

DISTRICT COURT OF GARFIELD COUNTY, COLORADO

**There is a Proposed Settlement in a class action
brought against TEP Rocky Mountain LLC on
behalf of certain royalty owners.**

You may be able to obtain benefits

A court authorized this notice. This is NOT a solicitation from an attorney.

A Proposed Settlement (the “TEP Settlement”) has been reached in this class action lawsuit against TEP Rocky Mountain LLC (“TEP”). The lawsuit is about the alleged underpayment of royalties on the production of natural gas in the State of Colorado. This Notice is being sent to you because you may be a member of the TEP Settlement Class who is eligible to receive monetary benefits from the TEP Settlement. Please read this Notice carefully.

A SUMMARY OF YOUR RIGHTS AND CHOICES	
REMAIN A TEP SETTLEMENT CLASS MEMBER	To remain a member of the TEP Settlement Class, you do not need to take any action. TEP Settlement Class Members will receive money from the TEP Settlement as outlined in Section 6 of this Notice.
EXCLUDE YOURSELF FROM THE PROPOSED TEP SETTLEMENT	If you are a Class Member, you can exclude yourself from (opt out of) the TEP Settlement and the Court’s rulings. You will not share in the distribution of Settlement monies. <i>See Section 7 of this Notice.</i>
OBJECT OR COMMENT ON THE PROPOSED TEP SETTLEMENT	If you are a Class Member, you can object to or comment on the TEP Settlement on your own or through your attorney. <i>See Section 8 of this Notice.</i>

1. WHY YOU RECEIVED THIS NOTICE.

Records show that you have received a royalty payment from TEP since August 1, 2020, from wells located in the State of Colorado. This Notice is sent to you to inform you about a proposed settlement of a class action lawsuit, captioned *Lana Scott and Dwight Cook, individually and on behalf of all others similarly situated, Plaintiffs v. TEP Rocky Mountain, LLC, Defendant*, Case No. 2022-CV-30079, in the District Court of Garfield County, Colorado (the “Lawsuit”). It was brought on behalf of royalty owners who received payments from TEP for natural gas (“Gas”) produced in the State of Colorado under certain leases acquired by TEP effective August 1, 2020 (the “TEP Acquisition”). The settlement has been preliminarily approved by the Court as being fair, reasonable and adequate. As explained below, Class Members will receive money under this TEP Settlement if they do not opt out of the TEP Settlement and the TEP Settlement is finally approved by the Court.

You are a member of the class of royalty payees defined below who are covered by a proposed settlement of the Lawsuit. In this Notice, the settlement is referred to as the “TEP Settlement” and the class of TEP royalty payees covered by the Settlement is referred to as the “TEP Settlement Class.” The TEP Settlement Class includes the following:

All persons and entities, including their respective successors and assigns, to whom TEP or its affiliates, have paid royalties since August 1, 2020, on natural gas, including natural gas liquids, produced from wells located in the State of Colorado which are subject to the oil and gas leases identified in the attached Table 1. The defined Class excludes: (1) agencies, departments, or instrumentalities of the United States of America; and (2) TEP or its affiliates.

The Court has appointed the Plaintiffs in the Lawsuit as class representatives for the TEP Settlement Class, and the Plaintiffs’ attorneys as counsel for the TEP Settlement Class (“Class Counsel”).

This Notice outlines the terms of the TEP Settlement, who is a TEP Settlement Class member, your right to remain a member of the TEP Settlement Class, how TEP Settlement monies will be paid, how to comment on or object to the proposed TEP Settlement, and how to exclude yourself from the TEP Settlement Class. This Notice also explains that the Court will hold a Final Fairness Hearing to decide whether to approve the TEP Settlement on July 19, 2023, at 12:00 p.m. MDT, in Division B of the District of Garfield County Courthouse, 109 8th St., Suite 104, Glenwood Springs, CO 81601.

2. WHAT IS A CLASS ACTION?

A class action is a type of lawsuit in which a named plaintiff brings a suit on behalf of all of the members of a similarly-situated group to recover damages and other relief for the entire group, without the necessity of each member filing an individual lawsuit, incurring expenses, or appearing as an individual plaintiff. Class actions are used by the courts when the claims raise issues of law or fact that are common, making it fair to bind all class members to the orders and judgments in the case, without the necessity of multiple lawsuits involving hearing the same claims over and over.

