upon acquisition of the interests granted herein by assignment in lieu of foreclosure, the Secured Lender may, without the further consent, sell and assign interests granted herein by Sublessee. In the event a Senior Debt Creditor or other "*Secured Lenders*" shall require further modification to this Sublease, Sublessor shall cooperate with Sublessee in pursuing such amendment.

(c) Notwithstanding any provision of this Section 10 to the contrary, the rights and obligations of Sublessor under Section 23 of the Groundwater Lease Conveyance Agreement shall be controlling in the event of any conflict with Section 10.

11. Notice. All notices, consents, approvals or written communications given pursuant to the terms of this Sublease shall be in writing and will be considered to have been sufficiently given if delivered in person; delivered by certified mail, return receipt requested, postage prepaid or overnight courier utilizing the services of a nationally-recognized overnight courier service with signed verification of delivery; or transmitted by facsimile or electronic transmission to the address, facsimile number or electronic mail address of each party set forth below in this Section, or to such other address, facsimile number or electronic mail address as any party may, from time to time, designate in the manner set forth above. Any such notice or communication will be considered to have been received:

- (i) if delivered in person during business hours (and in any event, at or before 5:00 pm local time in the place of receipt) on a Business Day, upon receipt by a responsible representative of the receiver, and if not delivered during business hours, upon the commencement of business hours on the next Business Day;
- (ii) if delivered by certified mail or overnight courier during business hours (and in any event, at or before 5:00 pm local time in the place of receipt) on a Business Day, and if not delivered during business hours, upon the commencement of business hours on the next Business Day;
- (iii) if sent by facsimile transmission during business hours (and in any event, at or before 5:00 pm local time in the place of receipt) on a Business Day, during business hours, upon the commencement of business hours on the next Business Day following confirmation of the transmission; and
- (iv) if delivered by electronic mail during business hours (and in any event, at or before 5:00 pm local time in the place of receipt) on a Business Day, upon receipt, and if not delivered during business hours, upon the commencement of business hours on the next Business Day.

Sublessee:

Abengoa Vista Ridge, LLC

Attention: _____

Fax No.: _____

Email: _____

with a copy to:

[Name of Company]

Sublessor:

Blue Water Vista Ridge LLC

Attention: _____

Fax No.: _____

Email: _____

with a copy to:

[Name of Company]

12. Miscellaneous.

a. Waiver. Waiver of one breach of a term, condition, or covenant of this Sublease by either party hereto shall be limited to the particular instance and shall not be deemed to waive future breaches of the same or other terms, conditions, or covenants.

b. Litigation Costs. If any legal action is filed to enforce this Sublease, or any part thereof, the prevailing party shall be entitled to recover reasonable attorney fees, to be fixed by the court, and costs of the action.

c. Successors and Assigns. This Sublease shall inure to the benefit of, and be binding upon, the parties hereto and their respective successors and permitted assigns.

d. Multiple Counterparts. This Sublease may be executed in multiple counterparts, each of which will be deemed an original, but all of which will constitute one and the same instrument. A facsimile or other electronic transmission shall be binding on the party or parties whose signatures appear thereon.

e. Applicable Law. The construction and validity of this Sublease and the rights and obligations of the respective parties hereunder shall be governed by, and interpreted and enforced in accordance with, the laws of Texas. All obligations of the parties created hereunder are performable in the county in which the applicable Property Rights are located.

f. Invalidity. If any one or more of the provisions contained in this Sublease is for any reason held to be invalid, illegal, or unenforceable in any respect, then such invalidity, illegality, or unenforceability shall not affect any other provision hereof, and this Sublease shall be construed as if such invalid, illegal, or unenforceable provision had never been contained herein.

g. Other Terms. The terms "herein," "hereof," "hereunder," "hereby," "this Sublease," and other similar references shall be construed to mean and include this Sublease and all amendments thereof and supplements thereto unless the context clearly indicates or requires otherwise. All references to "Articles" and "Sections" contained in this Sublease are, unless specifically indicated otherwise, references to articles, sections, subsections, and paragraphs of this Sublease. Whenever in this Sublease the singular number is used, the same shall include the plural where appropriate (and vice versa), and words of any gender shall include each other gender where appropriate. As used in this Sublease, the following words or phrases shall have the meanings indicated: (i) "or" shall mean "and/or"; (ii) "day" shall mean a calendar day; (iii) "including" or "include" shall mean "including without limitation"; (iv) "law" or "laws" shall mean statutes, regulations, rules, judicial orders, and other legal pronouncements having the effect of law; and (v) "persons" shall mean any

individual, corporation, partnership, limited liability company, government, or other entity. All references to "Exhibit(s)" and "Schedule(s)" are, unless specifically indicated otherwise, references to exhibits, schedules, and attachments to this Sublease, which are incorporated into this Sublease by each such reference.

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SIGNATURE PAGE(S) FOLLOWS.***

EXECUTED by the undersigned on the dates set forth below to be effective as of the Effective Date.

SUBLESSOR:

BLUEWATER VISTA RIDGE LLC

By: _____
Ross M. Cummings, President

SUBLEESSEE:

ABENGOA VISTA RIDGE, LLC

By: _____
Name: _____
Title: _____

Exhibit "E"
Assignment of Leases

Exhibit E

Assignment of Leases

This Assignment of Leases ("*Assignment*") is entered into effective as of the ___ day of _____, 2014 (the "*Effective Date*"), by and between Blue Water Vista Ridge, LLC ("*Assignor*") and _____, Trustee of the Burleson/Milam Master Lease Trust ("*Assignee*") pursuant to that certain "Groundwater Lease Conveyance Agreement" dated _____, 2014 (the "Groundwater Lease Conveyance Agreement") by and among Assignor, Assignee, Blue Water Supply Project LP ("BWRSP") and Abengoa Vista Ridge, LLC ("Vista Ridge").

RECITALS

WHEREAS, Assignor is the "Lessee" under those certain leases described on Exhibit "A" attached hereto (as may be amended, the "*Leases*"); and

WHEREAS, pursuant to the terms of the Groundwater Lease Conveyance Agreement, Assignor desires to assign to Assignee, and Assignee desires to accept, the assignment of all of Assignor's interest in and to the Leases ("*Lease Rights*") on the terms and conditions set forth below.

NOW, THEREFORE, for and in consideration of ten dollars (\$10.00) and other good and valuable consideration, including the covenants and obligations of the parties set forth herein, the receipt of which is acknowledged and stipulated by each of the undersigned hereby agree as follows:

1. Assignment. Assignor hereby assigns, transfers and conveys the Lease Rights to Assignee, to have and to hold, all and singular, the Leases unto Assignee, its successors and assigns, to be held by Assignee pursuant to the terms of that certain Burleson/Milam Master Lease Trust, and free and clear of all liens, encumbrances or conditions other than (i) those which the owner of the fee interest in the land that is the subject of the leases (the "Land") may have placed against the Land prior to the Effective Date of the Groundwater Lease Conveyance Agreement, (ii) the Blue Water Lease Security Interest (as defined in the Groundwater Lease Conveyance Agreement) granted by Assignee in favor of Assignor in accordance with the terms of the Groundwater Lease Conveyance Agreement; (iii) those which may be approved by the Senior Debt Creditors as defined in the Groundwater Lease Conveyance Agreement and (iv) the terms and provisions of that certain "Sublease and Partial Assignment" between Assignor and Vista Ridge dated contemporaneously herewith (the "*Sublease*") whereby Assignor subleased certain rights under the Leases to Vista Ridge (the "*Permitted Encumbrances*"). The Leases are assigned only for that time period which ends on the later of the end of the "Termination Date" of the WPA or the date of payment in full of the Senior Debt (the "*Assignment Term*") which shall be the same day as the end of the term of the Sublease. At the end of the Assignment Term, the Leases shall automatically be distributed from Assignee to Assignor and the Sublease shall terminate. Assignee agrees to execute any documents as reasonably necessary to evidence and effect such reversion.

2. Assumption. Assignee hereby assumes all of Assignor's obligations under the Leases accruing or arising from and after the Effective Date.

3. Blue Water Security Interest. The Assignment made herein is made subject to the Blue Water Lease Security Interest (as defined in the Groundwater Lease Conveyance Agreement) granted by Assignee in favor of Assignor in accordance with the terms of the Groundwater Lease Conveyance Agreement, as evidenced by that certain Security Agreement dated of even date herewith executed by Assignor and Assignee, granting a security interest in the Leases.

4. Representations and Warranties. Assignor hereby ratifies, confirms and approves all warranties and representations of Assignor as provided in Section 18 of the Groundwater Lease Conveyance Agreement (“Warranties and Representations). Assignor hereby confirms that all the Warranties and Representations were at the time of execution of the Ground Lease Conveyance Agreement and continue to be at the time of execution of this Assignment, true and correct in all respects, and Assignee may rely on same in accepting this Assignment.

5. Electronic Delivery. A telecopied facsimile or other electronically delivered copy of a duly executed counterpart of this Assignment shall be sufficient to evidence the binding assignment and release of each party to the terms hereof.

6. Multiple Counterparts. This Assignment may be simultaneously executed in a number of counterparts, each of which for all purposes shall be deemed an original and all of which, when taken together, shall constitute but one and the same instrument.

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SIGNATURE PAGE(S) FOLLOWS.

EXECUTED by the undersigned to be effective as of the Effective Date.

ASSIGNOR:

BLUE WATER VISTA RIDGE, LLC,
a Texas limited liability company

By: _____
Name: _____
Title: _____

ASSIGNEE:

**BURLESON/MILAM MASTER LEASE
TRUST**

By: _____
_____, Trustee

STATE OF TEXAS §
 §
COUNTY OF _____ §

This instrument was acknowledged before me the ___ day of _____, 20___, by _____, the _____ of Blue Water Vista Ridge, LLC, a Texas limited liability company, on behalf of said limited liability company.

Notary Public, in and for
The State of Texas

STATE OF TEXAS §
 §
COUNTY OF _____ §

This instrument was acknowledged before me the ___ day of _____, 20___, by _____, the Trustee of the Burleson/Milam Master Lease Trust, on behalf of said trust.

Notary Public, in and for
The State of Texas

Exhibit "F"

Trust

Exhibit F

Trust Agreement

Draft Trust Agreement is subject to further review and modification by Wilmington Trust, Abengoa Vista Ridge LLC, and Blue Water Vista Ridge, LLC.

BURLESON/MILAM MASTER LEASE TRUST

TRUST AGREEMENT

FOR

BURLESON/MILAM MASTER LEASE TRUST

BURLESON/MILAM MASTER LEASE TRUST

PARTIES

Settlor/Beneficiary: Blue Water Vista Ridge, LLC

Address: _____
City: _____ State: TX Zip: _____
Phone Number: _____ Tax ID #: _____

Trustee: Wilmington Trust

Address: _____
City: _____ State: TX Zip: _____
Phone Number: _____ Tax ID #: _____

Administrator: Abengoa Vista Ridge LLC

Address: _____
City: _____ State: TX Zip: _____
Phone Number: _____ Tax ID #: _____

AGREEMENT

This Trust Agreement ("**Trust Agreement**") for the Burleson/Milam Master Lease Trust ("**Trust**") is entered into by and among the Settlor/Beneficiary, the Trustee, and the Administrator, effective as of _____, 2014, pursuant to the terms of that certain "**Groundwater Lease and Conveyance Agreement**" dated _____, 2014, executed by and among Settlor/Beneficiary, the Trustee, the Administrator and Blue Water Regional Supply Project LP.

