#### PEDEVCO CORP Form 10-K/A July 01, 2014

#### UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

# FORM 10-K/A

#### Amendment No. 1

#### ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(D) OF THE þ **SECURITIES EXCHANGE ACT OF 1934**

For the fiscal year ended December 31, 2013

#### TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE 0 **SECURITIES EXCHANGE ACT OF 1934**

For the transition period from to

Commission file number: 001-35922

PEDEVCO Corp. (Exact Name of Registrant as Specified in Its Charter)

Texas (State or other jurisdiction of incorporation or organization)

Title of each class

22-3755993 (IRS Employer Identification No.)

4125 Blackhawk Plaza Circle, Suite 201 Danville, California 94506 (Address of Principal Executive Offices)

(855) 733 2685 (Registrant's Telephone Number, Including Area Code)

Securities registered pursuant to Section 12(b) of the Act: Name of each exchange on which registered Common Stock, \$0.001 par value per share NYSE MKT

> Securities registered pursuant to Section 12(g) of the Act: None.

Indicate by check mark if the registrant is a well-known seasoned issuer, as defined in Rule 405 of the Securities Act. Yes o No b

Indicate by check mark if the registrant is not required to file reports pursuant to Section 13 or Section 15(d) of the Act. Yes o No þ

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes b No o

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes b No o

Indicate by check mark if disclosure of delinquent filers pursuant to Item 405 of Regulation S-K is not contained herein, and will not be contained, to the best of the Registrant's knowledge, in definitive proxy or information statements incorporated by reference in Part III of this Form 10-K or any amendment to this Form 10-K.

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See the definitions of "large accelerated filer," "accelerated filer" and "smaller reporting company" in Rule 12b-2 of the Exchange Act.

| Large accelerated filer | 0 | Accelerated filer         | 0 |
|-------------------------|---|---------------------------|---|
| Non-accelerated filer   | 0 | Smaller reporting company | þ |

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). Yes o No þ

The aggregate market value of the voting and non-voting common equity held by non-affiliates of the registrant as of June 28, 2013 based upon the closing price reported on such date was approximately \$44,437,679. Shares of voting stock held by each officer and director and by each person who, as of June 28, 2013, may be deemed to have beneficially owned more than 10% of the outstanding voting stock have been excluded. This determination of affiliate status is not necessarily a conclusive determination of affiliate status for any other purpose.

As of March 28, 2014, 26,539,013 shares of the registrant's common stock, \$0.001 par value per share, were outstanding.

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#### Explanatory Note

This Amendment No. 1 (this "Amendment") to the Annual Report on Form 10-K of PEDEVCO Corp. ("PEDEVCO" or the "Company") for the year ended December 31, 2013, as filed with the Securities and Exchange Commission (the "Commission") on March 31, 2014 (the "Original Filing"), is being filed to amend (a) PART III, Item 14. Principal Accounting Fees and Services (which inadvertently included the "exhibit index" for the Original Filing); (b) PART IV, Item 15. Exhibits and Financial Statement Schedules (which inadvertently was included after the signature page of the Original Filing, instead of before such signature page); (c) the Exhibit Index of the Prior Filing (which as described above was inadvertently filed as part of Part III, Item 14, instead of being included after the signature page of the Original Filing); and (d) page F-1 of the Original Filing (which was inadvertently filed with Part IV, Item 15 information); and to include Exhibit 23.1 (which was inadvertently left out of the Original Filing) and to amend and revise Exhibit 23.2 as originally included in the Original Filing to clarify that such consent also provides for the incorporation by reference of referenced oil and gas reports in certain of the Company's prior registration statement filings.

Except as expressly set forth herein, this Amendment does not reflect events that occurred after the date of the Original Filing and does not modify or update any of the other disclosures contained therein in any way. This Amendment should be read in conjunction with the Original Filing and the Company's other filings with the Securities and Exchange Commission. This Amendment consists solely of the preceding cover page, this Explanatory Note, Part III (Item 14), Part IV (Item 15), the Exhibit Index (as updated), page F-1, the signature page and the certifications required to be filed as exhibits to this Amendment.

#### PART III

#### ITEM 14. PRINCIPAL ACCOUNTANT FEES AND SERVICES.

The following table presents fees for professional audit services performed by GBH CPAs, PC and tax fees for Singer Lewak, LLP for the audit of our annual financial statements for the fiscal years ended December 31, 2013 and 2012.

|                       | 2013          | 2012          |
|-----------------------|---------------|---------------|
| Audit Fees(1)         | \$<br>190,855 | \$<br>65,680  |
| Audit-Related Fees(2) | 100,720       | 69,220        |
| Tax Fees(3)           | 27,466        | 6,787         |
| All Other Fees(4)     | 212,145       | -             |
| Total                 | \$<br>531,186 | \$<br>141,687 |

(1) Audit fees include professional services rendered for (1) the audit of our annual financial statements for the fiscal years ended December 31, 2013 and 2012 and (ii) the reviews of the financial statements included in our quarterly reports on Form 10-Q for such years.

- (2) Audit-related fees consist of fees billed for professional services that are reasonably related to the performance of the audit or review of our consolidated financial statements, but are not reported under "Audit fees."
- (3) Tax fees include professional services relating to preparation of the annual tax return.
- (4) Other fees include professional services for review of various filings and issuance of consents.

#### **Pre-Approval Policies**

It is the policy of our Board of Directors that all services to be provided by our independent registered public accounting firm, including audit services and permitted audit-related and non-audit services, must be pre-approved by our Board of Directors. Our Board of Directors pre-approved all services, audit and non-audit, provided to us by GBH CPAs, PC and Singer Lewak for 2013 and 2012.