3. THE LAWSUIT.

Plaintiffs Lana Scott and Dwight Cook, on behalf of themselves and all other similarly situated royalty payees, filed the Lawsuit against TEP on June 22, 2022, in the District Court of Garfield County, Colorado. This Lawsuit seeks monetary relief against TEP for a class of natural gas royalty payees. The Lawsuit has been pending before the Honorable Denise K. Lynch in the District Court of Garfield County, Colorado.

Plaintiffs have alleged that TEP underpaid royalties due to them under their leases since the TEP Acquisition. Specifically, Plaintiffs have asserted that TEP underpaid royalties on natural gas sales, including residue gas sales and

natural gas liquids sales, which have been obtained from wells located in the State of Colorado and which are subject to the Plaintiffs' leases. These alleged royalty underpayments are referred to in this Notice as "Disputed Deductions."

Class Counsel has extensively reviewed and analyzed information and documents regarding TEP's calculation of royalties paid to the members of the TEP Settlement Class. The Parties also have engaged in continuous negotiations over the resolution of the claims alleged by Plaintiffs (the "Claims"). The TEP Settlement described in this Notice is the result of those negotiations.

Class Counsel and the Plaintiffs believe that the issues before the Court are complex, and there is uncertainty as to the outcome of this matter should it proceed to trial. TEP denies all of the Plaintiffs' Claims and continues to deny any wrongdoing or liability to Plaintiffs or any member of the TEP Settlement Class in connection with the Claims. TEP contends that it would prevail at trial in the Lawsuit, including any necessary appeal.

Class Counsel and the Plaintiffs have considered both the monetary benefits of the proposed TEP Settlement and the risks of proceeding if the TEP Settlement was rejected. Class Counsel and the Plaintiffs have concluded that the proposed TEP Settlement provides members of the TEP Settlement Class with substantial monetary benefits, resolves disputed issues without prolonged litigation and expense, avoids the delay and expense of further proceedings, likely appeals, eliminates inherent risks of litigation, and is in the best interests of the TEP Settlement Class. Plaintiffs and Class Counsel have concluded that the proposed TEP Settlement is fair, reasonable, and adequate.

4. THE SETTLEMENT.

TEP has agreed to pay the sum of \$197,261.00 in order to settle the Lawsuit (the "Settlement Fund"), to be paid via wire transfer to the trust account of Class Counsel upon final approval of the settlement agreement.

The amount of the Settlement Fund that will be available for distribution to each member of the TEP Settlement Class (*i.e.*, the members who do not "opt out" of the TEP Settlement Class) will be determined by each member's proportionate share of Disputed Deductions.

The Court has preliminarily approved the TEP Settlement for the Class:

The Class is composed of Lana Scott and Dwight Cook, and all persons and entities, including their respective successors and assigns, to whom TEP or its affiliates, have paid royalties since August 1, 2020, on natural gas, including natural gas liquids, produced from wells located in the State of Colorado which are subject to certain leases identified in the Settlement Agreement, and which are attached to the Settlement Agreement as Table 1.

TEP has agreed to pay \$197,261.00 of the Settlement Fund to the members of the Class, representing 100% of all gathering, fuel, and compression costs, and 50% of all processing costs, deducted from royalties paid to the members of the Class from the TEP Acquisition through December 31, 2022.

Plaintiffs, the Class, and TEP have also agreed to a future royalty payment methodology:

For the Class, TEP shall pay the members' royalties based upon one hundred percent (100%) of the sales price actually received by TEP for the sale of natural gas and natural gas liquids from their leases, and will not deduct any costs of gathering, fuel, or fifty percent (50%) of processing costs. TEP shall be entitled to deduct fifty percent (50%) of processing costs, as well as one hundred percent (100%) of the costs of natural gas mainline transportation, and one hundred percent (100%) of the costs of transporting and fractionating natural gas liquids.

The expenses and attorneys' fees of the Plaintiffs and Class Counsel ("Litigation Expenses") and any incentive awards to class representatives, as approved by the Court, will be subtracted from the Settlement Fund to determine the net amount to be distributed to the members of the TEP Settlement Class. Class Counsel will request that the Court award attorneys' fees in the amount of one-third of the Class Settlement Fund. Class Counsel will also request to be reimbursed for out-of-pocket expenses Class Counsel has expended in prosecuting this action; and for

future expenses Class Counsel will incur related to the notice and administration of the TEP Settlement Agreement. Class Counsel will also seek incentive award payments in the amount of \$7,500 for each class representative. You may receive a copy of Class Counsel's Application regarding Litigation Expenses by contacting Class Counsel as identified in Section 10 of this Notice.

