

SE 0. Application, Transcripts, SMALL Exhibits ETC

UNIT AGREEMENT FOR THE DEVELOPMENT AND OPERATION OF THE SAN AUGUSTIN PLAINS UNIT AREA COUNTIES OF CATRON AND SOCORRO STATE OF NEW MEXICO

THIS AGREEMENT, entered into as of the 10th day of September, 1965, by and between the parties subscribing, ratifying, or consenting hereto, and herein referred to as the "parties hereto,"

NO.

<u>W I T N E S S E T H</u>:

WHEREAS, the parties hereto are the owners of working, royalty, or other oil and gas interests in the Unit Area subject to this agreement; and

WHEREAS, the Mineral Leasing Act of February 25, 1920, 41 Stat. 437, as amended, 30 U. S. C. Secs. 181 et seq., authorizes Federal lessees and their representatives to unite with each other, or jointly or separately with others, in collectively adopting and operating a cooperative or unit plan of development or operation of any oil or gas pool, field, or like area, or any part thereof for the purpose of more properly conserving the natural resources thereof whenever determined and certified by the Secretary of the Interior to be necessary or advisable in the public interest; and

WHEREAS, the Commissioner of Public Lands of the State of New Mexico is authorized by an Act of the Legislature (Sec. 7-11-39 N. M. Statutes 1953 Annotated) to consent to or approve this agreement on behalf of the State of New Mexico, in so far as it covers and includes lands and mineral interests of the State of New Mexico; and

WHEREAS, the Oil Conservation Commission of the State of New Mexico is authorized by an Act of the Legislature (Chapter 72, Laws of 1935, as amended by Chapter 193, Laws of 1937, Chapter 166, Laws of 1941, and Chapter 168, Laws of 1949) to approve this agreement and the conservation provisions hereof; and

WHEREAS, the parties hereto hold sufficient interests in the San Augustin Plains Unit Area covering the land hereinafter described to give reasonably effective control of operations therein; and WHEREAS, it is the purpose of the parties hereto to conserve natural resources, prevent waste, and secure other benefits obtainable through development and operation of the area subject to this agreement under the terms, conditions and limitations herein set forth;

NOW, THEREFORE, in consideration of the premises and the promises herein contained, the parties hereto commit to this agreement their respective interests in the below-defined Unit Area, and agree severally among themselves as follows:

1. ENABLING ACT AND REGULATIONS. The Mineral Leasing Act of February 25, 1920, as amended, supra, and all valid pertinent regulations, including operating and unit plan regulations, heretofore issued thereunder or valid, pertinent, and reasonable regulations hereafter issued thereunder are accepted and made a part of this agreement as to Federal lands, provided such regulations are not inconsistent with the terms of this agreement; and as to State of New Mexico lands, the oil and gas operating regulations in effect as of the effective date hereof governing drilling and producing operations, not inconsistent with the terms hereof or the laws of the State of New Mexico are hereby accepted and made a part of this agreement.

2. UNIT AREA. The area specified on the map attached hereto marked Exhibit "A" is hereby designated and recognized as constituting the Unit Area, containing 404,292.83 acres, more or less.

Exhibit "A" shows, in addition to the boundary of the Unit Area, the boundaries of Quadrants A, B, C and D, and the boundaries and identity of tracts and leases in each quadrant of the Unit Area to the extent known to the Unit Operator. Exhibit "B" attached hereto is a schedule showing to the extent known to the Unit Operator the acreage, percentage, and kind of ownership of oil and gas interests in all land in the Unit Area. However, nothing herein or in said schedule or map shall be construed as a representation by any party hereto as to the ownership of any interest other than such interest or interests as are shown in said map or schedule as owned by such party. Exhibits "A" and "B" shall be revised by the Unit Operator whenever changes in the Unit Area render such revision necessary, or when requested by the Oil and Gas Supervisor, hereinafter

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referred to as "Supervisor," or when requested by the Commissioner of Public Lands of the State of New Mexico, hereinafter referred to as "Land Commissioner," and not less than six (6) copies of the revised exhibits shall be filed with the Supervisor, and two (2) copies thereof shall be filed with the Land Commissioner and one (1) copy with the New Mexico Oil Conservation Commission, hereinafter referred to as "Conservation Commission."

The above described Unit Area shall when practicable be expanded to include therein any additional tract or tracts regarded as reasonably necessary or advisable for the purposes of this agreement, or shall be contracted to exclude lands not within any participating area whenever such expansion or contraction is necessary or advisable to conform with the purposes of this agreement. Such expansion or contraction shall be effected in the following manner:

(a) Unit Operator, on its own motion or on demand of the Director of the Geological Survey, hereinafter referred to as "Director," or on demand of the Land Commissioner, but only after preliminary concurrence by the Director and the Commissioner, shall prepare a notice of proposed expansion or contraction describing the contemplated changes in the boundaries of the Unit Area, the reasons therefor, and the proposed effective date thereof, preferably the first day of a month subsequent to the date of notice.

(b) Said notice shall be delivered to the Supervisor, the Land Commissioner and the Conservation Commission and copies thereof mailed to the last known address of each working interest owner, lessee, and lessor whose interests are affected, advising that thirty (30) days will be allowed for submission to the Unit Operator of any objections.

(c) Upon expiration of the 30-day period provided in the preceding item (b) hereof, Unit Operator shall file with the Supervisor, the Land Commissioner and the Conservation Commission evidence of mailing of the notice of expansion or contraction and a copy of any objections thereto which have been filed with the Unit Operator, together with an application in sufficient number, for approval of such expansion or contraction and with appropriate joinders.

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(d) After due consideration of all pertinent information, the expansion or contraction shall, upon approval by the Director, the Land Commissioner and the Conservation Commission, become effective as of the date prescribed in the notice thereof.

(e) As to each Quadrant hereunder, all legal subdivisions of unitized lands (i.e., 40 acres by Government survey or its nearest lot or tract equivalent in instances of irregular surveys; however, unusually large lots or tracts shall be considered in multiples of 40 acres, or the nearest aliquot equivalent thereof, for the purpose of elimination under this subsection), no parts of which are entitled to be in a participating area within five (5) years after the first day of the month following the effective date of the initial participating area established under this unit agreement, shall be eliminated automatically from this agreement, effective as of the first day thereafter, and such lands shall no longer be a part of the Unit Area and shall no longer be subject to this agreement, unless at the expiration of said 5-year period diligent drilling operations are in progress on unitized lands not entitled to participation, in which event all such lands shall remain subject hereto for so long as such drilling operations are continued diligently, with not more than 6 months' time elapsing between the completion of one such well and the commencement of the next such well, except that the time allowed between such wells shall not expire earlier than 30 days after the expiration of any period of time during which drilling operations are prevented by a matter beyond the reasonable control of unit operator as set forth in the section entitled "Unavoidable Delay;" provided that all legal subdivisions of lands not in a participating area and not entitled to become participating under the applicable provisions of this agreement within ten (10) years after said first day of the month following the effective date of said initial participating area-shall-be eliminated as above specified. Determination of creditable "Unavoidable Delay" time shall be made by unit operator and subject to approval of the Director and the Land Commissioner. The unit operator shall, within 90 days after the effective date of any elimination hereunder, describe the area so eliminated to the satisfaction of the Director and the Land Commissioner and promptly notify all parties

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in interest. The foregoing provisions for automatic elimination shall apply separately to each of the four (4) quadrants into which the Unit Area is divided.

If conditions warrant extension of either the 5-year or the 10-year period, or both, specified in this subsection 2 (e), one or more extensions of not to exceed 2 years each may be accomplished by consent of the owners of 90% of the current unitized working interests and 60% of the current unitized basic royalty interests (exclusive of the basic royalty interests of the United States and of the State of New Mexico, on a total-nonparticipating-acreage basis, respectively, with approval of the Director and the Land Commissioner provided each such extension application is submitted to the Land Commissioner and the Director not later than 60 days prior to the expiration of said 5-year period or 10-year period, or extension periods thereof, as the case may be.

Any expansion of the Unit Area pursuant to this section which embraces lands theretofore eliminated pursuant to this subsection 2 (e) shall not be considered automatic commitment or recommitment of such lands.

3. UNITIZED LAND AND UNITIZED SUBSTANCES. All land committed to this agreement shall constitute land referred to herein as "unitized land" or "land subject to this agreement". All oil and gas in any and all formations of the unitized land are unitized under the terms of this agreement and herein are called "unitized substances".

4. UNIT OPERATOR. Sun Oil Company, a New Jersey corporation, with offices in Dallas, Texas, is hereby designated as Unit Operator and by signature hereto as Unit Operator commits to this agreement all interests in unitized substances vested in it and agrees and consents to accept the duties and obligations of Unit Operator for the discovery, development and production of unitized substances as herein provided. Whenever reference is made herein to the Unit Operator; such reference means the Unit Operator acting in that capacity and not as an owner of interest in unitized substances, and the term "working interest owner" when used herein shall include or refer to Unit Operator as the owner of a working interest when such an interest is owned by it.

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5. RESIGNATION OR REMOVAL OF UNIT OPERATOR. Unit Operator shall have the right to resign at any time prior to the establishment of a participating area or areas hereunder, but such resignation shall not become effective so as to release Unit Operator from the duties and obligations of Unit Operator and terminate Unit Operator's rights as such for a period of 6 months after notice of intention to resign has been served by Unit Operator on all working interest owners and the Director, the Land Commissioner and Conservation Commission and until all wells then drilled hereunder are placed in a satisfactory condition for suspension or abandonment whichever is required by the Supervisor as to Federal lands and by the Conservation Commission as to State lands unless a new Unit Operator shall have been selected and approved and shall have taken over and assumed the duties and obligations of Unit Operator prior to the expiration of said period.

Unit Operator shall have the right to resign in like manner and subject to like limitations, as above provided, at any time a participating area established hereunder is in existence, but, in all instances of resignation or removal, until a successor unit operator is selected and approved as hereinafter provided, the working interest owners shall be jointly responsible for performance of the duties of unit operator, and shall not later than 30 days before such resignation or removal becomes effective appoint a common agent to represent them in any action to be taken hereunder.

The resignation of Unit Operator shall not release Unit Operator from any liability for any default by it hereunder occurring prior to the effective date of its resignation.

The Unit Operator may, upon default or failure in the performance of its duties or obligations hereunder, be subject to removal by the same percentage vote of the owners of working interests determined in like manner as herein provided for the selection of a new Unit Operator. Such removal shall be effective upon notice thereof to the Director and the Land Commissioner.

The resignation or removal of Unit Operator under this agreement shall not terminate its right, title, or interest as the owner of a working interest or

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other interest in unitized substances, but upon the resignation or removal of Unit Operator becoming effective, such Unit Operator shall deliver possession of all equipment, materials, and appurtenances used in conducting the unit operations and owned by the working interest owners to the new duly qualified successor Unit Operator or to the owners thereof if no such new Unit Operator is elected, to be used for the purpose of conducting unit operations hereunder. Nothing herein shall be construed as authorizing removal of any material, equipment and appurtenances needed for the preservation of any wells.

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6. SUCCESSOR UNIT OPERATOR. Whenever the Unit Operator shall tender his or its resignation as Unit Operator or shall be removed as hereinabove provided, or a change of Unit Operator is negotiated by working interest owners, the owners of the working interests in the participating area or areas according to their respective acreage interests in such participating area or areas, or, until a participating area shall have been established, the owners of the working interests according to their respective acreage interests in all unitized land, shall by majority vote select a successor Unit Operator: Provided, that, if a majority but less than 75 per cent of the working interests qualified to vote are owned by one party to this agreement, a concurring vote of one or more additional working interest owners shall be required to select a new operator; and provided further that the vote of the outgoing Unit Operator shallonot be considered for any purpose if it votes to succeed itself. Such selection shall not become effective until;

(a) a Unit Operator so selected shall accept in writing the duties and responsibilities of Unit Operator, and

(b) the selection shall have been filed with the Supervisor and approved by the Land Commissioner. If no successor Unit Operator is selected and qualified as herein provided, the Director and Land Commissioner at their election may declare this Unit Agreement terminated.

7. ACCOUNTING PROVISIONS AND UNIT OFERATING AGREEMENT. If the Unit Operator is not the sole owner of working interests, costs and expenses incurred by Unit Operator in conducting unit operations hereunder shall be paid and apportioned

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among and borne by the owners of working interests, all in accordance with the agreement or agreements entered into by and between the Unit Operator and the owners of working interests, whether one or more, separately or collectively. Any agreement or agreements entered into between the working interest owners and the Unit Operator as provided in this section, whether one or more, are herein referred to as the "unit operating agreement". Such unit operating agreement shall also provide the manner in which the working interest owners shall be entitled to receive their respective proportionate and allocated share of the benefits accruing hereto in conformity with their underlying operating agreements, leases, or other independent contracts, and such other rights and obligations as between Unit Operator and the working interest owners as may be agreed upon by Unit Operator and the working interest owners; however, no such unit operating agreement shall be deemed either to modify any of the terms and conditions of this unit agreement or to relieve the Unit Operator of any right or obligation established under this unit agreement, and in case of any inconsistency or conflict between the unit agreement and the unit operating agreement, this unit agreement shall prevail. Three (3) true copies of any unit operating agreement executed pursuant to this section should be filed with the Supervisor and one (1) true copy with the Land Commissioner, prior to approval of this unit agreement by the Director and Land Commissioner.

Notwithstanding any provision contained herein to the contrary, if any, each working interest owner shall have the right to take such owner's proportionate share of the unitized substances in kind or to personally sell or dispose of the same, and nothing herein contained shall be construed as giving or granting to the Unit Operator the right to sell or otherwise dispose of the proportionate share of any working interest owner without specific authorization from time to time so to do.

8. RIGHTS AND OBLIGATIONS OF UNIT OPERATOR. Except as otherwise specifically provided herein, the exclusive right, privilege, and duty of exercising any and all rights of the parties hereto which are necessary or convenient for prospecting for, producing, storing, allocating, and distributing the unitized

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substances are hereby delegated to and shall be exercised by the Unit Operator as herein provided. Acceptable evidence of title to said rights shall be deposited with said Unit Operator and, together with this agreement, shall constitute and define the rights, privileges, and obligations of Unit Operator. Nothing herein, however, shall be construed to transfer title to any land or to any lease or operating agreement, it being understood that under this agreement the Unit Operator, in its capacity as Unit Operator, shall exercise the rights of possession and use vested in the parties hereto only for the purposes herein specified.

9. DRILLING TO DISCOVERY. Within six (6) months after the effective date hereof, the Unit Operator shall begin to drill an adequate test well at a location on Quadrant A approved by the Supervisor, if on Federal land, or by the Land Commissioner if on State land, or by the Conservation Commission if on privately owned land, unless on such effective date a well is being drilled conformably with the terms hereof, and thereafter continue such drilling diligently until formations of Pre-Cambrian age have been tested or until at a lesser depth unitized substances shall be discovered which can be produced in paying quantities (to-wit: quantities sufficient to repay the costs of drilling, and producing operations, with a reasonable profit) or the Unit Operator shall at any time establish to the satisfaction of the Supervisor if on Federal land or of the Land Commissioner if on State land, or of the Conservation Commission if on privately owned land, that further drilling of said well would be unwarranted or impracticable, provided, however, that Unit Operator shall not in any event be required to drill said well to a depth² in excess of 10,500 feet.

In like manner, Unit Operator shall thereafter drill additional test wells on the Unit Area, at intervals of not to exceed six (6) months between the completion of a test well on one Quadrant and the commencement of drilling operations for the next succeeding test well on another Quadrant, until such time as Unit Operator has drilled an adequate test well at a location on Quadrants A, B, C and D being the lands comprising the Unit Area. Each such test well shall be drilled in the manner and to the depth hereinabove specified with respect to the

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first test well.

Upon completion of the obligation wells required in the foregoing, then, until the discovery on each Quadrant hereunder of a deposit of unitized substances capable of being produced in paying quantities, the Unit Operator shall within six (6) months from the completion of the last obligation well, commence and continue drilling diligently one well at a time thereon, allowing not more than six (6) months between the completion of one well and the beginning of the next well, until a well capable of producing unitized substances in paying quantities is completed to the satisfaction of the Supervisor if it be on Federal Land or of the Land Commissioner if on State land or the Conservation Commission if on privately owned land, on each Quadrant or until it is reasonably proved that the unitized land comprising such Quadrant is incapable of producing unitized substances in paying quantities in the formations drilled hereunder. Nothing in this section shall be deemed to limit the right of the Unit Operator to resign as provided in Section 5 hereof, or as requiring Unit Operator to commence or continue any drilling during the period pending such resignation becoming effective in order to comply with the requirements of this section. The Director and Land Commissioner may modify the drilling requirements of this section by granting reasonable extensions of time when, in their opinion, such action is warranted.

Upon failure to comply with the drilling requirements of this section for any Quadrant, the Unit Agreement as to the portion of the Unit Area embraced by such Quadrant will automatically terminate, effective as of the first day of the month following the date of default, and such Quadrant shall no longer be a part of the Unit Area. Notice of such termination shall be given to the Land Commissioner and Director and to each affected working interest owner at its last known address by the Unit Operator within 30 days following the effective termination date.

10. PLAN OF FURTHER DEVELOPMENT AND OPERATION. Within 6 months after completion of a well capable of producing unitized substances in paying quantities, the Unit Operator shall submit for the approval of the Supervisor and the Land

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Commissioner an acceptable plan of development and operation for the unitized land which, when approved by the Supervisor and the Land Commissioner, shall constitute the further drilling and operating obligations of the Unit Operator under this agreement for the period specified therein. Thereafter, from time to time before the expiration of any existing plan, the Unit Operator shall submit for the approval of the Supervisor and the Land Commissioner a plan for an additional specified period for the development and operation of the unitized land, Each such plan shall provide for the drilling of any test wells required to be drilled under Section 9 hereof during the period covered by such plan. Any plan submitted pursuant to this section shall provide for the exploration of the unitized area and for the diligent drilling necessary for determination of the area or areas thereof capable of producing unitized substances in paying quantities in each and every productive formation and shall be as complete and adequate as the Supervisor and the Land Commissioner may determine to be necessary for timely development and proper conservation of the oil and gas resources of the unitized area and shall:

(a) specify the number and locations of any wells to be drilled and the proposed order and time for such drilling; and

(b) to the extent practicable specify the operating practices regarded as necessary and advisable for proper conservation of natural resources.

Separate plans may be submitted for separate productive zones, subject to the approval of the Supervisor and the Land Commissioner.

Plans shall be modified or supplemented when necessary to meet changed conditions or to protect the interests of all parties to this agreement. Reasonable diligence shall be exercised in complying with the obligations of the approved plan of development. The Supervisor and Land Commissioner are authorized to grant a reasonable extension of the 6-month period herein prescribed for submission of an initial plan of development where such action is justified because of unusual conditions or circumstances. After completion hereunder of a well capable of producing any unitized substance in paying quantities, no further wells, except such as may be necessary to afford protection

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against operations not under this agreement or such as may be specifically approved by the Supervisor and the Land Commissioner, shall be drilled except in accordance with a plan of development approved as herein provided.

11. PARTICIPATION AFTER DISCOVERY. Upon completion of a well capable of producing unitized substances in paying quantities or as soon thereafter as required by the Supervisor or the Land Commissioner the Unit Operator shall submit for approval by the Director and the Land Commissioner a schedule, based on subdivisions of the public-land survey or aliquot parts thereof, of all unitized land then regarded as reasonably proved to be productive of unitized substances in paying quantities; all lands in said schedule on approval of the Director and the Land Commissioner to constitute a participating area, effective as of the date of completion of such well or the effective date of the unit agreement, whichever is later. The acreages of both Federal and non-Federal lands shall be based upon appropriate computations from the courses and distances shown on the last approved public-land survey as of the effective date of the initial participating area. Said schedule also shall set forth the percentage of unitized substances to be allocated as herein provided to each unitized tract in the participating area so established, and shall govern the allocation of production from and after the date the participating area becomes effective. A separate participating area shall be established in like manner for each separate pool or deposit of unitized substances or for any group thereof produced as a single pool or zone, and any two or more participating areas so established may be combined into one with the consent of the owners of all working interests in the lands within the participating areas so to be combined, on approval of the Director and the Land Commissioner. The participating area or areas so established shall be revised from time to time, subject to like approval, whenever such action appears proper as a result of further drilling operations or otherwise, to include additional land then regarded as reasonably proved to be productive in paying quantities, or to exclude land then regarded as reasonably proved not to be productive in paying quantities and the percentage of allocation shall also be revised accordingly. The effective date of any revision shall be the

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first of the month in which is obtained the knowledged or information on which such revision is predicated, provided, however, that a more appropriate effective date may be used if justified by the Unit Operator and approved by the Director and the Land Commissioner. No land shall be excluded from a participating area on account of depletion of the unitized substances.