#### PART IV

# ITEM 15. EXHIBITS AND FINANCIAL STATEMENT SCHEDULES.

### (a) Financial Statements

# INDEX TO FINANCIAL STATEMENTS

Audited Financial Statements for Years Ended December 31, 2013 and 2012

Pedevco Corp.:

| Report of Independent Registered Public Accounting Firm            | F-2 |
|--|-----|
| Consolidated Balance Sheets as of December 31, 2013 and 2012       | F-3 |
| Consolidated Statements of Operations for the Years Ended December |     |
| 31, 2013 and 2012  | F-4 |
| Consolidated Statement of Shareholders' Equity For the Years Ended |     |
| December 31, 2013 and 2012   | F-5 |
| Consolidated Statements of Cash Flows for the Years Ended December |     |
| 31, 2013 and 2012  | F-6 |
| Notes to Consolidated Financial Statements                         | F-8 |
|  |     |

(2) Financial Statement Schedules

All financial statement schedules have been omitted, since the required information is not applicable or is not present in amounts sufficient to require submission of the schedule, or because the information required is included in the consolidated financial statements and notes thereto included in this Form 10-K.

(3) Exhibits required by Item 601 of Regulation S-K

The information required by this Section (a) (3) of Item 15 is set forth on the exhibit index that follows the Signatures page of this Form 10-K.

#### SIGNATURES

Pursuant to the requirements of Section 13 or 15(d) of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

### PEDEVCO Corp.

| July 1, 2014 | By:         | /s/ Frank C. Ingriselli<br>Frank C. Ingriselli<br>President and Chief<br>Executive Officer<br>(Principal Executive Officer) |
|--------------|-------------|---|
| July 1, 2014 | Chief Finar | Peterson<br>Vice President and<br>ncial Officer<br>Financial and  |

## EXHIBIT INDEX

| Exhibit<br>No. | Description  | Filed<br>With<br>This<br>Annual<br>Report<br>on Form<br>10-K/A | Form | Exhibit | Filing<br>Date/Period<br>End Date | File<br>Number |
|----------------|--|--|------|---------|-----------------------------------|----------------|
| 1.1            | Underwriting Agreement,<br>dated December 9, 2013,<br>by and among the<br>Company and National<br>Securities Corporation   |  | 8-K  | 1.1     | 12/10/2013                        | 001-35922      |
| 1.2            | Underwriting Agreement,<br>dated March 4, 2014, by<br>and among the Company<br>and Roth Capital Partners,<br>LLC as representative of<br>the several underwriters<br>set forth in such agreement |  | 8-K  | 1.1     | 3/6/2014                          | 001-35922      |
| 2.1            | Agreement and Plan of<br>Reorganization, dated<br>January 13, 2012, by and<br>among Blast Services,<br>Inc., Blast Acquisition<br>Corp., and Pacific Energy<br>Development Corp.                 |  | 8-K  | 2.1     | 1/20/2012                         | 000-53725      |
| 2.2            | First Amendment to the<br>Agreement and Plan of<br>Merger, dated May 29,<br>2012, by and among Blast<br>Services, Inc., Blast<br>Acquisition Corp., and<br>Pacific Energy<br>Development Corp.   |  | 8-K  | 2.2     | 5/31/2012                         | 000-53725      |
| 2.3            | Articles of Merger<br>(Nevada) by Blast<br>Acquisition Corp. and<br>Pacific Energy<br>Development Corp.  |  | 8-K  | 3.3     | 8/2/2012                          | 000-53725      |
| 2.4            | Agreement and Plan of<br>Merger of Pacific Energy<br>Development MSL LLC<br>and PEDCO MSL Merger<br>Sub LLC (March 7, 2014)  |  | 8-K  | 2.1     | 3/10/2014                         | 001-35922      |

| 2.5 | Purchase and Sale<br>Agreement, dated January<br>21, 2014, by and between<br>Continental Resources,<br>Inc. and Red Hawk<br>Petroleum, LLC      | 8-К | 2.1 | 1/22/2014 | 001-35922 |
|-----|---|-----|-----|-----------|-----------|
| 2.6 | Purchase and Sale<br>Agreement, dated<br>February 19, 2014, by and<br>between White Hawk<br>Petroleum, LLC and<br>Millennial PDP Fund IV,<br>LP | 8-K | 2.1 | 2/20/2014 | 001-35922 |
| 3.1 | Amended and Restated<br>Certificate of Formation<br>and Designation by Blast<br>Acquisition Corp. and<br>Pacific Energy<br>Development Corp.    | 8-К | 3.1 | 8/2/2012  | 000-53725 |
| 3.2 | Amended and Restated<br>Certificate of Designation<br>of Series A Preferred<br>Stock  | 8-K | 3.2 | 8/2/2012  | 000-53725 |
| 3.3 | Certificate of Amendment<br>of Amended and Restated<br>Certificate of Formation   | 8-K | 3.1 | 4/23/2013 | 000-53725 |
| 3.4 | Bylaws of Blast Energy<br>Services, Inc.  | 8-K | 3.3 | 3/6/2008  | 333-64122 |
| 3.5 | Amendment to the Bylaws   | 8-K | 3.1 | 12/6/2012 | 000-53725 |
| 3.6 | Articles of Merger<br>(Nevada) of Pacific<br>Energy Development MSL<br>LLC and PEDCO MSL<br>Merger Sub LLC (March<br>7, 2014)                   | 8-K | 3.1 |           | 001-35922 |
|     |   |     |     |           |           |