Upon final Court approval, all members of the TEP Settlement Class who choose not to timely exclude themselves from the TEP Settlement Class (*i.e.*, who do not "opt out" of the TEP Settlement Class) will receive the monetary benefits of the TEP Settlement and will be bound by the resulting Order in the Lawsuit, barring them from bringing any claim against TEP related to royalty calculations that are covered by the TEP Settlement Agreement ("Settled Claims"). If a member of the TEP Settlement Class does not opt out, that member will receive payment of a portion of the Settlement Fund as described above, and may not thereafter bring Claims. If you sell or transfer your interest, the new owner or transferee also will be entitled to receive and be bound to accept payment of royalties on future production calculated in accordance with the applicable method.

For more detailed information regarding the terms of the TEP Settlement, please read the TEP Settlement Agreement, which you may review online at www.georgebartonlaw.com, or you may obtain a copy of the TEP Settlement Agreement by contacting Class Counsel as identified in Section 10 of this Notice.

5. THE COURT HAS CONDITIONALLY APPROVED THE SETTLEMENT.

The Court has provisionally determined that the TEP Settlement is fair, reasonable and adequate. The Court has also ordered that, for purposes of the proposed TEP Settlement only, this case may proceed as a class action and that the TEP Settlement Class shall be conditionally certified. This does not mean that Plaintiffs would be successful if the case went to trial. The Court has made no final determination as to the merits of the Lawsuit, and this Notice and the proposed TEP Settlement do not imply that TEP is liable to Plaintiffs or to any member of the TEP Settlement Class for any of the Claims. Furthermore, if the TEP Settlement is not finally approved or is withdrawn at any time, the Parties have agreed that the conditional class certification shall be void and of no effect. There are also other circumstances under which the Parties may cancel the TEP Settlement. In any such event, the Lawsuit would proceed as though no class had been certified previously.

6. REMAINING A MEMBER OF THE SETTLEMENT CLASS.

If you chose to remain a TEP Settlement Class member, you do not need to take any action whatsoever. Plaintiffs and Class Counsel will represent your interests as a member of the TEP Settlement Class. You will not be charged for their services or any expenses other than the payment of Litigation Fees and Expenses from the Settlement Fund that are approved by the Court. You may also choose to enter an appearance in the Lawsuit by yourself or through your attorney, at your own expense. You will be bound by the judgment and final disposition of the Lawsuit, and you should receive a distribution check for your share of the Settlement Fund after the Approval Event specified in the TEP Settlement Agreement (as defined by the TEP Settlement Agreement). If you are a TEP Settlement Class member, you will be barred from bringing any further legal action for the Settlement Claims against TEP, its affiliates, and its predecessors.

Should you remain in the TEP Settlement Class, and the TEP Settlement is approved, you will:

- 1) Receive your allocated share of the Settlement Fund.
- 2) Release all Settled Claims.

7. REQUEST TO BE EXCLUDED FROM THE TEP SETTLEMENT CLASS.

You may elect to be excluded from the TEP Settlement Class. If you elect to be excluded from the TEP Settlement Class, you will not be bound by any judgment, disposition, or settlement of the Lawsuit, nor will you receive any monetary benefits of the TEP Settlement. You will retain, and will be free to pursue, any claims you may

have on your own behalf against TEP. TEP will be free to assert any defenses or counterclaims it may have against you.

To be excluded from the Class, you must mail a written election to be excluded from the TEP Settlement Class to **Stacy A. Burrows & George A. Barton, Barton and Burrows, LLC, 5201 Johnson Dr., Suite 110, Mission, KS 66205**. The election must contain the full name, current address, telephone number, and signature of the person requesting exclusion. **The written election must be postmarked by the U.S. Mail on or before June 7, 2023**. If your spouse or anyone else shares your interest in the royalty payments, they must also follow this procedure if they want to be excluded from the Class.

Any potential TEP Settlement Class member may revoke that member's election to be excluded from the TEP Settlement Class. If you wish to revoke your request to be excluded from the TEP Settlement Class, you must mail a written signed statement that you request to revoke your election to be excluded from the TEP Settlement Class to **Stacy A. Burrows & George A. Barton, Barton and Burrows, LLC, by June 7, 2023**. By revoking the election to be excluded, the potential TEP Settlement Class member becomes a TEP Settlement Class member with all rights of a TEP Settlement Class member at the time of the revocation.