WHEREAS, Settlor/Beneficiary has acquired certain lease rights which provide the lessee with groundwater resources and the right to install, operate and maintain water system infrastructure over approximately 50,000 acres of land from landowners as described on Exhibit "A" (the "**Initial Leases**", and each singularly referred to as an "**Initial Lease**");

WHEREAS, the Initial Leases provide for, among other things, the following rights: (i) the lease to the lessee of certain land (the "**Land**") as described in the Initial Leases, for purposes of construction, operation and maintenance of facilities such as those that will comprise the Project Improvements (the "**Land Infrastructure Lease Rights**"), (ii) the assignment to the lessee of an exclusive right to designate sanitary control easements on the Land (the "**Sanitary Control Easements**"), (iii) the assignment to the lessee of the exclusive right to obtain a conveyance of title to 10,000 square foot wellhead sites surrounding each groundwater well to be drilled upon the Land, in fee simple determinable (the "**Well Head Sites**"), (iv) the lease to the lessee of a right to lease 2.0 acre well sites ("**2 Acre Well Tracts**") and (v); a conveyance to the lessee of all rights to the groundwater relating to the Land (the "**Water Rights**").

BURLESON/MILAM MASTER LEASE TRUST

WHEREAS, Administrator desires to use the Water Rights to provide groundwater to San Antonio Water System Board of Trustees, an agency of the City of San Antonio established pursuant to the provisions of City of San Antonio Ordinance Number 75686, Texas Local Government Code Sections 552.141 et seq., and Chapter 1502, as amended, Texas Government Code (“*SAWS*”) under the Vista Ridge Regional Supply Project Water Transmission And Purchase Agreement (the “*WPA*”) entered into between SAWS and Administrator;

WHEREAS, to provide the Water Rights to Administrator, Settlor/Beneficiary has agreed to sublease the Land Infrastructure Lease Rights, the Sanitary Control Easements, the Well Head Sites and the 2 Acre Well Tracts (being collectively referred to as the “*Real Property Rights*”) and the Water Rights to Administrator pursuant to the terms of that certain Sublease and Partial Assignment, a copy of which is attached hereto as Exhibit “B” (“*Sublease*”) for the purpose of delivering groundwater from the Land situated in the Post Oak Savannah Groundwater Conservation District of the State of Texas (“*POSGCD*”) to a site in Bexar County, Texas owned by SAWS, through a system of groundwater wells, pumping stations, pumps, meters, storage tanks and transmission lines and other facilities, which make up the “*Project Improvements*” as defined in the WPA, for the term of the WPA;

WHEREAS, to preserve the Initial Leases in a manner which is beneficial to the interests of Administrator and Settlor/Beneficiary, and to assist with the financing of the development of the Project Improvements by Administrator, Settlor/Beneficiary has agreed to assign, immediately following the execution of the Sublease, all of its interest in the Initial Leases (subject to the terms of the Sublease), to the Trust, which Trust is to act as a custodial trust, created for the benefit of Settlor/Beneficiary, and administered by Administrator pursuant to the terms of that certain Asset Administration Agreement, a copy of which is attached hereto as Exhibit “C” (“*Asset Administration Agreement*”);

NOW, THEREFORE, for and in consideration of ten dollars (\$10.00) and other good and valuable consideration, including the covenants and obligations of the parties set forth herein, the legal sufficiency and receipt of which is acknowledged and stipulated by each of the undersigned hereby agree as follows:

ARTICLE 1

DEFINITIONS

In addition to the definitions expressly provided for by the terms of this Trust Agreement, for purposes of this Trust Agreement:

1.1 Instruction. An “Instruction” to the Trustee is a written or electronic direction given in a form and manner reasonably required or accepted by the Trustee from Settlor/Beneficiary and Administrator. The Trustee may recognize standing requests, directions, or requisitions as Instructions.

BURLESON/MILAM MASTER LEASE TRUST

1.2 Leases. “Leases” means the Initial Leases, together with any and all groundwater leases assigned to the Trust in the future in accordance with Settlor/Beneficiary’s obligations under 4(c) of the Groundwater Lease Conveyance Agreement, or otherwise.

1.3 Person. “Person” means an individual, committee of individuals, partnership, limited liability partnership, joint venture, corporation, limited liability corporation, mutual company, joint-stock company, non-profit or not-for-profit organization, trust, estate, unincorporated organization, association or employee organization.

Terms not expressly defined in this Trust Agreement shall have the same meaning ascribed to them in the Groundwater Lease Conveyance Agreement.

ARTICLE 2

ESTABLISHMENT OF TRUST

2.1 Establishment of Trust. Settlor/Beneficiary hereby establishes the Burleson/Milam Master Lease Trust and designates Wilmington Trust to be the custodial trustee thereof.

2.2 Irrevocable Trust. The Trust created by this Trust Agreement shall be irrevocable.

2.3 Purpose Of Trust. Settlor/Beneficiary has delivered (or will be delivering) to the Trustee the Leases and the Sublease in accordance with the terms of the Groundwater Lease Conveyance Agreement. Settlor/Beneficiary hereby acknowledges and directs (i) that the Trustee hold the Leases and Sublease, together with any other such sums or property that may from time to time be delivered to the Trustee by Settlor/Beneficiary (all of such funds, securities, and properties are herein referred to or sometimes called the “*Trust Estate*”), in trust, for the uses and purposes and upon the terms and conditions expressly set forth hereinafter, and (ii) that the Administrator administer the Trust Estate in accordance with the terms and conditions of the Asset Administration Agreement.

ARTICLE 3

APPOINTMENT, ACCEPTANCE AND ROLE OF TRUSTEE

3.1 Appointment: Acceptance. The Trustee hereby agrees to act as custodial trustee of the Trust on the terms and conditions of this Trust Agreement. Trustee acknowledges and consents to the administration of the Trust Estate by Administrator in accordance with the terms of the Asset Administration Agreement.

3.2 Custodial Role of Trustee. The role of the Trustee with respect to the Trust and the Trust Estate is limited to the following custodial roles:

BURLESON/MILAM MASTER LEASE TRUST

- (a) Trustee shall take and hold the Trust Estate in accordance with the terms of this Agreement and the Groundwater Lease Conveyance Agreement;
- (b) Each "**Payment Period**" (as defined in the Groundwater Lease Conveyance Agreement) the Trustee shall receive the "**Payment Period Consideration**" (as defined in the Groundwater Lease Conveyance Agreement) payments made by Administrator to the Trust, which Trustee acknowledges and agrees will be deemed to be payment in full of any applicable "**Sublease Rent**" (as defined in the Sublease);
- (c) The Trustee shall disburse such Payment Period Consideration to Settlor/Beneficiary in accordance with the terms of this Agreement as well as any other Instructions provided by Settlor/Beneficiary to Trustee from time to time, which payments will be made by Trustee to Settlor/Beneficiary (or their designee by way of Instruction, as provided from time to time) within _____ days following the date the Payment Period Consideration is received by the Trust;
- (d) Upon a request by Administrator, Trustee and Settlor/Beneficiary agree to execute all documents to carry out and collaterally pledge its interest in the Leases and the Sublease for the benefit of the Senior Debt Creditors under the Senior Debt Financing Agreements (all as defined in the WPA), or to secure any loans from the Administrator to the Central Texas Regional Water Supply Corporation, on such terms as may be determined by Administrator;
- (e) The rights of Settlor/Beneficiary in and to the Leases will be conveyed to the Trust, and the Sublease of the Leases will be conveyed to Administrator, subject to the terms of a security agreement (the "**Blue Water Lease Security Agreement**"), to be executed by the Trust and Administrator to Settlor/Beneficiary at the time of the assignment of the Leases to the Trust, which Blue Water Lease Security Agreement will provide a collateral pledge of the Leases and the Sublease (the "**Blue Water Lease Security Interest**") to secure the payment obligations of the Trust under this Agreement and the termination of the term of the Sublease at the end of the WPA Term. The Blue Water Lease Security Agreement will provide that no action may be taken by the secured party thereunder to enforce such security interest unless and until there in an uncured default by Administrator as to its payment obligations relating to the payment obligation due by the Trust to Settlor/Beneficiary under the terms of this Trust Agreement and thirty (30) days have passed from the end of the Term of the WPA. All other provisions of this Trust Agreement notwithstanding, the Blue Water Lease Security Agreement will provide that the Blue Water Lease Security Interest will be and at all times will remain subordinate to any and all interests of the Senior Debt Creditors on such terms and condition as the Senior Debt Creditors may require. At Financial Close (as defined in the WPA), the Blue Water Lease Security Interest in the Leases shall terminate and be released; provided however, Administrator will, concurrently therewith, provide as substitute collateral, a pledge of a portion of the sums due from SAWS to Administrator under the terms of the WPA after the payment of all sums due from Administrator to third parties in connection with the Project (as defined in the WPA) excluding sums due to Settlor/Beneficiary, which is equal to the amounts in dispute, but not a security interest in any sums greater than such amount in dispute. Trustee is hereby authorized to execute any such form of Security Agreement in the form approved by Settlor/Beneficiary and Administrator.

BURLESON/MILAM MASTER LEASE TRUST

(f) The Trustee may incur such reasonable expenses or charges in the management of the Trust Estate as are deemed appropriate, and shall take any and all actions which may be necessary to protect and preserve its ownership of the Trust Estate, or which must be taken in the ordinary course in connection with its ownership thereof, including but not limited to tax reporting or payments or other governmental compliance; provided, however, in no event shall the Trustee have the right to encumber, assign, transfer, or otherwise convey any interest in the Trust Estate, except as otherwise expressly provided for in this Trust Agreement and/or the Groundwater Lease Conveyance Agreement.

Trustee shall take no further actions with respect to the Trust Estate without the prior written approval of Administrator. The Trustee undertakes to perform such duties, and only such duties, as are specifically set forth in this Trust Agreement.

3.3 Reliance on Instructions. Settlor/Beneficiary and Administrator agree (i) that the Trustee may rely on Instructions from Administrator, and (ii) that the Trustee shall be under no duty to make an investigation with respect to any Instructions received from such parties;

3.4 Compliance. Settlor/Beneficiary agrees that the Trustee may execute, as trustee, any declarations or certificates pertaining to the Trust Estate that may be required under any tax law(s) or governmental regulation(s) now or hereafter without prior approval of the Settlor/Beneficiary, and may withhold from any distribution, all income taxes required by law to be withheld, and pay such withheld amounts to the appropriate taxing authorities. Settlor/Beneficiary shall provide the Trustee with all information necessary for the Trustee to file all required returns, reports, or other documents to the applicable taxing authorities with respect to distributions or other actions by the Trustee.

3.5 Waiver Of Bond. Trustee shall not be required to furnish any bond or other security in any jurisdiction, or if a bond be required, the Trustee shall not be required to furnish any sureties thereon.

3.6 Resignation. A Trustee of a trust may resign by giving at least sixty (60) days prior written notice thereof to the Settlor/Beneficiary and Administrator; provided, however, that notwithstanding the above, such resignation shall not be effective until a successor Trustee has been appointed by Settlor/Beneficiary and Administrator.

3.7 Right To Remove Trustee. Administrator shall have the right to remove a Trustee with or without cause. Any such removal shall be accomplished by delivering a written notice of such removal to all then-acting Trustees.

3.8 Right To Replace Trustee. Administrator shall have the right to appointment a replacement Trustee which shall be accomplished by delivering a written notice of such appointment to Settlor/Beneficiary, accompanied by a statement of willingness to accept the trust signed by the selected successor Trustee. The above notwithstanding the appointment of a

BURLESON/MILAM MASTER LEASE TRUST

successor trustee shall be subject to the prior approval of the Settlor/Beneficiary, which approval will not be unreasonably withheld, delayed or conditioned.