| 4.1  | Form of Common Stock<br>Certificate for PEDEVCO<br>CORP.  | S-3  | 4.1   | 10/23/2013 | 333-191869 |
|------|---|------|-------|------------|------------|
| 4.2  | Form of PEDEVCO Corp.<br>Series A Preferred Stock<br>Certificate  | 10-K | 4.2   | 12/31/13   | 001-35922  |
| 4.3  | Form of PEDEVCO Corp.<br>Warrant Agreement  | 8-K  | 10.18 | 3/10/2014  | 001-35922  |
| 4.4  | CCG Investor Relations<br>Partners LLC Warrant<br>(July 15, 2013)   | 10-Q | 4.1   | 8/14/2013  | 001-35922  |
| 4.5  | Form of Warrant for the<br>Purchase of Common<br>Stock (Private Placement<br>Investor) August 12, 2013                                      | 8-K  | 4.1   | 8/12/2013  | 001-35922  |
| 4.6  | Consultant Stock Option<br>Agreement, dated October<br>7, 2011, entered into by<br>and between Michael L.<br>Peterson and the<br>Registrant | S-8  | 4.9   | 10/31/13   | 333-192002 |
| 4.7  | Employee Stock Option<br>Agreement, dated October<br>7, 2011, entered into by<br>and between Valentina<br>Babichev and the<br>Registrant    | S-8  | 4.10  | 10/31/13   | 333-192002 |
| 4.8  | Consultant Stock Option<br>Agreement, dated October<br>7, 2011, entered into by<br>and between Y.M. Shum<br>and the Registrant              | S-8  | 4.11  | 10/31/13   | 333-192002 |
| 4.9  | Consultant Stock Option<br>Agreement, dated October<br>7, 2011, entered into by<br>and between Kathleen<br>Cole and the Registrant          | S-8  | 4.12  | 10/31/13   | 333-192002 |
| 4.10 | Employee Stock Option<br>Agreement, dated June 18,<br>2012, entered into by and<br>between Frank C.<br>Ingriselli and the<br>Registrant     | S-8  | 4.13  | 10/31/13   | 333-192002 |
| 4.11 | Employee Stock Option<br>Agreement, dated June 18,<br>2012, entered into by and<br>between Michael L.<br>Peterson and the                   | S-8  | 4.14  | 10/31/13   | 333-192002 |

|      | Registrant  |          |       |            |            |
|------|---|----------|-------|------------|------------|
| 4.12 | Employee Stock Option<br>Agreement, dated June 18,<br>2012, entered into by and<br>between Clark R. Moore<br>and the Registrant | S-8      | 4.15  | 10/31/13   | 333-192002 |
| 10.1 | 2003 Stock Option Plan  | 10-QSB/A | 10.12 | 11/20/2003 | 333-64122  |
| 10.2 | Blast Energy Services, Inc.<br>2009 Stock Incentive Plan  | 10-Q     | 4.1   | 8/14/2009  | 000-53725  |
| 10.3 | PEDEVCO Corp. 2012<br>Equity Incentive Plan   | S-8      | 4.1   | 8/2/2012   | 000-53725  |
| 10.4 | PEDEVCO Corp. 2012<br>Equity Incentive Plan -<br>Form of Restricted Shares<br>Grant Agreement                                   | S-8      | 4.2   | 10/31/13   | 333-192002 |
| 10.5 | PEDEVCO Corp. 2012<br>Equity Incentive Plan -<br>Form of Stock Option<br>Agreement  | S-8      | 4.3   | 10/31/13   | 333-192002 |
| 10.6 | Pacific Energy<br>Development Corp. 2012<br>Equity Incentive Plan   | S-8      | 4.4   | 10/31/13   | 333-192002 |
| 10.7 | Pacific Energy<br>Development Corp. 2012<br>Plan - Form of Restricted<br>Shares Grant Agreement                                 | S-8      | 4.5   | 10/31/13   | 333-192002 |
| 10.8 | Pacific Energy<br>Development Corp. 2012<br>Plan - Form of Stock<br>Option Agreement  | S-8      | 4.6   | 10/31/13   | 333-192002 |
| 10.9 | Pacific Energy<br>Development Corp Form<br>of Restricted Shares Grant<br>Agreement  | S-8      | 4.7   | 10/31/13   | 333-192002 |

| 10.10 | Pacific Energy Development Corp<br>Form of Stock Option Agreement  | S-8  | 4.8   | 10/31/13   | 333-192002 |
|-------|--|------|-------|------------|------------|
| 10.11 | Pedevco Corp Form of<br>Indemnification Agreement  | 10-К | 10.11 | 12/31/13   | 001-35922  |
| 10.12 | Agreement to Purchase Sugar Valley<br>Interest, dated September 9, 2010, by<br>and between Blast Energy Services,<br>Inc. and Sun Resources Texas, Inc.                      | 8-K  | 10.1  | 9/23/2010  | 000-53725  |
| 10.13 | Promissory Note, dated September 9,<br>2010, by Blast Energy Services, Inc.<br>in favor of Sun Resources Texas, Inc.   | 8-K  | 10.2  | 9/23/2010  | 000-53725  |
| 10.14 | Letter of Intent to Farm in to<br>Guijarral Hills Extension<br>Exploitation Project, dated October<br>25, 2010, by Blast Energy Services,<br>Inc. and Solimar Energy Limited | 8-K  | 10.1  | 11/2/2010  | 000-53725  |
| 10.15 | Asset Purchase Agreement, dated<br>December 30, 2010, by and between<br>Blast Energy Services, Inc. and<br>GlobaLogix, Inc.  | 8-K  | 10.1  | 1/5/2011   | 000-53725  |
| 10.16 | Modification Agreement with<br>Solimar Energy LLC, dated<br>December 22, 2011, by and between<br>Solimar Energy LLC and Blast<br>Energy Services, Inc.                       | 8-K  | 2.1   | 12/27/2011 | 000-53725  |
| 10.17 | Secured Promissory Note of Pacific<br>Energy Development Company LLC,<br>dated February 14, 2011, issued by<br>Frank Ingriselli  | 10-К | 10.17 | 12/31/13   | 001-35922  |
| 10.18 | Agreement on Joint Cooperation,<br>dated April 27, 2011, by Pacific<br>Energy Development Company LLC<br>and South Texas Reservoir Alliance<br>LLC                           | 10-K | 10.18 | 12/31/13   | 001-35922  |
| 10.19 | Executive Employment Agreement,<br>dated June 10, 2011, by Pacific<br>Energy Development Corp and Frank<br>Ingriselli  | 10-K | 10.19 | 12/31/13   | 001-35922  |
| 10.20 | Executive Employment Agreement,<br>dated June 10, 2011, by Pacific<br>Energy Development Corp and Clark<br>Moore   | 10-K | 10.20 | 12/31/13   | 001-35922  |
| 10.21 | Secured Convertible Promissory<br>Note, dated July 6, 2011, issued to<br>Pacific Energy Development Corp by<br>Global Venture Investments LLC                                | 10-K | 10.21 | 12/31/13   | 001-35922  |
| 10.22 | Purchase and Sale Agreement, dated<br>August 23, 2011, by Pacific Energy   | 10-К | 10.22 | 12/31/13   | 001-35922  |