Class Counsel will provide the Court a compilation of all potential Class members who request to be excluded from the TEP Settlement Class.

8. RIGHT TO OBJECT TO THE TEP SETTLEMENT.

If you do not opt out of the TEP Settlement Class, you may object to the proposed TEP Settlement, Class Counsel's application for Litigation Expenses, or the request for class representative incentive awards. **All objections shall be in writing and must be filed on or before June 19, 2023**, with the Court at the address of the County Court Clerk as it appears below. Your objection must set forth your full name, current address, and telephone number. In addition, your objection must include **a written statement of the position that you wish to assert**. Your objection also must be mailed to each of the following and postmarked by U.S. Mail on or before June 19, 2023:

Class Counsel

Stacy A. Burrows
George A. Barton
Barton and Burrows, LLC
5201 Johnson Dr., Suite 110
Mission, KS 66205

Counsel for TEP

Christopher A. Chrisman
Michelle R. Seares
HOLLAND & HART LLP
555 Seventeenth Street, Suite 3200
Denver, CO 80201-8749

You or your attorney may appear at the Final Fairness Hearing, but are not required to do so. **In order to be heard at the Final Fairness Hearing you must file a Notice of Intent to Appear at the Final Fairness Hearing with the Court on or before July 12, 2023**. Any TEP Settlement Class member who does not file a notice of intent to appear at the Final Fairness Hearing may be prohibited from participating at that Hearing.

9. FINAL FAIRNESS HEARING.

A Final Fairness Hearing will be held on July 19, 2023, at 12:00 p.m. MDT in Division B of the District Court of Garfield County, Colorado, located at 109 8th Street, Suite 104, Glenwood Springs, CO 81601. The purpose of the Hearing will be to finally determine whether the proposed TEP Settlement is fair, reasonable, and adequate, and whether a final judgment approving the TEP Settlement Agreement should be entered. The amount of the Litigation Expenses to be paid from the Settlement Fund to Class Counsel, and the requested incentive awards to the class representatives, will also be considered at the Final Fairness Hearing. The Hearing may be continued or adjourned without further notice to the TEP Settlement Class.

If the TEP Settlement is approved, Plaintiffs and each member of the TEP Settlement Class who has not properly and timely elected to be excluded from the TEP Settlement Class will be bound by the TEP Settlement.

Additionally, the respective heirs, executors, administrators, representatives, agents, successors, and assigns of the TEP Settlement Class members will be deemed bound by the TEP Settlement as to that member's interests. Likewise, the TEP Settlement will bind TEP and its successors and assigns.

10. ATTORNEYS FOR THE PARTIES.

Attorneys for the Plaintiffs and the TEP Settlement Class ("Class Counsel")

Stacy A. Burrows
George A. Barton
Barton and Burrows, LLC
5201 Johnson Dr., Suite 110
Mission, KS 66205
Phone: (913) 563-6250
stacy@bartonburrows.com
george@bartonburrows.com

Attorneys for TEP Rocky Mountain LLC

Christopher A. Chrisman,
Michelle R. Seares,
HOLLAND & HART LLP
555 Seventeenth Street, Suite 3200
Denver, CO 80201-8749
Phone: (303) 295-8000
Fax: (303) 291-8261
cachrisman@hollandhart.com
mrseares@hollandhart.com

ANY QUESTIONS CONCERNING THE SETTLEMENT SHOULD BE DIRECTED TO CLASS COUNSEL.

In any written correspondence with the attorneys or submissions to the Court, it is important that the envelope and any documents inside contain the following case name and identifying number:

Lana Scott, et al. v. TEP Rocky Mountain LLC
Civil Action No. 2022-CV-30079

In addition, you must include your full name, address, and telephone number.

11. IF YOU WANT TO INSPECT THE COURT FILE.

The complaints, answers, pleadings, court orders, and other documents, including the TEP Settlement Agreement, are available online at www.georgebartonlaw.com. In addition, all pleadings are on file in this case and may be inspected at the following address:

District Court of Garfield County, Colorado
109 8th St., Suite 104
Glenwood Springs, CO 81601

DO NOT WRITE OR TELEPHONE THE CLERK'S OFFICE if you have any questions about this Notice or the TEP Settlement. Please address any questions regarding this Notice or the proposed TEP Settlement in writing to Class Counsel, at the address identified in Section 10 of this Notice, or by telephone to Class Counsel, at the telephone number identified in Section 10 of this Notice.