ARTICLE 4

APPOINTMENT, ACCEPTANCE AND ROLE OF ADMINISTRATOR

4.1 Asset Administration Agreement. Settlor/Beneficiary and Trustee hereby acknowledge and agree that the Trust Estate will be administered by the Administrator and Settlor/Beneficiary pursuant to the terms and conditions of the Asset Administration Agreement.

ARTICLE 5

ADMINISTRATIVE MATTERS

5.1 Records; Inspection and Audit. The Trustee will keep accurate and detailed records and accounts of all receipts, investments, disbursements and other transactions as required by law with respect to the Trust Estate. All records, books and accounts relating to the Trust Estate will be open to inspection by Settlor/Beneficiary and Administrator.

5.2 Accounting. On direction of the Settlor/Beneficiary or Administrator, the Trustee will provide annual or interim accountings, valuations, or other reports concerning the Trust Estate and the payments made in connection therewith. The Trustee will also furnish such other information as the Trustee possesses and which is necessary for Settlor/Beneficiary and/or Administrator to comply with reporting or other compliance requirements.

5.3 Record Retention. The Trustee will retain its records relating to the Trust Estate as long as necessary for the proper administration of the Trust Estate and at least for any period required by applicable law. Writing, photostating, photographing, micro-filming, magnetic media, mechanical or electrical recording, or other forms of data retention will be acceptable means of record retention.

5.4 Action by the Trustee. The Trustee may delegate ministerial acts (not otherwise delegated to Administrator or Settlor/Beneficiary under the Asset Administration Agreement), specifically including, but not limited to, the signing and mailing of checks, the printing and mailing of statements, execution documents and the signing of tax returns and governmental reports to be done by any agent of the Trustee. In addition, The Trustee may execute any of the powers or perform any duties under this Trust Agreement either directly or by or through agents, attorneys or custodians and shall not be liable for the gross negligence or willful misconduct of such agents, attorneys or custodians appointed in good faith.

ARTICLE 6

COMPENSATION AND EXPENSES

BURLESON/MILAM MASTER LEASE TRUST

The Trustee will be entitled to receive compensation for its services provided hereunder in accordance with that certain proposal attached hereto as Exhibit "D". In addition, the Trustee will be entitled to reimbursement by Administrator for all costs, expenses, and disbursements incurred by Trustee in the performance of such services, including, without limitation, reasonable attorneys' fees; provided, however, that Trustee must get prior written approval of Administrator for all expenses to be incurred by it in excess of \$_____. Such compensation and reimbursements will not be paid from the Trust Estate.

ARTICLE 7

AMENDMENT, ASSIGNMENT AND TERMINATION

7.1 Amendment. This Trust Agreement may not be amended without the joinder of Trustee, Settlor/Beneficiary and Administrator.

7.2 Assignment. This Trust Agreement may not be assigned by the Trustee without the consent of Settlor/Beneficiary and Administrator.

7.3 Termination. This Trust Agreement shall remain in force until the end of the Sublease Term (as defined in the Sublease), when the Trustee shall distribute the Leases to Settlor/Beneficiary.

ARTICLE 8

INDEMNIFICATION

Settlor/Beneficiary and Administrator hereby agrees to indemnify, defend and hold the Trustee and any parent, subsidiary, related corporation, or affiliates of the Trustee, including their respective directors, managers, officers, employees and agents ("*Indemnified Party*"), harmless from and against any and all loss, costs, damages, liability, expenses or claims of any nature whatsoever, including but not limited to legal expenses, court costs, legal fees, and costs of investigation, including appeals thereof ("*Loss*"), arising, directly or indirectly thereof resulting with respect to any Loss incurred by such Indemnified Party arising out of, related to, or incurred in connection with this Trust Agreement or any matter contemplated by this Trust Agreement, including, without limitation, the acceptance or performance by the Trustee of the duties contained in this Trust Agreement; provided, however, that no Indemnified Party shall be indemnified or held harmless hereunder as to any Loss incurred as a direct result of such Indemnified Party's willful misconduct, bad faith or gross negligence. The terms of this Section shall survive the termination of this Trust Agreement, the termination of the Trust and the resignation or removal of the Trustee.

ARTICLE 9

PROVISIONS RELATED TO THE TRUSTEE

BURLESON/MILAM MASTER LEASE TRUST

9.1 Gross Negligence. The Trustee shall not be answerable or accountable hereunder except for its grossly negligent action, grossly negligent failure to act, bad faith or willful misconduct; provided, however, that notwithstanding any provision of this Trust Agreement to the contrary, the Trustee shall not be personally liable for any action taken, suffered or omitted by it or any error of judgment, in each case made in good faith by Trustee, unless it shall be proved that the Trustee was grossly negligent in ascertaining the pertinent facts.

9.2 Trustee's Funds. The Trustee shall not be required to expend or risk its own funds or otherwise incur liability in the performance of any of its duties under this Trust Agreement, or in the exercise of any of its rights or powers, if there shall be reasonable grounds for believing that the repayment of such funds or adequate indemnity against such risk is not reasonably assured to it.

9.3 No Further Actions. Except as otherwise expressly authorized by the Trust Agreement, the Trustee shall take no action as to which it has been notified in writing by the Administrator or Settlor/Beneficiary that such action would impair the beneficial interests of Settlor/Beneficiary in the Trust, or Administrator's or Settlor/Beneficiary's rights under the Asset Administration Agreement. In addition, the Trustee shall not be required to take any action hereunder if it shall have reasonably determined, or has been advised by counsel, that such action is contrary to the terms hereof or is otherwise contrary to law.

9.4 No Personal Liability. The Trustee shall not be personally responsible for or in respect of the validity or sufficiency of the form, character, genuineness, sufficiency, value or validity of any of the Trust Estate, and the Trustee shall in no event assume or incur any personal liability (except to the extent provided for in Section 9.1 above), duty, or obligation to the Settlor/Beneficiary or Administrator. The Trustee shall not be personally liable for the default or misconduct of the Settlor/Beneficiary, Administrator, or any other Person under the Trust Agreement.

9.5 Request for Clarification. In the event that the Trustee is unsure as to the application of any provision of this Trust Agreement or any such provision is ambiguous as to its application, or is, or appears to be, in conflict with any other applicable provision, or in the event that this Trust Agreement permits a determination by the Trustee or is silent or is incomplete as to the course of action that the Trustee is required to take with respect to a particular set of facts, the Trustee may give notice (in such form as shall be appropriate under the circumstances) to the Settlor/Beneficiary and Administrator requesting instruction and, to the extent that the Trustee acts or refrains from acting in good faith in accordance with any such instruction received, the Trustee shall not be personally liable, on account of such action or inaction, to any Person.

9.6 Litigation Costs. The Trustee shall be under no obligation to institute, conduct or defend any litigation hereunder or in relation hereto or thereto, at the request, order or direction of the Settlor/Beneficiary or Administrator unless the Person or Persons making such request shall have offered the Trustee reasonable security or indemnity against any liability, including reasonable fees and expenses of counsel, that may be incurred therein or thereby.

BURLESON/MILAM MASTER LEASE TRUST

9.7 Consequential Damages. The Trustee shall not be responsible or liable for special, indirect or consequential loss or damage of any kind whatsoever (including, but not limited to, loss of profit).

ARTICLE 10

MISCELLANEOUS

10.1 Due to Defend. The Trustee shall be required to defend any legal action or engage in any legal proceedings with respect to the Trust Estate or with respect to any property held in the Trust Estate; provided, however, all legal fees, costs, and expenses so incurred shall be paid for by the _____ (except to the extent incurred due to the gross negligence or willful misconduct of Trustee), or in the absence of payment charged against the Trust Estate. The Trustee may retain legal counsel whenever in the Trustee's judgment it is necessary or advisable to do so in connection with the discharge of the Trustee's duties, and the fees and expenses of such counsel will be paid by the _____ (except to the extent incurred due to the gross negligence or willful misconduct of Trustee), or in the absence of payment by the _____, shall be charged against the Trust Estate. Without limiting the generality of the foregoing, the Trustee will not settle any action taken as set forth herein, without the prior written consent of the Settlor/Beneficiary and Administrator.

10.2 Applicable Law.

(a) **Choice of Law.** This Trust Agreement shall be construed and interpreted according to the laws of the State of Texas to the extent that such laws are not preempted by the laws of the United States of America. All contributions to, and payments from, the Account shall be deemed to take place in the State of Texas.

(b) **Choice of Venue.** All controversies, disputes, and claims arising under this Trust Agreement and not otherwise resolved will be submitted to the United States District Court for the district where the Trustee has its principal place of business, and by executing this Trust Agreement, each party hereto consents to that court's exercise of personal jurisdiction over them.

10.3 Counterparts. This Trust Agreement shall be executed in any number of counterparts, each one of which shall be deemed to be the original although the others shall not be produced.

10.4 Notices. The address of the Settlor/Beneficiary, Trustee and Administrator shall be as set forth in the first paragraph of this Trust Agreement, but may be changed by providing written notice to the Trustee sent by certified mail, return receipt requested.

10.5 Arbitration. The parties acknowledge that this Trust Agreement evidences a transaction involving interstate commerce. The parties agree that any misunderstandings, controversies or disputes arising from this Trust Agreement shall be decided by binding

BURLESON/MILAM MASTER LEASE TRUST

arbitration which shall be conducted, upon request by either party, in accordance with the terms and conditions of Section 20 of the Groundwater Lease Conveyance Agreement.

10.6 USA Patriot Act Notification. The following notification is provided to Settlor/Beneficiary pursuant to Section 326 of the USA Patriot Act of 2001, 31 U.S.C. Section 53 18:

To help the government fight the funding of terrorism and money-laundering activities, Federal law requires all financial institutions to obtain, verify, and record information that identifies each person or entity that opens an account, including any deposit account, treasury management account, loan, other extension of credit, or other financial services product. What this means for Settlor/Beneficiary: When Settlor/Beneficiary opens an account, if Settlor/Beneficiary is an individual, The Trustee will ask for Settlor/Beneficiary's name, taxpayer identification number, residential address, date of birth, and other information that will allow The Trustee to identify Settlor/Beneficiary, and, if Settlor/Beneficiary is not an individual, The Trustee will ask for Settlor/Beneficiary's name, taxpayer identification number, business address, and other information that will allow The Trustee to identify Settlor/Beneficiary. The Trustee may also ask, if Settlor/Beneficiary is an individual, to see Settlor/Beneficiary's driver's license or other identifying documents, and, if Settlor/Beneficiary is not an individual, to see Settlor/Beneficiary's legal organizational documents or other identifying documents.

10.7 Further Assurances. The parties hereto will do, execute and deliver, or will cause to be done, executed and delivered, all such further acts, documents (including certificates, declarations, affidavits, reports and opinions) and things as the other may reasonably request for the purpose of giving effect to this Trust Agreement. Trustee and Settlor/Beneficiary do hereby agree to amend this Trust Agreement as may be requested by Administrator, from time to time, to allow Administrator to comply with the requirements of SAWS under the terms of the WPA, or any Secured Creditor or Senior Debt Creditor, as described in the WPA.

