## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLORADO Honorable Marcia S. Krieger

Civil Action No. 09-cv-01115-MSK-KLM

SHIRLEY ANDEXLER; LYNN and DEBORAH BARNES; MARY F. COWAN, CAROLYN CREEKMORE, and JAMES RANALS; JAMES and ANN CONLEY; BILL and LORI CORDOVA; DONALD and TAMARA DEROWITSCH; ROBERT ENGLISH and DONNA ZERBE; RICHARD and VIRGILIA GOODWIN; BRUCE and SHARON HOPKE; JACK and CYNTHIA HOUGHTELLING; JOHN IRELAND and KEVIN MURPHY; TERRI KERMAN; JOAN and KEITH LIGHTCAP; MARY BETH and ROBERT MARTIN; JOHN and KAREN RHOADS; DAWN and GERE RYERSON; DUANE and SHIRLEE SPEH,

Plaintiffs,

v.

PETROGLYPH OPERATING COMPANY, INC., a Kansas Corporation; PETROGLYPH ENERGY, INC., an Idaho Corporation; III EXPLORATION COMPANY, an Idaho Corporation; III EXPLORATION II LP, an Idaho Limited Partnership; INTERMOUNTAIN INDUSTRIES, INC., an Idaho Corporation; and THOMAS MELLAND, an individual,

Defendants.

## ORDER REGARDING CUSTODY OF EXHIBITS AND DEPOSITIONS USED IN EVIDENTIARY HEARINGS AND TRIALS

IT IS ORDERED that, as to any exhibits and depositions used during evidentiary hearings or trials, counsel for the parties shall retrieve the originals of such exhibits and depositions from the Court following the evidentiary hearing or trial, and shall retain same for 60 days beyond the later of the time to appeal or conclusion of any appellate proceedings. The Court will retain its copy of the exhibits for the same time period after which the documents will be destroyed.

DATED this 6<sup>th</sup> day of August, 2009.

## **BY THE COURT:**

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Marcia S. Krieger United States District Judge