Entry 2017002114
Book 1510 Pages 68-73 \$24.00
21-Mar-17 02:37
BRENDA MCDONALD
RECORDER, UINTAH COUNTY, UTAH
TITLE WEST - SLC
2735 EAST PARLEY'S WAY SUITE 201, SALT LAKE CITY, UTAH 84:
Rec By: Wanda Merkley, Deputy Recorder
Electronic Recording

When Recorded Return to Zions First National Bank 1 South Main Street, No. 300 Salt Lake City, Utah 84133 Attn: Kristy Walker

Ent 2017002114 Book 1510 Pg 68

Tax ID: 05:046:0019

# SEVENTH AMENDMENT TO ACKNOWLEDGMENT OF CROSS-COLLATERALIZATION AND CROSS-DEFAULTING OF OBLIGATIONS

This Seventh Amendment to Acknowledgment of Cross-Collateralization and Cross-Defaulting of Obligations ("Amended and Restated") is entered into effective this 9th day of March 2017 ("Effective Date"), by and among ZB, N.A., DBA ZIONS FIRST NATIONAL BANK as lender ("Lender"); WIND RIVER PETROLEUM aka WIND RIVER PETROLEUM, INC.; CHRISTENSEN AND LARSON, L.L.C.; CHRISTENSEN AND LARSON INVESTMENT COMPANY, INC., as borrowers (jointly and severally, "Borrower"); and J. CRAIG LARSON and KEITH S. CHRISTENSEN. In the remainder of this Amendment, "Parties" shall mean all the persons and entities identified in this paragraph collectively.

### PARTIES' REPRESENTATIONS

- A. Lender and Borrower executed that certain "Acknowledgment of Cross-Collateralization and Cross-Defaulting of Obligations Secured by Deeds of Trust" ("Acknowledgement") effective as of January 17, 2007 whereby Lender agreed to lend Borrower \$1,550,000.00 on the condition that Borrower agreed that the loan would be (a) cross-collateralized by certain trust deeds given by Borrower to secure Lender's previous loans to Borrower and (b) subject to a cross-default arrangement whereby a default under any of Lender's loans to Borrower would be deemed a default under one or all the remaining loans.
- B. On or about December 22, 2009, Lender, Borrower, J. Craig Larson, and Keith S. Christensen executed that certain First Amendment to Acknowledgment of Cross-Collateralization and Cross-Defaulting of Obligations Secured by Deeds of Trust ("First Amendment") in connection with a contemporaneous extension of credit by Lender to Borrower.
- C. On or about July 30, 2010, Lender, Borrower, J. Craig Larson, and Keith S. Christensen executed that certain Second Amendment to Acknowledgment of Cross-Collateralization and Cross-Defaulting of Obligations Secured by Deeds of Trust ("Second Amendment") in connection with a contemporaneous extension of credit by Lender to Borrower.
- D. On or about February 28, 2011, Lender, Borrower, J. Craig Larson, and Keith S. Christensen executed that certain Third Amendment to Acknowledgment of Cross-Collateralization and Cross-Defaulting of Obligations Secured by Deeds of Trust ("Third Amendment") in connection with a contemporaneous extension of credit by Lender to Borrower.