10.8 Legal Holidays and Business Days. If any date set forth in this Trust Agreement for the performance of any obligation by a party hereunder, or if the delivery of any instrument or notice should be on a Saturday, Sunday, or legal holiday, the compliance with such obligation or delivery shall be deemed extended to the next business day following such Saturday, Sunday, or legal holiday. As used in this Agreement, the term "legal holiday" means any federal holiday for which financial institutions or post offices in Texas, are generally closed for observance thereof, and the term "Business Day or Business Days" shall mean a day or days that is not a Saturday, Sunday or legal holiday.

10.9 Headings. The headings in this Trust Agreement are for reference only and shall not affect the interpretation of this Trust Agreement.

10.10 Severability. If any term or provision of this Trust Agreement is invalid, illegal or unenforceable in any jurisdiction, such invalidity, illegality or unenforceability shall not affect any other term or provision of this Trust Agreement or invalidate or render unenforceable such term or provision in any other jurisdiction. Upon such determination that any term or other provision is invalid, illegal or unenforceable, the parties hereto shall negotiate in good faith to

BURLESON/MILAM MASTER LEASE TRUST

modify this Trust Agreement so as to effect the original intent of the parties as closely as possible in a mutually acceptable manner in order that the transactions contemplated hereby be consummated as originally contemplated to the greatest extent possible.

10.11 Successors and Assigns. This Trust Agreement shall be binding upon and shall inure to the benefit of the parties hereto and their respective successors and permitted assigns.

10.12 No Third Party Beneficiaries. This Agreement is for the sole benefit of the parties hereto and their respective successors and permitted assigns and nothing herein, express or implied, is intended to or shall confer upon any other Person or entity any legal or equitable right, benefit or remedy of any nature whatsoever under or by reason of this Agreement.

10.13 Counterparts. This Agreement may be executed in counterparts, each of which shall be deemed an original, but all of which together shall be deemed to be one and the same agreement. A signed copy of this Agreement delivered by facsimile, e-mail or other means of electronic transmission shall be deemed to have the same legal effect as delivery of an original signed copy of this Agreement.

BURLESON/MILAM MASTER LEASE TRUST

SIGNATURES:

ACCEPTED AND AGREED TO BY THE SETTLOR/BENEFICIARY:

BY: _____

TITLE: _____

DATE: _____

ACCEPTED AND AGREED TO BY THE TRUSTEE:

SIGNATURE: _____

PRINTED NAME: _____

DATE: _____

SIGNATURE: _____

PRINTED NAME: _____

DATE: _____

ACCEPTED AND AGREED TO BY THE ADMINISTRATOR:

SIGNATURE: _____

PRINTED NAME: _____

DATE: _____

Exhibit G

Water Quality Standards

Constituent	Units	Water Quality Standard
Chloride	mg/L	≤300
Dissolved Iron	mg/L	≤0.3
Dissolved Manganese	mg/L	≤0.05
Fluoride	mg/L	≤4.0
Nitrate-N	mg/L	≤10.0
pH	units	>7.0
Sulfate	mg/L	≤300
Total Dissolved Solids	mg/L	≤1,000

For the purpose of making a determination as to whether the Raw Groundwater fails to meet the Water Quality standards set out above, Vista Ridge may, from time to time, cause a third party testing service to take a representative “grab” sample of Raw Groundwater before any physical or chemical treatment process, provided that such sample is fully blended and representative of Raw Groundwater from the entire well field, for analysis of the constituents identified above. Vista Ridge shall promptly report the results of any such test to Blue Water VR in writing. If any of the constituent levels exceed the specified Water Quality Standards identified above, Vista Ridge shall cause the third party testing service to take another representative grab sample for analysis of the constituents identified above. Vista Ridge shall provide notice to Blue Water VR of the date and time of such additional test and allow Blue Water VR the right to attend and witness such additional test at such time. If any of the constituent levels exceed the specified Water Quality Standards identified above in the second sampling, Vista Ridge shall appoint a technical representative to make a determination why the specified exceedance occurred, whether it is a result of the raw underground water, and whether blending or other groundwater production methods can be used to achieve the Water Quality Standards set forth above. The representatives shall develop a written sampling plan and undertake appropriate studies to make such a determination and shall provide the results in a written report to Vista Ridge and Blue Water VR. All water quality analytical methods used to determine compliance with the Water Quality Standards set forth above shall be performed according to methods approved by TCEQ. In the event Blue Water VR is not satisfied with the determinations of Vista Ridge or its representative, Blue Water VR shall be entitled to retain a second technical representative, at its sole cost and expense, to make a determination why the specified exceedance occurred, whether it is a result of the raw underground water, who shall also develop a written sampling plan and undertake appropriate studies to make such a determination and shall provide the results in a written report to Vista Ridge and Blue Water VR, which report shall be considered by Vista Ridge, but shall not be binding upon Vista Ridge as a part of its determination as to how to address the need to address the fact that the constituent levels exceed the specified Water Quality Standards identified above.

Exhibit "H"

Lease and Permit Administration Agreement

Exhibit H

Lease Administration Agreement

This Lease Administration Agreement (the “*Agreement*”) is entered into effective as of the date set out below as the “Effective Date”, between Abengoa Vista Ridge LLC (“*Vista Ridge*”), Blue Water Vista Ridge, LLC (“*Blue Water VR*”), and the Burleson/Milam Master Lease Trust (the “*Trust*”) (each also referred to individually herein as “*Party*”, or in the plural, the “*Parties*”). Capitalized terms used herein shall have the same meaning as provided in the “WPA” (as hereafter defined), unless the context clearly indicates otherwise.

RECITALS

WHEREAS, pursuant to the terms of that one certain “Groundwater Lease Conveyance Agreement” dated _____, 2014, entered into between Blue Water VR, Vista Ridge, Blue Water Regional Supply Project LP and the Trust (the “*GLCA*”) the Trust has acquired or will acquire from Blue Water VR, and holds or will hold in trust on behalf of Blue Water VR, as the sole beneficiary of the Trust, the interest of the lessee under the terms of each of those Groundwater Leases (the “*Leases*”, and each singularly referred to as a “*Lease*”) described on Exhibit “A”, as that Exhibit may be modified from time to time under the terms of this Agreement.

WHEREAS, Blue Water VR and Vista Ridge desire that the Trustee hold the Leases pursuant to the trust agreement executed by and among the Parties hereto (the “*Trust Agreement*”) which has been created for the benefit of Blue Water VR, and desire that the Leases within the Trust shall be administered in part by Vista Ridge and in part by Blue Water VR.

WHEREAS, the pursuant to the Sublease, Blue Water VR has or will sublease the rights under the Leases to Vista Ridge for the purpose of the development of the “Project” by Vista Ridge, as contemplated under the terms and conditions of that certain “Vista Ridge Regional Supply Project Water Transmission and Purchase Agreement” (the “*WPA*”) dated _____ entered into between Vista Ridge and the City of San Antonio acting by and through the San Antonio Water System Board of Trustees, an agency of the City of San Antonio established pursuant to the provisions of City of San Antonio Ordinance Number 75686, Texas Local Government Code Sections 552.141 et seq., and Chapter 1502, as amended, Texas Government Code (“*SAWS*”).

WHEREAS, the Leases have been or will be contributed to the Trust by Blue Water VR subject to the Sublease and Partial Assignment of the Leases to Vista Ridge (the “*Sublease*”).

NOW THEREFORE, in consideration of the foregoing and the mutual covenants and agreements hereinafter set forth and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties hereto agree as follows:

1. **Delegation of Authority.** Under this Agreement, the Trust delegates to either Blue Water VR or Vista Ridge the power and the duty to administer the Leases in the Trust, all as provided herein. The party to whom such power and duty is delegated shall be referred to as the “Party Administrator” and the other party shall be referred to as the “Other Party.”

2. **Blue Water VR Lease Administration Powers and Duties.** Consistent with Section 8 of the GLCA, but subject to the other limitations and provisions as set out herein, the Trust does hereby delegate to Blue Water VR as Party Administrator the rights to carry out the day to day administration

and maintenance of the Leases and authority to act on behalf of the Trust for the sole purpose of carrying out all of the obligations of the Lessees under the terms of the Leases on behalf of the Trust, and in its name, as an administrative agent of the Trust, for the purpose of assuring the Leases all remain in full force and effect. The lease administration rights and responsibilities will include but are not limited to the rights and responsibilities to:

(i) upon a reasonable request by Vista Ridge, to execute all documents necessary to implement a collateral pledge of the Leases to or for the benefit of the Senior Debt Creditors under the Senior Debt Financing Agreements, on such terms as may be determined by Vista Ridge consistent with the terms of the GLCA;

(ii) subject to the availability of funds to be provided to the Trust by Vista Ridge, as set out below, to hold the Leases and pay costs owed to the lessors thereunder consistent with the terms of the GLCA;

(iii) to exercise all rights and to enjoy all privileges, powers, and appurtenances incident to the ownership of the Leases, including but not limited to amendments or modifications, provided such amendments or modifications are consistent with the terms of the GLCA and have been approved by the Other Party, which approval will not be unreasonably withheld, conditioned or delayed so long as such changes are consistent with the terms of the GLCA;

(iv) use reasonable commercial efforts to use those key persons set out on Schedule 1 of the GLCA in the roles indicated thereon;

(v) maintain the Leases such that the Land is one contiguous area of land for the purpose of the Operating Permit to allow the Required Groundwater to be produced from the Land and transported to SAWS in accordance with the terms of the WPA;

(vi) cause the Leases to be amended in the manner set out in the GLCA;

(vii) maintain the Leases in good standing and in a fully enforceable condition;

(viii) to engage in any other activity and to exercise any powers which are incidental to, or connected with, the ownership of the Leases and consistent with the terms of the GLCA.

3. **Vista Ridge Lease Administration Powers and Duties.**

(a) General Delegation of Authority to Vista Ridge as Party Administrator. After the Sublease is executed, unless otherwise expressly agreed between Vista Ridge and Blue Water VR, the Lease administration duties of Blue Water RV will not include the responsibility to carry out the administrative task of making the payment of royalties or other rent due under the terms of the Leases, all of which duties will be delegated to Vista Ridge as the Party Administrator, consistent with the terms of Section 8 of the GLCA.

(b) Right to Adjust Party Administrator's Administration. From time to time during the term of this Trust, the Other Party, if a Lease Administration Default Event should occur, may elect to instruct the Trust to withdraw all or a part of the authority delegated to the Party Administrator under the terms of this Agreement, by delivery of notice of the revocation of such delegated powers to the Trust and the Party Administrator. Upon the withdrawal of any authority to administer the Leases from the Party Administrator, the Other Party may retain such powers for itself or delegate all or any portion of such powers to a third person at the sole cost and expense of the Other Party. At such time, for all events thereafter under the terms of this Agreement, the Other Party will become the Party Administrator and the Party Administrator will become the Other Party. If (i) Blue Water VR is removed from its position of Party Administrator due to a Lease Administrative Default, and (ii) it later cures the Lease Administrative Default at its sole cost and expense, and (iii) Vista Ridge has recovered any loss it has incurred due to such Lease Administration Default, upon written request from Blue Water VR, it may be restored as the Party Administrator thirty (30) days after such request for all events relating to this Agreement following the date of such restoration, and Vista Ridge, shall be restored as the Other Party thirty (30) days after such request for all events relating to this Agreement following the date of such restoration.