|       | Development Corp, Esenjay Oil &<br>Gas, Ltd., Winn Exploration Co.,<br>Inc., Lacy Properties, Ltd. and Crain<br>Energy, Ltd.  |     |      |      |          |           |
|-------|---|-----|------|------|----------|-----------|
| 10.23 | Amendatory Letter Agreement No. 1<br>to Purchase and Sale Agreement,<br>dated September 30, 2011, by and<br>among Esenjay Oil & Gas, Ltd.,<br>Winn Exploration Co., Inc., Lacy<br>Properties, Ltd. and Crain Energy,<br>Ltd., and Pacific Energy<br>Development Corp. | 10- | -K 1 | 0.23 | 12/31/13 | 001-35922 |
| 10.24 | Amendatory Letter Agreement No. 2<br>to Purchase and Sale Agreement,<br>dated October 27, 2011, by and<br>among Esenjay Oil & Gas, Ltd.,<br>Winn Exploration Co., Inc., Lacy<br>Properties, Ltd., Crain Energy, Ltd.,<br>and Pacific Energy Development<br>Corp.      | 10- | -K 1 | 0.24 | 12/31/13 | 001-35922 |
| 10.25 | Amendatory Letter Agreement No. 3<br>to Purchase and Sale Agreement,<br>dated October 31, 2011, by and<br>among Esenjay Oil & Gas, Ltd.,<br>Winn Exploration Co., Inc., Lacy<br>Properties, Ltd., Crain Energy, Ltd.,<br>and Pacific Energy Development<br>Corp.      | 10- | -K 1 | 0.25 | 12/31/13 | 001-35922 |

| 10.26 | Consulting Agreement,<br>dated September 19, 2011,<br>by Pacific Energy<br>Development Corp and<br>South Texas Reservoir<br>Alliance LLC                                   | 10-K | 10.26 | 12/31/13 | 001-35922 |
|-------|--|------|-------|----------|-----------|
| 10.27 | Operating Agreement,<br>dated October 31, 2011, by<br>and between Condor<br>Energy Technology LLC<br>as Operator and the parties<br>named therein                          | 10-K | 10.27 | 12/31/13 | 001-35922 |
| 10.28 | Series A Convertible<br>Preferred Stock Warrant,<br>dated October 31, 2011,<br>issued to Global Venture<br>Investments LLC by<br>Pacific Energy<br>Development Corp        | 10-K | 10.28 | 12/31/13 | 001-35922 |
| 10.29 | Condor Energy<br>Technology LLC<br>Operating Agreement,<br>dated October 31, 2011, by<br>MIE Jurassic Energy<br>Corporation and Pacific<br>Energy Development Corp         | 10-K | 10.29 | 12/31/13 | 001-35922 |
| 10.30 | Consulting Agreement,<br>dated November 26, 2011,<br>by and between Condor<br>Energy Technology LLC<br>and South Texas Reservoir<br>Alliance LLC                           | 10-К | 10.30 | 12/31/13 | 001-35922 |
| 10.31 | Stock Purchase<br>Agreement, dated<br>December 16, 2011, by<br>Pacific Energy<br>Development Corp, the<br>Shareholders of Excellong<br>E&P-2, Inc., and<br>Excellong, Inc. | 10-K | 10.31 | 12/31/13 | 001-35922 |
| 10.32 | Executive Employment<br>Agreement, dated January<br>6, 2012, by Pacific Energy<br>Development Corp and<br>Jamie Tseng  | 10-К | 10.32 | 12/31/13 | 001-35922 |
| 10.33 | Amendatory Letter<br>Agreement to Stock<br>Purchase Agreement,   | 10-K | 10.33 | 12/31/13 | 001-35922 |

|       | dated February 9, 2012,<br>between Pacific Energy<br>Development Corp., the<br>Shareholders of Excellong<br>E&P-2, Inc. and<br>Excellong, Inc.  |      |       |          |           |
|-------|---|------|-------|----------|-----------|
| 10.34 | Contract Operating<br>Services Agreement, dated<br>February 15, 2012, by and<br>between South Texas<br>Reservoir Alliance and<br>Condor Energy<br>Technology LLC  | 10-K | 10.34 | 12/31/13 | 001-35922 |
| 10.35 | Amendatory Letter<br>Agreement No. 2 to Stock<br>Purchase Agreement,<br>dated February 29, 2012,<br>between Pacific Energy<br>Development Corp., the<br>Shareholders of Excellong<br>E&P-2, Inc. and<br>Excellong, Inc. | 10-K | 10.35 | 12/31/13 | 001-35922 |
| 10.36 | Amendatory Letter<br>Agreement No. 3 to Stock<br>Purchase Agreement,<br>dated March 28, 2012,<br>between Pacific Energy<br>Development Corp., the<br>Shareholders of Excellong<br>E&P-2, Inc. and<br>Excellong, Inc.    | 10-K | 10.36 | 12/31/13 | 001-35922 |
| 10.37 | Promissory Note, dated<br>March 7, 2012, by Condor<br>Energy Technology LLC<br>in favor of MIE Jurassic<br>Energy Corporation   | 10-K | 10.37 | 12/31/13 | 001-35922 |
| 10.38 | Form of Common Stock<br>Warrant dated May 24,<br>2012, issued to MIE<br>Jurassic Energy<br>Corporation, May 24, 2012  | 10-K | 10.38 | 12/31/13 | 001-35922 |