- E. On or about May 31, 2011, Lender, Borrower, J. Craig Larson, and Keith S. Christensen executed that certain Fourth Amendment to Acknowledgment of Cross-Collateralization and Cross-Defaulting of Obligations Secured by Deeds of Trust ("Fourth Amendment") in connection with a contemporaneous extension of credit by Lender to Borrower. In the remainder of this Fifth Amendment, the Acknowledgement, as modified by the First Amendment, the Second Amendment, the Third Amendment, and the Fourth Amendment shall be referred to as the "Acknowledgement."
- F. On or about August 9, 2014, Lender, Borrower, J. Craig Larson, and Keith S. Christensen executed that certain Fifth Amendment to Acknowledgment of Cross-Collateralization and Cross-Defaulting of Obligations Secured by Deeds of Trust ("Fifth Amendment") in connection with a contemporaneous extension of credit by Lender to Borrower. In the remainder of this Sixth Amendment, the Acknowledgement, as modified by the First Amendment, the Second Amendment, the Third Amendment, Fourth Amendment and the Fifth Amendment shall be referred to as the "Acknowledgement."
- G. On or about March 14, 2015, Lender, Borrower, J. Craig Larson, and Keith S. Christensen executed that certain Sixth Amendment to Acknowledgment of Cross-Collateralization and Cross-Defaulting of Obligations Secured by Deeds of Trust ("Sixth Amendment") in connection with a contemporaneous extension of credit by Lender to Borrower. In the remainder of this Sixth Amendment, the Acknowledgement, as modified by the First Amendment, the Second Amendment, the Third Amendment, Fourth Amendment, Fifth Amendment and the Sixth Amendment shall be referred to as the "Acknowledgement."
- H. The Parties agree that it is in their mutual best interests to restructure the credit relationship between them by, among other things, renewing, consolidating, modifying, or increasing the maximum committed amount of one or more of the Wind River Loans (as defined below) and to further amend the Acknowledgement as set forth below to reflect the terms of that restructuring.

NOW, THEREFORE, for valuable consideration, the receipt and sufficiency of which are acknowledged, Lender and Borrower agree as follows with respect to the Acknowledgement:

## AGREEMENT

1. Paragraph 1, except for the paragraph number 1., of the Acknowledgment is deleted in its entirety and replaced with the following text:

Lender and Borrower acknowledge and agree that it is the express intent that Loans 1319426-9001, 9773738-6001, 9773738-6002, 9773738-6099, 9773738-9010, 9773738-9012, 9773738-9013, 9773738-9014, 9773738-9015 and 2089319-9002 and each extension, and or renewal, of credit by Lender to Borrower made prior to, as of, or after the effective date of this Amendment, as each may be modified in amount, term, form (e.g., term loan or line of credit), loan number designation, or otherwise or result

from the consolidation of two or more other extensions of credit shall not be collateralized and cross-collateralized; and

- (c) Lender and Wind River Petroleum Aka Wind River Petroleum, Inc. acknowledge and agree that it is the express intent that Loans 9773738-9010, 9773738-9013, 9773738-9014 and 9773738-0099/9015 and each extension, and or renewal, of credit by Lender to Borrower made prior to, as of, or after the effective date of this Amendment, as each may be modified in amount, term, form (e.g., term loan or line of credit), loan number designation, or otherwise or result from the consolidation of two or more other extensions of credit shall be collateralized and cross-collateralized; and
- (d) Lender and Christensen and Larson, L.L.C.; Christensen and Larson Investment Company, Inc., and J. Craig Larson and Keith S. Christensen acknowledge and agree that it is the express intent that 2089319-9002, 1319426-9001, 1319426-9002 and 6333834-9001 and each extension, and or renewal, of credit by Lender to Borrower made prior to, as of, or after the effective date of this Agreement, as each may be modified in amount, term, form (e.g., term loan or line of credit), loan number designation, or otherwise or result from the consolidation of two or more other extensions of credit shall be collateralized and cross-collateralized.
- 2. Lender and Borrower agree that Lender may record an original of this Amendment in the real property records for each parcel of real property secured by said loans as security for performance of said loans. Said real property parcels, if recorded in the real property records, are attached hereto and made a part of this Amendment as Exhibit "A."
- 3. Except as expressly modified by this Amendment, all others terms and conditions of the Acknowledgment shall remain in full force and effect.

IN WITNESS WHEREOF, the Parties have executed this Amendment as of the Effective Date.

BORROWER:	LENDER:
CHRISTENSEN AND LARSON, L.L.C.	ZB, N.A. dba Zions first national
	BANK
Hay Khun	By: Sustallalker:
J. Craig Larson, Manager	Its: ER Use Resident
A A Marian Company of the Company of	Aletur Day
Kentes. Christenson, Manager	J. CRAIG LARSON, Individually
,	
WIND RIVER PETROLEUM	
Agne Kom	Crest C
J. Craig Larson, President	KEPIES. CHRISTENSEN, Individually
CHRISTENSEN AND PARSON INVESTMEN	T COMPANY
Two files	
Keith Schristensen, President	