It is the intent of this section that a participating area shall represent the area known or reasonably estimated to be productive in paying quantities; but, regardless of any revision of the participating area, nothing herein contained shall be construed as requiring any retroactive adjustment for production obtained prior to the effective date of the revision of the participating area.

In the absence of agreement at any time between the Unit Operator and the Director and the Land Commissioner as to the proper definition or redefinition of a participating area, or until a participating area has, or areas have, been established as provided herein, the portion of all payments affected thereby may be impounded in a manner mutually acceptable to the owners of working interests, except royalties due the United States and the State of New Mexico, which shall be determined by the Supervisor for Federal lands and the Land Commissioner for State lands and the Conservation Commission as to privately owned lands and the amount thereof deposited, as directed by the Supervisor and the Land Commissioner respectively, ' be held as unearned money until a participating area is finally approved and then applied as earned or returned in accordance with a determination of the sum due as Federal and State royalty on the basis of such approved participating area.

Whenever it is determined, subject to the approval of the Supervisor, as to wells drilled on Federal land and of the Land Commissioner as to wells drilled on State land and the Conservation Commission as to wells on privately owned lands; that a well drilled under this agreement is not capable of production in paying quantities and inclusion of the land on which it is situated in a participating area is unwarranted, production from such well shall, for the purposes of settlement among all parties other than working interest owners, be allocated to the land on which the well is located so long as such land is not within a

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participating area established for the pool or deposit from which such production is obtained. Settlement for working interest benefits from such a well shall be made as provided in the unit operating agreement.

12. ALLOCATION OF PRODUCTION. All unitized substances produced from each participating area established under this agreement, except any part thereof used in conformity with good operating practices within the unitized area for drilling, operating, camp and other production or development purposes, for repressuring or recycling in accordance with a plan of development approved by the Supervisor, and Land Commissioner and the Conservation Commission, or unavoidably lost, shall be deemed to be produced equally on an acreage basis from the several tracts of unitized land of the participating area established for such production and, for the purpose of determining any benefits accruing under this agreement, each such tract of unitized land shall have allocated to it such percentage of said production as the number of acres of such tract included in said participating area bears to the total acres of unitized land in said participating area, except that allocation of production hereunder for purposes other than the settlement of the royalty, overriding royalty, or payment out of production obligations to the respective working interest owners, shall be on the basis prescribed in the unit operating agreement whether in conformity with the basis of allocation herein set forth or otherwise. It is hereby agreed that production of unitized substances from a participating area shall be allocated as provided herein regardless of whether any wells are drilled on any particular part or tract of said participating area. If any gas produced from one participating area is used for repressuring or recycling purposes in another participating area, the first gas withdrawn from such last-mentioned participating area for sale during the life of this agreement shall be considered to be the gas so transferred until an amount equal to that transferred shall be so produced for sale and such gas shall be allocated to the participating area from which initially produced as constituted at the time of such final production.

13. DEVELOPMENT OR OPERATION OF NONPARTICIPATING LAND OR FORMATIONS. Any party of parties hereto owning or controlling the working interest in any unitized

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land having thereon a regular well location may with the approval of the Supervisor as to Federal land, the Land Commissioner as to State land, and the Conservation Commission as to privately owned land, and subject to the provisions of the unit operating agreement, at such party's or parties' sole risk, costs, and expense drill a well at such location on such land to test any formation for which a participating area has not been established or to test any formation for which a participating area has been established if such location is not within said participating area, or drill any well not mutually agreed to by all interested parties, unless within 90 days of receipt of notice from said party of his intention to drill the well the Unit Operator elects and commences to drill such a well in like manner as other wells are drilled by the Unit Operator under this agreement.

If any well drilled as afore said by a working interest owner results in production such that the land upon which it is situated may properly be included in a participating area, such participating area shall be established or enlarged as provided in this agreement and the well shall thereafter be operated by the Unit Operator in accordance with the terms of this agreement and the unit operating agreement.

If any well drilled as aforesaid by a working interest owner obtains production in quantities insufficient to justify the inclusion in a participating area of the land upon which such well is situated, such well may be operated and produced by the party drilling the same subject to the conservation requirements of this agreement. The royalties in amount or value of production from any such well shall be paid as specified in the underlying lease and agreements affected.

14. ROYALTY SETTLEMENT. The United States and State of New Mexico and all royalty owners who, under existing contract, are entitled to take in kind a share of the substances now unitized hereunder produced from any tract, shall hereafter be entitled to the right to take in kind their share of the unitized substances allocated to such tract, and Unit Operator, or in case of the operation of a well by a working interest owner as herein in special cases provided for, such working interest owner, shall make deliveries of such royalty share taken in kind in

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conformity with the applicable contracts, laws, and regulations. Settlement for royalty interest not taken in kind shall be made by working interest owners responsible therefor under existing contracts, laws and regulations on or before the last day of each month for unitized substances produced during the preceding calendar month; provided, however, that nothing herein contained shall operate to relieve the lessees of any land from their respective lease obligations for the payment of any royalties due under their leases.

If gas obtained from lands not subject to this agreement is introduced into any participating area hereunder, for use in repressuring, stimulation of production, or increasing ultimate recovery, which shall be in conformity with a plan first approved by the Supervisor, the Land Commissioner, and the Conservation Commission, a like amount of gas, after settlement as herein provided for any gas transferred from any other participating area and with due allowance for loss or depletion from any cause, may be withdrawn from the formation into which the gas was introduced, royalty free as to dry gas, but not as to the products extracted therefrom; provided that such withdrawal shall be at such time as may be provided in the plan of operations or as may otherwise be consented to by the Supervisor, the Land Commissioner and the Conservation Commission as conforming to good petroleum engineering practice; and provided further, that such right of withdrawal shall terminate on the termination of this unit agreement.

Royalty due the United States shall be computed as provided in the operating regulations and paid in value or delivered in kind as to all unitized substances on the basis of the amounts thereof allocated to unitized Federal land as provided herein at the rates specified in the respective Federal leases, or at such lower rate or rates as may be authorized by law or regulation; provided, that for leases on which the royalty rate depends on the daily average production per well, said average production shall be determined in accordance with the operating regulations as though each participating area were a single consolidated lease.

Royalty due on account of State and privately owned lands shall be computed and paid on the basis of all unitized substances allocated to such lands.

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15. RENTAL SETTLEMENT. Rental or minimum royalties due on leases committed hereto shall be paid by working interest owners responsible therefor under existing contracts, laws, and regulations, provided that nothing herein contained shall operate to relieve the lessees of any land from their respective lease obligations for the payment of any rental or minimum royalty in lieu thereof due under their leases. Rental or minimum royalty for lands of the United States subject to this agreement shall be paid at the rate specified in the respective leases from the United States unless such rental or minimum royalty is waived, suspended, or reduced by law or by approval of the Secretary or his duly authorized representative.

Rentals on State of New Mexico lands subject to this agreement shall be paid at the rates specified in the respective leases,

With respect to any lease on non-Federal and/or non-State land containing provisions which would terminate such lease unless drilling operations were within the time therein specified commenced upon the land covered thereby or rentals paid for the privilege of deferring such drilling operations, the rentals required thereby shall, notwithstanding any other provision of this agreement, be deemed to accrue and become payable during the term thereof as extended by this agreement and thereafter until the required drilling operations are commenced upon the land covered thereby or some portion of land is included within a participating area.

16. CONSERVATION. Operations hereunder and production of unitized substances shall be conducted to provide for the most economical and efficient recovery of said substances without waste, as defined by or pursuant to State or Federal law or regulation.

17. DRAINAGE. The Unit Operator shall take appropriate and adequate measures to prevent drainage of unitized substances from unitized land by wells on land not subject to this agreement, or, with the consent of the Director and the Land Commissioner, pursuant to applicable regulations pay a fair and reasonable compensatory royalty as determined by the Supervisor as to Federal leases and the Land Commissioner as to State leases.

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18. LEASES AND CONTRACTS CONFORMED AND EXTENDED. The terms, conditions, and provisions of all leases, subleases, and other contracts relating to exploration, drilling, development, or operation for oil or gas of lands committed to this agreement are hereby expressly modified and amended to the extent necessary to make the same conform to the provisions hereof, but otherwise to remain in full force and effect; and the parties hereto hereby consent that the Secretary as to Federal leases and the Land Commissioner as to State leases shall and each by his approval hereof, or by the approval hereof by his duly authorized representative, does hereby establish, alter, change, or revoke the drilling, producing, rental, minimum royalty, and royalty requirements of Federal and State leases committed hereto and the regulations in respect thereto to conform said requirements to the provisions of this agreement, and, without limiting the generality of the foregoing, all leases, subleases, and contracts are particularly modified in accordance with the following:

(a) The development and operation of lands subject to this agreement under the terms hereof shall be deemed full performance of all obligations for development and operation with respect to each and every part or separately owned tract subject to this agreement, regardless of whether there is any development of any particular part or tract of the unit area, notwithstanding anything to the contrary in any lease, operating agreement or other contract by and between the parties hereto, or their respective predecessors in interest, or any of them.

(b) Drilling and producing operations performed hereunder upon any tract of unitized lands will be accepted and deemed to be performed upon and for the benefit of each and every tract of unitized land, and no lease shall be deemed to expire by reason of failure to drill or produce wells situated on the land therein embraced.

(c) Suspension of drilling or producing operations on all unitized lands pursuant to direction or consent of the Secretary and the Land Commissioner, or their duly authorized representatives, shall be deemed to constitute such suspension pursuant to such direction or consent as to each and every tract of unitized land.

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(d) Each Lease, sublease or contract relating to the exploration, drilling, development or operation for oil or gas of lands, other than those of the United States and State of New Mexico, committed to this agreement, which, by its terms might expire prior to the termination of this agreement, is hereby extended beyond any such term so provided therein so that it shall be continued in full force and effect for and during the term of this agreement.

(e) Any Federal lease for a fixed term of twenty (20) years or any renewal thereof or any part of such lease which is made subject to this agreement shall continue in force beyond the term provided therein until the termination hereof. Any other Federal lease committed hereto shall continue in force beyond the term so provided therein or by law as to the land committed so long as such lease remains subject hereto, provided that production is had in paying quantities under this unit agreement prior to the expiration date of the term of such lease, or in the event actual drilling operations are commenced on unitized land, in accordance with the provisions of this agreement, prior to the end of the primary term of such lease and are being diligently prosecuted at that time, such lease shall be extended for two years and so long thereafter as oil or gas is produced in paying quantities in accordance with the provisions of the provisions of the provisions of the movisions of the provisions of the provision provided the provision of 1960.

(f) Each sublease or contract relating to the operation and development of unitized substances from lands of the United States committed to this agreement, which by its terms would expire prior to the time at which the underlying lease, as extended by the immediately preceding paragraph, will expire, is hereby extended beyond any such term so provided therein so that it shall be continued in full force and effect for and during the term of the underlying lease as such term is herein extended.

(g) Any lease embracing lands of the State of New Mexico which is made subject to this agreement, shall continue in force beyond the term provided therein as to the lands committed hereto until the termination hereof.

(h) The segregation of any Federal lease committed to this agreement is governed by the following provision in the fourth paragraph of Sec. 17 (j) of

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the Mineral Leasing Act, as amended by the Act of September 2, 1960 (74 Stat. 781-784): "Any (Federal) lease heretofore or hereafter committed to any such (unit) plan embracing lands that are in part within and in part outside of the area covered by any such plan shall be segregated into separate leases as to the lands committed and the lands not committed as of the effective date of unitization: <u>Provided</u>, <u>however</u>, That any such lease as to the non-unitized portion shall continue in force and effect for the term thereof but for not less than two years from the date of such segregation and so long thereafter as oil or gas is produced in paying quantities."

(i) Any lease embracing lands of the State of New Mexico having only a portion of its lands committed hereto, shall be segregated as to the portion committed and the portion not committed, and the provisions of such lease shall apply separately to such segregated portions commencing as of the effective date hereof; provided, however, notwithstanding any of the provisions of this agreement to the contrary any lease embracing lands of the State of New Mexico having only a portion of its lands committed hereto shall continue in full force and effect beyond the term provided therein as to all lands embraced in such lease, if oil or gas is discovered and is capable of being produced in paying quantities from some part of the lands embraced in such lease at the expiration of the secondary term of such lease; or if, at the expiration of the secondary term, the Lessee or the Unit Operator is then engaged in bona fide drilling or reworking operations on some part of the lands embraced in such lease, the same, as to all lands embraced therein, shall remain in full force and effect so long as such operations are being diligently prosecuted, and if they result in the production of oil or gas, said lease shall continue in full force and effect as to all of the lands embraced therein, so long thereafter as oil or gas in paying quantities is being produced from any portion of said lands.

19. COVENANTS RUN WITH LAND. The covenants herein shall be construed to be covenants running with theland with respect to the interest of the parties hereto and their successors in interest until this agreement terminates, and any grant, transfer, or coveyance, of interest in land or leases subject hereto

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shall be and hereby is conditioned upon the assumption of all privileges and obligations hereunder by the grantee, transferee, or other successor in interest, No assignment or transfer of any working interest, royalty, or other interest subject hereto shall be binding upon Unit Operator until the first day of the calendar month after Unit Operator is furnished with the original, photostatic, or certified copy of the instrument of transfer.

20. EFFECTIVE DATE AND TERM. This agreement shall become effective upon approval by the Secretary and the Land Commissioner or their duly authorized representatives as of the date of approval by the Secretary and shall terminate five (5) years from said effective date unless:

(a) such date of expiration is extended by the Director and the Land Commissioner, or

(b) it is reasonably determined prior to the expiration of the fixed term or any extension thereof that the unitized land is incapable of production of unitized substances in paying quantities in the formations tested hereunder and after notice of intention to terminate the agreement on such ground is given by the Unit Operator to all parties in interest at their last known addresses, the agreement is terminated with the approval of the Director and Land Commissioner, or

(c) a valuable discovery of unitized substances has been made or accepted on unitized land during said initial term or any extension thereof, in which event the agreement shall remain in effect for such term and so long as unitized substances can be produced in quantities sufficient to pay for the cost of producing same from wells on unitized land within any participating area established hereunder and, should production cease, so long thereafter as diligent operations are in progress for the restoration of production or discovery of new production and so long thereafter as the unitized substances so discovered can be produced as aforesaid, or

(d) it is terminated as heretofore provided in this agreement.

This agreement may be terminated at any time by not less than 75 per centum, on an acreage basis, of the owners of working interests signatory hereto, with the approval of the Director and Land Commissioner; notice of any such approval

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to be given by the Unit Operator to all parties hereto.

21. RATE OF PROSPECTING, DEVELOPMENT, and PRODUCTION. The Director is hereby vested with authority to alter or modify from time to time in his discretion the quantity and rate of production under this agreement when such quantity and rate of production is not fixed pursuant to Federal or State law or does not conform to any state-wide voluntary conservation or allocation program, which is established, recognized, and generally adhered to by the majority of operators in such State, such authority being hereby limited to alteration or modification in the public interest, the purpose thereof and the public interest to be served thereby to be stated in the order of alteration or modification. Without regard to the foregoing, the Director is also hereby vested with authority to alter or modify from time to time in his discretion the rate of prospecting and development and the quantity and rate of production under this agreement when such alteration or modification is in the interest of attaining the conservation objectives stated in this agreement and is not in violation of any applicable Federal or State law; provided, further, that no such alteration or modification shall be effective as to any land of the State of New Mexico, as to the rate of prospecting and developing in the absence of the specific written approval thereof by the Land Commissioner as to any lands of the State of New Mexico, or privately owned lands subject to this agreement as to the quantity and rate of production in the absence of specific written approval thereof by the Conservation Commission.

Powers in this section vested in the Director shall only be exercised after notice to Unit Operator and opportunity for hearing to be held not less than 15 days from notice.

22. CONFLICT OF SUPERVISION. Neither the Unit Operator not the working interest owners nor any of them shall be subject to any forfeiture, termination or expiration of any rights hereunder or under any leases or contracts subject hereto, or to any penalty or liability on account of delay or failure in whole or in part to comply with any applicable provision thereof to the extent that

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the Unit Operator, working interest owners or any of them are hindered, delayed or prevented from complying therewith by reason of failure of the Unit Operator to obtain in the exercise of due diligence, the concurrence or proper representatives of the United States and proper representatives of the State of New Mexico in and about any matters or thing concerning which it is required herein that such concurrence be obtained. The parties hereto, including the Conservation Commission, agree that all powers and authority vested in the Conservation Commission in and by any provisions of this agreement are vested in the Conservation Commission and shall be exercised by it pursuant to the provisions of the laws of the State of New Mexico and subject in any case to appeal or judicial review as may now or hereafter be provided by the laws of the State of New Mexico.

23. APPEARANCES. Unit Operator shall, after notice to other parties affected, have the right to appear for and on behalf of any and all interests affected hereby before the Department of the Interior, the Commissioner of Public Lands of the State of New Mexico and the New Mexico Oil Conservation Commission and to appeal from orders issued under the regulations of said Department, the Conservation Commission or Land Commissioner or to apply for relief from any of said regulations or in any proceedings relative to operations before the Department of the Interior, the Land Commissioner, or Conservation Commission or any other legally constituted authority; provided, however, that any other interested party shall also have the right at his own expense to be heard in any such proceeding.

24. NOTICES. All notices, demands or statements required hereunder to be given or rendered to the parties hereto shall be deemed fully given if given in writing and personally delivered to the party or sent by postpaid registered or certified mail, addressed to such party or parties at their respective addresses set forth in connection with the signatures hereto or to the ratification or consent hereof or to such other address as any such party may have furnished in writing to party sending the notice, demand or statement.

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25. NO WAIVER OF CERTAIN RIGHTS. Nothing in this agreement contained shall be construed as a waiver by any party hereto of the right to assert any legal or constitutional right or defense as to the validity or invalidity of any law of the State wherein said unitized lands are located, or of the United States, or regulations issued thereunder in any way affecting such party, or as a waiver by any such party of any right beyond his or its authority to waive.

26. UNAVOIDABLE DELAY. All obligations under this agreement requiring the Unit Operator to commence or continue drilling or to operate on or produce unitized substances from any of the lands covered by this agreement shall be suspended while, but only so long as, the Unit Operator despite the exercise of due care and diligence is prevented from complying with such obligations, in whole or in part, by strikes, acts of God, Federal, State, or municipal law or agencies, unavoidable accidents, uncontrollable delays in transportation, inability to obtain necessary materials in open market, or other matters beyond the reasonable control of the Unit Operator whether similar to matters herein enumerated or not.

27. NONDISCRIMINATION. In connection with the performance of work under this agreement, the operator agrees to comply with all of the provisions of Section 301 (1) to (7) inclusive, of Executive Order 10925, as amended, (28 F R 6485), which are hereby incorporated by reference in this agreement.

28. LOSS OF TITLE. In the event title to any tract of unitized land shall fail and the true owner cannot be induced to join in this unit agreement, such tract shall be automatically regarded as not committed hereto and there shall be such readjustment of future costs and benefits as may be required on account of the loss of such title. In the event of a dispute as to title as to any royalty, working interest, or other interests subject thereto, payment or delivery on account thereof may be withheld without liability for interest until the dispute is finally settled; provided, that as to Federal and State land or leases, no payments of funds due the United States or the State of New Mexico should be withheld, but such funds of the United States shall be deposited as directed by

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the Supervisor and such funds of the State of New Mexico shall be deposited as directed by the Land Commissioner to be held as unearned money pending final settlement of the title dispute, and then applied as earned or returned in accordance with such final settlement.