| 10.39 | White Hawk Petroleum, LLC<br>Amended and Restated Operating<br>Agreement, dated May 23, 2012, by<br>MIE Jurassic Energy Corporation and  | 10-К | 10.39 | 12/31/13 | 001-35922 |
|-------|--|------|-------|----------|-----------|
|       | Pacific Energy Development Corp.   |      |       |          |           |
| 10.40 | White Hawk Petroleum, LLC<br>Membership Unit Purchase<br>Agreement, dated May 23, 2012, by<br>MIE Jurassic Energy Corporation,<br>Pacific Energy Development and<br>White Hawk Petroleum, LLC  | 10-K | 10.40 | 12/31/13 | 001-35922 |
| 10.41 | Consulting Services Agreement,<br>effective June 1, 2012, by and<br>between South Texas Reservoir<br>Alliance and Condor Energy<br>Technology LLC  | 10-K | 10.41 | 12/31/13 | 001-35922 |
| 10.42 | Gas Purchase Contract, effective as<br>of June 1, 2012, between Condor<br>Energy Technology, LLC and DCP<br>Midstream, LP  | 10-К | 10.42 | 12/31/13 | 001-35922 |
| 10.43 | Gas Purchase Contract, dated<br>December 1, 2011, by and between<br>DCP Midstream, LP and Continental<br>Resources, Inc., assigned to Red<br>Hawk Petroleum, LLC by<br>Continental Resources, Inc. effective<br>March 7, 2014                        | 10-K | 10.43 | 12/31/13 | 001-35922 |
| 10.44 | Gas Purchase Contract, dated April 1,<br>2012, as amended, by and between<br>Sterling Energy Investments LLC<br>and Continental Resources, Inc.,<br>assigned to Red Hawk Petroleum,<br>LLC by Continental Resources, Inc.<br>effective March 7, 2014 | 10-К | 10.44 | 12/31/13 | 001-35922 |
| 10.45 | Executive Employment Agreement,<br>dated June 16, 2012, by Pacific<br>Energy Development Corp. and<br>Michael Peterson   | 10-К | 10.45 | 12/31/13 | 001-35922 |
| 10.46 | Form of Common Stock Warrant,<br>dated July 27, 2012   | 10-K | 10.46 | 12/31/13 | 001-35922 |
| 10.47 | Form of Placement Agent Series A<br>Preferred Stock Warrant, dated July<br>27, 2012  | 10-K | 10.47 | 12/31/13 | 001-35922 |
| 10.48 | Purchase and Sale Agreement, dated<br>July 26, 2012, by and among Esenjay<br>Oil & Gas, Ltd., Winn Exploration<br>Co., Inc., Lacy Properties, Ltd., Crain<br>Energy, Ltd., Ravco, Inc., Arentee  | 10-K | 10.48 | 12/31/13 | 001-35922 |

|       | Investments, Schibi Oil & Gas, Ltd.,<br>and Condor Energy Technology LLC  |      |       |           |           |
|-------|---|------|-------|-----------|-----------|
| 10.49 | Amendatory Letter Agreement No. 1<br>to Purchase and Sale Agreement,<br>dated September 21, 2012, by and<br>among Esenjay Oil & Gas, Ltd.,<br>Winn Exploration Co., Inc., Lacy<br>Properties, Ltd., Crain Energy, Ltd.,<br>Ravco, Inc., Arentee Investments,<br>Schibi Oil & Gas, Ltd., and Condor<br>Energy Technology LLC | 10-К | 10.49 | 12/31/13  | 001-35922 |
| 10.50 | Form of Pacific Energy Development<br>Corp Series A Preferred Stock<br>Subscription Agreement   | 10-К | 10.50 | 12/31/13  | 001-35922 |
| 10.51 | Binding Strategic Cooperation<br>Agreement, dated September 24,<br>2012, by PEDEVCO Corp and Guofa<br>Zhonghai Energy Investment Co.,<br>Ltd.   | 8-K  | 10.1  | 10/1/2012 | 000-53725 |
| 10.52 | Promissory Note, dated September<br>24, 2012, by Condor Energy<br>Technology LLC in favor of Pacific<br>Energy Development Corp.  | 10-K | 10.52 | 12/31/13  | 001-35922 |