4. **General.**

(a) Lease Administration Default Event. A Lease Administration Default Event shall be deemed to have occurred if, and only if, one or more of the Leases is in default for a reason other than a failure to pay royalty payments or delay rentals due thereunder after the Party Administrator has provided notice to Vista Ridge to make such payment on a timely basis as set out in this Agreement and such default (i) causes Vista Ridge to be unable to obtain Raw Groundwater (as defined in the WPA) from the Leases in order to be able to deliver to SAWS the amount of Product Water required under the WPA during that Contract Year and (ii) causes a reduction in the revenue to Vista Ridge under the WPA during that Contract Year that is in excess of amounts otherwise owed (but not paid) to Blue Water VR under the terms of the GLCA during such Contract Year if such default had not occurred, it being the intent that if Vista Ridge receives the revenues in the Contract Year to which it is entitled under the WPA, no Event of Default shall have occurred.

(b) Retention of Assistance. The Party Administrator shall have the right to retain the services of a third person to assist in carrying out these functions, at the sole cost and expense of the Party Administrator.

(c) Curative Rights. Vista Ridge and Blue Water VR shall have, and retain, all curative rights to which they are entitled under the GLCA.

5. **Payments of Sums Due to Lessors of Leases.**

(a) Rental/Royalty Payments Reports. For the purpose of this Agreement, from and after its Effective Date, the Party Administrator will provide to Other Party notice of any and all sums due under the terms of the Leases at least fifty (50) days in advance of the date such sums are due or such lesser time that the obligation to pay such payment first accrues, which notice will be certified to the Other Party as true, correct and accurate in all respect, the amount of the sums due under the terms of each such Lease, the place for payment of such sums, and a calculation of how the payment amount was derived (the "*Rental Payment Report*").

(b) Rental/Royalty Payments. Vista Ridge will pay, or cause to be paid, to each of the lessors under the terms of the Leases, directly, the sums due as set out by the Party Administrator in its Rental Payment Report, on or before that date which is forty five (45) days after the delivery of the Rental Payment Report by the Party Administrator to the Other Party (but in any event on a timely basis

under the terms of the Leases, if possible), which payments will be made to those persons and at the address for payment as set out in the Rental Payment Report. Vista Ridge will provide Blue Water VR with a copy of a report setting out the payments made for each calendar month during the term of this Agreement, which report will be delivered by Vista Ridge to Blue Water VR within twenty (20) days following the end of each calendar month.

(c) **Other Party Audit Right.** All such Rental Payment Reports shall be accompanied by such supporting information as the Other Party may reasonably require. The Party Administrator shall keep at its offices in Texas a complete and accurate set of books and records of rental calculations for each of the Leases together with all supporting records, which shall be preserved for at least 60 months after the end of the Contract Year to which they relate. The Other Party and its agents may, at the expense of the Other-Party, and at any reasonable time, inspect, copy and/or audit any or all of the Party Administrator's books and accounts, documents, records, papers and files, which shall in any manner relate to the Leases and the groundwater withdrawn under the terms of the Leases, and at the request of the other Party, the Party-Administrator shall make all such data available for such examination at such reasonable times as the Other-Party shall specify. If it is determined by any such audit that any statement previously delivered to the Other Party by the Party Administrator was not accurate, an adjustment shall be made and the Party Administrator will be required to pay any additional cost or -penalty due to the lessor under such Lease (but Vista Ridge shall pay the original amount owed).

6. **Term and Termination.** This Agreement will continue in full force until the dissolution of the Trust and the distribution of the Leases in the manner set out in the Trust Agreement.

7. **Vista Ridge Indemnity.**

(a) Vista Ridge will use professional diligence to carry out its duties and responsibilities under the terms of this Agreement, but will not, in the absence of negligence or willful misconduct be liable to Blue Water VR or any third person for any act or omission in the course of, or in connection with such duties or responsibilities or for any Loss (as defined below), that Blue Water VR or such third person may sustain or suffer as the result of or in connection with the discharge by Vista Ridge of its duties hereunder.

(b) Vista Ridge will not be liable for any delay or failure in the performance of its obligations hereunder as a result of events beyond its reasonable control ("**Force Majeure Events**"). Force Majeure Events include, without limitation, acts of God, strikes, lockouts, riots, insurrections, civil disturbances, terrorist actions, sabotage, embargoes, blockades, acts of war, acts or failures to act of any governmental or regulatory body (whether civil or military, domestic or foreign), governmental regulations superimposed after the fact, communication line failures, power failures, fires, explosions, floods, accidents, epidemics, earthquakes or other natural or man-made disasters, and all occurrences similar to the foregoing. If a Force Majeure Event occurs, Vista Ridge will give prompt notice thereof to Blue Water VR, and will use its commercially reasonable efforts to minimize any interruption in carrying out such duties.

(c) Vista Ridge shall indemnify and hold harmless Blue Water VR and its affiliates, and their members, partners, shareholders, managers, directors, officers, employees, representatives, delegates and agents (collectively, the "**Blue Water Indemnitees**") from and against any and all claims, demands, actions, suits, judgments, liabilities, losses, damages, costs, charges, counsel fees and other expenses of every nature and character (collectively, "**Losses**")

arising out of or in any way relating to Vista Ridge's performance of its obligations hereunder, provided that this indemnification will not apply to the extent any such Losses result from Blue Water VR's negligence, gross negligence or willful misconduct.

(d) **In no event will Vista Ridge be liable for special, punitive, indirect or consequential damages regardless of whether such damages were foreseeable or whether either party was advised of the possibility of such damages.**

8. Blue Water VR Indemnity.

(a) Blue Water VR will use professional diligence to carry out its duties and responsibilities under the terms of this Agreement, but will not, in the absence of negligence or willful misconduct be liable to Vista Ridge or any third person for any act or omission in the course of, or in connection with such duties or responsibilities or for any Loss (as defined below), that Vista Ridge or such third person may sustain or suffer as the result of or in connection with the discharge by Blue Water VR of its duties hereunder.

(b) Blue Water VR will not be liable for any delay or failure in the performance of its obligations hereunder as a result of Force Majeure Events. If a Force Majeure Event occurs, Blue Water VR will give prompt notice thereof to Vista Ridge, and will use its commercially reasonable efforts to minimize any interruption in carrying out such duties.

(c) Blue Water VR shall indemnify and hold harmless Vista Ridge and its affiliates, and their members, partners, shareholders, managers, directors, officers, employees, representatives, delegates and agents (collectively, the "*Vista Ridge Indemnitees*") from and against any and all claims, demands, actions, suits, judgments, liabilities, losses, damages, costs, charges, counsel fees and other expenses of every nature and character (collectively, "**Losses**") arising out of or in any way relating to Blue Water VR's performance of its obligations hereunder, provided that this indemnification will not apply to the extent any such Losses result from Vista Ridge's negligence, gross negligence or willful misconduct.

(d) **In no event will Blue Water VR, be liable for special, punitive, indirect or consequential damages regardless of whether such damages were foreseeable or whether either Party was advised of the possibility of such damages.**

9. Defaults

(a) Except as otherwise expressly set out in this Agreement, if (i) Vista Ridge fails to comply with any of the material provisions of this Agreement and such default continues for a period of thirty (30) days after receiving Notice of such default from Blue Water VR, then, subject to the limitations set out in this Agreement, Blue Water VR may exercise all rights which may be available to it at law or in equity, and (ii) if Blue Water VR fails to comply with any of the material provisions of this Agreement and such default continues for a period of thirty (30) days after receiving Notice of such default from Vista Ridge, then, subject to the limitations set out in this Agreement, Vista Ridge may exercise all rights which may be available to it at law or in equity. The above notwithstanding, in the case of a default that cannot reasonably be cured

within such thirty (30) day period, no such default shall be deemed to exist if the Party responsible to address such default is using due diligence to cure such default, continues to do so until the matter is cured and the matter is cured within ninety (90) days from the receipt of the Notice by such allegedly defaulting Party. Notwithstanding the above, no such notice and right to cure period shall apply in the case of a default that is incapable of being cured, including but not limited to a default of a representation or warranty made hereunder.

(b) Except as otherwise expressly set out in, and subject to the other provisions of, this Agreement, the parties do not intend to specify (and this Agreement shall not be considered as specifying) an exclusive remedy for any default, but all such other remedies existing at law or in equity may be exercised by any Party hereto, which remedies shall be cumulative. Recognizing, however, that in the performance of any Party's obligations hereunder could not be adequately compensated in money damages alone, each Party agrees in the event of any default (after any applicable cure period) on its part, the other Party shall have available to it the equitable remedy of specific performance, in addition to any other legal or equitable remedies which also may be available to such Party.

(c) All other provisions of this Agreement notwithstanding, in the event of a default by Vista Ridge or Blue Water VR in no event will Vista Ridge or Blue Water VR have the right to seek or have the remedy of termination of this Agreement for such default, and both Vista Ridge and Blue Water VR do hereby waive any right that they may have to seek such remedy for such default.

(d) In the event of any claim, dispute or controversy arising out of or relating to this Agreement or the breach hereof (a "**Dispute**") which the parties have been unable to settle or agree upon, any Party may request by written notice, and if so requested each Party shall, nominate a senior officer of its management to meet within five (5) Business Days of the notice at the offices of Vista Ridge or such other location as the senior officers shall agree.

(e) Should a resolution of such Dispute by such senior officers not be obtained within 15 Business Days after such Party's notice for whatever reason (including as a result of any Party to nominate its senior officer or any of a senior officer to schedule or attend), then, upon the written request of any Party, the Dispute shall be finally settled by submitting a request for arbitration pursuant to the Rules of Arbitration of the American Arbitration Association (the "**AAA**") or such equivalent arbitration rules of the AAA then in effect (the "**AAA Rules**"), provided that nothing in this Water Transmission and Purchase Agreement shall prevent or delay either Party from applying for interim or conservatory measures pursuant to the AAA Rules. Notwithstanding anything to the contrary contained in this Section, if, due to a material breach or default or threatened material breach or default, a Party is suffering irreparable harm for which monetary damages are inadequate, such Party may petition a court of competent jurisdiction for injunctive relief, specific performance or other equitable relief. The arbitration shall be conducted in the English language and held in Travis County, Texas before a panel of three arbitrators, as follows:

(f) Each Party shall appoint one arbitrator. The two arbitrators so appointed shall appoint a third arbitrator who shall serve as the chairman of the arbitral panel.

(g) If a Party fails to appoint its arbitrator within a period of 10 days after the submittal of the request for arbitration, or if the two) arbitrators appointed cannot agree on the third arbitrator within a period of 10 days after appointment of the second arbitrator, then such arbitrator shall be appointed by the AAA in accordance with the AAA Rules

(h) No arbitrator shall be a past or present employee or agent of, or consultant or counsel to, a Party or any Affiliate of a Party, unless such restriction has been waived in writing by the other Party to the proceeding.

(i) The substantive law governing the Dispute shall be the laws of the State of Texas.

(j) The arbitrators shall decide the dispute by majority of the arbitration panel and shall state in writing the reasons for its decision.

(k) If Vista Ridge determines that the Dispute between the parties involves issues substantially identical under the Project Contracts, Blue Water VR will not object to the joinder of the counterparties under such Project Contracts for consolidated resolution of such issues.

(l) The parties shall bear their own expenses and shall share equally the costs of arbitration during the course of arbitration; *provided, however*, that any arbitration award may provide that the losing party must reimburse the winning party for all or a portion of its expenses incurred in connection with such arbitration (including the costs of arbitration and reasonable attorneys' fees), as the arbitration panel determines appropriate.