Unit Operator as such is relieved from any responsibility for any defect or failure of any title hereunder.

29. NON-JOINDER AND SUBSEQUENT JOINDER. If the owner of any substantial interest in a tract within the Unit Area fails or refuses to subscribe or consent to this agreement, the owner of the working interest in that tract may withdraw said tract from this agreement by written notice to the Director, the Land Commissioner, and the Unit Operator prior to the approval of this agreement by the Director. Any oil or gas interests in lands within the Unit Area not committed hereto prior to submission of this agreement for final approval may thereafter be committed hereto by the owner or owners thereof subscribing or consenting to this agreement, and, if the interest is a working interest, by the owner of such interest also subscribing to the unit operating agreement. After operations are commenced hereunder, the right of subsequent joinder, as provided in this section, by a working interest owner is subject to such requirements or approvals, if any, pertaining to such joinder, as may be provided for in the unit operating agreement. After final approval hereof joinder by a non-working interest owner must be consented to in writing by the working interest owner committed hereto and responsible for the payment of any benefits that may accrue hereunder in behalf of such non-working interest. Joinder by any owner of a non-working interest, at any time, must be accompanied by appropriate joinder by the owner of the corresponding working interest in order for the interest to be regarded as committed hereto. Joinder to the unit agreement by a working interest owner, at any time, must be accompanied by appropriate joinder to the unit operating agreement, if more than one committed working interest owner is involved, in order for the interest to be regarded as committed to this unit agreement. Except as may otherwise herein be provided subsequent joinders to this agreement shall be effective as of the first day of the month following the filing with

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the Supervisor, the Land Commissioner and the Conservation Commission of duly executed counterparts of all or any papers necessary to establish effective commitment of any tract to this agreement unless objection to such joinder is duly made within 60 days by the Director or Land Commissioner, and such joinder is approved by the Land Commissioner as to state lands.

30. COUNTERPARTS: This agreement may be executed in any number of counterparts no one of which needs to be executed by all parties or may be ratified or consented to by separate instrument in writing specifically referring hereto and shall be binding upon all those parties who have executed such a counterpart, ratification, or consent hereto with the same force and effect as if all such parties had signed the same document and regardless of whether or not it is executed by all other parties owning or claiming an interest in the lands within the above-described Unit Area.

31. FOREST LAND STIPULATION. Notwithstanding any other terms and conditions contained in this agreement, all of the stipulations and conditions of the individual leases between the United States and its lessees or their successors or assigns embracing lands within the unit area included for the protection of lands or functions under the jurisdiction of the Secretary of Agriculture shall remain in full force and effect the same as though this agreement had not been entered into, and no modification thereof is authorized except with the consent in writing of the Regional Forester, United States Forest Service, Federal Building, Albuquerque, New Mexico, first had and obtained.

IN WITNESS WHEREOF, the parties hereto have caused this agreement to be executed and set opposite their respective names the date of execution.

UNIT OPERATOR AND WORKING INTEREST OWNER

SUN OIL COMPANY

Date SEPTEMBER 30, 1960-

Agent"and Attorney

Rok

P. O. Box 2880 Dallas 21, Texas

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			SATRON AND SOCORRO	EXHIBIT "B" SAN AUGUSTIN FLAINS UNIT CATRON AND SOCCERED COUNTIES; NEW ASCICO			
Tract	Description of Land	No. of	Serial No. & Date of Lease or Application	Basic Royalty & Ownership Percentage	Lessee of Record	Overriding Royalty & Fercentage	Working Interest & Fercentage
ы	C O [®]	640	NM-03 7675 6-1-59	U. S. All	William L. Luxton 35 Alboni Flace, Long Beach, California	None	Willism J. Luxtor - All
C1	T2S-ROW, WH, NEL NEL, SE NEL, SE, Sec. 20; SEL SEL, Sec. 29; All Sec. 33	85 8	NM-040907 7-1-58	v. s. All	Co. Bldg.	None	Southland Royalty CoAll
ω	125-RGW, All Secs. 26, 27, 34 & 35,	2560	9-1-28	U. S. All	Southland Royalty Co. 1603 First Nat'I. Bldg. Fort Worth, Texas	None	Southland Royalty CoAll
#*	T3S-ROW , All Sec. 5,6,7 & 8	2546-28	им-040909 7-1-58	U. S. All	Southland Royalty Co. 1603 First Nat'l. Bldg. Fort Worth, Texas	None	Southland Royalty CoAll
n -	T2S-ROW, WA, NEL, NA SEL, SWL SEL, Sec. 29; SA NA, SWL, NA SEL, SEL, SEL, Sec. 30; All Sec. 31	1663.85	NM-050409 10-1-59	U. S. All	Southland Royalty Co. 1603 First Nat'l. Bldg. Fort Worth, Texas	None	Southland Royalty CoAll
2	T3S- R8W , All Sec. 10, 12, 13 &15	2560	им-057240 10-1-59	U. S. A11	Texaco Inc. Box 3109 Midland. Texas	None	Texaco - "ll
. - 1	T3S- R9W, All Sec. 13 & 24	1280	NM-057296 10-1-59	U. S. All	Texaco Inc. Box 3109 Midland, Texas	None	lexaco - All
();	T4S, RICW, All Secs. 3 & 4; T4S, RllW, All Secs. 11 & 14	2558.10	NM-057298 20-1-59	U. S. All	Texaco Inc. Box 3109 Midland, Texas	None	Texaco - All
SQ -	1225, R 9W, All Secs. 29 & 35	1280	NM-057854 12-1-59	U. S. All	Miss Sigrid McBain 1401 Roma NE Albuquerque, N. M.	None	Miss Sigrid McBain - All
	IIS, R7W, All Secs. 32 & 33, T2S, R7W, All Secs. 3 & 10	2562.72	NM-057855 1-1-60	U. S. All	Miss Sigrid McBain 1401 Roma NE Albuquerque, N. M.	None	Miss Sigrid McBain - All
H	T2S, R8W, W½ Secs. 6,7 & 18; T2S, R9W, E½ Sec. 1, All Secs. 12 & 13	2501.5"	NM-057856 12-1-69	U. S. All	Miss Sigrid McBain 1401 Roma NE Albuquerque, N. M.	None	Miss Sigrid McDain - All
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T2S, R8W, W2 Secs. 6, 7 & 18; T2S, R9W, E2 Sec. 1, All Secs. 12 & 13

2501.57

NM-057856

U.S. ALL

Miss Sigrid McBain 1401 Roma NE

None

Miss Sigrid McBain-All

Miss Sigrid McBain-All

Miss Sigrid McBain-All

Texaco-All

Texaco-All

Albuquerque, N. M.

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8-A

No. 1

T2S-R8W, $W_{\overline{2}}^{1}$, NE¹₄, $N_{\overline{2}}^{1}$ SE¹₄, SE¹ TLS, RTW, All Secs. 32 & 33, T2S, RTW, All Secs. 3 & 10 T3S-R8W, All Sec. 5,6,7 & 8 T3S-R8W, All Sec. 10, 12, 13 & 15 T2S-R6W, NWL, NEL NEL, S $\frac{1}{2}$ NEL, S $\frac{1}{2}$, Sec. 28; SEL SEL, Sec. 29; All Sec. T3S-RLOW, ALL Sec. 8 , SZL T4S, RIIW, ALL Secs. 11 & 14 THS, RIOW, All Secs. 3 & 4 T2S-R8W, All Secs. 26, 27, 34 & 35 T3S-R9W, All Sec. 13 & 24 R9W, All Secs. 29 & 35 Description of Land ~ . င္ယ No. of Acres 640 2562.72 1278.10 2560 1663.85 1280 2560 1280 1280 2546.58 1280.00 Serial No. & Date of Lease or Application NM-037675 6-1-59 NM-057855 NM-057854 12-1-59 NM-057298 10-1-59 NM-057240 NM-040909 7-1-58 NM-040908 7-1-58 NM-057296 NM-050409 NM-040907 NM-057297 Basic Royalty & Ownership Percentage U. S. All c U. S. All C U. S. All U. S. ALL Ч. C. ç U. S. All U. S. All . s. All ŝ S. All ŝ ŝ ALL AL ЦЧ Lessee of Record William L. Luxton 35 Alboni, Place, Long Beach, California Miss Sigrid McBain 1401 Roma NE Albuquerque, N. M. Texaco Inc. Box 3109 Midland, Texas Southland Royalty Co. 1603 First Nat'l. Bldg Fort Worth, Texas Southland Royalty Co. 1603 First Net'l. Bldg. Fort Worth, Texas Southland Royalty Co. 1603 First Net'l. Bldg Fort Worth, Nexas Albuquerque, N. M. Miss Sigrid McBain 1401 Roma NE Southland Royalty Co. 1603 First Nat'l. Bldg. Fort Worth, Texas Overriding Royalty & Percentage None None

Texaco-All

Southland Royalty Co.-All

Southland Royalty Co.-All

Southland Royalty Co.-All

Southland Royalty Co.-All

Texaco-All

EXHIBIT "B" SAN AUGUSTIN PLAINS UNIT CATRON AND SOCORRO COUNTIES, NEW MEXICO

Working Interest & <u>Percentage</u> William L. Luxton-All | | | | N

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T3S, R9W, S½ Secs. 27 & 29	T4S, RilW, All Sec. 10 & 15; Nঠ NEL, Swl NEL, SEL Sec. 31	12S, RGW, All Sec. 20; E½, Sec. 21; SE½ NE≟, W½ NE≟, W½, SE≟, Sec. 26; All Sec. 3C; W½, Sec. 33	1725, RGW, N½, SWŁ, NWŁ SEŁ, Sec. 34; 1735, RGW, SWŁ, Sec. 4; Eź,SWŁ, Sec. 6; N½, SWŁ, Sec. 8; N½, SWŁ, Sec. 18	135, R9W, All Sec. 10; SEL NEL, SZ, Sec. 12; All Secs. 14 & 30	T3S, RGW, All Sec. 18; T3S, R9W, All Secs. 22, 26 & 28	T3S, RGW. N_{2}^{1} NEL, SEL NEL, NWL, SZ, Sec. 9; SZ, Sec. 19	T3S, R8W, All Secs. 11, 22, 24 & 26	T2S, R9W, S≵ N≵, S≵, Sec. 25; T3S, R9W, NEL NEL, S≵ NEL, NWL, S≵ Of Sec. 1; All Sec. 11; NEL NEL, M& NEL, NWL Sec. 12;S≵ NEL, NWL, S≵,Sec. 3	Description of Land	
640.00	1560.00	2522.72	2124.73	2285 - 34	2556-38	920.51	2560	2559.78	No. of	
NM-058327 12-1-59	- 1-25 12-1-29	₩-058773	NM-058142 4-159	№–058141. 4–1–59	₩ - 058140	אאר-058139 4-1-59	NM-058138	12-1-59 12-1-59	Serial No. & Date of Lease or Application	EXHIBIT "B" SAN AUCUSTIN FLAIDS U CATEON AND SOCORRO COUNTIES,
U. S. All	U. S. All	U. S. All	U. S. All	U. S. All	U. S. All	U. S. All	U. S. A]1	U. S. All	Basic Royalty & Ownership Percentage	ECHIBIT "B" USTIN FLAINS UNIT ORRO COUNTILS, NEW MEXICO
Texaco Inc. Box 3109 Midland, Texas	Pan American Petroleum Corp., Box 1410, Fort Worth, Texas	Texaco Inc. Box 3109 Midland, Texas	Texaco Inc. Box 3109 Midland, Texas	Texaco Inc. Box 3109 Midland, Texas	Texaco Inc. Box 3109 Midland, Texas	Texaco Inc. Box 3109 Midland, Texas	Texaco Inc. Box 3109 Midland, Texas	Miss Sigrid McBain 1401 Rome NE Albuquerque, N. M.	Lessee of Record	
C. H. Alberding 308 N. Michigan Chicago, Ill3%	C. H. Alberding 808 N. Michigan Chicago, Ill2%	Jean Read, Box 6696, Roswell, N.M. \$250.00 p/a payable out of 1%	Jean Read, Box 6696, Roswell,N.M. \$250.00 p/a payable out of 1%	Jean Read,Box 6696, Roswell, N.M. \$250.00 p/a payable out of 1%	Jean Read, Box 6696, Roswell,N.M. \$250.00 p/s payable out of 1%	Jean Read, Box 6696, Hoswell,N.M. \$250.00 p/a payable out of 1%	Charles Read Box 6696 Roswell, N. M. \$250-00 p/a pay- able out of 1%	None	Overriding Royalty & Fercentage	
Texaco Inc All	Pan American Petroleum Corp All	Texaco Inc All 4. Le	Texaco Inc All Le	Texaco Inc All 4. Le	Texaco Inc All Le	Texaco Inc All Le	Texaco Inc All	Miss Sigrid McBain-All	worsing Interest & Fercentage	

	in Ot		2 B	R. 3	0 IV 1 1		N U))		8	s p	Tract No.	
	T3S, R7W, All Secs. 5, 7, 8 & 9	T45, RllW, All Secs. 1 & 3		R(W, All Secs. 1	RllW, All Sec. 9 & 17; N ¹ / ₂ S		T4S, R11W, A11 Secs. 4, 5, 8; Σ½ Sec. 18; Σ½ Sec. 19	÷		T4S, R11W, A11 Secs. 12, 20, 22 & 28		Description of Land	
	2512.22	12 76. 76	2489-50	2468.96	1600.00		2561.30			2560.00	2548.31	No. of Acres	
•	NM-063795 3-1-60	лм-063319 1-1-€Л	№ -063318 1-1 <i>-6</i> 0	NM-061675 12-1-59	NM-061640 12-1-59		04-1-21 15-1-21 15			12-1-59	12-1-59	Serial No. & Date of Lease or Application	SAN AUCUSTIN PLA CATRON AND SOCCERO COUN
	U. S. All	U. S. All	U. S. All	U.S.All	U, S. All		U. S. All		·· · · · ·	U. S. All	U. S. All	Basic Royalty & Ownership Percentage	AUCUSTIN PLAINS UNIT SOCORRO COUNTIES, MENICO
 Dellas, Texas	Sun Oil Company P. O. Box 2880	Sigrid McBain 1401 Roma NE Albuquerque, N. M.	Sigrid McBain 1401 Roma NE Albuquerque, N. M.	Sun Oil Company F. O. Box 288C Dallas, Texas	Pan American Petroleum Corp.	•	Sun 011 Company F. O. Box 2880 Dullas, Texas			Sun Oil Company P. 0. Box 2880	Mdiss Sigrid McBain 1401 Roma NE Albuquerque, N. M.	Lessee of Record	
Box 247, Roswell, N. M.	Eugene Nearburg& Tom L. Ingram-34	None	None	Steve Helbing 418 Hinkle Bldg. Roswell, N.M.•3%	Thelma K. Pool 922 Canyon Rd. Santa Fe, N.M2%	James R. Stevens, 1125 Fet. Center Bldg., Farmington W. M 1%	Herbert A. Dolph, Box 193, O.M.R. AFB Texas - 14 Earl A. Rogers &	James K. Stevens, 1125 Pet. Center Bldg., Farmington, N. M 1%	Texas - 1% Earl A. Rogers &	Lloyd R. Bower 910 E. Crockett	Nore	Overriding Royalty & Percentinge	
	Sun Oil Co All	Sigrid McBein - All	Sigrid McBain - All	Sun Oil Co All	Pan American Petroleum Corp All	· · ·	Sun Oil Co All			Sun Oil Co All	Sigrid McBain - All	Working Interest & Percentage	

T3S, R11W, All Secs. 20, 27, 29 & 33	T3S, R8W, N½ Sec. 19, All Secs. 21 &23	T3S, RllW, All Secs. 25, 26, 34 & 35	T3S, R9W, All Sec. 25; T4S, R8W, S≵ Sec. 4, All Sec. 5, N≵ Sec. 6	T35, R9W, All Secs. 5, 7 & 15	T3S, RLOW, ALL Sec. 23	T3S, R9M, All Sec. 19, NWA NEL, W≵ Sec. 31; T4S, R9M, NWA Sec. 6; T4S, R10M, All Sec. 1	1135, R10W, S≵ Sec. 10, All Secs. 11, 14 & 15; N≵ Sec. 22	T4S, R6W, All Secs. 7 & 8; T4S, R9W, E3 Sec. 24; NHAA NEA, S2 NEA, SEA Sec. 25 7.	Description of Land	
2560.00	1599.11	2560.00	1923.45	1921.24	640.00	1809.60	2560.00	1899.82	No. of Acres	IΩ
NM-070045 12-1-59	NM-068097 2-1-60	NM-068086	NM-068045 2-1-60	NM-068037 10-1-59	1111-068036-A 2-1-60	NM-068036 2-1-60	₩ -068 034	NM-068033 2-1-60	Serial No. & Date of Lease or Application	EXHIBIT "B" SAN AUJUSTIN PLAINS UNIT ATRON AND SOCORRO COUNTIES, NE
U. S. All	U. S. All	U. S. All	U. S. All	U. S. A11	U. S. All	u. s. All	U. S. All	U. S. All	Basic Royalty & Ownership Fercentage	EXHIBIT "B" SAN AUGUSTIN FLAINS UNIT CATRON AND SOCORRO COUNTIES, NEW MEXICO
Ira Aten 1401 Roma Dr. NE Albuquerque, N. M.	Sun Oil Compeny P. O. Box 2880 Dallas, Texas	Sun Oʻl Compeny P. O. Box 2880 Dallas, Texas	Sun 011 Company P. 0. Box 28860 Dallas, Texas	Texaco Inc. Box 3109 Midland, Texas	Sun Oil Compeny P. O. Box 2880 Dallas, Texas	Sun Oil Compeny P. O. Box 2880 Dellas, Texas	Sun Oil Company P. O. Box 2880 Dallas, Texas	Sun Oil Compeny P. O. Box 2880 Dallas, Texas	Lassee of	
None Ira Aten - A	Eugene Nearburg & Sun Cil Co. Tom L. Ingram-3%	None Sun Oill Co.	Eugene Nearburg & Sun Oil Co. Tom L. Ingram-3%	Eugene Nearburg & Texaco Inc. Tom L. Ingram Box 647, Roswell, N.M 2.25% Lester J. Rosenberg, 134 N. LaSalle St. Chicago, Ill75%	Eugene Nearburg & Sun Cil Co. Tom L. Ingram - 2.25% - Lester J. Rosenberg75%	Eugene Nearburg & Sun Oil Co. Tom L. Ingram-3%	Eugrae Nearburg & Sun Oil Co. Tom L. Ingram - 2.25% - Lester J. Rosenberg75%	Eugene Nearburg & Sun Oil Co. Tom L. Ingram-3% Box 847 Roswell, N. M.	Overriding Worl Royalty & Intere Fercentage Fercer	
	R11W, All Secs. 20, 27, 29 & 33 2560.00 NM-070045 U. S. All Ira Aten 1401 Roma Dr. NE Albuquerque, N. M.	RGW, N½ Sec. 19, All Secs. 21 & 23 1599.11 NM-068097 U. S. All Sun Oil Company Eugene Nearburg & P. 0. Box 2880 R11W, All Secs. 20, 27, 29 & 33 2560.00 NM-070045 U. S. All Ira Aten Ira Aten None All Multiceration 12-1-59 U. S. All Albuquerque, N. M. Albuquerque, N. M.	RllW, All Secs. 25, 26, 34 & 35 2560.00 NM-068086 U. S. All Sun Oil Company P. O. Box 2880 ROW, Na Sec. 19, All Secs. 21 & 23 1599.11 NM-068097 U. S. All Sun Oil Company Dallas, Texas ROW, Na Sec. 19, All Secs. 21 & 23 1599.11 NM-068097 U. S. All Sun Oil Company Eugene Nearburg & 12-1-60 RllW, All Secs. 20, 27, 29 & 33 2560.00 NM-070045 U. S. All Ira Aten Ingram-3% RllW, All Secs. 20, 27, 29 & 33 2560.00 NM-070045 U. S. All Ira Aten None Alluquerque, N. M. 12-1-59 U. S. All Albuquerque, N. M. None	1, All Sec. 25; T4S, R6W, 1923.45 NM-068045 U. S. All Sun 011 Company Eugene Nearburg & 4, All Sec. 5, N½ Sec. 6 2-1-60 P. 0. Box 2880 Dallas, Texas Sun 011 Company Tom L. Ingram-3% W, All Sec. 5, N½ Sec. 6 34 & 35 2560.00 NM-068086 U. S. All Sun 011 Company None W, All Secs. 25, 26, 34 & 35 2560.00 NM-068086 U. S. All Sun 011 Company None 9. 0. Box 2880 2-1-60 NM-068097 U. S. All Sun 011 Company None 9. 0. Box 2880 Dallas, Texas Sun 011 Company P. O. Box 2880 Dallas, Texas 9. 0. Box 2880 Dallas, Texas Sun 011 Company Eugene Nearburg & P. O. Box 2880 9. 0. Box 2880 Dallas, Texas Sun 011 Company Eugene Nearburg & 9. 0. Box 2880 Jonn L. Ingram-3% Dallas, Texas Eugene Nearburg & 9. 0. 102.77, 29 & 33 2560.00 NM-070045 U. S. All Ira Aten Indol Roma Dr. NE 1401 Roma Dr. NE Jbuduerque, N. M. Jbuduerque, N. M. None Ingram-3%	1, All Secs. 5, 7 & 15 1921.24 NM-068037 U. S. All Texaco Inc. Enc 3109 From L. Ingrem Box 3109 Box 3109 Box 3109 Box 3109 From L. Ingrem Box 3109 From L. Ingrem Month Sec. 25; TMS, R6W, 1923.45 NM-0668045 U. S. All Sun Oll Company Box 2880 Indiana, Texas N.M 2.25% 14, All Sec. 5; N§ Sec. 6 1923.45 NM-068066 U. S. All Sun Oll Company Easter J. Rosenell, 14, All Sec. 5; N§ Sec. 6 1923.45 NM-068066 U. S. All P. O. Box 2880 From L. Ingrean-3% NM. All Secs. 25, 26, 34 & 35 2560.00 NM-068067 U. S. All Sun Oll Company Eugene Nearburg & From L. Ingrean-3% P. 0. Box 2680 Dallas, Texas Sun Oll Company From L. Ingrean-3% P. 0. Box 2680 Dallas, Texas Sun Oll Company P. O. Box 2680 P. 0. Box 2680 Dallas, Texas Sun Oll Company P. O. Box 2680 P. 0. Box 2680 Dallas, Texas Sugere Nearburg & From L. Ingrean-3% P. 0. Box 2680 Dallas, Texas Sugere Nearburg & From L. Ingrean-3% P. 0. Box 2680 Dallas, Texas Dal	My, All Sec. 23 640.00 IM-066036-A U. S. All Sun oil Company Eugene Nearburg & Terms P. 0. Box 2860 Integram P. 0. Box 2860 Integram P. 0. Box 2860 Integram J., All Secs. 5, 7 % 15 1921.24 NM-066037 U. S. All Texaso Inc. Encycle Rearburg & Terms J., All Secs. 25, 7 % 15 1921.24 NM-066037 U. S. All Texaso Inc. Encycle Rearburg & Terms Encycle Rearburg & Ter	Sum OLI Commeny J., TALS SEV, NWE Sec. 6; 1609.50 NM-066035 U. S. All P. 0. Box 2000 P. 0. Box 2000 Pollas, Town J. Ingram-35 Eugene Nearburg & Sum OLI Commeny Town J. Ingram-35 M, All Sec. 23 640.00 NM-066035-A U. S. All Sun OLI Commeny Pollas, Town J. Ingram. 35 Eugene Nearburg & Sum OLI Commeny Town J. Ingram. 35 M, All Sec. 23 640.00 NM-066035-A U. S. All Sun OLI Commeny Pollas, Towns Eugene Nearburg & Sum OLI Commeny Town J. Ingram. 35 M, All Sec. 23 1.921.24 NM-066037 U. S. All Pollas, Towas Pollas, Towas M, All Sec. 5, 7 & 15 1.921.24 NM-066037 U. S. All Pollas, Towas Pollas, Towas M, All Sec. 5, 7 & 15 1.921.24 NM-066045 U. S. All Sun OLI Commeny Midland, Towas Pollas, Towas Pollas, Towas M, All Sec. 5, 7 & 13 1.923.45 1.923.45 2.960.00 N. 1.923.45 1.91.45 M, All Sec. 19, All Secs. 7 & 10 1.923.45 1.923.45 1.92.46 1.92.46 1.91.45 1.91.45 M, All Secs. 25, 36, 34 & 33 2.960.00 NM-066097 U. S. All Sun OLI Company Pollas, Towas	Mark Sec. Display Subscription Display Display	Sac. 34, mag. With, Sty mag. 1399-R2 NH-066033 U. S. All Sac. 34, mag. With, Sty mag. San. 011 Company Soc. 31, Mag. Sty, Mag. Sac. 34, Sty mag.	Service Line Service Line<