|       | Pacific Energy<br>Technology Service, LLC<br>Operating Agreement,<br>dated October 4, 2012, by<br>and between Pacific<br>Energy Development<br>Corp. and South Texas<br>Reservoir Alliance LLC   | 10-K | 10.53 | 12/31/13 | 001-35922 |
|-------|--|------|-------|----------|-----------|
| 10.54 | Closing Payment<br>Extension Amendatory<br>Letter Agreement, dated<br>November 20, 2012, by<br>and among PEDEVCO<br>Corp, Esenjay Oil & Gas,<br>Ltd., Winn Exploration<br>Co., Inc., Lacy Properties,<br>Ltd., and Crain Energy,<br>Ltd. | 10-K | 10.54 | 12/31/13 | 001-35922 |
| 10.55 | Term Assignment<br>Evaluation Agreement,<br>dated November 26, 2012,<br>by and between Pacific<br>Energy Development<br>Corp. and MIE Jurassic<br>Energy Corporation.  | 10-K | 10.55 | 12/31/13 | 001-35922 |
| 10.56 | Amendment No. 1 to<br>Employment Agreement,<br>dated January 11, 2013, by<br>and between PEDEVCO<br>Corp. and Michael L.<br>Peterson   | 10-K | 10.56 | 12/31/13 | 001-35922 |
| 10.57 | Amendment No. 1 to<br>Employment Agreement,<br>dated January 11, 2013, by<br>and between PEDEVCO<br>Corp. and Frank C.<br>Ingriselli   | 10-K | 10.57 | 12/31/13 | 001-35922 |
|       | Amendment No. 1 to<br>Employment Agreement,<br>dated January 11, 2013, by<br>and between PEDEVCO<br>Corp. and Clark R. Moore   | 10-K | 10.58 | 12/31/13 | 001-35922 |
| 10.59 | Agreement for Purchase of<br>Term Assignment, dated<br>February 22, 2013, by<br>Berexco LLC and Pacific<br>Energy Development MSL<br>LLC   | 10-K | 10.59 | 12/31/13 | 001-35922 |

| 10.60 | Mandate, dated February<br>25, 2013, entered into by<br>and between PEDEVCO<br>Corp. and Somerley<br>Limited  | 10-К          | 10.60 | 12/31/13  | 001-35922 |
|-------|---|---------------|-------|-----------|-----------|
| 10.61 | Form of Bridge Financing<br>Note and Warrant<br>Purchase Agreement  | 10-K          | 10.61 | 12/31/13  | 001-35922 |
| 10.62 | Form of Bridge Financing<br>Secured Promissory Note   | 10 <b>-</b> K | 10.62 | 12/31/13  | 001-35922 |
| 10.63 | Form of Bridge Financing<br>Warrant   | 10-K          | 10.63 | 12/31/13  | 001-35922 |
| 10.64 | Amended and Restated<br>Secured Subordinated<br>Promissory Note, dated<br>March 25, 2013, by and<br>between Pacific Energy<br>Development Corp. and<br>MIE Jurassic Energy<br>Corporation                     | 10-K          | 10.64 | 12/31/13  | 001-35922 |
| 10.65 | Letter Agreement, dated<br>March 25, 2013, by and<br>between PEDEVCO Corp.<br>and South Texas Reservoir<br>Alliance LLC   | 10-К          | 10.65 | 12/31/13  | 001-35922 |
| 10.66 | Letter Agreement, dated<br>May 15, 2013, by and<br>between PEDEVCO Corp.<br>and South Texas Reservoir<br>Alliance LLC   | 10-Q          | 10.11 | 5/20/2013 | 001-35922 |
| 10.67 | First Amendment to<br>Amended and Restated<br>Secured Subordinated<br>Promissory Note, dated<br>July 9, 2013, by and<br>between Pacific Energy<br>Development Corp. and<br>MIE Jurassic Energy<br>Corporation | 8-K           | 10.1  | 7/15/2013 | 001-35922 |
| 10.68 | Amended and Restated<br>Promissory Note, dated<br>July 9, 2013, by Condor<br>Energy Technology LLC<br>in favor of MIE Jurassic<br>Energy Corporation  | 8-K           | 10.2  | 7/15/2013 | 001-35922 |
| 10.69 | Form of Common Stock<br>and Warrant Subscription<br>Agreement (August 12,<br>2013 - Private Placement<br>Offering)  | 8-K           | 10.1  | 8/13/2013 | 001-35922 |

| 10.70 | Form of First Amendment<br>to Common Stock and<br>Warrant Subscription<br>Agreement (August 12,<br>2013 - Private Placement<br>Offering)  | ٤ | 3-K | 10.2 | 8/13/2013  | 001-35922 |
|-------|---|---|-----|------|------------|-----------|
| 10.71 | Form of Promissory Note<br>(August 12, 2013 - Private<br>Placement Offering)  | ٤ | 3-K | 10.3 | 8/13/2013  | 001-35922 |
| 10.72 | Shares Subscription<br>Agreement, dated<br>September 11, 2013, by<br>and among The Sixth<br>Energy Limited, Asia<br>Sixth Energy Resources<br>Limited, and Pacific<br>Energy Development<br>Corp. | 8 | 3-K | 10.1 | 9/16/2013  | 001-35922 |
| 10.73 | Form of Amendment to<br>Secured Promissory Note -<br>Bridge Lenders (December<br>2013)  | 8 | 3-K | 10.1 | 12/18/2013 | 001-35922 |
| 10.74 | Form of Warrant for the<br>Purchase of Common<br>Stock - Bridge Lenders<br>(December 2013 New<br>Warrants)  | 8 | 3-K | 10.2 | 12/18/2013 | 001-35922 |
| 10.75 | Purchase and Sale<br>Agreement, dated<br>December 20, 2013, by<br>and between White Hawk<br>Petroleum, LLC and<br>Millennial PDP Fund IV,<br>LP   | ٤ | 3-K | 10.1 | 12/24/2013 | 001-35922 |
| 10.76 | Member Withdrawal<br>Agreement, dated<br>December 20, 2013, by<br>and among White Hawk<br>Petroleum, LLC, MIE<br>Jurassic Energy<br>Corporation, and Pacific<br>Energy Development<br>Corp.       | ٤ | 3-K | 10.2 | 12/24/2013 | 001-35922 |
| 10.77 | Amendatory Letter<br>Agreement No. 1 dated<br>February 25, 2014,<br>between Red Hawk<br>Petroleum, LLC and  | ٤ | 3-K | 10.1 | 2/28/2014  | 001-35922 |

