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	LOTY O DESTRUCTOR OF	
MODIFICATION, RENEWAL AND EXTENSION OF NOTE, LIEN, AND OTHER DOCUMENTS	First National Bank Albany/Breckenridge P.O, Box 2019, Albany, TX 76430 "BANK"	
THE STATE OF TEXAS		
••	OW ALL MEN BY THESE PRESENTS:	
THIS AGREEMENT (herein so called) is made and entered into as of the 17 day of April , 2012 by and between Bank and Quest Energy Management Group, Inc. ("Bonower").		
VITNESSETH: WHEREAS, Bortower executed and delivered to Bank Borrower's Promissory Note ("Note") datedApril 17, 2006, in the original		
principal amount of \$\frac{76,000.00}{26,000.00}; and WHERBAS, the Note is secured by a deed of trust lien conveyed in a Deed recorded in Volume 512, Page 626, Deed of Trust Records of Shacke! Documents (herein so called) and executed by Borrower in favor of Bank and WHERBAS, Bank is the holder and owner of the Note, deed of trust lien, and a collectively called the "Security Documents"), and Borrower is the record own WHERBAS, the Note presently matures on April 17, 2012	Ford County, Texas, and is further secured by certain Other reference in here made to all of said ducuments for all purposes; and Diher Documents (The Deed of Trust and Other Documents herein-after let of the Property described in said Security Documents; and	
WHEREAS, Borrower has requested and Bank has agreed to renew and exte NOW THEREFORE, in consideration of the sum of Ten and No/100 Dollars (\$ by each of the parties to the other, the receipt and sufficiency of which are her 1. Acknowledgement of Outstanding Balance. The parties hereto acknowledge \$ 52,463.74	nd the maturity of the Note. 10.00) and the exchange of other good and valuable consideration paid by acknowledged, Bank and Borrower AGREB AS FOLLOWS:	
2. Renewal and Extension of Maturity. The Note is hereby renewed and the ma ("Revised Maturity Date").	turity of the Note is hereby extended to April 17 , 2015.	
3. Modification of Interest Rate. The interest rate (in the Note) is hereby ame shall be subject, however, to the interest limitations specified in the Note, which the first 35 payments of \$716.00 including interest and monthly thereafter until the final payment then due on or before April 17, 2015;	th limitations are incorporated herein by reference. d payable as follows: 36 monthly payments, being exest beginning on or before May 17, 2012	
until the Revised Maturity Date, on which date all unpaid principal and accrued on the unpaid principal to the dated of each installment paid and the payment mate to the reduction of principal. 5. Ratification of Security Documents. Borrower and Bank further agree tha Documents shall continue and carry forward until the Note and all indebtedness liens, assignments and security interests are hereby ratified and affirmed as valid described in the Security Documents, and that this Agreement shall in no mannet expressly modified in the Agreement), and that such liens, assignments, and see modified until the Note and all other obligations secured by the Security Documents en paid in full. 6. Borrower's Address. Borrower's address, for purposes of any notices requested.	de credited first to the discharge of the interest accrued and the balance the liens, assignments and security interests created by the Security 6 evidenced thereby is paid in full. Borrower further agrees that such and subsisting against the real property, personal property and fixtures without a free to rimpair the Note or the Security Documents (except as surity interests shall not in any manner be waived, released, altered or ents (including any and all subsequent renewals and extensions) have	
7. Miscellaneous.		
(a). THIS NOTE IS PAYABLE IN KULL ON OR BEFORE THE MATURITY DATE OR ON DEMAND. YOU MUST REPAY THE ENTIRE PRINCIPAL BALANCE OF THE LOAN AND UNPAID INTEREST WHEN DUE, THE BANK IS UNDER NO OBLIGATION TO REFINANCE SAID NOTE AT THAT TIME. YOU WILL, THEREFORE, BE REQUIRED TO MAKE PAYMENT OUT OF OTHER ASSETS THAT YOU MAY OWN, OR YOU WILL HAVE TO FIND A LENDER WILLING TO LEND YOU THE MONEY AT PREVAILING MARKET RATES, WHICH MAY BE CONSIDERABLE HIGHER THAN THE INTEREST RATE ON THIS LOAN,		
(b). As modified hereby, the provisions of the Note and Security Documents shall continue in full force and effect, and Borrower acknowledges and affirms Borrower's liability to Bank thereunder. In the event of an inconsistency between this Agreement and the terms of the Note and/or Security Documents, this Agreement shall govern.		
(c). Borrower hereby agrees to pay all costs and expenses incurred by Agreement, the reinstatement and modification of the note and/or Security Doc (d). Any default by Borrower in the performance of its obligations has Documents, shall allow Bank to exercise any or all of its remedies set forth in (e). Bank does not, by its execution of this Agreement, waive any rights (f). This Agreement may be executed in multiple counterparts, each of a contemporary of the counterparts.	untents, and any other documents executed in connection herewith, in contained shall constitute a default under the Note and Security ach Note and Security Documents or at law or in equity. It may have against any person not a party hereto.	
constitute one and the same Agreement. (g). All terms, provisions, covenants, agreements and conditions of the No Borrower agrees that this Agreement and all of the covenants and agreements cor benefit of Bank and each of their respective heirs, executors, legal representativ	tained herein shall be binding upon such parties and shall inure to the	
EXECUTED as of the day, month and year first written above.		
FIRST NATIONAL BANK ALBANY/BRECKENRIDGE:	BORROWER: Quest Energy Management Group, Inc.	
By: J. Randall Palmore	By: Jeff Downey-Vice President	
Title: President		
EXHIBIT		

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THE STATE OF TEXAS

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COINTY OF OUR 15 15	ior anathoranda
COUNTY OF Shackelford	_
This instrument was acknowledged before nie on the 5 d President, of First NATIONAL BA said banking association.	ANK ALBANY/BRECKENRIOGE, a national banking association, on behalf of
Susein Hurley Notary Public STATE OF TEXAS My Comm. Exp. 0509/2013	Notary Public in and for the State of Texts My commission expires 5-9-7013
THE STATE OF TEXAS	
COUNTY OF Shackelford	
This instrument was acknowledged before me of Jeff Downey, President of Quest Energy Ma of said cororation. ANGELAD MOORE Notery Public STATE OF TEXAS My Comm. Exp. 03032014	n the day of April , 2012 by inagement Group, Inc., a Texas corporation on behalf Notary Public in and for the State of Texas My commission expires 3/3/14
THE STATE OF TEXAS	
COUNTY OF	
This instrument was acknowledged before me on	the day of, by
	Notary Public in and for the State of Texas
	My commission expires
THE STATE OF TEXAS :: COUNTY OF	
This instrument was acknowledged before me on	the day of, by
	•
	Notary Public in and for the State of Texas
After recording, please return to: First National Bank Albany/Breckenridge P.O. Box 2019 Albany, Texas 76430	My commission expires 20120354 No. STATE OF TEXAS COUNTY OF SHACKELFORD Indicated the first starped become your more and provided the first starped become your more provided to the first starped become of the provided the first starped becomes the provided the first starp
,	Cheri Hawkins October British Confirma Official Brights Records Williams Official Brights Records Brights Brights Records Brights Brights Records Brights Brig