DO NOT CALL THE COURT OR THE COURT CLERK

TABLE 1

Number	Document Date	Lessor	Lessee
1	4/8/2005	2Quiat, LLC	Antero Resources II Corporation
2	7/24/2000	2Quiat LLC	Park Hill Resources LLC
3	5/9/2002	2Quiat LLC	Calpine Natural Gas Company
4	5/12/1972	Alfred Patch a/k/a Alred L. Patch	John E. Dunn
5	12/13/2002	Alice Boulton, Attorney-In-Fact for John R. Boulton (Wife and Husband)	Calpine Corporation
6	3/5/2003	B.J.J. Partners	Calpine Corporation
7	1/23/2003	Barbara J. Stone	Calpine Corporation
8	1/2/1996	Barry Stout	Vessels Oil & Gas Company
9	4/12/2001	Bay Minerals, LLC	Calpine Natural Gas Company
10	3/5/2003	Bay Minerals, LLC	Calpine Corporation
11	9/15/1972	Bessie Natalie Meisner	John E. Dunn
12	9/29/1972	Bessie Natalie Meisner	John E. Dunn
13	3/29/2001	Betty Houseman, an Attorney in Fact for Esther Ukele	Park Hill Resources LLC
14	7/3/1972	Bobby McPherson a/k/a Bobby L. McPherson	John E. Dunn
15	8/5/1996	Calvin P. Alsbury and Jenifer L. Alsbury (Husband and Wife)	Vessels Oil & Gas Company
16	2/17/1972	Carl Hasselbush and Clara Hasselbush	John E. Dunn
17	7/15/1980	Carol Ann Willumsen	Exxon Corporation
18	10/18/1967	D.W. Yeakel and Mollie Yeakel (Husband and Wife)	Transcontinent Oil Company
19	6/11/2003	Debra K. Engelhardt	Calpine Corporation
20	4/3/1972	Dene A. Hangs	John E. Dunn
21	3/8/1996	Dennis Carey and Chris McGovern (Husband and Wife)	Vessels Oil & Gas Company
22	9/15/1972	Donald A. McPherson	John E. Dunn
23	4/30/2003	Donald L. Currie and Kathie Currie (Husband and Wife)	Calpine Corporation
24	11/19/2001	Edna Haselbush	Calpine Natural Gas Company
25	7/9/1990	Edward L. Kreimier, Jr. and Barbara Ann Kreimier, (Husband and Wife)	Kinney Oil Corporation
26	7/3/1972	Eileen G. Silverman a/k/a Eileen M. Silverman	John E. Dunn
27	7/3/1972	Eileen G. Silverman a/k/a Eileen M. Silverman,	John E. Dunn

TABLE 1

		conservatrix of the Estate of Mary E. Skelly	
28	3/28/2003	Emmie M. Landrum	Calpine Corporation
29	11/9/1972	Essie Fern Bagley	John E. Dunn
30	10/18/1967	Esther Ukele, an heir of E. A. Hasselbush, deceased, and Charles Hasselbush, deceased	Transcontinent Oil Company
31	5/12/1972	Ethel Hess	John E. Dunn
32	11/9/1972	Flora Pearl Raley	John E. Dunn
33	5/12/1972	Fred C. Alsbury and Pauline B. Alsbury (Husband and Wife)	John E. Dunn
34	11/29/2000	Frederick E. Alsbury III	Park Hill Resources LLC
35	2/24/2003	Gary Ray Gierhart, one of the heirs to the Estate of Jesse W. Gierhart	Calpine Corporation
36	11/9/1972	George C. Bagley, Charles A. Bagley, and George E. Bagley	John E. Dunn
37	3/17/2003	George Henry Boulton	Calpine Corporation
38	2/5/2004	George W. Ferguson and Judy L. Ferguson (Husband and Wife)	Calpine Corporation
39	5/12/1972	Gladys Hess	John E. Dunn
40	7/3/1972	Harold C. Carmack and Juanita A. Carmack (Husband and Wife)	Mountain Fuel Supply Company
41	10/18/1967	Harold E. Hangs	Transcontinent Oil Company
42	10/18/1967	Howard Robinson a/k/a Charles Howard Robinson and Clarice J. Robinson (Husband and Wife)	Transcontinent Oil Company
43	3/14/2001	Howard William Ukele and Lynn Ukele (Husband and Wife)	Park Hill Resources LLC
44	7/3/1972	J. Robb Robinson and Geneil S. Robinson (Husband and Wife)	John E. Dunn
45	7/3/1972	J. Robb Robinson and Geneil S. Robinson (Husband and Wife)	John E. Dunn
46	10/3/1967	J.H. Jackson and Virginia Isabelle Jackson (Husband and Wife)	Transcontinent Oil Company
47	7/3/1972	James F. Gorrell	John E. Dunn