|       | Continental Resources,<br>Inc.  |     |      |           |           |
|-------|---|-----|------|-----------|-----------|
| 10.78 | Note Purchase Agreement,<br>dated as of March 7, 2014,<br>by and between the<br>Company; BRe BCLIC<br>Primary, BRe BCLIC Sub,<br>BRe WNIC 2013 LTC<br>Primary, BRe WNIC 2013<br>LTC Sub, and RJ Credit<br>LLC, as investors, and<br>BAM Administrative<br>Services LLC, as agent for<br>the investors                 | 8-K | 10.1 | 3/10/2014 | 001-35922 |
| 10.79 | Senior Secured Promissory<br>Note (BRe BCLIC<br>Primary)<br>(\$11,800,000)(March 7,<br>2014)  | 8-K | 10.2 | 3/10/2014 | 001-35922 |
| 10.80 | Senior Secured Promissory<br>Note (BRe BCLIC Sub)<br>(\$423,530)(March 7,<br>2014)  | 8-K | 10.3 | 3/10/2014 | 001-35922 |
| 10.81 | Senior Secured Promissory<br>Note (BRe WNIC 2013<br>LTC Primary)<br>(\$17,522,941)(March 7,<br>2014)  | 8-K | 10.4 | 3/10/2014 | 001-35922 |
| 10.82 | Senior Secured Promissory<br>Note (BRe WNIC 2013<br>LTC Sub)<br>(\$803,529)(March 7,<br>2014)   | 8-K | 10.5 | 3/10/2014 | 001-35922 |
| 10.83 | Senior Secured Promissory<br>Note (RJ Credit LLC)<br>(\$19,450,000)(March 7,<br>2014)#  | 8-K | 10.6 | 3/10/2014 | 001-35922 |
| 10.84 | Guaranty dated March 7,<br>2014, by Pacific Energy<br>Development Corp., White<br>Hawk Petroleum, LLC,<br>Pacific Energy & Rare<br>Earth Limited, Blackhawk<br>Energy Limited, Pacific<br>Energy Development<br>MSL, LLC, and Red Hawk<br>Petroleum, LLC, in favor<br>of BAM Administrative<br>Services LLC, as agent | 8-K | 10.7 | 3/10/2014 | 001-35922 |
| 10.85 | Security Agreement dated<br>March 7, 2014, by Pacific   | 8-K | 10.8 | 3/10/2014 | 001-35922 |
|       |   |     |      |           |           |

Energy Development Corp., White Hawk Petroleum, LLC, Pacific Energy & Rare Earth Limited, Blackhawk Energy Limited, Pacific Energy Development MSL, LLC, and Red Hawk Petroleum, LLC, in favor of BAM Administrative Services LLC, as secured party

| 10.86 | Patent Security Agreement<br>dated March 7, 2014, by<br>the Company in favor of<br>BAM Administrative<br>Services LLC, as secured<br>party   | ; | 8-K | 10.9  | 3/10/2014 | 001-35922 |
|-------|--|---|-----|-------|-----------|-----------|
| 10.87 | Mortgage, Deed of Trust,<br>Security Agreement,<br>Financing Statement and<br>Assignment of Production<br>(Matagorda County,<br>Texas) (March 7, 2014)   |   | 8-K | 10.10 | 3/10/2014 | 001-35922 |
| 10.88 | Leasehold Deed of Trust,<br>Fixture Filing, Assignment<br>of Rents and Leases, and<br>Security Agreement<br>(Morgan County,<br>Colorado) – Pacific Energy<br>Development Corp.<br>(March 7, 2014 | : | 8-K | 10.11 | 3/10/2014 | 001-35922 |
| 10.89 | Leasehold Deed of Trust,<br>Fixture Filing, Assignment<br>of Rents and Leases, and<br>Security Agreement<br>(Morgan County,<br>Colorado) – Red Hawk<br>Petroleum, LLC (March 7,<br>2014)         |   | 8-K | 10.12 | 3/10/2014 | 001-35922 |
| 10.90 | Leasehold Deed of Trust,<br>Fixture Filing, Assignment<br>of Rents and Leases, and<br>Security Agreement (Weld<br>County, Colorado) – Pacific<br>Energy Development<br>Corp. (March 7, 2014)     | : | 8-K | 10.13 | 3/10/2014 | 001-35922 |
| 10.91 | Leasehold Deed of Trust,<br>Fixture Filing, Assignment<br>of Rents and Leases, and<br>Security Agreement (Weld<br>County, Colorado) – Red<br>Hawk Petroleum, LLC<br>(March 7, 2014)              |   | 8-K | 10.14 | 3/10/2014 | 001-35922 |
| 10.92 | Purchase and Sale<br>Agreement, dated March<br>7, 2014, by and between<br>Red Hawk Petroleum,<br>LLC and RJ Resources<br>Corp.   | ; | 8-K | 10.15 | 3/10/2014 | 001-35922 |

