## **Exclusive Listing Agreement - Property Rights Interests for Sale or Lease**

This	Agreement ("Agreement")	
("	"), on	
	1	Background
	•	understanding and interpretation of this Agreement art of this Agreement and not merely recitals.
A.	resources ("Property Rights Owner acknowledges that said to an agreement to sell, leas	
B.		nter into this Agreement for the purpose of having sale, lease, or other transactions involving all or erests to a Buyer ("Buyer").
C.	representative of Owner's Pro	le discretion, may elect to work with a broker or a perty Rights Interests ("Broker"). Owner may ask 's listing, marketing, negotiations, closing, and to

## **Terms of Agreement**

by the	nsideration of the covenants set forth herein and the mutual benefits to be derived e parties ("Parties") to this Agreement, and other good and valuable consideration, receipt and sufficiency of which are hereby acknowledged, Owner and do hereby agree as follows:
1.	Acceptance and Execution of Documents. Owner has sole authority to accept or decline deal terms from potential Buyers and sign agreements. Once Owner has accepted an offer, Owner agrees to execute all documents required to complete the anticipated transaction that was agreed to by Owner. On or before 5 days following the final execution of said documents, Owner also agrees to provide with a copy of all documents associated with the transaction, to include proof and evidence of compensation received.
2.	Term. The term of this Agreement shall be 12 months from the Effective Date ("Term"). The Term may be extended as provided in paragraph "Term Extension" and " Service Fees" below.
3.	Exclusivity. Owner enters into this Agreement and hereby gives the exclusive right and authority to negotiate on Owner's behalf or assist the Owner in any negotiations, and represent Owner for the purposes defined in paragraph B above might elect, in its sole discretion at any time, with Owner's permission, to indirectly negotiate through Owner's attorney, if any and available, by providing to Owner's attorney all the necessary information to secure the best terms for Owner.
4.	Third Party. During the Term, Owner shall not sell, lease, sign an option to sell or lease, or otherwise encumber the Property Rights Interests except as provided herein. During

5. Term Extension. If, during the Term, a Buyer submits a written or verbal Offer to Owner, Agent, or directly or indirectly for all or a portion of the Property Rights Interests, the Term shall be extended by an additional 6 months. Services. Services to Owner or Owner's Broker are: a. shall list the Property Rights Interests on marketplace and platform; b. \_\_\_\_\_ shall offer the platform support for Owner or Owner's Broker to upload relevant documents and marketing material provided; c. \_\_\_\_\_ shall offer the platform support to route potential Buyer inquiries, questions, or offers to the Owner or Owner's Broker; d. may market the Property Rights Interests through any available publication or service, including listing the Property Rights Interests through any auction or sealed bid service on website; and e. Property Rights Interests may be marketed with other Property Rights Interests owned by third parties in order to maximize Purchase Price and provide additional exposure to the Property Rights Interests. f. \_\_\_\_\_ may provide assistance to facilitate the closing; \_\_\_, at its discretion, may provide to Owner or Owner's Broker the following additional services: may assist with the accumulation and organization of data and information relating to the Property Rights Interests to ready the Property Rights Interests to be valued and marketed; h. may provide economic valuations and resources reports concerning the Property Rights Interests ("Valuations"); \_\_\_\_\_ may prepare and present Valuations, reports, data and information to potential purchasers, agents or third parties; j. \_\_\_\_\_ may use reasonable efforts to actively market the Property Rights Interests during the Term; k. \_\_\_\_\_ may provide assistance in the review of any title work; 7. Service Fees. Any and all cash consideration paid to the Owner by a Buyer shall be referred to as the Consideration. If within the Term, Owner and a Buyer close on the anticipated transaction of all or a portion of the Property Rights Interests, Owner shall pay \_\_\_\_\_ a Service Fees equal to \_\_\_\_% of the total

to lease, notice of well permits, requests to survey and requests to cross Owners

property to survey.