## LIMITED LIABILITY COMPANY ACKNOWLEDGMENT

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STATE OF UTAH	) ss:		
COUNTY OF SALT LAKE	• • •		
Christensen who being duly L.L.C., the limited liability instrument was signed in be	y sworn, did say that they company that executed the chalf of said limited liable knowledged to me that start the chalf of	y appeared before me J. Craig I y are Managers of CHRISTEN the above and foregoing instruction in the above and foregoing instruction in the above and foregoing instruction in the above and foregoing instruction for Commission Expires February 24, 2018 Commission Expires February 24, 2018 Commission #675005	SEN AND LARSON, ment, and that said d said J. Craig Larson
	CORPORATE AC	KNOWLEDGMENT	
STATE OF UTAH	) ss:		
COUNTY OF SALT LAK	E )		
duly sworn, did say that he COMPANY, INC., the cor	is the President of CHR poration that executed the chalf of said corporation	appeared before me Keith S. OISTENSEN AND LARSON IN the above and foregoing instrumt by authority of a resolution of a that said corporation executed	NVESTMENT nent, and that said Fits Board of Directors,
	2635A	Indi Kromar	

Notary Public

Notary Public

State of Utah

My Commission Expires February 24, 2018

Commission #676005

## CORPORATE ACKNOWLEDGMENT

STATE OF UTAH	).	
	ss:	
COUNTY OF SALT LAKE	)	
On the <u>day</u> of M sworn, did say that he is the I above and foregoing instrume authority of a resolution of its	farch 2017, President of ent, and that is Board of	personally appeared before me J. Craig Larson, who being duly f WIND RIVER PETROLEUM, the corporation that executed the at said instrument was signed in behalf of said corporation by Directors, and said J. Craig Larson acknowledged to me that said
corporation executed the sam	1e.	•

Notary Public

Jodi Kramer
Notary Public
State of Utish
My Commission Expires February 24, 2018
Commission #675005

4

## CORPORATE ACKNOWLEDGMENT

STATE OF UTAH		
	ss:	
COUNTY OF SALT LAKE	)	

On the Aday of March 2017, personally appeared before me Kristy Walker, who being duly sworn, did say that she is a Senior Vice President of ZIONS FIRST NATIONAL BANK, the corporation that executed the above and foregoing instrument, and that said instrument was signed in behalf of said corporation by authority of a resolution of its Board of Directors, and said Kristy Walker acknowledged to me that said corporation executed the same.

NOTARY PUBLIC JAMESON JACKSON

Notary Public

INDIVIDUAL ACKNOWLEDGEMENTS

STATE OF UTAH )
85:
COUNTY OF SALT LAKE )

The foregoing instrument was acknowledged before me this 2 day of March 2017 by J. CRAIG

LARSON.

NOTARY PUBLIC

Jodi Kramer Notary Public State of Utah Commission Expires February 24, 2018 Commission #675005

Commission No. 688910 Commission Expires MAY 02, 2020 STATE OF UTAH

STATE OF UTAH

88;

COUNTY OF SALT LAKE

The foregoing instrument was acknowledged before me this 2 day of March 2017 by KEITH S.

CHRISTENSEN.

NOTARY PUBLIC

Jodi Kramer Notary Public State of Utah My Commission Expires February 24, 2018 Commission #375005

#### Exhibit A

## Legal Description(s)

## Parcel 15: (Uintah County)

Beginning South 89°57'40" West 409.10 feet along the South Section line from the Southeast corner of Section 24, Township 4 South, Range 21 East, Salt Lake Base and Meridian, and North 33.00 feet to the point of beginning; thence South 89°57'40" West 185.80 feet, more or less, to the East right-of-way line of the relocated (1958) U.S. Highway 40; thence along the relocated Easterly boundary of U. S. Highway 40 on the arc of 3869.80 foot radius curve to the left 436.57 feet (chord bears North 36°47'15" East 436.34 feet) to a point which is 382.70 feet North of the South Section line of said Section; thence North 89°57'40" East 447.00 feet, more or less, to a point which is West 409.10 feet from the East line of the Section; thence South 349.70 feet to the point of beginning.

Address: 1355 East Highway 40 Vemal, Utah