Enfry No ... RECORDED 5-24-82 REQUEST of Colour WANDAY, SPRINGS SUMMER RATTIFFCATION AND JOINDER AGREEMENT ABSTRACT____ \$ 11.50 INDEXED -

> THIS AGREEMENT, made and entered into this 30th day of November, 1981, by and between Kenneth L. Unthank, Joyce L. Unthank Stephensen, Alice Louise Unthank Meldrum, F. Ilene Unthank Bruckman, R. Wayne Unthank, and Dorothy Unthank Young and MOUNTAIN FUEL SUPPLY COMPANY, a Utah Corporation.

WITNESSETH:

WHEREAS, heretofore, on the 1st day of June, 1972, Florence Lillian Robinson Unthank executed and delivered to MOUNTAIN FUEL SUPPLY COMPANY, a Utah Corporation, a certain Gas Storage and Oil and Gas Lease, covering the following described land, situated in the County of Summit, State of Utah, to-wit:

PARCEL 11

The Southeast quarter of the Northeast quarter of Section 16, Township 2 North, Range 5 East, Salt Lake Meridian, containing 40.00 acres.

EXCEPTING from Parcel 1 the following: Beginning at the Northeast corner of the Southeast quarter of the Northeast quarter of Section 16, Township 2 North, Range 5 East, Salt Lake Base and Meridian; thence West 481.8 feet to a true point of beginning the section of the sectio ning; thence West 676.5 feet; thence South 165.0 feet; thence North 76⁰16' East 695.2 feet to the true point of beginning. Containing 1.28 acres.

PARCEL 2

Beginning at a point on the section line which is West 6.25 chains from the Southeast corner of Section 9, Township 2 North, Range 5 East, of the Salt Lake Base and Meridian, and running thence North 20.0 chains; thence West 2.27 chains; thence South 24.7 chains; thence North 80°11' East 2.31 chains; thence North 4.5 chains; to the point of beginning and containing 5.77 acres, more or less.

PARCEL 3
Beginning at a point on the section line which is South 3.4 chains from the Northeast corner of Section 16, Township 2 North, Range 5 East of the Salt Lake Base and Meridian, and running South on the section line 15.6 chains; more or less to the Southeast corner of the Northeast quarter of the Northeast quarter of the above Section 16; thence West 7.3 chains; thence North 16.0 chains; thence North 80011' East 2.40 chains; thence North 60051' East 6.01 chains to the point of beginning and containing 11.48 acres, more or less; subject, however, to a right of way for a road across the North side of said property as the same now exists.

which lease is recorded in Book M-39 of the Records of said County on Pages 84-86, and,

WHEREAS, heretofore, on the 2nd day of June, 1975, Florence Lillian Robinson Unthank executed and delivered to MOUNTAIN FUEL SUPPLY COMPANY, a Utah Corporation, a certain Agreement, covering the above described land, situated in the County of Summit, State of Utah, which Agreement has not been recorded in said County, and,

WHEREAS, Florence Lillian Robinson Unthank is now deceased, and the undersigned, successors in interest, desire that said Lease and said Agreement should be joined in and/or ratified and confirmed and that the manner in which delay rentals and storage fees are to be paid pursuant to the terms of said Lease and said Agreement should be specified;

NOW, THEREFORE, in consideration of the premises and other good and valuable consideration, the receipt, adequacy and sufficiency of which are hereby acknowledged by each of the undersigned:

BOOKM 220 PAGE 60 2

w.5°

- 1. Regardless of the original execution of said Lease and said Agreement, each of the undersigned hereby joins in, ratifies and confirms said Lease and said Agreement and acknowledges that said Lease and said Agreement are valid and in full force and effect, covering the entire interest of each of the undersigned in the above described lands and that all rentals and storage fees previously payable thereunder have been properly and timely paid; and for such purposes each of the undersigned does hereby grant, lease and let unto MOUNTAIN FUEL SUPPLY COMPANY such party's entire interest in the above described lands upon the same terms, conditions and provisions as are contained in said Lease and said Agreement and in any amendments of said Lease and said Agreement which may heretofore have been executed and for such purposes all rights of dower and homestead in the above described lands are hereby released.
- 2. The undersigned does further, for the consideration paid and received aforesaid, expressly authorize and direct MOUNTAIN FUEL SUPPLY COMPANY to make all payments on account of delay rentals, or storage fees, which might become payable to the undersigned under the provisions of the said Gas Storage and Oil and Gas Lease, and under the provisions of said Agreement, to the undersigned, in the manner provided by the said Lease as recorded, and in the manner provided by the said Agreement.
- 3. Regardless of whether or not this instrument is executed by all parties named herein, this instrument shall be binding upon each of the undersigned parties, their heirs, personal representatives, successors and assigns.

EXECUTED as of the 30 day of November, 1981.