TABLE 1

48	3/30/1990	John B. Boulton, Jr. and Shirley I. Boulton (Husband and Wife)	Kinney Oil Corporation
49	2/27/2001	John R. Anderson and Sharon Anderson (Husband and Wife)	Calpine Natural Gas Company
50	3/30/1990	John R. Boulton and Alice D. Boulton (Husband and Wife)	Kinney Oil Corporation
51	12/23/2002	John R. Boulton, Jr. a/k/a J.R. Boulton	Calpine Corporation
52	3/30/1990	Joseph Albert Wells and Darlene Ann Wells (Husband and Wife)	Kinney Oil Corporation
53	2/24/2003	Joyce Evelyn Walker, one of the heirs to the Estate of Jesse W. Gierhart	Calpine Corporation
54	6/12/2000	Joyce June Cerise	Park Hill Resources LLC
55	6/12/2000	Karl Wayne Benzel	Park Hill Resources LLC
56	6/6/2000	Karolyn Beth Deason, f/k/a Karol Beth Tyree	Park Hill Resources LLC
57	3/30/1990	Kay Bumguardner, a/k/a Kay Bumgardner, f/k/a Kay Steele (Also Custodian to Charles Lee)	Kinney Oil Corporation
58	3/5/2001	Kay Ukele	Park Hill Resources LLC
59	4/7/2003	Kelly R. Protz and Karen Protz (Husband and Wife)	Calpine Corporation
60	7/3/1972	Kenneth A. McPherson	John E. Dunn
61	Feb-93	Kenneth H. Stroder and Irland F. Stroder (Husband and Wife)	Timberline Energy, Inc.
62	6/12/2000	Korene E. Eichner	Park Hill Resources LLC
63	10/22/2003	Krys Moquin	Calpine Natural Gas, L.P.
64	2/24/2003	Laurence G. Gierhart a/k/a Laurence Grant Gierhart, one of the heirs to the Estate of Jesse W. Gierhart	Calpine Corporation
65	5/12/1972	Lawrence P. Skelly a/k/a Lawrence M. Skelly (single man) and Rose A. Skelly (single woman)	John E. Dunn
66	4/8/2005	Left Hand Resources, LLC	Antero Resources II Corporation
67	7/24/2000	Left Hand Resources, LLC	Park Hill Resources LLC
68	5/9/2002	Left Hand Resources, LLC	Calpine Natural Gas Company

TABLE 1

69	12/7/2001	Leora M. Hazelbush, as Trustee of the Leora M. Hazelbush Trust dated 1995	Calpine Natural Gas Company
70	4/30/1990	Lewis E. Hoy and Emma Jo Hoy (Husband and Wife)	Kinney Oil Corporation
71	4/2/1982	Linda S. Flower	John E. Dunn
72		Loreene Huggett Bauch, a widow - c/o Robert Baugh	Kinney Oil Corporation
73	7/9/1990	Loreene Huggett Bauch, a widow - c/o Robert Baugh	Kinney Oil Corporation
74	3/15/1982	M. J. Rubald and Ozella Rubald (husband and Wife)	Koch Exploration Company
75	7/3/1972	Mabel Dean Robinson	John E. Dunn
76	10/18/1967	Mabel Dean Robinson and Audrey Dean Stocker	Transcontinent Oil Company
77	4/12/2001	Magic M&R LLC	Calpine Natural Gas Company
78	12/9/2002	Marian Eileen Wooding	Calpine Corporation
79	4/12/2001	Marie Herzog	Calpine Natural Gas Company
80	Nov-93	Mark W. Linkenhoker and Cynthis S. Linkenhoker (Husband and Wife)	Timberline Energy, Inc.
81	8/23/2000	Marshall Quiat	Park Hill Resources LLC
82	6/20/2002	Marshall Quiat	Calpine Natural Gas Company
83	4/12/2001	Martin Herzog	Calpine Natural Gas Company
84	9/15/1972	Mary Goldena Raley	John E. Dunn
85	8/9/2000	May Kwok Keating	Park Hill Resources LLC
86	4/2/1982	Mercedes Van Fleet	Snyder Oil Company
87	7/3/1972	Milton Warren McPherson a/k/a Warren McPherson	John E. Dunn
88	4/25/2006	MIMONTE LLC, REGISTERED AGENT: MAY M. KWOK	Apollo Energy, LLC
89	4/3/1972	Neil S. Mincer	John E. Dunn
90	4/3/1972	Neil S. Mincer	John E. Dunn
91	3/17/1982	Otis Jacoby	Koch Exploration Company
92	3/30/1990	Owen E. Boulton and Josephine Boulton (Husband and Wife)	Kinney Oil Corporation
93	5/23/1990	Owen E. Boulton and Josephine Boulton (Husband and Wife)	Mobil Oil Corporation
94	10/30/1967	Pauline Hazelbush a/k/a Pauline Hasselbush, sole heir of Walter Hasselbush	Transcontinent Oil Company