| 10.93 | Asia Sixth Purchase<br>Agreement, dated March<br>7, 2014, by and between<br>Pacific Energy<br>Development Corp. and RJ<br>Resources Corp.                                      | 8-K   | 10.16 | 3/10/2014 | 001-35922 |
|-------|--|-------|-------|-----------|-----------|
| 10.94 | Membership Interest<br>Purchase Agreement,<br>dated March 7, 2014, by<br>and between Pacific<br>Energy Development<br>Corp. and RJ Resources<br>Corp.                          | 8-K   | 10.17 | 3/10/2014 | 001-35922 |
| 10.95 | Warrant for the Purchase<br>of 1,000,000 shares of<br>Common Stock granted to<br>Casimir Capital, LP<br>(March 7, 2014)  | 8-K   | 10.18 | 3/10/2014 | 001-35922 |
| 10.96 | Form of Second<br>Amendment to Secured<br>Promissory Note (March<br>7, 2014)   | 8-K   | 10.19 | 3/10/2014 | 001-35922 |
| 10.97 | Form of Subordination and<br>Intercreditor Agreement<br>with Secured Promissory<br>Note Holders (March 7,<br>2014)   | 8-K   | 10.20 | 3/10/2014 | 001-35922 |
| 10.98 | Letter Amending Cash<br>Compensation Payable to<br>South Texas Reservoir<br>Alliance LLC (March 7,<br>2014)  | 8-K   | 10.22 | 3/10/2014 | 001-35922 |
| 10.99 | Amendatory Letter<br>Agreement No. 2 to<br>Purchase and Sale<br>Agreement, dated January<br>21, 2014, between<br>Continental Resources,<br>Inc. and Red Hawk<br>Petroleum, LLC | 8-K   | 10.22 | 3/10/2014 | 001-35922 |
| 14.1  | Code of Ethics and<br>Business Conduct   | 8-K/A | 14.1  | 8/8/2012  | 000-53725 |
| 21.1  | List of Subsidiaries of PEDEVCO CORP.  | 10-K  | 21.1  | 12/31/13  | 001-35922 |
|       |  |       |       |           |           |

| 23.1    | Consent of GBH CPAs,<br>PC  | Х |      |         |          |           |
|---------|---|---|------|---------|----------|-----------|
| 23.2    | Consent of Ryder Scott<br>Company, L.P.   | Х |      |         |          |           |
| 31.1    | Certification of Chief<br>Executive Officer Pursuant<br>to Section 302 of the<br>Sarbanes-Oxley Act of<br>2002  | Х |      |         |          |           |
| 31.2    | Certification of Chief<br>Financial Officer Pursuant<br>to Section 302 of the<br>Sarbanes-Oxley Act of<br>2002  | X |      |         |          |           |
| 32.1    | Certification of Chief<br>Executive Officer Pursuant<br>to 18 U.S.C. Section 1350,<br>as Adopted Pursuant to<br>Section 906 of the<br>Sarbanes-Oxley Act of<br>2002** |   | 10-K | 32.1    | 12/31/13 | 001-35922 |
| 32.2    | Certification of Chief<br>Financial Officer Pursuant<br>to 18 U.S.C. Section 1350,<br>as Adopted Pursuant to<br>Section 906 of the<br>Sarbanes-Oxley Act of<br>2002** |   | 10-К | 32.2    | 12/31/13 | 001-35922 |
| 99.1    | Reserves Report of Ryder<br>Scott Company, L.P. for<br>reserves of PEDEVCO<br>Corp. (Direct Interests<br>Only) at December 31,<br>2013                                |   | 10-K | 99.1    | 12/31/13 | 001-35922 |
| 99.2    | Reserves Report of Ryder<br>Scott Company, L.P. for<br>reserves of PEDEVCO<br>Corp. (Direct and Indirect<br>Interests) at December 31,<br>2013                        |   | 10-K | 99.2    | 12/31/13 | 001-35922 |
| 99.3    | Charter of the Nominating<br>and Corporate Governance<br>Committee  |   | 8-K  | 99.1    | 9/5/2013 | 001-35922 |
| 99.4    | Charter of the<br>Compensation Committee  |   | 8-K  | 99.2    | 9/5/2013 | 001-35922 |
| 99.5    | Charter of the Audit<br>Committee   |   | 8-K  | 99.3    | 9/5/2013 | 001-35922 |
| 101.INS |   |   | 10-K | 101.INS | 12/31/13 | 001-35922 |

| XBRL Instance            |      |         |          |           |
|--------------------------|------|---------|----------|-----------|
| Document*                |      |         |          |           |
| 101.SCHXBRL Taxonomy     | 10-K | 101.SCH | 12/31/13 | 001-35922 |
| Extension Schema         |      |         |          |           |
| Document*                |      |         |          |           |
| 101.CALXBRL Taxonomy     | 10-K | 101.CAL | 12/31/13 | 001-35922 |
| Extension Calculation    |      |         |          |           |
| Linkbase Document*       |      |         |          |           |
| 101.DEFXBRL Taxonomy     | 10-K | 101.DEF | 12/31/13 | 001-35922 |
| Extension Definition     |      |         |          |           |
| Linkbase Document*       |      |         |          |           |
| 101.LABXBRL Taxonomy     | 10-K | 101.LAB | 12/31/13 | 001-35922 |
| Extension Label Linkbase |      |         |          |           |
| Document*                |      |         |          |           |
| 101.PRE XBRL Taxonomy    | 10-K | 101.PRE | 12/31/13 | 001-35922 |
| Extension Presentation   |      |         |          |           |
| Linkbase Document*       |      |         |          |           |
|                          |      |         |          |           |

\* XBRL (Extensible Business Reporting Language) information is furnished and not filed or a part of a registration statement or prospectus for purposes of Sections 11 or 12 of the Securities Act of 1933, as amended, is deemed not filed for purposes of Section 18 of the Securities Exchange Act of 1934, as amended, and otherwise is not subject to liability under these sections.
#Although the RJ Credit LLC note has a total face value of \$19,450,000, the Company is not obligated to pay any amount more than is borrowed over the \$3,950,000 initially funded by RJ Credit LLC.
\*\*Furnished.

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| Consolidated Statements of Operations for the Years Ended December |     |
| 31, 2013 and 2012  | F-4 |
| Consolidated Statement of Shareholders' Equity For the Years Ended |     |
| December 31, 2013 and 2012   | F-5 |
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F-1