X	Kennell		& lenthank				
	Kenneth	L.	Untha	ink			

X Sur A Willock

STATE UTAH)
COUNTY ITAL ; ss.

On this 30% day of November, 1981, personally appeared before the Kenneth L UNTHANK & GWEN S. UNTHAMK

the signers of the above instrument, who duly acknowledged to me that they executed same.

IN WITNESS WHEREOF, I have hereunto set my hand and seal.

My Commission Expires:

7-12-85

Notary Public

RATIFICATION AND RENTAL AND STORAGE FEE DIVISION ORDER

WHEREAS, Florence Lil	lian Robins	on Unthank		
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lessor, executed and delivered to Mo				
	<u>untain Fuel</u>	Supply Com	pany	
a, Gas Storage and lease dated	June 1.	1972 . •	hich is recorded in Volum	e M-39 Page 84-86
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ering land described as follows:				
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TON DESCRIPTION SEE	CVIIIDII V	ATTACHED II	ENERO AND TABLE A	TAKT NEKCOT
includes, in addition to that above descri				
owned or claimed by lessor by limitation a preference right of acquisition.				nent or (b) as to which lesso
WHEREAS, Said lease is now owned by		<u>Mountain Fue</u>	I Supply Company	proportion of any many rents
WHEREAS, The undersigned desire to a		confirm said les	se, and to sel out theur	proportion of any denimy feats
NOW, THEREFORE, For good and value	uable considerat			lged, the undersigned hereb
opt, ratify, and confirm said lease, and the	· ·			*
Mountain Fuel Supply Company ms and conditions set forth is said lease.				in accordance with all of th
The undersigned further authorize	1	<u>Mountain Fue</u>	1 Supply Company	en e
pay or tender rentals under said lease in a				
ries named below, or to the credit of any ; to the respective depository set out belo				
ly comply with the requirements of said le				ments of tenders so made wi
				ch of whom certifies as to th
ount set opposite his name only, provided to the other parties, or their success	that if no amoun	at is set forth opp	osite his name, then the	
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• • • • • • • • • • • • • • • • • • •	to me known to be the Identical person described in and who execut
the within and foregoing instrument of writing and acknowled	iged to me that
porpose district	set forth.
IN WITNESS WHEREOF, I have hereunto set my har	nd and affixed my notarial seal the day and year last above written.
My Commission Expires	and year last above written.
	Notary Public.
STATE OF UTAH	
COUNTY OF Allas	oma, Kanasa, New Mexico, Wyoming, Montana, Colorado, Utsh. Nebraska, North Dakota, South Dakota
	ACKNOWLEDGMENT INDIVIDUAL
BEFORE ME, the undersigned, a Notary Public, in and i	for said County and State, on this
day of 30 November 19 81 personally app	
Kennett & anthor	Deserre A Mothers
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and	
	to me known to be the identical personS., described in and who execut
the within and foregoing instrument of writing and acknowled-	ged to me that they duly executed the same Altheir
and voluntary act and deed for the uses and purposes therein :	set forth.
IN WITNESS WHEREOF, I have hereunto set my han	id and allixed my notatial stal the day and was last above written
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EXHIBIT "A"

Attached to that certain
Ratification and Rental and Storage Fee Division Order
Dated November 30, 1981



PARCEL 1

The Southeast quarter of the Northeast quarter of Section 16, Township 2 North, Range 5 East, Salt Lake Meridian, containing 40.00 acres.

EXCEPTING from Parcel 1 the following: Beginning at the Northeast corner of the Southeast quarter of the Northeast quarter of Section 16, Township 2 North, Range 5 East, Salt Lake Base and Meridian; thence West 481.8 feet to a true point of beginning; thence West 676.5 feet; thence South 165.0 feet; thence North 76 16' East 695.2 feet to the true point of beginning. Containing 1.28 acres.

PARCEL 2

Beginning at a point on the section line which is West 6.25 chains from the Southeast corner of Section 9, Township 2 North, Range 5 East, of the Salt Lake Base and Meridian, and running thence North 20.0 chains; thence West 2.27 chains; thence South 24.7 chains; thence North 80°11' East 2.31 chains; thence North 4.5 chains; to the point of beginning and containing 5.77 acres, more or less.

PARCEL 3

Beginning at a point on the section line which is South 3.4 chains from the Northeast corner of Section 16, Township 2 North, Range 5 East of the Salt Lake Base and Meridian, and running South on the section line 15.6 chains; more or less to the Southeast corner of the Northeast quarter of the Northeast quarter of the above Section 16; thence West 7.3 chains; thence North 16.0 chains; thence North 80°11' East 2.40 chains; thence North 60°51' East 6.01 chains to the point of beginning and containing 11.48 acres, more or less; subject, however, to a right of way for a road across the North side of said property as the same now exists.