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•	14,15 & 16, Sec. 19; Lota 6,8,9,10,11,12,13,14,15 &	R11W, Lots 4,5,6,7,8 (,16,17 & 18; E4 E4, ; 6; Lots 1,2,3,4,5,6 c. 7; Lots 1,12 & 13 c. 7; Lots 1,12 & 13	5ec. 24 Sec. 24 Sec. 24	R12W, N2, N2 S2, SW2 All Secs. 23, 26 & 27	T3S, R9W, All Sec. 23; Ng	TLS, RGW, Nঠ, SEL, Sec. 21; Nঠ, SE Nঠ SWL, SWL SWL, Sec. 22; SWL Sec. NEL Sec. 27	T3S, RIOW, All Secs. 26, 2	TLS, RIOW, NWŁ NEŁ, SŻ NEŁ, WŻ Sec. 6	Description of Land TSS, R94, All Sec. 1, Wg S Mg Sec. 11, Mg Sec. 12	
	1,2,3,4,5, 16, 8ec. 31,	SW4 SE4, SW4 SE4, 7,8,9 & 16, 3, Sec. 18;	です。 S A D R の D R の D R の D R の の L R の の の 日 た 、 S 大 の の の し つ し の し つ つ つ し つ つ つ つ つ つ つ つ つ つ つ つ つ	SW1, Sec.	Sec. 27	; N ^{\$} ; SE \ , SW \ Sec. 23;	27, 34 & 35	, sr. ,	Sec. 10,	
		2482.29	100 - CO	2440.00	960.00	1400.00	2560.00	590-39	Ho. of <u>Acres</u> 1599.18	
•		NM-070188 2-1-60	5-1-90 -1-20	NM-070145 2-1-60	00-1-2 07-10-00	NM-070143	NM-070142	NM-0701+1 12-1-59	Serial No. & Date of Lease or Application NM-070070 2-1-60	SAN AUGUSTIN P CATRON AND SOCORRO CO
•	C	U: S. All		າ ທີ່ •	U. S. A11	U. S. All	U. S. All	U. S. All	Basic Royalty & Ownership Percentage U. S. All	EXHIBIT "B" SAN AUGUSTIN FLAINS UNIT AND SOCORRO COUNTIES, NEW MEXICO
		Sun Oil Company P. O. Box 2880 Dallas, Texas	P. O. Box 2880 Dallas, Texas	Sun Oil Company P. O. Box 2880 Dullas, Texas	Sun 011 Company P. 0. Box 2880	Sun Oil Company P. O. Box 2880 Dallas, Texas	Sun Oil Company P. O. Box 2660 Dallas, Texas	Sun Oil Compeny P. O. Box 2880 Dallas, Texas	Lessee of Record Sun Oil Company P. O. Box 2880 Dallas, Texas	
2.	Buggie Nearourg « Tom L. Ingram, Box 847, Roswell, N.M 3%	Frances Van Court 2 N. Adams St. San Angelo, Texas 1/4 of 14	2 N. Adams St. San Angelo, Texas 1/2 of 1% Eugene Nearburg & Tom L. Ingram, Box 847, Roswell, N.M3%	Ruth C. Fritts Box 4176 Albuquerque, N.M 2%	Ruth C. Fritts Box 4176 Albuquerque, N.M 2%	Ruth C. Fritts Box 4176 Albuquerque, N.M 2%	Ruth C. Fritts Box 4176 Albuquerque, N.M 2%	Ruth C. Fritts Box 4176 Albuquerque,N. M 2%	Overriding Royalty & Fercentage Eugene Nearburg & Tom L. Ingram-35	
		Sun Oil Co All			Sun Oil Co All	Sun 011 Co All	Sun Oil Co All	Sun Oil Co All	Horking Interest 4 Purcentine Sun Oil Co All	

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		15	50	61	Б	4 7	5	Praiet		
		T3S, R9W, N½ Sec. 29	1745, R94, Mit Sec. 1; Nit Nit, Sz Nit, Sz Sz Sec. 5	T3S, R10W, All Secs. 13, 24 &25	T4S, R9W, All Sec. 10	T4S, R10W, Wź, Sec. 12	755, R124, SW2 See 3, SE2 Sec. 4; Se SW2 Sec. 5; S25ec. 6; M2 SW4, M2 SE2, SW2 SE2, Sec. 7; M42, S2 M62, M2 SM2, SE2, Sec. 8; S2 SM2, E2 Sec. 9; MM2, M2 ME2, Sec. 18	Description of Land		
		320.00	438.72	1920.00	6. 0	320.00	2433.40	Ho. of		- B
C.		NM-070420 3-1-60	104-070371 2-1-60	NM-070360 3-1-60	1114-070359 3-1-60	NM-070317 3-1-60	101 2-1 2-1 -60	Serial No. & Date of Lease or Application	SAN AUGUSTIN FLAIM CATRON AND SOCCERED COUNTIN	• • • •
1 0 1		U. S. All	U. S. A11	U. S. All	U.S. All	U. S. A11	U. S. A11	Basic Royalty & Ownership Fercentage	IT "B" PLAINS UNIT COUNTIES, NEW MEXICO	
	<u></u>	Sun 011 Company P. O. Box 2880 Dallas, Texas	Sun Gil Compeny P. O. Box 2880 Dallas, Texas	Sun Oil Company P. J. Box 2880 Dallas, Texas	Sun 011 Compeny P. O. Box 2880 Dallas, Texas	Sun Oil Company P. O. Box 2880 Dullas, Texas	Sun Oil Company P. O. Box 2880 Dallas, Texas	Lassace of Record		
	1/4 of 1% Eugene Nearburg & Tom L. Ingrem, Box 847. Roswell. N. M3%	Frances Van Court 2 N. Adams St. San Angelo, Texas	Prances Van Court 2 N. Admus St. San Angelo, Teims 1/4 of 14 Eugene Nearburg & Tom L. Ingram, Box 847, Roswell, N. M	Frances Van Court 2 N. Adams St. San Angelo, Texas- 3% - Lester J. Rosen- berg6875%	Frances Van Court 2 N. Adams St. San Angelo, Texas-1 Lugene Mearburg & Tom L. Ingrom, Box 847, Roswell, N. M 3%	Frances Van Court 2 N. Adams St. San Angelo, Texas 1/4 of 1% Eugene Nearburg & Tom L. Ingram, Box 847, Rosvell, N. M 3%	Frances Van Court 2N. Adams St. San Angelo, Texas 1/4 of 1% Eugene Nearburg & Tom L. Ingram, Box 847, Roswell, N. M	Ovarriding Royalty 4 Fercentage		
		Sun 011 CoAll	Sun Gil CoAll	- Sun Oil CoAll	Sun Oil CoAll of 1%	Sun 011 CoAll	Sum 011 CoAll	Working Interest & Percentage		

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TLS, ROW, All Sec. 19; W\$ Sec. 29; N\$ NW1, SEt NW\$; NE\$, 5\$ Sec. 30; All Sec. 31 NW\$; NE\$, 5\$ Sec. 30;	T4S, RGW, NZ NEL, NEL NWL, Sec. 35	145, RBW, SZ Sec. 10; All Secs. 15 & 17; NZ, EZ SEL, WZ SWL, Sec. 22, NZ, SWL, Sec. 27	T4S, R&W, All Sec. 3; N½ Sec 4; All Sec. 9; N½ Sec. 10	TLS, R&W, Sà NEL, SEL, Wà Sec. 1	T2S, RTW, All Sec. 34; T3S, RTW, NWL Sec. 3; N& N& Sec. 4	125, RTW, WÈ E볼, SEL SEL, WÈ, Sec. 29; SEL NEL, E볼 SEL, Sec. 30; T33. RTW, SWL Sec. 3; All Sec. 10; NÀ NÀ Sec. 15	TLS, RBW, All Secs. 18, 20; NJ NWL, WJ SWL, SEL NWL, SEL SEL Sec. 28, EZ Sec. 29; All Sec. 33	Description of land T3S, RION, All Secs. 20, 21; Sy Sec. 22, Wy Sec. 28, All Sec. 30	
2290.30	120.00	2523.19	. 1976-17	564.68	36*656	1600.00	2503.20	No. of Acres 2548.20	
NM-072122-A	NM-072122	MM-072121	4-1-60 4-1-60	NM-072120	NM-072119-A 3-1-60	мм-072119 3-1-60	NM-071979 3-1-60	Serial No. & Date of Lease Or Application MM-071968 3-1-60	CATRON AND BOCORR
U. S. All	U. S. A11	U. S. All	N.	U. S.	U. S. All	U.S. All	U. S. A11	Basic Royalty & Ownership Percentage U. S. All	CATRON AND BOCCORRO COUNTIES, NEW MEXICO
Dallas, Texas Sun Oil Company P. O. Box 2880 Dullas, Texas	P. 0. Box 2880 Dallas, Texas Sun 011: Company P. 0. Box 2880	P. O. Box 2880 Dallas, Texas Sun Oil Company		Dallas, Texas	- 13 - i .	Box 137 Durango, Colorado Sun Oil Company P. O. Box 2880	Box 137 Durango, Colorado Walter Duncan	Lassee of Record	
B47, Roswell, N. M 3% Hugene Nearburg & Tom L. Ingram, 3% less ORR assigned to Lester J. Rosen- berg790625%	Nearbu Ingram oswell, Nearbur	Tom L. Ingram - 3% less OFR Assigned to Lester J. Rosenberg - .790625%	Eugene Nearburg & Tom L. Ingram-3%	Tom L. Ingram-3% less ORR assigned to Lester J. Rosen- berg, 134 N. LaSalle St., Chicago, Ill .790625%	Ingram, I swell, N.	None Eugene Nearburg &	None	Overriding Royalty & Percentage	
Sun Oil CcAll	Sun Oil CoAll	Sun OII coAll	Sun Oil CoAll	Sun 011 CoAll		Walter Duncan-All	Walter Duncan-All	Horking Interest & Percentage	

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No. 61 Ś 5 ŝ 8 8 β \$ ΰ THS, R12W, NWE, WE NEE, WE SWE, Sec. 12; NEE, NEE, SWE NEE, SE NWE, SWE, WE SEE, Sec. 13; All Sec. 14; NWE NWE, SEE NWE, NEE, T3S, R11W, E_2^{\pm} , NW4, N_2^{\pm} SW4, SE4, SW4, Sec. 13; NE4, N $_2^{\pm}$ SE4, SW4, SE4, W $_2^{\pm}$ Sec. 14 5출 Sec. 8; 5출 Sec. 9; 5출 Sec. 10; SW는 NEL, SEL, E출 SWL, SWL SWL, Sec. 30 & M출 SWL Sec. 31; 73S, T3S, R10W, W_2^{1} , NW $_2^{1}$ NE $_3^{1}$, S $_2^{1}$ NE $_4^{1}$, Sec. 9; NE $_4^{1}$ NW $_4^{1}$, NE $_4^{1}$ Sec. 10; NE $_4^{1}$ Sec. 19; All Sec. 17 T3S, RlOW, E½ Sec. 3; W½,SEL,Sec. 19, W½ E½ Sec. 28 T3S, Rilw, T2S, R9M, WŻ,SEŁ Sec. 31; SEŁ, Sź NEŻ, NWŻ NEŻ Sec. 33 TZS, R9W, Sź Sec. 17; Sż Sec. 19; TZS, R10W, NEŁ, SEŁ NWŁ, Sż Sec. 25; All Sec. 35 7225, RGW, WA Sec. 21; SWA NWA, SA Sec. 22; SA SWA, NEA NWA, NA NEA, SEA NEA, Sec. 23; NA Sec. 24; All Secs. 27 & 28; NEA NEA Sec. 33 R11W, All Secs. 15, 17, 21 & Description of Land 1 2560.00 No. of 1600.00 1920.00 1200.00 1360.00 2560.00 1801.17 948.17 763-58 Serial No. & Date of Lease or Application NM-072123 NM-073561 3-1-60 NM-073474-A 3-1-60 им-073473-А 3-1-60 NM-073474 3-1-60 NM-073473 3-1-60 NM-072125 3-1-60 NM-072124-A 3-1-60 NM-072124 d. ç. c. ç ç ć ç U. S. All U. S. A11 Percentage S. All S. All ю • ŝ S. All ŝ **с** A11 TTA TTV All Sun Oil Company P. O. Box 2880 Dallas, Texas Sun Oil Company P. O. Box 2880 Dallas, Texas Sun Oil Company P. O. Box 2880 Dallas, Texas Texaco Inc. Box 3109 Midland, Texus Sun Oil Company P. O. Box 2880 Dallas, Texas Corporation Box 1410 Box 137 Box 3109 Box 137 Pan American Petroleum Walter Duncan Midland, Texas Texaco Inc. Durango, Colorado Walter Duncan Durango, Colorado Lesset of Record Albuquerque, N. M. -2%

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Fort Worth, Nexas

roleum Corp.-All

Eugene Nearburg & Tom L. Ingram, Box 847, Roswell, N.M.-3% less ORR 3ssigned to Lester J. Rosenberg 134 N. LaSalle St. Chicago, Ill.--.790625% Eugene Nearburg & Tom L. Ingram - 3% less ORH to Lester J. Rosenberg - .790625% E. C. Beaumont 1500 Calle Del Ran-chero NE Durango, Colorado-2½ Walter Duncan Box 137 Durango, Colorado-Box 137 Eugene Nearburg & Tom L. Ingram - 3% Eugene Nearburg & Tom L. Ingram-3% Overriding Royalty & Percentage Walter Duncan None None Sun Sun Texaco Inc.-All Texaco Inc.-All Walter Duncan-All Sun Oil Co.-All Sun Oil Co.-All Pan American Pet-Walter Duncan-All Working Interest & Percentage OIL Co.-All Oil Co.-All