(m) The award of the arbitration panel may be enforced in any court of competent jurisdiction

(n) The arbitration panel shall have the sole power and authority to determine the arbitrability of any Dispute or the subject matter hereof. Subject to any other relevant limitations set forth elsewhere herein, the arbitration panel will have the power to award any type of relief that is just and appropriate in the panel's discretion, including compensatory damages, injunctive orders, orders for specific performance and declarations of rights. **IF EITHER PARTY FAILS TO TIMELY PAY ITS SHARE OF THE COSTS OF THE ARBITRATION FOR ANY REASON, THE OTHER PARTY SHALL BE ENTITLED TO PAY ALL OF SUCH COSTS ON BEHALF OF SUCH PARTY, AND IN SUCH CASE THE ARBITRAL AWARD MAY PROVIDE FOR REIMBURSEMENT TO SUCH OTHER PARTY OF SUCH COSTS WITH INTEREST AT THE OVERDUE RATE**

(o) Each of the parties hereby consents, for itself and its property, to the non-exclusive jurisdiction of the Texas State courts located in Harris County, and the federal courts in the Eastern District of Texas, for purposes of aid in support of arbitration and the enforcement of any arbitral award made under the provisions of this Section, and hereby irrevocably and unconditionally agrees that any claims in respect of any such action or proceeding may be heard and determined in said courts. Each Party hereby irrevocably consents to the service of any and all process in any action or proceeding by delivery of copies of such process by commercial courier to it at its address as specified in this Agreement.

(p) THE PARTIES HEREBY WAIVE ALL RIGHTS TO A TRIAL BY JURY WITH RESPECT TO ANY DISPUTE ARISING OUT OF OR RELATING TO THIS CONTRACT. FOR THE AVOIDANCE OF DOUBT, NEITHER PARTY SHALL HAVE THE RIGHT TO FILE ANY LEGAL ACTION REQUESTING THE RESOLUTION OF A DISPUTE BY ANY MEANS OTHER THAN BY ARBITRATION UNLESS EXPRESSLY AGREED TO BY THE OTHER PARTY IN ITS SOLE DISCRETION AND EXCEPT AS EXPRESSLY PROVIDED IN THIS SECTION.

(q) Pending a final resolution of any Dispute, the parties shall continue to fulfill their respective obligations hereunder.

10. **Ownership and Delivery of Documents.**

All books and records received or prepared by the Party Administrator in connection with its duties under the terms of this Agreement ("**Books and Records**") will be the exclusive property of the Trust and available to the Other Party. Each Party Administrator will hold such Books and Records on behalf of the Trust and shall make such Books and Records available for review by the Trust and the Other Party hereto. All such Books and Records will be retained by each Party Administrator for at least 6 years from the year to which they relate.

11. **Representations, Warranties and Covenants.** Each Party represents, warrants and covenants to the other Party that (i) it is duly formed, validly existing and in good standing under the laws of the jurisdiction of its formation and has the power necessary to carry on its business as now being conducted; (ii) its execution, delivery and performance of this Agreement has been duly authorized and neither its execution and delivery of this Agreement nor its performance hereunder violates or will violate any law or regulation applicable to it; (iii) it has obtained (or will obtain prior to the start of work under this Agreement) all licenses, consents, registrations and other authorizations necessary for the conduct of its business; and (iv) it has full authority to enter into this Agreement and to consummate the transactions contemplated hereby and that this Agreement is not in conflict with its certificate of formation, limited liability company agreement or other constituent documents, or with any other agreement to which it is a party or by which it may be bound.

12. **Independent Contractor.** Vista Ridge and Blue Water VR are each acting hereunder in their capacities as a Party Administrator as agents for the Trust in the capacity of an independent contractor; and each of the parties hereto do hereby confirm that neither Vista Ridge, nor Blue Water VR has a fiduciary duty to the other or to the Trust by virtue of its involvement in the Trust or the terms of this Agreement, and any such obligations and liabilities to the Trust or each other are hereby waived to the fullest extent allowed by law except to the extent expressly set out above. No Party or any partner, member, shareholder, manager, director, officer, agent, representative or employee of any Party will be deemed for any purpose an employee, joint venturer or partner of the other, nor will either Party be responsible to the other or to any governing or taxing body for any income or payroll-related taxes related to the employees of the other.

13. **Notices, Consents And Approvals.** All notices, consents, approvals or written communications given pursuant to the terms of this Agreement shall be in writing and will be

considered to have been sufficiently given if delivered in person; delivered by certified mail, return receipt requested, postage prepaid or overnight courier utilizing the services of a nationally-recognized overnight courier service with signed verification of delivery; or transmitted by facsimile or electronic transmission to the address, facsimile number or electronic mail address of each Party set forth below in this Section, or to such other address, facsimile number or electronic mail address as any Party may, from time to time, designate in the manner set forth above. Any such notice or communication will be considered to have been received:

(a) if delivered in person during business hours (and in any event, at or before 5:00 pm local time in the place of receipt) on a Business Day, upon receipt by a responsible representative of the receiver, and if not delivered during business hours, upon the commencement of business hours on the next Business Day;

(b) if delivered by certified mail or overnight courier during business hours (and in any event, at or before 5:00 pm local time in the place of receipt) on a Business Day, and if not delivered during business hours, upon the commencement of business hours on the next Business Day.

(c) if sent by facsimile transmission during business hours (and in any event, at or before 5:00 pm local time in the place of receipt) on a Business Day, during business hours, upon the commencement of business hours on the next Business Day following confirmation of the transmission; and

(d) if delivered by electronic mail during business hours (and in any event, at or before 5:00 pm local time in the place of receipt) on a Business Day, upon receipt, and if not delivered during business hours, upon the commencement of business hours on the next Business Day.

Abengoa Vista Ridge, LLC

Attention: _____
Fax No.: _____
Email: _____

with a copy to:

[Name of Company]

Blue Water Vista Ridge LLC

Attention: _____
Fax No.: _____

Email: _____

with a copy to:

[Name of Company]

Master Lease Trust

Attention: Trustee

Fax No.: _____

Email: _____

with a copy to:

[Name of Company]

14. **Further Assurances.** The parties will do, execute and deliver, or will cause to be done, executed and delivered, all such further acts, documents (including certificates, declarations, affidavits, reports and opinions) and things as the other may reasonably request for the purpose of giving effect to this Agreement. Blue Water VR does hereby agree to amend this Agreement as may be requested by Vista Ridge, from time to time, to allow Vista Ridge to comply with the requirements of SAWS under the terms of the WPA, or any Secured Creditor or Senior Debt Creditor, as described in the WPA. The obligations of Blue Water VR under this Section 14 are subject to, and limited by, the provisions of Section 23 of the GLCA.

15. **Legal Holidays and Business Days.** If any date set forth in this Agreement for the performance of any obligation by Seller or Purchaser or for the delivery of any instrument or notice should be on a Saturday, Sunday, or legal holiday, the compliance with such obligation or delivery shall be deemed acceptable on the next business day following such Saturday, Sunday, or legal holiday. As used in this Agreement, the term "legal holiday" means any federal holiday for which financial institutions or post offices in South Carolina, are generally closed for observance thereof and the term "Business Day or Business Days" shall mean a day or days that is not a Saturday, Sunday or legal holiday.

16. **Headings.** The headings in this Agreement are for reference only and shall not affect the interpretation of this Agreement.

17. **Severability.** If any term or provision of this Agreement is invalid, illegal or unenforceable in any jurisdiction, such invalidity, illegality or unenforceability shall not affect any other term or provision of this Agreement or invalidate or render unenforceable such term or

provision in any other jurisdiction. Upon such determination that any term or other provision is invalid, illegal or unenforceable, the parties hereto shall negotiate in good faith to modify this Agreement so as to effect the original intent of the parties as closely as possible in a mutually acceptable manner in order that the transactions contemplated hereby be consummated as originally contemplated to the greatest extent possible.

18. **Entire Agreement.** This Agreement constitutes the sole and entire agreement of the parties to this Agreement with respect to the subject matter contained herein and supersedes all prior and contemporaneous representations, warranties, understandings and agreements, both written and oral, with respect to such subject matter. No oral statements or prior written material not specifically incorporated in this Agreement shall be of any force and effect. Each of Vista Ridge and Blue Water VR represent and acknowledge that in executing this Agreement, it does not rely, has not relied, and specifically disavows any reliance, upon any communications, promises, statements, inducements, or representation(s), oral or written, by the other parties or their agents except as expressly contained in this Agreement. Each of Vista Ridge or Blue Water VR agrees that it has used its own judgment in executing this Agreement.

19. **Assignability.** This Agreement may not be assigned by (i) Vista Ridge, without the prior consent of Blue Water VR, which approval will not be unreasonably withheld, conditioned or delayed; provided such assignment shall not relieve Vista Ridge of any of its obligations hereunder, or (ii) Blue Water VR, without the prior consent of Vista Ridge, which approval will not be unreasonably withheld, conditioned or delayed; provided such assignment shall not relieve Blue Water VR of any of its obligations hereunder.

20. **No Third Party Beneficiaries.** This Agreement is for the sole benefit of the parties hereto and their respective successors and permitted assigns and nothing herein, express or implied, is intended to or shall confer upon any other Person or entity any legal or equitable right, benefit or remedy of any nature whatsoever under or by reason of this Agreement.

21. **Amendment and Modification; Waiver.** This Agreement may only be amended, modified or supplemented by an agreement in writing signed by each Party hereto. No waiver by any Party of any of the provisions hereof shall be effective unless explicitly set forth in writing and signed by the Party so waiving. No waiver by any Party shall operate or be construed as a waiver in respect of any failure, breach or default not expressly identified by such written waiver, whether of a similar or different character, and whether occurring before or after that waiver and shall not preclude injunctive relief. No failure to exercise, or delay in exercising, any right, remedy, power or privilege arising from this Agreement shall operate or be construed as a waiver thereof or preclude injunctive relief or any other remedy or right; nor shall any single or partial exercise of any right, remedy, power or privilege hereunder preclude any other or further exercise thereof or the exercise of any other right, remedy, power or privilege.

22. **Counterparts.** This Agreement may be executed in counterparts, each of which shall be deemed an original, but all of which together shall be deemed to be one and the same agreement. A signed copy of this Agreement delivered by facsimile, e-mail or other means of electronic transmission shall be deemed to have the same legal effect as delivery of an original signed copy of this Agreement.

[SIGNATURE PAGE FOLLOWS]

ABENGOA

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

ABENGOA VISTA RIDGE LLC

By:

Name:

Title:

BLUE WATER VISTA RIDGE LLC
a Texas limited liability company

By: _____

Ross M. Cummings, President

BURLESON/MILAM MASTER LEASE TRUST

By: _____

_____, Trustee

Exhibit "T"

Existing Permits

**Amended and Restated Drilling & Operating Permit
Issued By Direction of the Board of Directors of the
Post Oak Savannah Groundwater Conservation District**

This Amended and Restated Drilling and Operating Permit ("Permit") is granted to Blue Water Systems, L.P., ("Permittee"), successor to Layne Water Development of Texas, LLC ("Layne"), to authorize Permittee to drill and operate forty-one (41) water wells within the Post Oak Savannah Groundwater Conservation District ("District"), for the purpose of producing water for Municipal Use. The name, location, maximum annual production and maximum gallons of production permitted per minute for each of the forty-one wells is listed in Exhibit "A". The individual wells listed in Exhibit "A" are referred to herein as the "Well" or "Wells" and the forty-one Wells are collectively referred to as the "Well System". This Permit is conditioned upon and subject to Permittee complying with the Rules of the District ("Rules"), the orders of the Board, the Management Plan of the District, as amended, and the laws, rules and regulations of the State of Texas, as amended, applicable to drilling, operating and maintaining water wells within the District. This Permit confers only the right to drill and operate the Wells and Well System in compliance with and subject to the Rules and requirements of this Permit. The terms, conditions and authorizations of this Permit may be modified or amended under the Rules.