TABLE 1

95	7/9/1990	Perry L. Will and Susan M. Will (Husband and Wife)	Kinney Oil Corporation
96	6/9/2000	Phyllis A. Joslin, as Personal Representative of Estate of Neil S. Mincer, deceased	Park Hill Resources LLC
97	1/8/1991	Ray L. Miller and Ruth Miller	Torch Energy Associates
98	8/24/2007	RDLJ LLC, REGISTERED AGENT - Dwight M. Whitehead	Apollo Energy, LLC
99	3/30/1990	Rene Barge	Kinney Oil Corporation
100	11/21/2001	Renee` Buzarde	Calpine Natural Gas Company
101	4/23/2003	Richard Altman & Company	Calpine Corporation
102	5/10/2004	Richard L. Williams and Kaethe Ellis-Williams (Husband and Wife)	Calpine Corporation
103	12/13/2002	Rifle Land & Cattle Company, a Partnership	Calpine Corporation
104	5/23/1990	Rifle Land & Cattle Company, a Partnership	Mobil Oil Corporation
105	4/3/1972	Robert C. Young and Dorothy B. Young (Husband and Wife)	John E. Dunn
106	5/22/2000	Robert C. Young and Jeris N. Young (Husband and Wife)	Park Hill Resources LLC
107	7/12/2000	Robert Keller, as Guarding of Robert Karl Keller, a minor <i>at that time</i>	Park Hill Resources LLC
108	3/15/2001	Robert L. Ukele	Park Hill Resources LLC
109	12/9/2002	Robert Owen Boulton a/k/a Robert O. Boulton	Calpine Corporation
110	5/23/1990	Robert Owen Boulton a/k/a Robert O. Boulton and Esther Boulton (Husband and Wife)	Mobil Oil Corporation
111	3/30/1990	Robert Owen Boulton and Esther Boulton (Husband and Wife)	Kinney Oil Corporation
112	3/19/1982	Robert R. Hasselbush and Carole A. Hasselbush (Husband and Wife)	Koch Exploration Company
113	3/30/1990	Roger L. Swanson	Kinney Oil Corporation
114	9/8/2000	Ronald W. Alsbury	Park Hill Resources LLC
115	12/10/2001	Ruby Lea Toles, executor of the estate of Pauline Hazelbush a/k/a Polly Hazelbush	Calpine Natural Gas Company

TABLE 1

116	4/30/2003	Sandra S. Lloyd and Thomas K. Lloyd (Wife and Husband)	Calpine Corporation
117	6/22/2000	Sharon A. Alsbury Cole	Park Hill Resources LLC
118	11/9/1972	Stella Caroline McClung	John E. Dunn
119	10/3/1967	Sweeny's Inc., a Colorado Corporation	Transcontinent Oil Company
120	3/30/1990	Terry L. Kubik and Sara B. Kubik (Husband and Wife)	Kinney Oil Corporation
121	7/15/1981	Thomas Boyd Rees	Exxon Corporation
122	2/10/2003	Vivian F. Stark	Calpine Corporation
123	11/13/1967	W. C. Haselbush and Muriel Haselbush, his wife and Robert L. Haselbush and Edna M. Haselbush, his wife, and heirs of Paul Haselbush	Transcontinent Oil Company
124	5/6/1996	William B. Jackson, Jr.	Vessels Oil & Gas Company