EXHIBIT "B" SAN AUGUSTIN FLAINS UNIT CATRON AND SOCIERO COUNTIES, NEW MEXICO

Basic Royalty &

Ownership

	78	77	76	75	47	73	72		70	Tract No.	
	T3S, RTW, All Sec. 11; WA, NEL, WA SEL, Sec. 12; All Sec. 14; SA NA, SA Sec. 15	TLS, ROW, NA, NA SEL, SEL SEL, SEL SWL, WA SWL, Sec. 23; All Sec. 24; NA NWL, NEL, NEL SEL, SA SWL, Sec. 25; WA NEL, SEL NEL, NA SEL, SEL SEL, WA, Sec. 26	T3S, R8W, Eź Sec. 34	T3S, RllW, All Sec. 12	T3S, R11W, SWŁ SEŁ, SŻ SWŁ, Sec. 1; SŻ Sec. 3; NŻ Sec. 10	T3S, RllW, Sź Nź, Sec. 9; All Secs. 11, 18 & 19	T3S, RIOW, All Secs. 6, 7 & 18	TI3S, RIOW, NWE, NA SWE Sec. 3; All Sec. 4; EZ EZ, SWE SEE, SA SWE, NWE SWE, NWE Sec. 5	TZS, R9W, All Secs. 3, IO, 11 & 14	Description of Land	
	2320.00	2104.66	320.00	640.00	760.00	2546.58	1874 - 38	1360.89	2560.24	No. of Acres	
	NM-0107871 2-1-61	им-о107870 4-1-д	NM-094374 8-1-60	NM-088381-A 8-1-60	NM-088381 8-1-60	NM-081386 5-1-60	NM-075012	2×160	3-1-60 3-1-60	Serial No. & Date of Lease or Application	EXCHIDIT "B" SAN AUGUSTIN FLAINS UNIT CATRON AND SOCORRO COUNTIES, ME
/1 0 1	U.S. All	U. S. All	U. S. All	U. S. All	U. S. All	U. S. All	U. S. All	U. S. All	U. S. A.L.		IT "B" PLAINS UNIT COUNTIES, NEW MEXICO
	Sun 011 Company P. 0. Box 2880 Dallas, Texas	Sun 011 Company P. O. Box 2880- Dallas, Texas	Relph Lowe Box 832 Midland, Texes	Texaco Inc. Box 3109 Midland, Texas	Pan American Petroleum Corporation Box 1410 Fort Worth, Texas	Sun 011 Company P. 0. Box 2880 Dallas, Texas	C - L. Whigham Box 1447 Farmington, N. M.	C. L. Whigham Box 1447 Farmington, N. M.	Fan American Ferroleum Corporation Box 1410 Fort Worth, Texas	Lessee of Record	
	S. B. Christy, Jr. 24 Riverside Dr. Roswell, N. M. 1/2 of 1%	S. B. Christy, Jr. 24 Riverside Dr. Roswell, N. M 1/2 of 1%	Hugh J. Mitchell Box 1109, Farmington N. M \$100.00 p/a payable out of 1% of 8/8	Barl A. Rogers 4024 Douglas Farmington, N. M 2%	Earl A. Rogers 4024 Douglas Farmington, N. M	Earl A. Rogers 4024 Douglas Farmington, N. M 2%	None	None	2. C. Beaumont 1500 Calle Del Ranchero NE Albuquerque, N.M 3%	Roy	
	Sun Oil CoAil	Sun Oil CoAll	Ralph Lowe-All	Texaco IncAll	Pan American Petroleum Corp All	Sun Oil CoAll	C. L. Whighem-All	C. L. Whighem-All	ran American Petroleum Corp All	Interest & Fercentage	e Sorr Ki Da

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	1225, RGW, NWA, Sec. 19; 1725, RGW, E-2 W2, Sec. 1; NEA, N2 SEL, E2 NWA, Sec. 15	T4S, R12W, E_{2}^{1} , N $_{2}^{1}$ NM $_{4}^{1}$, SE $_{4}^{1}$ NM $_{4}^{1}$, Sec. 1; E_{2}^{1} NE $_{4}^{1}$, Sec. 12; N $_{2}^{1}$, N $_{2}^{1}$ SN $_{4}^{1}$, SE $_{4}^{1}$, SE} $_{4}^{1}$, SE} $_{4}^{1}$, SE} $_{4}$	T3S, RllW, Nź, Sec. 3; All Sec. 4; Nź, Sec. 8; Nź Nź, Sec. 9,	135, RTW, All Sec. 25; $E_{2}^{\pm} E_{2}^{\pm}$, NWL NEL, SWL SEL, NEL NWL, SEL SWL, WE WE, Sec. 26; All Sec. 27; NA NA Sec. 34; All Sec. 35	T3S, R7W, All Sec. 31; MVŁ, NWŁ SWŁ, Nź NEŁ, Sec. 33, Sź NEŁ, SEŁ, Sec. 34	T2S, R7W, All Secs. 1, 12, 13 & 24	TLS, R8W, SEL, Sec. 27; W_{2}^{1} , W_{2}^{1} , NEL, SEL, NEL, SEL, Sec. 34; N_{2}^{1} , W_{2}^{1} , SUL, SEL SWL, SEL, Sec. 35; All Sec. 36	T3S, R7W, All Secs. 13, 22, 23 & 24	135, RTW, All Sec. 21; N½, SEL, E2 SWL, NWL SWL, Sec. 28; All Secs. 29 & 30	Description of Lend T4S, RSW, All Secs. 11, 12, 13 & 14	
	632.52	1119.20	1436.76	2560.00	1116.10	2561.76	2000.00	2560.00	2475-84	No. of Acres 2507.17	· · · · · · · · · · · · · · · · · · ·
<i></i>	19-1-6 1524810-MN	NM-0175817 8-1-61	NM-0175815 8-1-61	NM-0175813 8-1-61	NM-0175212 8-161	1-01 1620	NM-0107879 5-1-61	19-1-2 19-1-2	0) 1,8600-WN	Serial No. & Date of Lease or Application NM-0107872 8-1-60	EXHIBIT "B" SAN AUGUSTIN FLAIMS U CATRON AND SOCORRO COUNTIES,
-	U. S. A11	U. S. A11	U. S. All	U. S. All	U. S. All	U. S. All	U. S. All	U. S. All	U. S. All	Basic Royalty & Ownership Fercentage U. S. All	LT "B" FLAINS UNIT YOUNTIES, NEW MEXICO
A last	Sun Oil Company P. O. Box 2880 Dallas, Texas	Sun Oil Company P. 0. Box 2880 Daillas, Texas	Sun Oil Company P. O. Box 2880 Dallas, Texas	Sun Oil Company P. O. Box 2880 Dallas, Texas	Sun Oil Company P. O. Box 2880 Dallas, Texas	Sun Oil Company P. O. Box 2680 Dallas, Texas	Sun Oil Company P. O. Box 2880 Duillas, Texas	Sun Oil Company P. O. Box 2880 Dallas, Texas	Sun Oil Company P. O. Box 2880 Dallas, Texas	Lessee of Record Sun 011 Company P. 0. Box 2880 Dallas, Texas	
	None	None	None	None	None	S. B. Christy, Jr. 24 Riverside Dr. Roswell, N. M 1/2 of 1%	S. B. Christy, Jr. 24 Riverside Jr. Roswell, N. M 1/2 of 1%	S. B. Christy, Jr. 24 Riverside Dr. Rosvell, N. M 1/2 of 1%	S. B. Christy, Jr. 24 Hiverside Dr. Hoswell, N. M 1/2 of 1%	Overriding Reyalty & Percentage S. B. Christy, Jr. 24 Riverside Dr. Roswell, N. M 1/2 of 1%	
•	Sun Oil CoAll	Sun Oil CoAll	Sun Oil CoAll	Sun Oil CoAll	Sun 011 CoAll	Sun Oil CoAll	Sun Oil CoAil	Sun Oil CoAll	Sun Oil CoAll	Working Interest & Percentage Sun 011 CoAll	

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Tract No.

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•	8	32	ۍ بو	93	×S	16	30 11	с <mark>е</mark>	Tract No.	
	TIS, R10W, All Secs. 25, 26 & 35	T2S, RGW, All Sec. 6; T2S, RLOW, All Sec. 1	T2S, R94, Nź, SWŁ,Nź SEŁ, Sec. 7	T2S, R9W, All Secs. 4 & 9	T2S, R9W, All Sec. 5; N ¹ / ₂ , N ¹ / ₂ SW ¹ / ₂ , SE ¹ / ₂ Sec. 8	TIS, R9W, All Secs. 33, 34 & 35	TlS, R94, NZ, NZ SEŁ, SWŁ SEŁ, SWŁ, Sec. 25; All Sec. 26	TIS, R9W, All Secs. 27 & 28	Description of land	
•	1920.00	74.77 <u>21</u>	561.68	1278.06	1197.56	1920.00	1240.00	1280.00	No. of Acres	
•	NM-0207088 3-1-62	NM-0207087-A 2-1-62	NM-0207087 2-1:-62	лм-0196170-А 11-1-61	NM-0196170 12-1-61	NM-11-1-61 11-1-61	NM-0196168-A	11-1-€1 8	Serial No. & Date of Lease or Application	SAN AUGUSTIN FLAI CATRON AND SOCIERO COUNT
	U. S. All	U.S All	U.S. All	U. S. All	U, S. All	U. S. All	U. S. All	U. S. All	Basic Royalty & Ownership Percentage	EXCHIBIT "B" SAN AUGUSTIN FLAINE UNIT CATRON AND SOCORRO COUNTIES, NEW MEXICO
	Texaco Inc. Box 3109 Midland, Texas	Broseco Corp.,Mutual Sav& Loan Bldg., Fort Worth, Texus	Bass Brothers Enter- prises, Inc. Fort Worth, Texas	Joseph E. Seagram & Sons, Inc. Oklahoma City, Okla.	Bass Brothers Enter- prises, Inc. Fort Worth, Texas	Joseph E. Seagram & Sons, Inc. Oklahoma City, Okla.	Joseph E. Scagram & Sons, Inc. Oklahoma City, Okla.	Odessa Natural Gasoline Co. 11th Floor, American Bank of Commerce Bldg. Odessa, Texas	Lessee of Record	С.
	Jean Read & Peggy P. Jennings, Box 1822, Roswell, N. M \$250.00 out of 2%	Jean Read & Peggy P. Jennings, Box 1822, Roswell, N. M \$500.00 p/a payable out of 2%	Jean Read & Peggy P. Jennings, Box 1822 Roswell, N. M \$500.00 p/a payable out of 2%	Jean Read & Peggy P. Jennings, Box 1822, Roswell, N. M \$500.00 p/a payable out of 2%	Jean Read & Peggy P. Jennings, Box 1822, Roswell, N. M \$500.00 p/a payable out of 2%	Jean Read & Peggy P. Jennings, Box 1822, Roswell, N. M \$500.00 p/a payable out of 2%	Charles Read & Howard W. Jennings Box 1822, Roswell N. M \$500.00 p/a payable out of 2%	Charles Read & Howard W. Jennings Box 1822, Roswell, N. M \$500.00 p/a payable out of 2%	Overriding Royalty & Percentage	
· ·	Texaco IncAll	Broseco CorpAll	Bass Brothers Enterprises, Inc All	Joseph E. Seagram & Sons, IncAll	Bass Brothers Enterprises, Inc All	Joseph E. Seagram & Sons, IncAll	Joseph E. Seagram & Sons, IncAll	Odessa Natural Gascline CoAll	Working Interest & Fercentage	

	104	103	102	101	001	ęę	8	Tract No. 97	
	TIS, R7W, All Secs. 23 & 26	IIS, RTW, All Sec. 27	TlS, R74, All Sec. 34	TIS, RTW, All Sec. 22	TIS, RIOW, AIL Sec. 36	T1S, RGW, N, NWA NEA SWA, NA NWA SWA, SWA NWA SWA, NWA SWA SWA, SA SWA SWA, SA SEA SWA, SA SWA SEA, SA SWA, SA SEA, SWA, SA SWA SEA, SEA SEA SEA, NA NEA SEA, NEA NWA SEA, Sec. 31, T1S, R1GW, All Sec. 24	TIS, RGW, WÅ, WÅ NEÅ, SEÅ NEÅ, SEÅ, Sec. 21; E_2^2 , E_2^3 WÅ, Sec. 29	Description of Land TIS, R9W, All Sec. 19; N& N&, SWA NWA, SEA NEL, SWA, SEA SEA, Sec. 20; All Sec. 30	
and the second state of th	1280.00	640.00	640.00	640.00	640.00	111.15	1080.00	No. of Acres 1718.46	
na na na na na na mana na	NM-0220379-A 4-1-62	мя-0220379 4-1-62	NM-0220377-A 5-1-62	NM-02203/14	NM-0214749 2-1-62	NM-0207099-A 2-1-62	NM-0207099 2-1-62	Serial No. & Date of Lease or Application NM-0207089 2-1-62	SAN AUGUSTIN P CATRON AND SOCORRO CO
- 12 -	U. S. All	U. S. All	U. S. All	U.S.All	U. S. All	U. S. All	U. S. All	Basic Royalty & Ownership Percentage U. S. All	ECHIBIT "B" SAN AUGUSTIN PLAINS UNIT AND SOCORRO COUNTIES, NEW MEXICO
	Bass Brothers Enter- prises, Inc 1211 Ft. Worth Nat'1. Bank Bldg., Ft. Worth, 'lexas	Texas Gas Exploration Corp. & P. R. Rutherford Box 2078 Houston, Texas	Texas Ges Exploration Corp. & P. R. Ruther- ford, Box 2078, Houston, Texas	Bass Brothers Enter- prises, 1211 Ft. Worth Nat'l. Bank Bldg. Ft. Worth, Texas	Texaco Inc. Box 3109 Midland, Texas	Bass Brothers Enter- prises, Inc 1211 Fort Worth Nat'l. Bank BldgFort Worth, Texas	Odessa Natural (lasoline Co 11th Floor Ameri- can Bank of Commerce Bldg., Odessa, Texas	Lessee of Record Box 3109 Midland, Texas	
	Charles Read & Howard W. Jennings Box 1822; Rosvell, N. M \$500.00 p/a rayable out of 2%	Charles Read & Howard W. Jennings Box 1822, Roswell N. M \$5,00.00 p/A out of 2%	Jean Read & Peggy P. Jennings, Box 1622, Roswell, N. M \$500.00 p/a payable out of 2%	Charles Read & Howard Jennings Box 1822, Roswell, N. M \$500.00 p/a payable out of 2%	Charles B. Read & Howard Jennings, Box 1822, Roswell, N. M \$250.00 out of 1%	Charles Read & Howard W. Jennings Box 1822, Roswell, N. M \$500.00 p/a rayable out of 2%	Charles Read & Howard W. Jennings Box 1822, Roswell, N. M \$500.00 p/a payable out of 2%	Overriding Royalty & Percentage Charles Read & Howard W. Jennings Box 1822, Roswell N. M \$250.00 p/a payable out of 1%	
	Bass Brothers Enterprises, Inc All	Texas Gas Explora- tion Corp. & P. R. Rutherford-All	Texas Cas Explora- tion Corp. & P. R. Rutherford - All	Bass Brothers Enterprises, IncAll	Texaco IncAll	Bass Brothers Enterprises, IncAll	Odessa Natural Gasoline CoAll.	Morking Interest & Percentage Texaco Inc All	

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	T2S, RIOW, WE NEL, ES NWL, NWL SEL, NEL SWL, Sec. 13; NS SWL, Sec. 26; All Sec. 33	TZS, RIOW, SWL NWL, SWL, SZ SEL, Sec. 24; All Sec. 34	T2S, ROW, EŻ Sec. 7, EŻ Sec. 6 T3S, ROW, NEŁ NEŁ, Sec. 20	145, R12W, SW≟ NW순, SW靠, Sec. 1; 또한, Sec. 12 ROW, E출 Sec. 18; NE≟, N출 S출, Sec.	sec. 30; SEL, Sec.	TIS, RIOW, Eź, Eż NWŻ, SWŻ NWŻ, SWŻ Sec. 23; SEŻ SEŻ, Sec. 22	ec. 19; T2S, RIOW, SET SET, Sec. Ez NEt Sec. 24 RIOW, Nz, Ez SWt, SEt, Sec. 2; NEt, Sec. 11; NWt NWt Sec. 12	L SEL, SZ SZ, Sec. 18;	No. of Description of Land Acres T1S, RTW, All Secs. 24, 25 & 36 1920.0	
	960.00	920.00	639.79 40.00	636.70	46-56 ₁		639.84	641.60	Ö .	· · · ·
	10-1-61 8494550-WN	NM-0553728 8-1-64	ทศ-0349885 5-1-€3 ทศ-0384244 5-1-€3	NM-0349781 2-1-53	NM-02633779 5-1-(2	NM-0253989 6-1-62	NM-0253986 7-1-62	NM-0253916	CATRON AND SOLVERS COMP Serial No. & Basic Date of Lease Our or Application Per NM-0226007 U. 4-1-62	EXHIBIT "B" SAN AUGUSTIN PLAINS UNIT
- 13 -	U. S. A11	u. s. All	U.S.All U.S.All	U. S. All	U. S. All	U. S. All	U. S. A11	U. S. 11]		"B" TAINS UNIT
	Hugh J. Mitchell Box 1109, Farmington, N. M.	Ralph Lowe Box 832 Midland, Texas	John W. & Ben R. Barbee 1426 Elmword Dr. Abilene, Texas	Pan American Fetroleum Corporation, Box 1410, Ft. Worth, Texas	Sullivan Inc. Ulysses, Kansas	Texas Cas Exploration Corp. & P. R. Rutherford Box 2078, Houston, Texas	Texas Cas Exploration Corp. & P. N. Hutherford Box 2078, Houston, Texas	Sullivan Inc. Ulysses, Kansas	Lessee of Record Bass Brothars Enter- prises, Inc 1211 Ft. Worth Nat'1. Bank Bldg., Ft. Worth, Texas	
	None	Hugh Mitchell Box 1109, Farmington, N. M \$200:00 out of 2% of 8/8ths	None	Hugh Mitchell Box 1109 Farmington, N.M2% None	None	Charles B. Read & Howard Jennings, Box 1822, Roswell, N. M \$500.00 out of 2%	Jean Read & Peggy Jennings, Box 1822, Roswell, N. M \$500.00 out of 2%	None	Overriding Royalty & Percentage Charles Read & Howard W. Jennings Box 1822, Roswell, N. M., \$500.00 p/a payable out of 2%	
	Hugh J. Mitchell·All	· · · 51		Pan American Petroleum CorpAll Sullivan IncAll	Sullivan IncAll	Texas Gas Explora- tion Corp. & P. N. Rutherford-All	Texas Gas Explora- tion Corp. & P. R. Rutherford-All	Sullivan IncAll	Morking Interest & Percentage Bass Brothers Enterprises, IncAll	

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			Sec	WE NAL, SWL, NWL NEL, SWL SEL Sec. 25	1 and mod	$\frac{r_{3S}, R11W}{N_{2}^{4}, N_{2}^{4} S_{2}^{2}, SE_{4}^{4} SE_{4}^{4}, Sec. 1$	HILA SCU	NW4 NW7, 52 72, 76	WE NEL, NE SEL, Sec. 24; EZ Sec. 27, NWL NWL, SE NZ, SEC. 28; All Secs.	SEL, Sec. 23; No of NWL, SEL NWL,	15; NWA NWA, DE NWE, OT WAY SWA	Sec. 14; St NEL, SEL NWH, St, Sec.	Sec. 13; NEL, EZ MAL SHA MAL, SZ,	All Sees. 9 & 10, NWA SWA, Sec. 11, and mult was sward SEA SWAR SWA SEA.	T2S, RLOW	W2 NWL, SWL SWL Sec. 1	TDS ROW	19 Federal tracts 187,648.63 acres or 46.42%		mac bow SWA NEA. Sec. 9	T3S, KOW, NE, SEE, "2 OTL, OCL SWL, Sec. 14, All Secs. 25 & 35	Z (; NW#; SME CHA: LZ TZ	TIS. RIOW, NWE LEE, SEE NWE, ME NWE, SWE, Sec. 22; WE, EE ES, Sec. 27. MUL SUL SWE, ES ES Sec. 34		3; E₂ N₩☆, N±☆, N2 ⊃±;	T2S, RION, SEL SEL, WE SEL, WE,	NWL, SWL, Sec. 27; T3S, RIOW, Sp NWL, Sec. 10	125, RION (NEL NWL, Sec. 25; WZ NWL, SZ SZ, Sec. 26; EZ NWL, SWL	Description of Land								· ·
· · · · · · · · · · · · · · · · · · ·					320.00	519.10			7, ;cs.	i	,		-	; 6929.00	68, 2000	119.61		of unit		40.00		1880.00	1100.00	1160.00	.759-51	-		00.049.			•				1 1 1		
				đ	•			•	•		-				20. 19. s			area	 3-1- -00 -00	NM	12-04	NM-0556059	Application filed 12-30-64	11120 16-JV -	NM-0555394 Application		۰ ۲	11-1-64 11-1-64	or Application	Serial No. & Date of Lease	LATRON AND SOCORRO CO	SAN AUCUSTIN PLAINS UNIT				•	
		indentification of the state of	- 41 -											•.		۰ ۱۹۰۹ ۲۹۹۹ میلی می				U. S. All		U. S. All	F	U. S. All	• U. S. Al I	:		5	. U. S. VII.	Basic Royalty & Ownership Percentage	M	LAINS UNIT					:
											× ,		-						Washington, D. C.	Marvin J. Coles 1000 Connecticut NW	Roswell, N. M.	Harry F. Schram 706 S. Heights Dr.	N. M.	Hugh J. Mitchell		Hurb J. Mitchell		Box 1:09, Farmington, N. M.	Hugh J. Mitchell	Lessee of Record						-4 	
			· · ·	•						ç •							•			11/2	None	None	2) 55	None	•	None			None	Royalty & Percentage	Overriding		· - · · ·		-		
	•		•	•	•	•					· ·	-					•	•			Marvin J. Coles -All	All	Harry F. Schram-	Hugh J. Mitchell- All		Hugh J. Mitchell-	•		Hugh J. Mitchell- All	Interest & Percentage	Working	•				•	

•	126	:25	ž.	123	122	121	120	119	Fed				i to-A (cont a)	
	T2S, R8W, SEŁ WWŁ, Sec. 11	T2S, R&W, SEL SEL, Sec. 11	T2S, R8W, N≵ SWŁ, Sec. 11	T2S, R8W, SEL SWL, Sec. 11	T25, RBW, SWL NEL, Sec. 13	T2S, R8W, SEŁ NEŁ, Sec. 13	T25, RGW, SEL, SZ NEL, Lots 1 & 2, Sec. 1	T2S, RSW, SWL, Sec. 1	Federal open 8780.03 acres or 2.17% of unit	$\frac{125S, R12W}{NW_{\pi}^{1} NE_{\pi}^{1}, NW_{\pi}^{1} NE_{\pi}^{1}, NW_{\pi}^{1} Sec. 3; N_{\pi}^{1}$ $N_{\pi}^{1}, Sec. 5; N_{\pi}^{1} Sec. 6, NE_{\pi}^{1} NE_{\pi}^{1}$ $Sec. 24$	<u>T5S, R11W</u> Lots 6, 7, 14 & 15, Sec. 6	T4S, R11W SEA NEA, Sec. 31	15 9. <u>T4S, RBW</u> N <u>\$ NEL,</u> Sec. 1; W <u>\$</u> SEL Sec. 28	Description of Land
	40.00	40.00	80.00	40.00	40.00	40.00	C8•6TE.	160.00	, area	596.99	94.59	40.00	159.96	No. of Acres
	E-9167-20 7-14-55	E-9167-18 7-14-55	E-9167-14 7-14-55	E-9167-13 7-14-55	E-9167-10 7-14 - 55	E-9167-8 7-14-55	E-8937-20 4-8-55	E-8937-18 4-8-55		e P				Serial No. & Date of Lesse or Application
- 15	State of N. M. 122%	State of N. M. 123%	State of N. M.	State of N. M. 123%	State of N. M. 123%	State of N. M. 122%	State of N. M. 123%	State of N. M.						Basic Royalty & Ownership Percentage
	L. E. Templeman, 5811 Bancroft Dr., New Orleans, La.	Speros Katzourakis & John Dollas, 4317 Indianapolis Blvd., Bast Chicago, Ind.	Dr. Clorta Alessio 1545 S. Oak Park Derwyn, Ill.	Louis Fazio & Andrew Fazio, 221 Nohegan Way, Palisade, N.J.	Dr. J. C. Dwyer 14521 Halsted, Harvey,	Charles G.R. Hanson 75 Chestnut St., Wakefleld, Massachusetts	Cyrus S. Ranck Estate Davenport Bank & Trust Co. Davenport, Towa	Wm. P. Capp & Carol K. Capp, 4-4 Rench Presho, So: Dakota						Lessee of Record
	l leans,	k John napolis Ind.		8 y,	y, Ill.	efield,	80 CO.	•						Overriding Royalty & Percentage
	L. E. Templeman	Speros Katzourakis & John Dollas	Dr. Gloria Alessio	Louis Fazio & Andrew Fazio	Dr. J. C. Dwyer	Charles G.R. Hanson	Cyrus S. Ranck Estate	Carol K. Capp			·			Working Interest & Percentage

EXHIBIT "B" SAN AUGUSTIN PLAINS UNIT CATRON AND SOCOMRO COUNTIES, NEW MEXICO

Iract No. 133 135 เรา <u>9</u>21 1<u>3</u>1 З З Ξ ы С 621 શ્વર T5S, Sec. T5S, R11W, A11 Sec. 14; A11 Sec. 15; N\$,SEL, Sec. 20, W Sec. 21 T2S, R8W, N2 NEL, Sec. T2S, ROW, SEL SWL, Sec. T2S, R8W, NEL NWL, Sec. 9 T2S, R8W, SEL NEL, Sec. 9 12S, RÓW, SWL NWL, Sec. 9 T2S, R8W, SEL NWL, Sec. T2S, R8W, W2 NW2, Sec. 11 T2S, R8W, NWL NWL, Sec. 9 R9W, All Sec. 4; All 6; W≵ Sec. 7; E½ Sec. Description of Land Ы s ŵ 6 No. of Acres 1930-65 2080.00 80.00 80.00 40.00 40.00 40.00 40.00 40.00 40.00 or Application Serial No. & Date of Lease E-9918-2 3-22-56 E-9917-2 -3-22-56 E-9568-8 11-17-55 E-9167-21 7-14-55 E-9568-13 11-17-55 E-9568-12 11-17**-**55 E-9568-11 11-17-55 E-9568-10 11-17-55 E-9568-9 11-17-55 °±-9568-2 11-17-55 State Percentage State State of N. M. 125% State of N. M. State of N. M. 121% State of N. M. 121% State of N. M. 123% State of N. M. State State Ownership of N. M. of N. M. of N. M. of N. M. Mario San Giorgio 1209 Tasker St. Philadelphia, Fa. Joseph Benussi 1533 Cross. Street Sarasota; Florida Anna Ursin 224 Purchase St. Rye, N. Y. Texaco Inc. P. O. Box 3109 Midland, Texas Edward J. Conrad 8145 Nixon Road Pittsburgh, Pa. Texaco Inc. P. O. Box 3109 Midland, Texas Joseph J. Eidam 1240 W. Butler St. Philadelphis, Pa. Joseph D. Manders % Vet. Adm. Hospital Bldg. 65, Downey, Ill. William D. Blackburn, Jr. 2050 Willowbrook Dr. Huntingdon Valley, Pa. 4802 Bernard, Apt. 208, Chicago, Ill. Herschel P. Schiff Lessee of Record

EXHIBIT "B" SAN AUGUSTIN PLAINS UNIT CATRON AND SOCORRO COUNTIES, NEW MEXICO

Basic Royalty &

К

Thomas Leo Little & Edith E. Little, Drawer A, Hancock, Mo. - 1% Thomas Leo Little & Edith E. Little Drawer A, Hancock, Mo. - 1% Overriding Royalty & Fercentage Working Interest & Percentage Texaco Inc. Texaco Inc. Joseph D. Edward J. Conrad Anna Ursin

Joseph Benussi

Joseph J. Eidam

Herschel P. Schiff

Manders

Mario San Giorgio

William D. Black-burn, Jr.

		146	145	1 44	143	142	141	140	139	138	137	Tract No.	
		T4S, RLOW, SEŁ NEŁ, Sec. 11	T4S, RİON, Sz NWL, Sec. li	T4S, RIOW, SWŁ NEŁ, Sec. 11	T4S, RIOW, NWL NEL Sec. 11	T4S, R10W, N ¹ 2 Sec. 26	T2S, R9W, S쿨 Sec. 2; SW≟ Sec. 15; All Sec. 16; Sᄒ Sec. 24; All Sec. 32	T5S, R10W, All Sec. 12	125, RGW, Lots 2, 3, 4, S ^k N ^k , S ^k Sec. 4; Lots 1, 2, 3, NE ^k NWL, S ^k N ^k , S ^k , Sec. 5; All Sec. 8	T1S, RGW, Sec. 26, 27, 28	T5S, R11W, Lots 3, 4, S ¹ / ₂ NW ¹ / ₂ , SW ¹ / ₂ , Sec. 5; Lots 1, 2, S ¹ / ₂ NE ¹ / ₂ , SE ¹ / ₂ , Sec. 2; Lots 1, 2, S ¹ / ₂ NE ¹ / ₂ , SE ¹ / ₂ , Sec. 4; All Sec. 8; W ¹ / ₂ Sec. 9	Description of Land	
		40.00	ප . 00	40.00	40.00	320,00	2080.00	640.00	1880.86	1920.00	1916.78	No. of Acres	
a una productiva de la constante de la constant	-	06-535-12 1-17-57	00-535-10 1-17-57	00-535-5 1-17-57	00-535-4 1-17-57	00;-535-1 1-17-57	0 G-43- 1 7-19-56	E-10090-1 5-17-56	E-10031-1 4-19-56	E-10030-1 4-19-56	E-10004-1 4-19-56	Serial No. & Date of Lease or Application	CATRON AND SOCORRO COUNTI
- 17 -		State of N. M. 123%	State of N. M. 123%	State of N. M. 123%	State of N. M. 123	State of N. M. $12\frac{12}{2}$	State of N. M. 1234	State of N. M. 1234	State of N. M. 123%	State of N. M. 123%	State of N. M. 122%	Basic Royalty & Ownership Fercentage	SAN AUGUSTIN PLAINS UNIT CATRON AND SOCCERE COUNTIES, NEW MEXICO
	:	Alfio Colenenni P. 0° Box 523 Kenvil, N. J.	Mrs. Alda F. Corví & Rose Marie Errigo 354 Franklin Ave. Rockawey, N. J.	Harry C. Bixler & Josephine H. Bixler 8 Florence Lane Newton, N. J.	Jack Wess & Bessie Wess, 1878 Harrison Ave., Bronx 53, N. Y.	Michael Leon 206 Crestwood Dr. So. Orange, N. J.	Pan American Petroleum Corp., Box 1410, Fort Worth, Texas	Sunray DX 011 Co. Box 2039 Tulsa, Oklahoma	Pan American Petroleum Corp., Box 1410, Fort Worth, Texas	Pan American Petroleum Corp., Box 1410, Fort Worth, Texas	Pan American Petroleum Corp., Box 1410, Fort Worth, Texas	Lessee of Record	
				•		× 1		•				Overriding Royalty & Percentage	
		Alfio Colenanni	Mrs. Alda F. Corvi & Rose Marie Errigo	Harry C. Bixler & Josephine H. Bixler	Jack Wess & Bessie Wess	Michael Leon	Pan American Pet- roleum Corp.	Sunray DX 011 Co.	Fan American Pet- roleum Corp.	Fan American Pet- roleum Corp.	Pan American Pet- roleum Corp.	Working Interest & Percentage	•

				•			•
Alfred K. Riso		Alfred K. Riso Knoll Road, RFD Boonton, N. J.	State of N. M. 1235	00- 535-28 1-17-57	to.00	T4S, RIOW, SWY SBY, Sec. 24	(5
	•	Miss Mary Skibie 975 Rt. #10 Whippany, N. J.	State of N. M. 1224	00-535-27 1-17-57	0.0 1	T4S, RIOW, NWL NEL, Sec. 24	156
John F. Ribekusky	· · ·	John F. Ribakusky Box 201, Mt. View Ave. Mt. Arlington IX Hopatcong, N. J.	State of N. M.	06 -535 -25 1-17-57	ro.00	T4S, Rlow, SEŁ SEŁ, Sec. 24	155
John L. DeLoach		John L. DeLoach 27 Foster Street Newark 12, N. J.	State of N. M. 123%	00-535-24 1-17-57	40.00	T4S, RIOW, NEL NEL, Sec. 24	124
Walter Riesse		Walter Riesse 3804 Allison St. Wheatridge, Colorado	State of N. M. 123%	0C-535-23 1-17-57	80.00	T4S, RIOW, S≵ SEŁ, Sec. 11	153
Alfio Colenanni		Alfio Colananni P. O. Box 523 Kenvil, N. J.	State of N. M. 123%	00-535-22 1-17-57	40.00	TLS, RIOW, NWA SEA, Sec. 11	251
Mrs. Lou Marie Peacock		Mrs. Lou Marie Peacock 58 Pasadena Highland Park 3, Mich.	State of N. M. 1235	00-535-19 1-17-57	10.00	TLS, RION, SWL SWL, Sec. 25	151
Carl K. Hageman		Carl K. Hagemen R.D. ∦l, Box 151 Califon, N. J.	State of N. M. 1234	00-535-16 1-17-57	40.00	T4S, RLOW, NWL SWL, Sec. 25	150
Herbert Clemens Huste	•	Herbert Clemens Huste 47 Long View Tr., Denville, N. J.	State of N. M. 123%	00-535-15 1-17-57	40.00	T4S, RLOW, NEŁ SWŁ, Sec. 25	5ητ
Carl K. Hageman	*	Carl K. Hagenan R.D. $\#1$, Box 151 Califon, N. J.	State of N. M. 1.2%	00535-14 1-17-57	120.00	TLS, RLOW, NWŁ NWŁ, SŻ NWŁ, Sec. 25	847
Eugene P. Dolan		Eugene P. Dolan P. O. Box 251 12 Hercules Ed. Kenvil, N. J.	State of N. M. 1228	00-535-13 1-17-57	40.00	TLS, RIOW, NEŁ NWŁ, Sec. 25	147
Interest & Percentage	Boyalty & Forcentage	Lessee of Record	Basic Royarty a Ownership Fercentage	Serial No. & Date of Lesse or Application	ho. af	Description of Land	Tract No-
Horki ng			COUNTINS, MEN MELICO	CATEGOR AND SOCIERIO COUNTIES,			

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SAN AUGUSTIN PLAINS UNIT SAN AUGUSTIN PLAINS UNIT TRON AND SOCORRO COUNTINS, MEN MELICO

•	•	169	168	167	351	165	164	51	162	161	160	159	158	Tract No.	
		T5S, RllW, All Sec. 10; W2 Sec. 11	122, RTW, Eź Sec. 7; Lots 1, 2, 3, 4, Eż Wż,Eż Sec. 18; Lots 1, 2, 3, 4, Eź Wż,Eż Sec. 19	TIS, R&W, All Sec. 21, 22	TIS, R&W, Lots 1, 2, 3, 4, E/2 W/2, E/2 Sec. 19	T4S, R9W, All Sec. 13 & 14	135, Rôw, All Sec. 29; Lots 1, 2, 3, 4, Eż Wż, pż Sec. 30	1225, R6W, Lot 1, (NWA NWA), Sec. 30; NEA Sec. 21; SWA Sec. 22; SEA NWA Sec. 23; SEA NWA Sec. 25; NA SEA, NA SWA Sec. 32; NA, SEA, SWA SWA SWA Sec. 32; NA, SEA, SWA SWA Sec. 36	TSS, RLOW, NE $\frac{1}{4}$, Sec. 11	T5S, R12W, All Sec. 22	T5S, R12W, All Sec. 27, 28	T4S, RIOW, NZ, SWL, Sec. 14; All Sec. 15	T4S, RIOW, All Sec. 13	Description of Land	
· .		960.00	1498.56	1260.00	612.46	1280.00	1285.22	1517.07	160.00	640_00	1280.00	1120.00	640.00	No. of Acres	
-		00-1548 11-21-57	00-1482-1 10-17-57	∞-1481-1 ○ 10-17-57	00-1480-1 10-17-57	00-1439-1 10-17-57	00-1365-1 9-19-57	00-1267-1 8-22-57	∞-1239-1 8-22-57	00-618-2 2-21-57	00 -618-1 2-21-57	00-617-2 2-21-57	00-617-1 2-21-57	Serial No. & Date of Lease or Application	EXHIBIT "D SAN AUCUSTIN FLAI CATRON AND SOCCERO COUNT
		State of N. M. 122%	State of N. M. 1238	State of N. M. 12½	State of N. M. $12\frac{12}{2}$	State of N. M. $12\frac{12}{2}$	State of N. M. 122%	State of N. M.	State of N. M. $12\frac{1}{2}$ %	State of N. M. 122%	State of N. M. $12\frac{1}{2}$ %	State of N. M. 123%	State of N. M. 123%	Basic Royalty & Ownership Fercentage	EXHIBIT """" SAN AUGUSTIN PLAINS UNIT CATRON AND SOCORRO COUNTIES, NEW MEXICO
		Texaco Inc.	California Oil Co.	California Oil Co.	California Oil Co.	California Oil (co.	California Oil Co.	California Oil Co.	California Oil Co. Box 1249 Houston, Texas	Texaco Inc.	Raymond T. Duncan P. C. Box 137 Durango, Colorado	Texaco Inc.	Raymond T. Duncan P. O. Box 137 Durango, Colorado	Lessee of	
		· · ·			4. 4. 4. 4.		•				· · · · · · · · · · · · · · · · · · ·	•		Overriding Royalty & Percentage	
•		Texaco Inc.	California Oil Co.	California Oil Co.	California Oil Co.	California Oil Co.	California Oil Co.	California Oil Co.	California Oil Co.	Texaco Inc.	Raymond T. Duncan	Texaco Inc.	Raymond T. Duncan	Working Interest & Percentage	а ,

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T2S, R9W, Lots 3, 4, S ¹ / ₂ NW ¹ / ₂ Sec. 2; Lot 1, NE ¹ / ₂ NW ¹ / ₂ , N ¹ / ₂ NE ¹ / ₂ , Se ¹ / ₂ NE ¹ / ₂ Sec. 18; N ¹ / ₂ N ¹ / ₂ Sec. 25; NE ¹ / ₂ NE ¹ / ₂ Sec. 26	T2S, R9W, NWŁ SWŁ, Sec. l; Lots l, 2, Sź NEŁ, Sec. 2	T5S, R12W, All Sec. 10; Ey Sec. 11; NEL Sec. 14	1725, R7W, S½ Sec. 36	TIS, RÓW, All Sec. 29; All Sec. 30	T5S, RllW, Eź Sec. 22	T5S, R12W, All Sec. 15; All Sec. 16	T2S, RTW, S ¹ / ₂ Sec. 28; Lots 1, 2, 3, 4, N ¹ / ₂ NE ¹ / ₄ , SW ¹ / ₄ NE ¹ / ₄ , W ¹ / ₂ SE ¹ / ₄ Sec. 30; E ¹ / ₂ Sec. 31	TlS, RÔW, All Sec. 23	T3S, R6W, All Sec. 32; W_2^1 Sec. 3^4	T2S, R7W, Lots 1, 2, S [*] / ₂ NE ⁺ / ₄ Sec. 6; Lots 1, 2, E [*] / ₂ NW ⁺ / ₄ Sec. 7; NE ⁺ / ₄ Sec. 28	125, RTW, Lots 3, 4, 5, SEL NWL Sec. 6; Lots 3, 4, EZ SWL Sec. 7; NWL Sec. 28	Description of Land	
	199-59	1120.00	320.00	1256.32	320.00	1280.00	950.50	640.00	960.00	454.60	427.86	No. of Acres	
0G-2520 4-15-58	00-2519 4-15-58	00-2429 4-17-58	0C-2337-1 3-20-58	∞-1967 1-23-58	00-1932-1 1-23-58	06-1931 1-23-58	0C - 1804 - 1 12 - 19 - 57	0C-1803-1 12-19-57	06-1591/-1 11-21-57	0 C-1 590-1 11-21-57	00-1590 11-21-57	Serial No. & Date of Lease or Application	EXHIBIT "B" SAN AUCUSTIN FLAINS U CATRON AND SOCORRO COUNTIES.
State of N. M. 123%	State of N. M. 123%	State of N. M. 122%	State of N. M. 122%	State of N. M. $12\frac{1}{2}$	State of N. M. 123%	State of N. M. 123%	State of N. M. 123%	State of N. M. $12\frac{12}{2}$	State of N. M.	State of N. M. 122%	State of N. M. 123%	Basic Royalty & Ownership Percentage	EXCHIBIT "B" SAN AUGUSTIN FLAINS UNTI AND SOCORRO COUNTIES, NEW MEXICO
H. L. Hunt	H. L. Hunt 1401 Elm Dellas, Texas	California Oil Co. Box 1249 Houston, Texas	Marvin Dana Taylor 3619 Ocurna Ave. Long Beach 8, Calif.	Texaco Inc.	California Cil Co.	Texaco Inc.	California Oil Co.	California Oil Co.	California Oil Co.	Milton B. Stewart 616 So. Scyamore Kermit, Texas	H. C. Murrie 940 Robinson St. Kermit, Texas	Lessie of Record	· · ·
						· · ·			· · · · · · · · · · · · · · · · · · ·	<u>.</u>		Overriding Boyalty & Percentage	
H. L. Hunt	H. L. Hunt	California Oil Co.	Mervin Dana Taylor	Texaco Inc.	California Oil Co.	Texaco Inc.	California Oil Co.	California Oil Co.	California Oil Co.	Milton B. Stewart	H. C. Murrle	Working Interest & Percentage	

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	194	193	192	191	06T	189	881 881	187	186	185	18T	183	28t	Tract No.
	T4S, R12W, S≵ Sec. 36	T4S, R12W, SEŁ Sec. 34; All Sec. 35; N≵ Sec. 36	THS, RIZW, NZ, SWL Sec. 34	T4S, R9W, Lots 3, 4, Sec. 18	TIS, R9W, NEŁ NEŁ Sec. 21; Wź WŻ Sec. 29	T4S, R9W, NEL NEL, SEL SEL Sec. 7; SWL SWL Sec. 8; NANHL, SEL NWL, NA SWL Sec. 12; Lots 1, 2, Sec. 18; T4S, R9W, WZ SEL SEL SEL Sec. 34	T4S, R9W, Lots 1, 2, 3, 4, SA NA Sec. 2; Lots 3, 4 Sec. 3; Lots 1, 2, SEL, SA NEL Sec. 4; Lots 6, 7 Sec. 6	T3S, R11W, All Sec. 2; T3S, R10W, Lots 3, 4, Sec. 1; Lots 1, 2, 3, 4 Sec. 2	T3S, R9W, Lots 3, 4, 5, SEŁ NWŁ Sec. 6; NEŁ NEŁ Sec. 31; T3S, R10W, Lots 1, 2, Sec. 1	TSS, RIOW, SEL Sec. 11	T5S, R9W, SWŁ Sec. 9	T5S, R9W, S≵ NWŁ, SWŁ Sec. 3; Eź Sec. 7; NWŁ Sec. 9	TLS, RIZW, SEL NEL, EZ SEL, Sec. 13	Description of Land
	320.00	1120.00	480.00	83-33	200.00	522.97	797-77	831.67	281.82	160.00	160.00	720.00	120.00	No. of Acres
	0 G-268 0 4-15-58	0 G-26 79 4-15-58	00-2678 4-15-58	00-2677 4-15-58	∞ <i>-26</i> 73 ¼-15-58	00-2540 4-15-58	∞-2539 4-15-58	cc-2537 4-15-58	00-2536 4-15-58	0G-2527 4-15-58	00-2525 4-15-58	00-2524 1-15-58	00-2523 4-15-58	Serial No. & Date of Lease or Application
- 12 -	State of N. M. 1224	State of N. M.	State of N. M. 123%	State of N. M. 123%	State of N. M. 122%	State of N. M. 123%	State of N. M. 123%	State of N. M. 123%	State of N. M. 123%	State of N. M.	State of N. M. 123%	State of N. M.	State of N. M. 123%	Basic Royalty & Ownership Fercentage
	Hunt Oil Company	Hunt Oil Company	Hunt Oil Company	Hunt Oil Company	Hunt Oll Company 1401 Elm St. Dallas, Texas	H. L. Hunt 1401 Elm St. Dellas, Texas	H. L. Hunt	H. L. Hunt	H. L. Hunt	H. L. Hunt	H. L. Hunt	H. L. Hunt	H. L. Hunt	Lessee of Record
				· · · · ·	· · · · · · · · · · · · · · · · · ·									Overriding Royalty & Percentage
	Hunt Oil Co.	Hunt Oil Co.	Hunt Oil Co.	Hunt Oil Co.	Hunt Oil Co.	H. L. Hunt	H. L. Hunt	H. L. Hunt	H. L. Hunt	H. L. Hunt	H. L. Hunt	H. L. Hunt	H. L. Hunt	Working Interest & Percentage

EXCHIBIT "B" SAN AUCUSTIN FLAINS UNIT CATRON AND SOCCERRO COUNTIES, NEW MEXICO

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No. ThS, R10W, NA SEL, SEL SEL Sec. 23; WA Sec. 24; NA SEL Sec. 27; WA WA EA SWL, NEL NWL Sec. 28 T45, R94, SW1 NW1 Sec. 27; Lots 3, 4, E2 SW2 Sec. 30; W2 E2 Sec. 31; T45, R104, Lots 3, 4, S2 NW2 Sec. 2; Lots 1, 2, 3, 4, Sec. 18; Lots 1, 2, 3, 4, Sec. 19; N2 Sec. 20; NE1 Sec. 23 T4S, R10W, SW2 Sec. 36; T4S, R11W, Lots 1182.58 1, 2, 3, 4, S2 N2 Sec. 2; Lots 10, 11, 12, 13, 14, 15 Sec. 7; Lots 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 14, 15, 16 Sec. 18

 T4S, R10W, NEL Sec. 30; Lots 3, 4,

 NEL, E2 SWL, Sec. 31; SEL NEL, E2

 NWL, NWL SWL, SEL SWL, NWL SEL, Sec.

 33; N2, SWL Sec. 35; NWL Sec. 36

 TIS, TLS, R9W, All Sec. T4S, R11W, S≵, NWL Sec. 27; All Sec. 34 1755, R9W, S¹/₂ Sec. 8 TLS, R9W, All Sec. T4S, R9M, W2 Sec. 36; T4S, R11W, All Sec. 24; NB2 Sec. 27 Ţζς, T4S, R11W, All Sec. 35 RGW, All Sec. R9W, N½ Sec. 8 Description of land 23; All Sec. 32; All Sec. 23 4 ų į Ж No. of Acres 1359.44 1315-07 1200.00 1280.00 1280.00 1120.00 1120.00 320.00 640.00 320.00 640.00 CATRON AND SOCORRO COUNTIES, NEW MEXICO or Application Date of Lease Serial No. & 0G-3085 5-2-58 00-3077 5-2-58 0**G-268**8 4-15-58 00-2686 4-15-58 0G-2682 4-15-58 ∞;-3086 5-2-58 0C-3084 5-2-58 ०**с-**2687 ्र-15-58 0G-2683 4-15-58 00-3083 5-2-58 00-3076 5-2-58 0G-3075 5-2-58 Percentage Basic Royalvy & Ownership State of N. N 123% State of N. N 1234 State of N. M. 1235 State of N. M. $12\frac{14}{2}$ State State of N. M. State of N. M. 1225 State of N. M. 123% State of N. M. 1235 State of N. M. 122% State of N. M. 123% State of N. M. 125% of N. X z м Placid Oil Company 418 Market St. Hunt 011 Company Flacid Oil Company Placid Oil Company Flacid Oil Company Flacid Oil Company Flacid Oil Company Flacid Oil Company Shreveport, La. Hunt Oil Company Hunt Oil Company Hunt 011 Company Hunt Oil Company Lessee of Record Cverriding Royalty & Fercentage Working Interest & Fercentage Placid Oil Co. Placid Oil Co. Placid Oil Co.

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Placid Oil Co.

Placid Oil Co.

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Placid Oil Co.

Placid Oil Co.

Hunt Oil Co.

Hunt Oil Co.

Hunt Oil Co.

Hunt Oil Co.

EXHIBIT "B"

Hunt Oil Co.

T3S, Rlow, NWA SWA Sec. 1; T4S, Rlow, NEL SWA Sec. 26; T5S, RllW, NEA SWA Sec. 20 T3S, RIOW, SEŁ SWŁ Sec. 1; T4S, RIOW, SWŁ SWŁ Sec. 26; T5S, RIIW, SWŁ SWŁ Sec. 20 T5S, R10W, Lots 1, 2, 3, 4, 5¹/₂ N¹/₂, S¹/₂ Sec. 2; Lots 1, 2, 3, 4, S¹/₂ N¹/₂, S¹/₂ Sec. 3 **T5S, R9W, Lots** 1, 2, 3, 4, S¹/₂, N¹/₂, S¹/₂ Sec. 5; **T5S, R1OW, Lots** 1, 2, 3, 4, S¹/₂ N¹/₂, S¹/₂ Sec. 1 **T**5S, R12W, W¹/₂, SE¹/₄, Sec. 24; All Sec. 26 T나S, R9W, All Sec. 29; E술, E술 NW쇼, Lots 1, 2, Sec. 30 1755, R11W, W2, W2 E2, NEL SEL, Sec. 27; S2, S2 N2 Sec. 34 T5S, R11W, Lots 9, 10, 11, 12, 13, 14, 15, 16, SEL Sec. 18; Lots 1 through 16, incl., Ez Sec. 19 TSS, RIOW, EZ EZ, NWL NEL Sec. 9; T4S, RIIW, W2 Sec. 26 T5S, R12W, All Sec. 33 & 35 T2S, R7W, SEL Sec. 6; All Sec. 33 T4S, R9W, All Sec. 28 & 32 Description of Land No. of Acres 520.00 1120.00 1276.84 1123.96 1280.00 1000.00 1341.05 1277.32 280.00 800.00 120.00 120.00 Serial No. & Date of Lease or Application 0C-3087 5-2-58 EXHIBIT "B" SAN AUGUSTIN FLAINS UNIT CATRON AND SOCORRO COUNTIES, NEW MEXICO 00-4807 11-20-58 00-3962 6-19-58 00-4806-2 11-20-58 00-4186-4 8-12-58 00-4186 8-12-58 00-3867 5-2-58 00-<u>3</u>090 5-2-58 **5-2-**58 00-4575 9-18-58 00-4574 8-12-58 00-4331 8-21-58 Basic Royalty & Ownership State of N. N $12\frac{12}{29}$ State of N. N $12\frac{12}{2}$ % State of N. M. 122% Percentage State State of N. M. 12¹/₂% State of N. M. 1217 State of N. M. 125% State of N. M. 123% State of N. M. 12½% State of N. M. $12\frac{12}{29}$ State of N. M. $1.2\frac{1}{2}$ State of N. M. of N. M. × z P. B. Bonner 528 East Bertsch Lansford, Pa. Ruth Phillips Bisiker % Trust Department First Nat'l. Bank Southland Royalty Co. 1603 lst Nat'l. Bank Bldg., Ft. Worth 2, Sun Oil Company P. O. Box 2880 California Oil Co. Placid Oil Company Dallas, Texas California Oil Co. Southland Royalty Co. John Cipyak 241 West Ridge St. Dallas, Texas California Oil Co. Placid 011 Company Placid Oil Company Texas Longford, Pa. Leasee of Record Overriding Royalty & Percentage

Tract No. 207

Working Interest & Percentage Placid Oil Co.

200

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Sun Oil Co.

Ruth Phillips Bisiker

California Oil Co.

California Oil Co.

Southland Royalty Co.

P. B. Bonner

John Cipyak

California / Oil . Co.

Placid Oil Co.

Placid Oil Co.

Southland Royalty Co.

No. 613 231 31 230 229 228 227 226 225 224 223 222 221 220 T4S, R9W, All Sec. 16; Lots 1, 2, 3, 4, E¹/₂ W¹/₂ Sec. 31; W¹/₂ Sec. 33

 T3S, R7W, Lots 1, 2, 3, 4, S½ Ν½,

 S½, Sec. 1; All Sec. 32

 T3S, R6W, NE $\frac{1}{4}$, NE $\frac{1}{4}$, S $\frac{1}{2}$ NE $\frac{1}{4}$, NN $\frac{1}{4}$, W $\frac{1}{4}$, SW $\frac{1}{4}$, Sec. 20; Lots 2, 3, 4, E₂, E₂ W $\frac{1}{2}$, Sec. 31 T3S, RTW, Lots 1 through 7, incl., S? NEL, SEL NWL, E? SWL, SEL, Sec. 6; T3S, R8W, Lots 1, 2, 3, 4, S? N2, S? Sec. 1 T1S, ROW, All Sec. 31; N $\frac{1}{2}$, N $\frac{1}{2}$ SW $\frac{1}{2}$, SE $\frac{1}{2}$ Sec. 32 T5S, R12W, Lots 1, 2, 3, 4, $E_2^{\frac{1}{2}}$, $E_2^{\frac{1}{2}}$ W₂, Sec. 19; All Sec. 20 T3S, R9W, Lots 1, 2, 3, 4, S¹/₂, SW¹/₂, Sec. 2; T2S, R9W, All Sec. 36 T4S, R1OW, All Sec. 8; All Sec. 9 T4S, R9W, All Sec. 11, 20 T4S, R10W, All Sec. 16 T4S, R11W, All Sec. 36 T5S, R12W, All Sec. 21; All Sec. T4S, R1CW, All Sec. 29, 32 Description of Land ŝ No. of Acres 1288.86 1280.00 1280.00 1280.00 1279.74 1231.94 1120.22 1176.48 1281.60 640.00 1280.00 967.01 640.00 Serial No. & Date of Lease or Application 0G-5393-1 4-21-59 00-5385-1 1-21-59 0C-5384-1 3-17-59 00-5296-1 3-17- 59 0G-4943 12-18-58 00-4939 12-18-59 00-4937 12-18-58 00-5254 3-17-59 00-5253-1 3-17-59 00-5019 12-20-59 00-5017 12-20-59 0G-4938 12-18-58 00-5252 3-17-59 Percentage State of N. M. $12\frac{1}{2}$ State of N. M. 123% State of N. M. 122% State of N. M. 125% State of N. M. 123% State of N. M. 123% State of N. M. $12\frac{14}{27}$ State of N. M. 122% State of N. M. $12\frac{12}{2}$ State of N. M. 122% State of N. M. State of N. M. 12¹/₂% State of N. M. 123% Ruth Paillips Bisiker % Trust Department First Nat'l. Bank Texaco Inc. Texaco Inc. Sinclair Oil & Gas Co. Texaco Inc. Texaco Inc Sun Oil Company Sun Oil Company Texaco Inc. Texaco Inc. Texaco Inc. Texaco; Inc. Texaco Inc. Dallas, Texas Lessiee of Record Overriding Royalty & Percentage

- 24 -

Sinclair Oil & Gas Co.

Texaco Inc.

Texaco Inc.

Ruth Phillips Bisiker

Sun Oil Co.

Texaco Inc.

Sun Oil Co.

Texaco Inc.

Texaco Inc.

Texaco Inc.

Texaco Inc.

Texaco Inc.

EXHIBIT "B" SAN AUGUSTIN FLAINS UNIT CATRON AND SOCORRO COUNTIES, NEW MEXICO

Basic Royalty & Ownership

Working Interest & Percentage

Texaco Inc

	542	445	243	242	21+12	240	239	238	237	236	5 10 10	234	233	232	Tract No.	, .
	T3S, R12W, All Sec. 36	T3S, R11W, All Sec. 32; All Sec. 36	T3S, RllW, N≵, SWŁ Sec. 16; All Sec. 28	T3S, RIOW, All Sec. 16; All Sec. 32	T2S, RIOW, All Sec. 16; All Sec. 32	TSS, R12W, N_{2}^{1} , SWL, N_{2}^{1} SEL, SEL SEL, SEL SEL, Sec. 34; WZ Sec. 36	T4S, R1OW, All Sec. 21; All Sec. 22	T4S, R9W, 표출, 표출 W출, Sec. 17; All Sec. 15	T3S, R7W, N술, N술 SEL, NWL SWL, Sec. 16	T3S, R9W; All Sec. 32; T2S, R8W, Lots 1, 2, 3, 4, S_2^{\downarrow} N2, S_2^{\downarrow} , Sec. 3	T3S, R9W, All Sec. 34; T4S, R10W, E ¹ / ₂ Sec. 36; T4S, R11 W, E ¹ / ₂ Sec. 26	T4S, RIIW, All Sec. 16; All Sec. 25	T45, R10W, Lote 1, 2, 3, 4, 52, 52 W2, Sec. 7; All Sec. 34	T5S, R9W, Lots 1, 2, 3, 4, S ¹ / ₂ N ¹ / ₂ , S ¹ / ₂ Sec. 2	Description of land	· · · · · · · · · · · · · · · · · · ·
	640.00	1280.00	1120.00	1280.00	1280.00	920.00	1280.00	1120.00	440.00	1280.64	1280.00	1280.00	1272.54	638.24	No. of Acres	
	0C-5598 6-16-59	0 c- 5597 :5-16-59	005596 6-16-59	00-5595 6-16-59	00-5594 6-16-59	00-5497-1 5-02-59	00-5496-1 5-29-59	00-5495 5-19-59	00-5426-1 4-21-59	00-5425-1 4-21-59	0C-5397-1 1+-21-59	00-5396 11-21-59	00-5395 4-21-59	00-5394-1 4-21-59	Serial No. & Date of Lease or Application	EXHIBIT "B" SAN AUGUSTIN FLAINS U CATHON AND SOCORRO COUNTIES,
2	State of N. M. 12½%	State of N. M. 123%	State of N. M. 125%	State of N. M $12\frac{12}{29}$	State of N. M 123%	State of N. M. 123%	State of N. M. $12\frac{12}{2}$ %	State of N. M. 122%	State of N. M. 122%	State of N. M. $12\frac{23}{2}$	State of N. M. 122%	State of N. M. 12½	State of N. M. $12\frac{12}{2}$	State of N. M. $12\frac{12}{29}$	Basic Royalty & Ownership Percentage	EXHIBIT "B" USTIN FLAINS UNIT CERO COUNTIES, NEW MEXICO
	Sun 011 Compary	Sun Oil Company	Sun 011 Company	Sun 011 Company	Texaco Inc.	Sinclair Oil & Cas co.	Sinclair Oil & Gas Co.	Sinclair Oil & Cas Box 521 Tulsa, Oklahoma	Texaco Inc.	Sinclair Oil & Cas Co.	Sinclair Oil & Gus Co.	California Oil Co.	California Oil Co.	Texaco Inc.	Lessee of Record	
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	Sun Oil Co.	Sun Oil Co.	Sun 011 Co.	Sun Oil Co.	Texaco Inc.	Sinclair Oil & Gas Co.	Sinclair Oil & Cas Co.	Sinclair Oil & Cas Co.	Texaco Inc.	Sinclair Oil & Cas Co.	Sinclair Oil & Cas Cool	California Oil Co.	California Oil Co.	Texaco Inc.	Working Interest & Percentage	

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257 556 255 524 253 252 152 250 No. 249 248 247 546 T5S, R11W, All Sec. 12, 28; NWŁ NWŁ, Sź NWŁ Sec. 22 T4S, R9W, Lots 1, 2, 3, 4, 또출 W출, W출 포출 Sec. 7; All Sec. 9 T3S, R10W, NEL SWL Sec. 1; T4S, R9W, NEL SWL Sec. 18; T4S, R11W, SWL SWL Sec. 33 T4S, RIOW, E2, E2 W2, Sec. 19; E2 W2, Sec. 30; S2 Sec. 20 T5S, R11W, Lots 3, 4, 5, 6, 11, 12, 13, 14, E2 Sec. 30; E2 Sec. 32; W2 Sec. 33 T4S, RLIW, SEt Sec. 33 155, R12W, Lots 1, 2, 3, 4, E& W2 E& Sec. 30; Lots 1, 2, 3, 4, E& W2 E& Sec. 31 T4S, R8W, Lots 6, 7, E3 Sw1, Sec. 6; S3 SW1 Sec. 16; N3 S4, Sec. 21; N24, SW1 NW1, E3 SW1, N21 SE1, Sec. 28; All Sec. 32 T4S, R10W, Lots 1, 2, SH MEL, SH Sec. 2; All Sec. 10 T2S, RTW, NZ, SEL, NZ SWL, Sec. T4S, RlOW, All Sec. 17; E¹/₂ Sec. 18 T3S, R10W, S¹/₂ Sec. 2; All Sec. 12 Description of Land ĸ 1400.00 1125.38 1280.00 120.00 **%**0.00 1119.03 160.00 1280.54 No. of Acres <u>%0.00</u> 1367.57 560.00 960.00 or Application Serial No. & Date of Lease 00-E-9810-1 2-23-56 70-6068 10-20-59 0G-6004 10-19-59 0G-5944 9-15-59 00-5893 8-20-59 0G-5892-1 8-18-59 00-5859 8-18-59 00-5858 8-18-59 00-5727 7-21-59 06-5770 00-5728 00-5630 6-16-59 7-21-59 7-24-59 State of N. M. 121% State of N. M. State of N. M. 123% State of N. M. 123% State of N. M. $12\frac{1}{2}$ State of N. M. 121% State of N. M. State of N. 123% State of N. M. 122% Basic Royalty & State of N. M. 1224 State of N. M. 121% Percentage State of N. M. Ownership Ζ M. C. McPhillips 314 W. Penn St. Box 92 Rockville, Indiana Sun Oil Company Eunice L. Brigham P. O. Box 95 Fauinskin, California Sun Oil Company Sunray DX Oil Company Marie L. Cilbert 939 West J. St. Ontario, California Texaco Inc. Sun Oil Company Sun Oil Company Sun 011 Company Sun Oil Company Texaco Inc. Lessee of Record Overriding Royalty & Percentage Sun Oil Co. Sun Oil Co. м.