The Wells are registered with the District and the State of Texas. The Wells are approved for production in the aggregate as a Well System. The Permittee is authorized to drill and operate the Wells at the locations and maximum GPM production set forth in Exhibit "A", and the maximum annual production of the Well System shall not exceed 70,993 acre feet per year.

The Rules are incorporated herein in their entirety by reference, as if set forth herein verbatim, including but not limited to the Rules providing for reducing permitted production. The Permittee shall comply with the Rules and each requirement thereof in operating, maintaining, repairing and altering each of the Wells and the Well System. All application(s) pursuant to which the related original permits and prior amended permits, and this Permit, have been issued, and all written agreements and acknowledgments executed by the Permittee, and/or by Layne, are incorporated into this Permit. This Permit is granted on the basis of, and contingent upon, the accuracy of the information supplied in the application(s), agreements and acknowledgments on file with the District. A finding that false information was supplied to the District in the permitting process for the Wells is grounds for revocation of this Permit.

The issuance of this Permit does not grant Permittee the right to use any public or private property, interfere with any personal or property rights, or violate any federal, state, or local law, rule or regulation. The District makes no representations and has no responsibility with respect to the availability or quality of the water authorized to be produced under this permit.

The term of the Permit, both the Drilling and the Operating Permit, is for a period of forty years from the original issuance date of September 11, 2004, subject to review every fifth year and modification during any such review to conform this Permit with intervening changes in the Management Plan or state law. Unless waived by the Board of the District for a specific review period, applications for review shall be submitted to the District 90 days prior to the fifth anniversary of the issuance date and each subsequent scheduled review date following the fifth anniversary date, until the date of expiration of this Permit. The Board may waive any review if no material change has been made to the Management Plan, or if the changes made do not require modification of this Permit.

The Permit is issued and effective as of January 13, 2009.

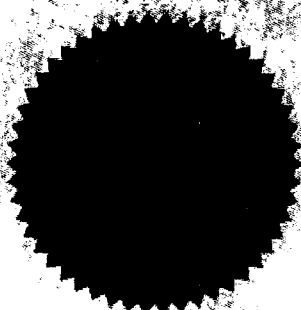
Post Oak Savannah Groundwater Conservation District

By: 

Name: Gary West

Title: General Manager

Permit No. POS-D&O/A & M-0001



ABENGOA

Exhibit "A"
 Blue Water, L.P. Permitted Water Wells
 List for Permit issued January 13, 2009

<u>Well Designation</u>	<u>Location</u>	<u>Max. GPM</u>
CW-1	30.44108N 96.81247W	1200gpm
CW-2	30.43564N 96.80366W	1200gpm
CW-3	30.42803N 96.80739W	1200gpm
CW-4	30.43169N 96.81623W	1200gpm
CW-5	30.43037N 96.82592W	1200gpm
CW-6	30.42724N 96.83412W	1200gpm
CW-7	30.41233N 96.81705W	1200gpm
CW-8	30.42325N 96.81969W	1200gpm
CW-9	30.42052N 96.81123W	975gpm
CW-10	30.41916N 96.80507W	750gpm
CW-11	30.41392N 96.7928W	750gpm
CW-12	30.41116N 96.79682W	750gpm
CW-13	30.44583N 96.76865W	1200gpm
CW-14	30.40421N 96.7786W	750gpm
CW-15	30.41001N 96.78026W	750gpm
CW-16	30.40794N 96.77606W	750gpm
CW-17	30.41709N 96.77139W	750gpm
CW-18	30.42121N 96.77545W	975gpm
CW-19	30.41838N 96.7668W	750gpm
CW-20	30.43605N 96.76393W	1200gpm
CW-21	30.43899N 96.77173W	1200gpm
PW-1	30.5069N 96.82059W	2800gpm
PW-2	30.5032N 96.8128W	2800gpm
PW-3	30.51464N 96.81067W	2800gpm
PW-4	30.49953N 96.80459W	2800gpm
PW-5	30.508N 96.8054W	2800gpm
PW-6	30.49522N 96.79645W	2900gpm
PW-7	30.51578 N 96.79897W	3000gpm
PW-8	30.50739N 96.79584W	3000gpm
PW-9	30.44138N 96.801233W	3000gpm
PW-10	30.43638N 96.80358W	3000gpm
PW-11	30.42851N 96.80668W	3000gpm
PW-12	30.42113N 96.811W	3000gpm
PW-13	30.42394N 96.82004W	3000gpm
PW-14	30.41266N 96.81705W	2500gpm
PW-15	30.42723N 96.83449W	3000gpm
PW-16	30.43059N 96.82576W	3000gpm
PW-17	30.43181n 96.981632w	3000gpm
PW-18	30.41998N 96.7752W	3000gpm
PW-19	30.41001N 96.77979W	3000gpm
PW-20	30.41145N 96.79644W	1800gpm



Amended Permit to Transport Groundwater From within the
Post Oak Savannah Groundwater Conservation District
Of the State of Texas

By Direction of the Board of Directors of the
Post Oak Savannah Groundwater Conservation District

This amended permit is granted to: Blue Water Systems, LP (Permittee), c/o Ross Cummings, Stonebridge Plaza 1, 9606 N. Mopac, Suite 125, Austin, Travis County, Texas 78759, successor to Layne Water Development of Texas, LLC ("Layne"), for the purpose of transporting groundwater from a system of water wells (wells) within the Post Oak Savannah Groundwater Conservation District (District), to locations outside the District for the non-wasteful purposes of Municipal Use in the counties of Bastrop, Bell, Burnet, Caldwell, Hays, Lee, Travis, Williamson, Comal, Guadalupe, and Bexar, in the State of Texas ("Amended Permit"). The groundwater permitted herein must be put to beneficial use at all times.

The location of each well from which water is authorized to be transported under this Amended Permit is listed in Exhibit "A". The Permittee has leased the water rights that will be produced. In addition, the names and mailing addresses of the owners of the land from which the wells are authorized to produce water are set forth in the application filed by Permittee for this Amended Permit, and otherwise in the records of the District.

Upon issuance of this Amended Permit, the Permittee agrees to abide by the Rules, orders of the Board and Management Plan of the District, as amended, and the Laws and Rules of the State of Texas, as amended, in transporting groundwater from the water wells to locations outside the District. This permit confers only the right to use the permit under the provisions of the District rules and according to its terms. The permit terms may be modified or amended as provided in the District rules.

These wells are registered with the District and the State of Texas. The amount of groundwater to be transported from the District shall not exceed 63,374,148 million gallons during any 24 hour period. The total amount of groundwater to be transported from the District on an annual basis shall not exceed 70,993 acre feet.

This Amended Permit confers only the right to transport groundwater and its terms may be modified or amended. The operation of the wells for the authorized withdrawal must be conducted in a non-wasteful manner.

All transport and storage facilities must be accessible to District representatives for inspection, and the Permittee agrees to cooperate fully in any reasonable inspection of these facilities by the District representatives.

All application(s) pursuant to which the related original permits and the prior amended permits, and this Amended Permit, have been issued, and all written agreements and acknowledgments executed by the Permittee, and/or by Layne, are incorporated into this Amended Permit, which is granted on the basis of, and contingent upon, the accuracy of the information supplied in the application(s). A finding that false information as been supplied is grounds for revocation of the Amended Permit.

Violation of the terms, conditions, requirements, or special provisions of this Amended Permit is punishable by civil penalties as provided by the District Rules and by law.

On or before February 15 of each year, the owner of this Amended Permit must submit an annual report to the District describing the amount of groundwater transported under this Amended Permit. This report shall be filed on a form provided by the District, stating the following: (1) the name of the Permittee; (2) the well numbers of each well for which the Permittee holds a transport permit; (3) the total amount of groundwater transported from each well and well system during the immediately preceding calendar year; (4) the total amount of groundwater transported from each well and well system during each month of the immediately preceding calendar year; (5) the purpose for which the water was transported; (6) any other information related to the operation and production of the wells or transport of water requested by the District.

The issuance of this Amended Permit does not grant to the Permittee the right to use private property, or public property, for the production or conveyance of water. Neither does this Amended Permit authorize the invasion of any personal rights nor the violation of federal, state, or local laws, or any regulations.

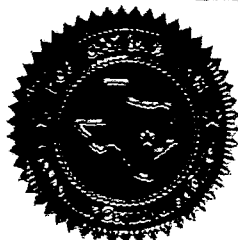
The District makes no representations and shall have no responsibility with respect to the availability or quality of water authorized to be transported under this Amended Permit.

Special Terms:

This Amended Permit expires on September 15, 2034. This Amended Permit is subject to review every fifth year, and during any such review may be modified to conform with intervening changes in the Management Plan of the District or state law. Permittee shall submit to the District 90 days prior to the fifth anniversary of the issuance and each subsequent review, and the date of expiration of the operating permit a full and complete report describing its groundwater transportation system, volumes of water delivered by customer, and the delivery points of groundwater transported, together with such other information that will assist the District's review. The Board may waive any five year review if no material change has been made to the Management Plan, or if the changes made do not require modification of such permits. Despite the term of duration listed in this Amended Permit, the Permittee is authorized to transport groundwater under this Amended Permit only as long as the Permittee holds a valid operating permit issued by the District for the wells listed in this Amended Permit.

This amended permit issued September 14, 2004 is hereby amended effective September 14, 2010.

This permit expires September 15, 2034.



Gary Westbrook - General Manager

Schedule 1
Key Persons

Ross Cummings

Schedule 2

1. Cause No. 26,694; *Ausley v. Blue Water Systems LP*; In the District Court of Burleson County, Texas; 21st Judicial District (suit by landowner/lessor regarding rights under groundwater lease assigned to Blue Water Systems LP; landowner/lessor's suit asserts claims for breach of contract and declaratory judgment seeking, inter alia, access to water from transmission pipeline crossing landowner's property under theory that groundwater lease provides landowner with access to water from pooled wells)

VISTA RIDGE REGIONAL SUPPLY CONTRACT

**WATER TRANSMISSION AND
PURCHASE AGREEMENT**

**San Antonio Water System
Resolution No. 14-269 & 14-274**

RESOLUTION NO. _____

OF THE SAN ANTONIO WATER SYSTEM BOARD OF TRUSTEES APPROVING THE WATER TRANSMISSION AND PURCHASE AGREEMENT BETWEEN THE CITY OF SAN ANTONIO ACTING BY AND THROUGH ITS SAN ANTONIO WATER SYSTEM AND ABENGOA VISTA RIDGE LLC IN CONNECTION WITH THE WATER SUPPLY PROPOSAL SUBMITTED BY THE VISTA RIDGE CONSORTIUM IN RESPONSE TO THE SYSTEM'S SOLICITATION NO. P-11-003-DS ENTITLED REQUEST FOR COMPETITIVE SEALED PROPOSALS REGARDING THE PROVISION AND DELIVERY OF ALTERNATIVE WATER SUPPLIES AND PROVIDING THAT SHOULD THERE BE ANY TECHNICAL CHANGES OR CORRECTIONS PRIOR TO SUBMISSION TO THE SAN ANTONIO CITY COUNCIL SUCH CHANGES OR CORRECTIONS WILL BE BROUGHT TO THE SYSTEM'S BOARD FOR APPROVAL PRIOR TO PRESENTATION TO THE SAN ANTONIO CITY COUNCIL; FINDING THE RESOLUTION TO HAVE BEEN CONSIDERED PURSUANT TO THE LAWS GOVERNING OPEN MEETINGS; PROVIDING A SEVERABILITY CLAUSE; AND ESTABLISHING AN EFFECTIVE DATE