	consideration received at closing. The Service Fees owed to shall be paid to within 10 days following receipt of the Consideration paid to the Owner.
	If the Consideration includes future payments made to the Owner that extend beyond the Term of this Agreement, Owner shall owe and agrees to pay additional Service Fees calculated using the same Service Fee % provide above as calculated for the closing of the original transaction contemplated herein. In the case of the Owner leasing the Property Rights Interests to a Buyer, royalty payments on the lease shall not be subject to a Service Fee for Property Rights Interests related to oil and gas mineral rights, but shall be included for all other Property Rights Interests. This obligation on the part of Owner shall survive the Term of this Agreement and shall extend to any successor or assigns of Buyer.
	Owner agrees that in the event desires to establish an escrow account for receipt of Gross Consideration, Owner shall direct Buyer to deposit all considerations into said escrow account or directly into account. Funds shall then be distributed to the Owner and
	Notwithstanding any language contained herein to the contrary, at the election of, Owner agrees that closing documents or other contracts related to transactions contemplated herein, will require that the Buyer, on behalf of the Owner, pay any and all current and future Service Fees directly to
	If Owner sells or leases only part of Property Rights Interests to a Buyer, Owner agrees to pay the Service Fee for the sale of all or a portion of the remaining Property Rights Interests sold or leased within 12 months after the first closing.
	If within 12 months after the termination of this Agreement, Owner conveys, exchanges or options the Property Rights Interest to anyone as a result of
8.	<u>Transfer.</u> has the right to transfer this Agreement to a real estate agent. Owner may sign a new listing agreement with a real estate agent licensed

	with, in which case this Agreement.	the new listing agreement would supersede
9	the end of the Term, this Agreement	does not secure a Buyer before shall terminate unless extended by written expressly provided for herein. Neither party penalties or damages.
1	•	inates or breaches this Agreement and sells s Interests to a third party within the Term, he Service Fees.
1		has the authority to terminate at any time. Neither party will owe the other ages.
1	documents provided by Owner in	repermission to to use any 's communication with potential website or other media activities (including documents provided by Owner can be, but ements, surface use agreements, offers to riptions, authorization for expenditures, joint enture agreements, trust documents and ves permission without expectation of , now or in the future. Owner understands may not be revoked, and that it is binding on ssigns, even after this Agreement has
1	permitted assigns (each, a "Compan (defined below) arising out of or resu or government order or prosecution, Indemnitee's actions pursuant to this from the gross negligence or willfu "Losses" mean all losses, damages,	emnify and hold harmlessees, contractors, agents, successors and y Indemnitee") from and against all Losses Iting from any claim, suit, action, proceeding arising out of or relating to each Company and Agreement, except any Losses resulting all misconduct of a Company Indemnitee. Itiabilities, deficiencies, actions, judgments, acts or expenses of whatever kind, including

- reasonable legal fees and the cost of enforcing any right to indemnification hereunder and the cost of pursuing any insurance providers.
- 14. <u>Authority.</u> The undersigned represent and warrant that they have authority and legal capacity to execute this Agreement on behalf of their respective Parties.
- 15. <u>Legal Counsel</u>. By signing this Agreement, Owner acknowledges that this Agreement has important legal consequences and represents that Owner has had sufficient opportunity to obtain and rely on the advice of counsel.
- 16. <u>Benefits.</u> Nothing in this Agreement shall be deemed to inure to the benefit of any other person other than Owner and \_\_\_\_\_.
- 17. <u>Laws.</u> Owner agrees that this Agreement shall be interpreted and construed in accordance with the laws of the State of Colorado.
- 18. <u>Arbitration.</u> Should any claims be brought against \_\_\_\_\_ related to this Agreement, they shall be brought in arbitration in any entirety within Colorado.
- 19. <u>Severability.</u> To the extent that any provision hereof is deemed unenforceable, all remaining provisions of this Agreement shall not be affected thereby and shall remain in full force and effect.
- 20. <u>Execution</u>. This Agreement may be executed in counterparts and may be executed by way of electronic signature, signed fax copy or a signed pdf copy, any of which shall be deemed an original. Copies taken together shall be deemed to be a full and complete contract between the parties.
- 21. <u>Binding.</u> This Agreement is binding upon the Parties hereto, their heirs, administrators, executors, successors and assigns.
- 22. <u>Amendments.</u> Any modification of or amendment to this Agreement must be in writing signed by both parties.
- 23. <u>Entire Agreement.</u> This Agreement constitutes the entire contract between the parties, and any prior agreements, whether oral or written, have been integrated and merged into this Agreement.

## **OWNER**

Signature:	 	 
Name:		
Company:		
Title:		
Address:		
Home phone:		
Cell phone:		
E-mail:		
Signature:	 	 
Name:	 	 
Title:		

Exhibit A: