

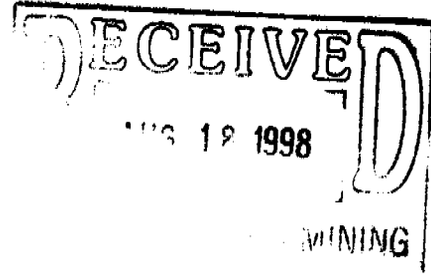
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Pam Brubough/Lobby



United States Department of the Interior

BUREAU OF LAND MANAGEMENT
Utah State Office
P.O. Box 45155
Salt Lake City, UT 84145-0155



In Reply Refer To:
3453
SL-029093-046653
SL-071737
U-058184
U-25485
(UT-932)

AUG 17 1998

Mr. Lowell Braxton, Director
Utah Division of Oil, Gas and Mining
P.O. Box 145801
Salt Lake City, Utah 84114-5801

ACT/007/1038 #2

Dear Mr. Braxton:

Enclosed, for your information, are copies of a request for approval to sublease from Blackhawk Coal Company to Cyprus Plateau Mining Corporation the following Federal coal leases: SL-29093-046653, SL-071737, U-058184, and U-25485.

Sincerely,

Robert Lopez
Robert Lopez
Group Leader,
Minerals Adjudication Group

Enclosure
Requests for approval to sublease



Cyprus Amax Coal Company
9100 East Mineral Circle
Post Office Box 3299
Englewood, Colorado 80155
303-643-5475
Fax: (303) 643-5757

August 5, 1998

Frank J. Wood
Vice President and Controller

Utah State Office
U.S. Department of the Interior
Bureau of Land Management
P. O. Box 45155
Salt Lake, Utah 84145-0155

***Request for Approval to Sublease
U.S. Coal Lease #SL-071737,
U. S. Coal Lease #SL-029093-046653,
U. S. Coal Lease #U-058184 and
U.S. Coal Lease #U-25485
From Blackhawk Coal Company
To Cyprus Plateau Mining Corporation
Carbon County, Utah***



Gentlemen:

This letter is being submitted as a formal request for approval of subleases pursuant to the requirements set forth in 43 CFR §3453 and §3472. The request for approval of subleases is from Blackhawk Coal Company, the current Lessee under each of the above captioned U.S. Coal Leases, to Cyprus Plateau Mining Corporation. I hereby certify that Cyprus Plateau Mining Corporation is the sole party in interest in the sublease(s), if issued, as required by 43 CFR §3472.2-1.

Enclosed with this letter is Cyprus' check in the amount of \$200.00 (\$50.00 per lease) to cover the required filing fees associated with this request as well as copies of documents which set forth (a) that Cyprus Plateau Mining Corporation is a Delaware corporation qualified to do business in the State of Utah; (b) that Cyprus Plateau Mining Corporation is 85% owned by Cyprus Amax Coal Company, a Delaware corporation; 12% owned by Mitsubishi Development Pty. Ltd., an Australian corporation; and 3% owned by Mitsubishi International Corporation, a New York corporation; and (c) the names of the officers and directors authorized to act on behalf of the corporation as required under 43 CFR §3472.2-2(c). Cyprus Amax Coal Company is wholly owned by Cyprus Amax Minerals Company, a Delaware corporation.

In accordance with 43 CFR §3422.3-4, enclosed are completed information forms for review by the Department of Justice.

This letter is also certification that Cyprus Plateau Mining Corporation is in compliance with the Mineral Lands Leasing Act of 1920, as amended, and the requirements of 43 CFR §3472, specifically (a) that the corporation is qualified and authorized to hold interests in the identified U.S. Coal Leases and to be issued sublease(s); (b) that the interests in leases or lease applications held, directly or indirectly, by Cyprus Plateau Mining Corporation or by any of its affiliated corporations do not exceed in the aggregate the acreage limitations set forth in 43 CFR §3472.1-3; and (c) that neither Cyprus Plateau

Utah State Office
Bureau of Land Management
August 5, 1998
Page 2

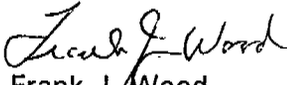
Mining Corporation nor any affiliated corporation holds or has held for ten (10) years any lease from which it is not producing coal in commercial quantities, except as authorized under the provisions of 43 CFR §3480 or 43 CFR §3472.1-2(e)(4) or (5).

Please acknowledge receipt of this letter, Cyprus' check and the above mentioned documents by dating and signing where indicated below and return one (1) copy of this letter to the attention of L. T. Gaskins at the above letterhead address.

Should you have any questions concerning this matter, please do not hesitate to contact Greg A. Walker, Attorney for Cyprus Plateau Mining Corporation, at (303) 643-5215; J. P. Bihr, Division Landman; or Lee T. Gaskins, Senior Land Administrator for Cyprus Plateau Mining Corporation, at (303) 643-5087.

Respectfully submitted

CYPRUS PLATEAU MINING CORPORATION


Frank J. Wood
Vice President and Controller

/ltg

J. P. Bihr
L. T. Gaskins
G. A. Walker

Received and acknowledged this _____ day of _____, 19____.

By: _____

Title: _____

FIRST AMENDMENT TO EASTERN SUBLEASE AGREEMENT

This FIRST AMENDMENT TO EASTERN SUBLEASE AGREEMENT ("Amendment") is entered into and made effective this 17th day of July, 1998 by and between CYPRUS PLATEAU MINING CORPORATION ("Cyprus"), a Delaware corporation, with an address at P. O. Drawer 7007, Price, Utah 84501, and BLACKHAWK COAL COMPANY ("Blackhawk"), a Utah corporation, with an address at P.O. Box 700, Lancaster, Ohio 43130-0700.

RECITALS

WHEREAS, Cyprus and Blackhawk are parties to that certain November 1, 1993 Master Agreement, and all attachments thereto, all as amended ("1993 Eastern Agreement"); and

WHEREAS, all coal originally (as of November 1, 1993) leased or subleased to Cyprus pursuant to the 1993 Agreement is hereinafter referred to as the "Existing Eastern Coal"; and

WHEREAS, Amax Land Company ("Amax"), Blackhawk and other entities are parties to that certain 1986 Lease Transaction Agreement, and all attachments thereto, all as amended ("1986 Agreement"); and

WHEREAS, Amax and Blackhawk are parties to that certain Right of First Refusal Agreement dated December 28, 1995 ("Western ROFR Agreement"); and

WHEREAS, simultaneous with and of even date herewith, Cyprus, Blackhawk and Amax are entering into that certain Agreement and Grant of Royalty ("Agreement and Grant of Royalty") whereby, among other things, certain additional coal is being leased or subleased to Cyprus as part of the 1993 Eastern Agreement; and

WHEREAS, Cyprus and Blackhawk have reached certain agreements all related to the foregoing, and wish to amend the November 1, 1993 Eastern Sublease Agreement covering, among other land, federal coal ("Eastern Sublease Agreement") to which they are parties and which is part of the 1993 Eastern Agreement.

Now wherefore, in consideration of the foregoing recitals, the terms and conditions of this Amendment, and other good and valuable consideration, Blackhawk and Cyprus agree as follows:

1. Unless otherwise expressly noted herein, all capitalized terms herein have the same meaning as given to those terms in the 1993 Eastern Agreement, and if not defined therein, then as defined in the Agreement and Grant of Royalty. In the event of any conflict between the provisions of this Amendment and the provisions of the Eastern Sublease Agreement, the provisions of this Amendment shall be controlling.

2. Exhibit A to the Eastern Sublease Agreement is amended by adding thereto the following federal coal leases in Carbon County, Utah ("New Western Federal Coal"):

- Federal Coal Lease No. SL- 071737 dated September 1, 1950, covering the following described lands:

T-12-S, R-9-E S. L. M.

Section 26: W1/2NE 1/4, NW1/4, N1/2SW1/4, NW1/4SE1/4

Section 27: N1/2, N1/2S1/2

Section 28: N1/2, SW1/4, W1/2SE1/4, NE1/4SE1/4

Section 29: NE1/4NE1/4, S1/2N1/2, S1/2

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T-12-S, R-9-E, S.L.M.

Section 33: Lots 1-4 (S1/2S1/2), SW1/4NE1/4, S1/2NW1/4,

N1/2SW1/4, NW1/4SE1/4

T-13-S R-9-E, S.L.M.

Section 3: Lots 3 and 4 (N1/2NW1/4)

Section 4: Lots 1-4 (N1/2N1/2)

Section 5: Lot 1 (NE1/4NE1/4)

- Federal Coal Lease No. SL-029093-046653 dated June 17, 1921, covering the following lands:

T-12-S R-9-E S.L.M.

Section 26: S1/2SW1/4, SW1/4SE1/4

Section 27: S1/2S1/2

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Section 34: Lots 1-4, N1/2S1/2, N1/2 (all)

T-13-S, R-9-E, S.L.M.

Section 3: Lots 1 and 2 (N1/2NE1/4)

- Federal Coal Lease No. U-25485 dated September 1, 1950, covering the following lands:

T-12-S R-9-E, S.L.M.

Section 30: Lots 2,3,4, S1/2NE1/4 SE1/4NW1/4, E1/2SW1/4, SE1/4

Section 31: Lot 4

3. (a) The New Western Federal Coal shall be subject to the Production Royalty due pursuant to Article 3.2 of the Eastern Sublease Agreement; provided, however, that separate recoupment accounts shall be established to apply as credits against the Production Royalty due on the Existing Eastern Coal and the New Western Federal Coal respectively.

(b) The recoupment account applicable as a credit against the Production Royalty due on Existing Eastern Coal shall only be the Minimum Advance Royalty paid to date or in the future pursuant to Article 3.1 of the Eastern Lease Agreement ("Existing Eastern Coal Recoupment Account"). Any other amounts paid to Blackhawk, including but not limited to, (i) Minimum Royalties (as defined in the 1986 Agreement) paid by Amax in the past, present or future under the 1986 Agreement, and (ii) payments made by Amax or Cyprus in the past, present or future pursuant to the Western ROFR Agreement, are not intended to and shall not be part of the Existing Eastern Coal Recoupment Account. The Existing Eastern Coal Recoupment Account shall not be a credit against any other Production Royalty due, including but not limited to, that due on production of New Western Federal Coal.

(c) The recoupment account applicable as a credit against the Production Royalty due on New Western Federal Coal shall only be (i) Minimum Royalties (as defined in the 1986 Agreement) paid by Amax in the past, present or future under the 1986 Agreement, and (ii) payments made by Amax or Cyprus in the past, present or future pursuant to the Western ROFR Agreement ("New Western Federal Coal Recoupment Account"). Any other amounts paid to Blackhawk, including but not limited to, the Minimum Advance Royalty paid to date or in the future pursuant to Article 3.1 of the Eastern Sublease Agreement, are not intended to and shall not be part of the New Western Federal Coal Recoupment Account. The New Western Federal Coal Recoupment Account shall not be a credit against any other Production Royalty due, including but not limited to, that due on production of Existing Eastern Coal.

(d) The other provisions of the Eastern Sublease Agreement shall be modified *mutatis mutandis* to recognize the establishment and application of separate recoupment accounts for Existing Eastern Coal and New Western Federal Coal.

4. Except as otherwise expressly noted herein, nothing herein is intended to nor shall it act to modify or amend the terms and conditions of the 1986 Agreement (or any guarantee related thereto), the 1993 Agreement, or the 1995 ROFR Agreement.

Acknowledgment

STATE OF OHIO)
) ss.
COUNTY OF FRANKLIN)

The foregoing instrument was acknowledged before me this 17th day of July, 1998 by C. A. Ebetino, Jr., President and Chief Operating Officer of Blackhawk Coal Company, a Utah corporation, on behalf of the corporation.

Kenneth E. McDonough
NOTARY PUBLIC
Residing at:
1 Riverside Plaza
Columbus, OH. 43215

My Commission Expires:

KENNETH E. McDONOUGH, Attorney At Law
NOTARY PUBLIC, STATE OF OHIO
My commission has no expiration date
Section 147.03 R. C.



Cyprus Amax Coal Company
9100 East Mineral Circle
Post Office Box 3299
Englewood, Colorado 80155
303-643-5475
Fax: (303) 643-5757

August 5, 1998

Frank J. Wood
Vice President and Controller

Utah State Office
U.S. Department of the Interior
Bureau of Land Management
P. O. Box 45155
Salt Lake, Utah 84145-0155

***Request for Approval to Sublease
U.S. Coal Lease #SL-071737,
U. S. Coal Lease #SL-029093-046653,
U. S. Coal Lease #U-058184 and
U.S. Coal Lease #U-25485
From Blackhawk Coal Company
To Cyprus Plateau Mining Corporation
Carbon County, Utah***



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Utah State Office
Bureau of Land Management
August 5, 1998
Page 2

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Respectfully submitted

CYPRUS PLATEAU MINING CORPORATION



Frank J. Wood
Vice President and Controller

/ltg

J. P. Bihr
L. T. Gaskins
G. A. Walker

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By: _____

Title: _____

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Section 27: N1/2, N1/2S1/2

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Section 29: NE1/4NE1/4, S1/2N1/2, S1/2

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Section 33: Lots 1-4 (S1/2S1/2), SW1/4NE1/4, S1/2NW1/4,

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Section 5: Lot 1 (NE1/4NE1/4)

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Kenneth E. McDonough
NOTARY PUBLIC
Residing at:
1 Riverside Plaza
Columbus, OH. 43215

My Commission Expires:

KENNETH E. McDONOUGH, Attorney At Law
NOTARY PUBLIC, STATE OF OHIO
My commission has no expiration date
Section 147.03 R. C.



Cyprus Amax Coal Company
9100 East Mineral Circle
Post Office Box 3299
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303-643-5475
Fax: (303) 643-5757

August 5, 1998

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Utah State Office
U.S. Department of the Interior
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P. O. Box 45155
Salt Lake, Utah 84145-0155

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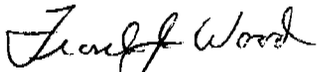
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Frank J. Wood
Vice President and Controller

/ltg

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Section 4: Lots 1-4 (N1/2N1/2)

Section 5: Lot 1 (NE1/4NE1/4)

- Federal Coal Lease No. SL-029093-046653 dated June 17, 1921, covering the following lands:

T-12-S R-9-E S.L.M.

Section 26: S1/2SW1/4, SW1/4SE1/4

Section 27: S1/2S1/2

Section 28: SE1/4SE1/4

Section 33: N1/2N1/2, SE1/4NE1/4, NE1/4SE1/4

Section 34: Lots 1-4, N1/2S1/2, N1/2 (all)

T-13-S, R-9-E, S.L.M.

Section 3: Lots 1 and 2 (N1/2NE1/4)

- Federal Coal Lease No. U-25485 dated September 1, 1950, covering the following lands:

T-12-S R-9-E, S.L.M.

Section 30: Lots 2,3,4, S1/2NE1/4 SE1/4NW1/4, E1/2SW1/4, SE1/4

Section 31: Lot 4

3. (a) The New Western Federal Coal shall be subject to the Production Royalty due pursuant to Article 3.2 of the Eastern Sublease Agreement; provided, however, that separate recoupment accounts shall be established to apply as credits against the Production Royalty due on the Existing Eastern Coal and the New Western Federal Coal respectively.

(b) The recoupment account applicable as a credit against the Production Royalty due on Existing Eastern Coal shall only be the Minimum Advance Royalty paid to date or in the future pursuant to Article 3.1 of the Eastern Lease Agreement ("Existing Eastern Coal Recoupment Account"). Any other amounts paid to Blackhawk, including but not limited to, (i) Minimum Royalties (as defined in the 1986 Agreement) paid by Amax in the past, present or future under the 1986 Agreement, and (ii) payments made by Amax or Cyprus in the past, present or future pursuant to the Western ROFR Agreement, are not intended to and shall not be part of the Existing Eastern Coal Recoupment Account. The Existing Eastern Coal Recoupment Account shall not be a credit against any other Production Royalty due, including but not limited to, that due on production of New Western Federal Coal.

(c) The recoupment account applicable as a credit against the Production Royalty due on New Western Federal Coal shall only be (i) Minimum Royalties (as defined in the 1986 Agreement) paid by Amax in the past, present or future under the 1986 Agreement, and (ii) payments made by Amax or Cyprus in the past, present or future pursuant to the Western ROFR Agreement ("New Western Federal Coal Recoupment Account"). Any other amounts paid to Blackhawk, including but not limited to, the Minimum Advance Royalty paid to date or in the future pursuant to Article 3.1 of the Eastern Sublease Agreement, are not intended to and shall not be part of the New Western Federal Coal Recoupment Account. The New Western Federal Coal Recoupment Account shall not be a credit against any other Production Royalty due, including but not limited to, that due on production of Existing Eastern Coal.

(d) The other provisions of the Eastern Sublease Agreement shall be modified *mutatis mutandis* to recognize the establishment and application of separate recoupment accounts for Existing Eastern Coal and New Western Federal Coal.

4. Except as otherwise expressly noted herein, nothing herein is intended to nor shall it act to modify or amend the terms and conditions of the 1986 Agreement (or any guarantee related thereto), the 1993 Agreement, or the 1995 ROFR Agreement.

Acknowledgment

STATE OF OHIO)
) ss.
COUNTY OF FRANKLIN)

The foregoing instrument was acknowledged before me this 17th day of July, 1998 by C. A. Ebetino, Jr., President and Chief Operating Officer of Blackhawk Coal Company, a Utah corporation, on behalf of the corporation.

Kenneth E. McDonough
NOTARY PUBLIC
Residing at:
I Riverside Plaza
Columbus, OH. 43215

My Commission Expires:

KENNETH E. McDONOUGH, Attorney At Law
NOTARY PUBLIC, STATE OF OHIO
My commission has no expiration date
Section 147.03 R. C.



Cyprus Amax Coal Company
9100 East Mineral Circle
Post Office Box 3299
Englewood, Colorado 80155
303-643-5475
Fax: (303) 643-5757

August 5, 1998

Frank J. Wood
Vice President and Controller

Utah State Office
U.S. Department of the Interior
Bureau of Land Management
P. O. Box 45155
Salt Lake, Utah 84145-0155

***Request for Approval to Sublease
U.S. Coal Lease #SL-071737,
U. S. Coal Lease #SL-029093-046653,
U. S. Coal Lease #U-058184 and
U.S. Coal Lease #U-2548
From Blackhawk Coal Company
To Cyprus Plateau Mining Corporation
Carbon County, Utah***



Gentlemen:

This letter is being submitted as a formal request for approval of subleases pursuant to the requirements set forth in 43 CFR §3453 and §3472. The request for approval of subleases is from Blackhawk Coal Company, the current Lessee under each of the above captioned U.S. Coal Leases, to Cyprus Plateau Mining Corporation. I hereby certify that Cyprus Plateau Mining Corporation is the sole party in interest in the sublease(s), if issued, as required by 43 CFR §3472.2-1.

Enclosed with this letter is Cyprus' check in the amount of \$200.00 (\$50.00 per lease) to cover the required filing fees associated with this request as well as copies of documents which set forth (a) that Cyprus Plateau Mining Corporation is a Delaware corporation qualified to do business in the State of Utah; (b) that Cyprus Plateau Mining Corporation is 85% owned by Cyprus Amax Coal Company, a Delaware corporation; 12% owned by Mitsubishi Development Pty. Ltd., an Australian corporation; and 3% owned by Mitsubishi International Corporation, a New York corporation; and (c) the names of the officers and directors authorized to act on behalf of the corporation as required under 43 CFR §3472.2-2(c). Cyprus Amax Coal Company is wholly owned by Cyprus Amax Minerals Company, a Delaware corporation.

In accordance with 43 CFR §3422.3-4, enclosed are completed information forms for review by the Department of Justice.

This letter is also certification that Cyprus Plateau Mining Corporation is in compliance with the Mineral Lands Leasing Act of 1920, as amended, and the requirements of 43 CFR §3472, specifically (a) that the corporation is qualified and authorized to hold interests in the identified U.S. Coal Leases and to be issued sublease(s); (b) that the interests in leases or lease applications held, directly or indirectly, by Cyprus Plateau Mining Corporation or by any of its affiliated corporations do not exceed in the aggregate the acreage limitations set forth in 43 CFR §3472.1-3; and (c) that neither Cyprus Plateau

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Bureau of Land Management
August 5, 1998
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Mining Corporation nor any affiliated corporation holds or has held for ten (10) years any lease from which it is not producing coal in commercial quantities, except as authorized under the provisions of 43 CFR §3480 or 43 CFR §3472.1-2(e)(4) or (5).

Please acknowledge receipt of this letter, Cyprus' check and the above mentioned documents by dating and signing where indicated below and return one (1) copy of this letter to the attention of L. T. Gaskins at the above letterhead address.

Should you have any questions concerning this matter, please do not hesitate to contact Greg A. Walker, Attorney for Cyprus Plateau Mining Corporation, at (303) 643-5215; J. P. Bihr, Division Landman; or Lee T. Gaskins, Senior Land Administrator for Cyprus Plateau Mining Corporation, at (303) 643-5087.

Respectfully submitted

CYPRUS PLATEAU MINING CORPORATION



Frank J. Wood
Vice President and Controller

/ltg

J. P. Bihr
L. T. Gaskins
G. A. Walker

Received and acknowledged this _____ day of _____, 19____.

By: _____

Title: _____

FIRST AMENDMENT TO EASTERN SUBLEASE AGREEMENT

This FIRST AMENDMENT TO EASTERN SUBLEASE AGREEMENT ("Amendment") is entered into and made effective this 17th day of July, 1998 by and between CYPRUS PLATEAU MINING CORPORATION ("Cyprus"), a Delaware corporation, with an address at P. O. Drawer 7007, Price, Utah 84501, and BLACKHAWK COAL COMPANY ("Blackhawk"), a Utah corporation, with an address at P.O. Box 700, Lancaster, Ohio 43130-0700.

RECITALS

WHEREAS, Cyprus and Blackhawk are parties to that certain November 1, 1993 Master Agreement, and all attachments thereto, all as amended ("1993 Eastern Agreement"); and

WHEREAS, all coal originally (as of November 1, 1993) leased or subleased to Cyprus pursuant to the 1993 Agreement is hereinafter referred to as the "Existing Eastern Coal"; and

WHEREAS, Amax Land Company ("Amax"), Blackhawk and other entities are parties to that certain 1986 Lease Transaction Agreement, and all attachments thereto, all as amended ("1986 Agreement"); and

WHEREAS, Amax and Blackhawk are parties to that certain Right of First Refusal Agreement dated December 28, 1995 ("Western ROFR Agreement"); and

WHEREAS, simultaneous with and of even date herewith, Cyprus, Blackhawk and Amax are entering into that certain Agreement and Grant of Royalty ("Agreement and Grant of Royalty") whereby, among other things, certain additional coal is being leased or subleased to Cyprus as part of the 1993 Eastern Agreement; and

WHEREAS, Cyprus and Blackhawk have reached certain agreements all related to the foregoing, and wish to amend the November 1, 1993 Eastern Sublease Agreement covering, among other land, federal coal ("Eastern Sublease Agreement") to which they are parties and which is part of the 1993 Eastern Agreement.

Now wherefore, in consideration of the foregoing recitals, the terms and conditions of this Amendment, and other good and valuable consideration, Blackhawk and Cyprus agree as follows:

1. Unless otherwise expressly noted herein, all capitalized terms herein have the same meaning as given to those terms in the 1993 Eastern Agreement, and if not defined therein, then as defined in the Agreement and Grant of Royalty. In the event of any conflict between the provisions of this Amendment and the provisions of the Eastern Sublease Agreement, the provisions of this Amendment shall be controlling.

2. Exhibit A to the Eastern Sublease Agreement is amended by adding thereto the following federal coal leases in Carbon County, Utah ("New Western Federal Coal"):

- Federal Coal Lease No. SL- 071737 dated September 1, 1950, covering the following described lands:

T-12-S, R-9-E S. L. M.

Section 26: W1/2NE 1/4, NW1/4, N1/2SW1/4, NW1/4SE1/4

Section 27: N1/2, N1/2S1/2

Section 28: N1/2, SW1/4, W1/2SE1/4, NE1/4SE1/4

Section 29: NE1/4NE1/4, S1/2N1/2, S1/2

- Federal Coal Lease No. U-058184 dated September 1, 1950, covering the following lands:

T-12-S, R-9-E, S.L.M.

Section 33: Lots 1-4 (S1/2S1/2), SW1/4NE1/4, S1/2NW1/4,

N1/2SW1/4, NW1/4SE1/4

T-13-S R-9-E, S.L.M.

Section 3: Lots 3 and 4 (N1/2NW1/4)

Section 4: Lots 1-4 (N1/2N1/2)

Section 5: Lot 1 (NE1/4NE1/4)

- Federal Coal Lease No. SL-029093-046653 dated June 17, 1921, covering the following lands:

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Section 28: SE1/4SE1/4

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Section 3: Lots 1 and 2 (N1/2NE1/4)

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STATE OF OHIO)
) ss.
COUNTY OF FRANKLIN)

The foregoing instrument was acknowledged before me this 17th day of July, 1998 by C. A. Ebetino, Jr., President and Chief Operating Officer of Blackhawk Coal Company, a Utah corporation, on behalf of the corporation.

Kenneth E. McDonough
NOTARY PUBLIC
Residing at:
1 Riverside Plaza
Columbus, OH. 43215

My Commission Expires:

KENNETH E. McDONOUGH, Attorney At Law
NOTARY PUBLIC, STATE OF OHIO
My commission has no expiration date
Section 147.03 R. C.

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