WHEREAS, the San Antonio Water System ("System") issued Solicitation No. P-11-003-DS entitled Request for Competitive Sealed Proposals Regarding the Provision and Delivery of Alternative Water Supplies ("Solicitation") for the purpose of bringing the System's future water supply needs to the marketplace and inviting proposals for potential non-Edwards Aquifer supplies to be compared, selected or rejected; and

WHEREAS, the System received nine responses to the Solicitation from a variety of public and private vendors; and

WHEREAS, System staff engaged in a comprehensive evaluation of the competing proposals in accordance with the criteria of the Solicitation as modified by on-going System planning and either rejected or found all other proposals to be non-responsive and inadequate for the purpose of offering a workable total water supply solution for San Antonio; and

WHEREAS, at the System meeting of July 1, 2014, the Board formally selected the water supply proposal of the Vista Ridge Consortium as the most advantageous proposal subject to negotiation of an acceptable agreement and receipt of City Council support; and

WHEREAS, the Board established a Water Supply Negotiation Committee that held several publically posted meetings to negotiate the major terms of the proposed Water

Transmission and Purchase Agreement (“Project Agreement”) between the City of San Antonio acting by and through its System and Abengoa Vista Ridge, LLC (“Vista Ridge”); and

WHEREAS, the Project Agreement provides for delivery of up to 50,000 acre-feet of water from the Carrizo and Simsboro Aquifer in Bureson and Milam Counties for at least 30 years; and

WHEREAS, the System will be required to pay monthly payments to Vista Ridge in excess of \$100 million per year for water made available from Vista Ridge under the terms of the Project Agreement; and

WHEREAS, the Project Agreement requires two separate agreements (the “Ancillary Agreements”) which are planned to be briefed to the Board before City Council approval and final execution of the Project Agreement; and

WHEREAS, the Ancillary Agreements include (a) the Groundwater Supply Agreement between the System and Blue Water Vista Ridge, LLC to formalize the water purchase terms after the expiration or termination of the Project Agreement; and (b) the Project Real Property Conveyance Agreement between the System and the Central Texas Regional Water Supply Corporation which will provide for transfer of the project assets under the Project Agreement that are owned or controlled by the Water Supply Corporation; and

WHEREAS, the System recognizes the importance of the related goals of protecting the Edwards Aquifer, continuation of leading the nation in conservation, as well as minimizing rate impacts of the project on ratepayers, particularly those most in need; and

WHEREAS, the San Antonio City Council will need to further approve the Project Agreement; and

WHEREAS, the System’s President and Chief Executive Officer, Robert Puente is recommending that the System Board approve the Project Agreement attached hereto as Exhibit A and incorporated herein for all purposes provided that should there be any technical changes or corrections prior to submission to the San Antonio City Council such changes or corrections will be brought to the System’s Board for approval prior to presentation to the San Antonio City Council; now, therefore:

BE IT RESOLVED BY THE SAN ANTONIO WATER SYSTEM BOARD OF TRUSTEES:

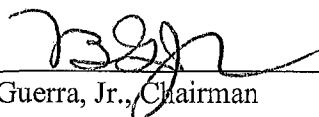
1. That the Project Agreement between the City of San Antonio acting by and through its System and Abengoa Vista Ridge LLC in connection with the water supply proposal submitted by the Vista Ridge Consortium in response to the System’s Solicitation No. P-11-003-DS entitled Request for Competitive Sealed Proposals Regarding the Provision and Delivery of Alternative Water Supplies and attached hereto as Exhibit “A” is hereby approved, provided that should there be any technical changes or corrections prior to submission to the San Antonio City Council such

changes or corrections will be brought to the System's Board for approval prior to presentation to the San Antonio City Council.

2. The approval of the Project Agreement is subject to (a) finalization and execution of the Groundwater Lease Conveyance Agreement between Abengoa Vista Ridge LLC, Blue Water Vista Ridge, LLC, Blue Water Regional Supply Project LLC and the Burluson/Milam Master Lease Trust by no later than the date of approval of the Project Agreement by the San Antonio City Council; (b) finalization and execution of the following Ancillary Agreements: (i) the Groundwater Supply Agreement between the System and Blue Water Vista Ridge, LLC; and (ii) the Project Real Property Conveyance Agreement between the System and the Central Texas Regional Water Supply Corporation; and (c) further approval of the Project Agreement by the San Antonio City Council and direction on accounting for the liabilities under the Project Agreement.
3. That the System's President and Chief Executive Officer Robert Puente is hereby authorized to negotiate, finalize and execute the Ancillary Agreements as well as finalize the Project Agreement.
4. That it is recommended that the San Antonio City Council further approve the Project Agreement and account for the financial liability represented by the Project Agreement for purposes of rate setting and solving for the administrative test of the Texas Attorney General known as the "Bond Allowable" not later than financial close.
5. That the System staff is hereby directed to submit the Project Agreement to the San Antonio City Council for its approval.
6. That the System staff is hereby directed to continue public outreach efforts with respect to the Project Agreement.
7. That the System's Board Chairman Berto Guerra and the System's President and Chief Executive Officer Robert Puente are hereby authorized to execute the Project Agreement after approval of the Project Agreement by the San Antonio City Council and the System is directed to carry out all of its duties, obligations and requirements under the Project Agreement.
8. That the System's Board Chairman Berto Guerra and/or the System's President and Chief Executive Officer Robert Puente are hereby further authorized to execute all other documents and agreements required by the Project Agreement after approval of the Project Agreement by the San Antonio City Council and the System is further directed to carry out all of its duties, obligations and requirements under the Ancillary Agreements and any other documents and agreements required under the Project Agreement.

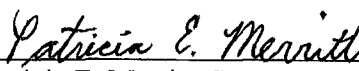
9. That the water made available to the System under the Project Agreement is necessary and essential to the present and future operation and planning of the System in order to produce potable water to meet current and projected needs of current and future customers. The payments required by the Project Agreement shall constitute reasonable and necessary operating expenses of the System.
10. The System recognized that entering into the Project Agreement results in a commitment of the financial resources of the System, and that further budgeting by the System shall account for the necessary financial obligations, including those required to meet the Texas Attorney General's "bond allowable" test to demonstrate the System's ability to satisfy the obligation in the manner required by the Attorney General and as ordained by the San Antonio City Council.
11. If any part, section, paragraph, sentence, phrase or word of this resolution is for any reason held to be unconstitutional, illegal, inoperative or invalid, or if any exception to or limitation upon any general provision herein contained is held to be unconstitutional, illegal, invalid or ineffective, the remainder of this resolution shall nevertheless stand effective and valid as if it had been enacted without the portion held to be unconstitutional, illegal, invalid or ineffective.
12. This resolution becomes effective immediately upon its passage.

PASSED AND APPROVED this 29 day of September, 2014.



Berto Guerra, Jr., Chairman

ATTEST:



Patricia E. Merritt, Secretary

EXHIBIT B

SAWS BOARD RESOLUTION

RESOLUTION NO. ~~14-274~~

OF THE SAN ANTONIO WATER SYSTEM BOARD OF TRUSTEES (“SYSTEM”) APPROVING CHANGES TO THE WATER TRANSMISSION AND PURCHASE AGREEMENT (“PROJECT AGREEMENT”) BETWEEN THE SYSTEM AND ABENGOA VISTA RIDGE, LLC PREVIOUSLY APPROVED BY THE SYSTEM’S BOARD OF TRUSTEES ON SEPTEMBER 29, 2014 BY RESOLUTION NO. 14-269; FURTHER APPROVING THE MODIFIED PROJECT AGREEMENT; FINDING THE RESOLUTION TO HAVE BEEN CONSIDERED PURSUANT TO THE LAWS GOVERNING OPEN MEETINGS; PROVIDING A SEVERABILITY CLAUSE; AND ESTABLISHING AN EFFECTIVE DATE

WHEREAS, the San Antonio Water System Board of Trustees (“Board”) (collectively the “System”) approved Resolution No. 14-269 on September 29, 2014 (the “Original Resolution”), approving a Water Transmission and Purchase Agreement (“Project Agreement”) with Abengoa Vista Ridge, LLC (“Vista Ridge”) for a water supply in response to the System’s Solicitation No. P-11-003-DS entitled Request for Competitive Sealed Proposals Regarding the Provision and Delivery of Alternative Water Supplies; and

WHEREAS, in public discussions, Board Chairman Berto Guerra gave Vista Ridge a period of ten days to provide feedback and determine whether they would accept or reject the Project Agreement; and

WHEREAS, during the ten days, Vista Ridge engaged the System in discussions about potential changes that would need to be incorporated in the Project Agreement in order to fully accept the Project Agreement; and

WHEREAS, the System’s staff itself saw various opportunities to strengthen and clarify the Project Agreement, as well as better conform various provisions within the Project Agreement; and

WHEREAS, the System’s staff and Vista Ridge representatives worked on various mutually-acceptable changes to the Project Agreement and are bringing those changes to the Board for approval; and

WHEREAS, nothing in the proposed changes affects the fundamental agreement or price of the previously approved and publicly discussed Project Agreement; and


WHEREAS, this Resolution supplements, but does not supersede or subsume, the Original Resolution, and, except where explicitly now modified, the provisions of the Original Resolution control and remain valid and in effect; and

WHEREAS, the changes only further strengthen and clarify the Project Agreement and enhance the ability of both parties to perform their respective roles in the most efficient manner while also protecting the ratepayers; now, therefore:

BE IT RESOLVED BY THE SAN ANTONIO WATER SYSTEM BOARD OF TRUSTEES:

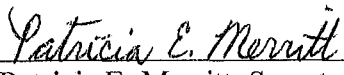
1. That the changes to the Project Agreement between the System and Vista Ridge previously approved by the System's Board of Trustees on September 29, 2014 by Resolution No. 14-269 as depicted in Attachment A, are hereby approved.
2. That the modified Project Agreement as depicted in Attachment A is, therefore, hereby approved.
3. That it is recommended that the San Antonio City Council approve the Project Agreement as modified by this Resolution.
4. That the System's staff is hereby directed to submit the modified Project Agreement to the San Antonio City Council for its approval.
5. That the System's Board Chairman Berto Guerra and the System's President and Chief Executive Officer Robert Puente are hereby authorized to execute the modified Project Agreement after its approval by the San Antonio City Council and the System is directed to carry out all of its duties, obligations and requirements under the modified Project Agreement.
6. That this Resolution supplements, but does not supersede or subsume, the Original Resolution, and, except where explicitly now modified, the provisions of the Original Resolution control and remain valid and in effect.
7. It is officially found, determined and declared that the meeting at which this resolution is adopted was open to the public, and that public notice of the time, place, and subject matter of the public business to be conducted at such meeting, including this resolution, was given to all as required by the Texas Codes Annotated, as amended, Title 5, Chapter 551, Government Code.
8. If any part, section, paragraph, sentence, phrase or word of this resolution is for any reason held to be unconstitutional, illegal, inoperative or invalid, or if any exception to or limitation upon any general provision herein contained is held to be unconstitutional, illegal, invalid or ineffective, the remainder of this resolution shall nevertheless stand effective and valid as if it had been enacted without the portion held to be unconstitutional, illegal, invalid or ineffective.
9. This resolution becomes effective immediately upon its passage.

PASSED AND APPROVED this 15th day of October, 2014.



Berto Guerra, Jr., Chairman

ATTEST:



Patricia E. Merritt, Secretary

Attachment A: Modified Project Agreement