SAN AUGUSTIN FLAINS UNIT CATRON AND SOCORRO COUNTIES, NEW MEXICO EXHIBIT "B"

Sunray DX Oil Co.

C. McPhillips

Eunice L. Brigham

-

Texaco Inc.

Sun OII Co.

Sun Oil Co.

Marie L. Gilbert

Sun Oil Co.

Sun Oil Co.

Texaco Inc.

Working Interest & Percentage

270	269
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- 27 -

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Sunray DX Oil		Sunray DX (11 Company	State of N. M. 123%	K-880 10-18-60	597-95	THS, R9W, Lots 1, 2, 3, SZ NEL, NZ SZ Sec. 5; Lots 1, 2, SZ NEL, EZ SUL Sec. 6	270
William R. Fr Jessie Juanit	· · ·	William R. Francis & Jessie Juanita Francis 411 So. Ballinger Fort Worth, Texas	State of N. M. 122%	к-836 х-836	640.00	T4S, R11W, All Sec. 23	269
Sunray DX 011		Sunrey DX 011 Company	State of N. M. 123%	к-789 9-20-60	480.00	T4S, R9M, NEL Sec. 34; Ez Sec. 36	268
Sunray DX 011		Sunray DX 011 Company	State of N. M. 12扬	K-788 9-20-60	1280.00	T3S, R9W, All Sec. 35, 36	267
Sun Oil Co.		Sun Oil Company	State of N. M. $12\frac{3}{2}$ %	к-708 8-16-60	400.00	T5S, R9W, Sà NEL, SEL Sec. 3; SEL Sec. 11	266
Sunray DX Oil		Sunray DX Oil Company	State of N. M. $12\frac{12}{2}$	к-628 7-19-60	840.00	T4S, R9W, W술, W술 또출, SEL SEL Sec. 26; S출 Sec. 27	265
Sun Oil Co.	•	Sun Oil Company	State of N. M. 121%	K-565 6-21-60	800.00	T3S, R9W, S $\frac{1}{2}$ NEL, SEL Sec. 31; N $\frac{1}{2}$, N $\frac{1}{2}$ S $\frac{1}{2}$, S $\frac{1}{2}$ SEL, Sec. 33	197
Sun Oil Co.		Sur Oil Company	State of N. M. $12\frac{13}{28}$	к-483 5-17-60	960.00	T5S, R11W, A11 Sec. 29; Ez Sec. 33	263
Sun 011 Co.		Sun Oil Company	State of N. M. 123%	к-387 4-19-60	800.00	T5S, R12W, WŻ Sec. 13; WŻ, SEŻ Sec. 14	262
Sun 011 Co.		Sun Oil Company	State of N. M. $12\frac{1}{2}$ %	к-386 4-19-60	847.29	T5S, R11W, NEL, Sz, Sec. 17; Lots 1, 3, 4, 5, 6, 8, NEL, Sec. 18	261
Texaco Inc.	•	Texaco Inc.	State of N. M. 12/2	K-297 3-15-60	814.58	T55, R11W, Lots 1, 2, 3, 4, 5, 6,7, 8, 9, 11, 12, 13, 14, 16, E2, Sec. 7	260
Texaco Inc.		Texaco Inc.	State of N. M. 123%	x-295 3-15-60	160.00		259
Texaco Inc.		Texaco Inc.	State of N. M. $12\frac{1}{2}$	K-38 12-15-59	1199.73	T45, R94, Sz, Sz NEL, Lots 1, 2, Sec. 1; Sz Sec. 2; Ez, Sz Sut Sec. 12	258
Working Interest & Percentage	Overriding Royalty & Fercentage	Lessee of Record	Basic Royalty & Ownership Percentage	Serial No. & Date of Lease or Application	No. of Acres	Description of Land	Tract No.

EXHIBIT "B" SAN AUGUSTIN FLAINS UNIT CATRON AND SOCORRO COUNTIES, NEW MEXICO

um R. Francis & Juanita Francis DX OIL CO. DX OIL Co.

DX Oil Co.

il Co.

Tract Insert prior Insert prior No. of Arres Serial hose of Arres Serial ho			1				
Description Line Mo. of Serial No. 4 Serial No. 4 Series Not No. 4 Series Not No. 4 Series Not No. 4 Series Not No. 4 Series No. 4 <t< th=""><th></th><th></th><th></th><th></th><th>•</th><th></th><th></th></t<>					•		
Description of Land No. of Acres Serial No. 6 area Serial No. 8 area	n dan series Nga San	Texaco Inc.	of N.	к-1286 3-21-61	840.00	z, swł seł, sec. seł sec. 26	281
Description of Land No. of Acres Serial No. & Acres Serial No.	Company	Surray DX 011	of N.	K-974 11-15-60	800.00	RGW, W철 NNA, S술 SEL Sec. 또한 NNL, NNL NNL Sec. 22; Số NNL, Nổ SNL, SUL NEL, Số SNL, Nổ SNL, SUL NEL, Số SEL Sec. 23	280
Description of Land No. of Arres Serial No. & Date of Lease Basic Royalty & Arres TSS, RIOW, All Sec. 1; 2, WH WE, INEAMIN, NEW, SEL, 3, SEL, SE, SHLW, Lots 1, 2, NH, WE, Sec. 6 1240.79 K-882 Arres State of N. M. 10-13-60 State of N. M. 10-13-60 State of N. M. 10-13-60 TSS, RILW, Lots 3, 4, 55 NM, SEL, SE, SHLW, NEW, Sec. 1; 15, 16, Sec. 39, Lots 1, 2, 7, 8, 9, 10, 9, 10, 15, 16, Sec. 39, 10, 15, 16, Sec. 39, Lots 1, 2, 7, 8, 9, 10, 15, 15, Sec. 39, Lots 1, 2, 7, 8, 9, 10, 15, 15, Sec. 39, Lots 1, 2, 7, 8, 9, 10, 15, 15, Sec. 39, NW, Sec. Sec. 31 640.00 K-683 NC-684 State of N. M. 10-18-60 State of N. M. 123% TSS, RILW, Lots 3, 1, SE, NH, Set Sec. 31 Sec. 13, N, Sec. 31, N, Set NH, N, Sec. 14 909.98 K-686 NC-660 State of N. M. 10-18-60 State of N. M. 12% TSS, RILW, Not S, 1, Set NH, Set Sec. 1, Sec. 14 917.24 K-686 NC-60 State of N. M. 10-18-60 12% TIS, R6W, All Sec. 33, 34 1260.00 K-287 N926 State of N. M. 11-14-60 12% TIS, R6W, All Sec. 35, .36 1280.00 K-927 11-14-60 12% State of N. M. 11-14-60 12%		Leland Fikes	of N.	х-929 11-14-60	640.00	RSW, All Sec.	279
Description of Land No. of Acres Serial No. & Description of Land Serial No. & Acres Serial No. & Description Basic Royalty & Description 155, R10W, All Sec. 1; Serg, Sec. 7; We Sec. 8 1240.77 1240.77 K-882 State of N. M. No. of Sec. 1; We Sec. 9; We Sec. 1 1240.77 K-882 State of N. M. No. of Sec. 2; Sec. 7; We Sec. 21; Sec. 3; Kots 1, 2, 7; 8, 9, 10, Sec. 3; Lots 1, 2, 7; 8, 94, 95, 96, 96, 10-18-60 State of N. M. Sec. 3; Lots 1, 3, 4, Sec. 84, Sec. Sec. 3; Lots 1, 3, 4, Sec. 84, Sec. Med, Né Sec. 43 939.96 K-889 LO-18-60 State of N. M. State of N. M. Sec. 3; Lots 1, 3, 4, Sec. 82, Sec. Med, Né Sec. 4 TIS, RDW, All Sec. 3, 3, 4, Sec. 82, Sec. Sec. 17; Bé Net, Bé Sec. 18 920.00 K-886 LO-18-60 State of N. M. L25% TIS, RDW, All Sec. 3, 3, 4 1280.00 K-887 LO-18-60 125% State of N. M. L25% TIS, RDW, All Sec. 33, 34 1280.00 K-887 LO-18-60 125% State of N. M. L25%		Leland Fikes	of N.	K-927 11-14-60	1280.00	R8W, All Sec.	278
Description of LandNo. of Date of LesseSerial No. & Date of N. M. Date of N. M. Date of N. M. Sec. 31 Lots 1, 3, 4, Sei Net, Sei Sei Sec. 18Sec. 10Serial No. & Date of N. M. Date of N. M.<	es - 1416 Commerce llas, Texas	Dor Dor	of N.	x-926 11-14-60	1280.00	RGW, All Sec. 33,	277
Description of landNo. of ArresSerial No. & Date of Less or ApplicationSerial No. & Date of Less or ApplicationBasic Royalty & Ornership PrecentageTSS, RILW, Lots 3. μ , Sè Nul, Suc, Sec. 7; Wé Sec. 81240.791240.79N-882 DoublestionState of N. M. DoublestionTSS, RILW, Lots 3. μ , Sè Nul, Suc, Sec. 7; Wé Sec. 9; NEL Sec. 21; Suc, Sec. 30; Lots 1, 2, 7, 8, 9, 10, Sec. 31; Né Né Sec. 31; Né Né, Sec. 31; Né Né Sec. 3; Lots 1, 3, μ , Sec Nul, Sec. 3; Lots 1, 3, μ , Sec Nul, Sec Nul, Ne, Ne Sec. 3; Lots 1, 3, μ , Sec Nul, Sec Nul, Sec Nul, Sec Nul, Nul, Né Sec Nul, Ne Sec N	Sunnay DX 011 Company	Sun:ray DX	of N.	K-887 10-18-60	920.00	R12W, N ¹ 2, SW1, 17; E2 NE1, E2	275
Description of LandNo. of AcresSerial No. & Date of LeaseBasic Royalty & AcresLess Ownership155. RIOW, All Sec. 4; Lots 1, 2, NH; NE, Sec. 7; W; Sec. 81240.79K-882 10-18-60State of N. M. 10-18-60State of N. M. 12%Texaco1755. RIIW, Lots 3, 4, 5% NH; SEC, 5% Stat, Sec. 11240.79K-883 10-18-60State of N. M. 12%Texaco1755. RIIW, Lots 3, 4, 5% NH; SEC, 5% Stat, Sec. 11240.79K-883 10-18-60State of N. M. 12%Texaco1755. RIIW, Lots 1, 2, 7, 8, 9, 10, 9, 10, 15, 16, 5% Sec. 31; Ng Ng Sec. 3410, 10, 10, 10, 10, 10, 10, 10, 10, 10,	Sunray DX 011 Company	Sunray DX	of N.	K-886 10-18-60	917.24	R12W, Lots 3, 2; Lot 3, SE 3; Lots 1, 3, N ² SW ¹ Sec. 4	275
Description of LandNo. of Date of LeaseSerial No. & Date of LeaseBasic Royalty & ComershipLess Ownership15S, RIOW, All Sec. 4; Lots 1, 2, NM4 NE4, SE4, State, Sec. 7; WA Sec. 61240.79 Sec. 7; WA Sec. 61240.79 1240.79K-882 10-18-60State of N. M. 10-18-60PercentageRecT5S, RILW, Lots 3, 4, SA NW4, SE4, Sec. 11240.79 10-18-60K-683 10-18-60State of N. M. 1244Texaco 1244T5S, RILW, EA SW4, Sec. 1439.21 Sec. 21;K-683 640.00State of N. M. 10-18-60State of N. M. 1244Sunray 1244T5S, RILW, EA Sec. 21; SW4 Sec. 22;640.00 L244K-864 LageState of N. M. LageSunray Lage	ی کی ہے۔ 10 میں میں 10 10	Texaco Inc.	of N.	K-885 10-18-60	86.686	R11W, Lots 1, 2, 7, 8, 9, 16, Sec. 30; Lots 1, 2, 7, 0, 15, 16, Eżsec. 31; Nž N 34	27:4
Description of LandNo. of LandSerial No. & Date of LeaseBasic Royalty & OrmershipTSS, RIOW, All Sec. 4; Lots 1, 2, NWH NEL, NELWWH, NEL SEL, Shert, Sec. 7; WE Sec. 81240.79 10-18-60K-882 10-18-60State of N. M. 12½8TSS, RILW, Lots 3, 4, SE NWH, SEL, SE SWH, NEL SWH, Sec. 11, 1240.79 10-18-60K-882 10-18-60State of N. M. 12½8	DX 011 Company	Surray DX (of N.	K-834 10-18-60	640.00	7, E ¹ / ₂ Sec. 9; NE ¹ / ₄ Sec.	273
Description of LandNo. of LandSerial No. & Date of LeaseBasic Royalty & OmmershipT5S, RlOW, All Sec. 4; Lots 1, 2, NWH NEL, NELNWL, NEL S26EL, Sec. 7; W2 Sec. 81240.79K-882 LO-18-60State of N. M. L25%)11 Company	Sunray DX 011 Company	of N.	K-883 10-18-60	439.21	RllW, Lots 3, 4, Sh Swit, NEt Swit,	272
Description of Land Acres or Application Percentage	•	Texaco Inc.	State of N. M. 123%	x-882 x-882	1240.79	11 Sec. 4; Lots NELNWL, NEL SEL 7; WZ Sec. 8	122
	(Lessee c Record	Basic Royalty & Ownership Percentage	Serial No. & Date of Lease or Application	No. of Acres	Description of Land	ract

	-	•	EXHIBIT "B" SAN AUGUSTIN PLAINS I CATRON AND SOCORRO COUNTIES	T "B" FLAINS UNIT CUNTIES, NEW MEXICO			•
Tract No.	Description of Land	No. of Acres	Serial No. & Date of Lease or Application	Basic Royalty & Ownership Percentage	Lessee of Record	Overriding Royalty & Percentage	Working Interest & Fercentage
202	T3S, RIOW, All Sec. 36	640.00	K-1460 5-16-61	State of N. M.	Texaco Inc.		Texaco Inc.
283 2	THS, RIOW, EŻ WŻ Sec. 18; SEŻ Sec. 31; WŻ NWŻ, NEŻ SWŻ, SWŻ SWŻ, SŻ SEŻ Sec. 33; SEż Sec. 35	720.00	к-1461 5-16-61	State of N. M. 123%	Texaco Inc.		rexaco Inc.
284 1	1755, R12W, NWŁ NEŁ, SŻ NEŁ Sec. 24; NEŁ Sec. 32	280.00	K-1537 6-20-61	State of N. M. 125%	S n Oil Company		Sun Oll Co.
285	T3S, R9W, NEL, NEL NHL, SHL NHL, SE Sec. 16	560.00	к-1698 8-15-61	State of N. M. 122%	Sun Oil Company	•• •• ••	Sun Oil Co.
286	T3S, RIOW, SEL Sec. 1	160.00	K-1699 8-15-61	State of W. M. 123%	Texaco Inc.		Texaco Inc.
287	T3S, R11W, N_2^1 NE $\frac{1}{4}$, SE $\frac{1}{4}$ NE $\frac{1}{4}$, Lots 6, 10, 11 Sec. 30	240.00	K-1700 8-15-61	State of N. M. $12\frac{1}{2}$	Texaco Inc.		Texaco Inc.
288	145, R9W, NY NWY, SEY NWY, Sec. 24; NEY NWY Sec. 25; EY EY Sec. 31	320.00	K-1884 10-177-61	State of N. M.	Texaco Inc.		Texaco Inc.
269	T2S, R9W, Sł Nł Sec. 17	160.00	K-1970 11-21-61	State of N. M.	Broseco Corp. 506 Mutual Savings Bldg. Fort Worth, Texas		Broseco Corp.
290	T3S, R9W, NWL NEL, SZ NEL Sec. 20; S_Z^2 SWL Sec. 33	200,00	K-1972 11-21-61	State of N. M. 122%	Broseco Corp.		Broseco Corp.
291	T3S, RLOW, S_{2}^{1} N/2 Sec. 1; S_{2}^{1} N/2 Sec. 2	320.00	K-1973 11-21-61	State of N. M.	Texaco Inc.		Texaco Inc.
292	T3S, R11W, Lots 1, 5, 6, NEL Sec. 31	258,52	K-1974 11-21-61	State of N. M. 123%	Texaco Inc.		Texaco Inc.
293	1755, R11W, Lots 1, 2; Sz NEL, Sec. 6; Lots 10, 15 Sec. 7; Lots 2, 7 Sec. 18	318.76	K-1976 11-21-61	State of N. M. 123%	Texaco Inc.		Texaco Inc.
294	T1S, R7W, E' Sec. 19	320.00	K-2013 11-21-61	State of N. M. 123%	Sullivan Inc. Ulysses, Kansas	•	Sullivan Inc.
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No-307 299 306 ŝ β 298 228 295 Зоз ട്ട 106 297 g 125, RGW, NEL, NA SEL, NEL NWL, SWL SWL Sec. 11; 125, RTW, Lots 6, 7, EA SWL Sec. 6; EA WA Sec. 30; EA NWL, NEL SWL, Lots 2, 3, 4, Sec. 31 T3S, R7W, Lats 1, 2, S $\frac{1}{2}$ NEL, SEL Sec. 3; S $\frac{1}{2}$, S $\frac{1}{2}$ N $\frac{1}{2}$ Sec. 4 T4S, R6W, NWŁ SWŁ Sec. 16; N출, S출 S素 Sec. 21 T4S, R11W. SEA Sec. 2; SA Sec. 13; NA SWA Sec. 33 T4S, R9W, E& NWA Sec. 18; T4S, R10W, SE& Sec. 14 T4S, R8W, Lot 4, $S_2^{\frac{1}{2}} N_2^{\frac{1}{2}}$, $S_2^{\frac{1}{2}}$ Sec. 2; SEL Sec. 6 T2S, R8W, NEL, S& Sec. 23; N&, W& SWL, SEL SWL, SEL Sec. 24 N L S T2S, ROW, NEL NEL, NWL, No SWL, SEL SWL, SEL Sec. 13, NEL, St Sec. 25 T4S, R8W, N¹/₂, SE¹/₂ Sec. 16 T5S, RLIW, E¹/₂ Sec. 11 T3S, RTW, SEŁ, SŁ NEŁ, EŁ SWŁ, SWŁ SWŁ Sec! 33; SWŁ, SŁ NWŁ Sec. 12S, R8W, All Sec. 12 R7W, Et Sec. 30; Et, SEt NEt SW: Sec. 31 Description of Land ų No. of 1080.00 679.64 960.00 600.00 800.40 817.35 560.00 180.00 640.00 520.00 240.00 720.00 320.00 Serial No. & Date of Lease or Application K-2847 K-2014 11-21-61 K-2356 3-20-62 K-2195 1-16-62 K-2194 1-16-62 K-2109 12-19-61 к-2058 12-19-61 K-2016 K-2426 K-2017-1. 11-21-61 K-2268 2-20-62 K-2240 2-20-62 K-2241 2-20-62 Basic Royalty & Ownership State of N. M. $12\frac{1}{2}$ Percentage State of N. M. State of N. M. 121% State of N. M. 123% State of N. M. $12\frac{14}{27}$ State of N. M. 125% State of N. M. 121% State of N. M. State of N. M. $12\frac{1}{2}$ State of N. M. 12% State of N. M. $12\frac{12}{29}$ State of N. M. 123% State of N. M. 125% Boris Elchis 2632 W. Chicago Detroit 6, Michigan Pan American Petroleum Corporation Texaco Inc. Texaco Inc. Sullivan Inc. Broseco Corp. Sullivan Inc. Sun Cil Compary Texaco Inc. Texaco Inc. Sun Oil Company Sun Oil Company Sun 011 Company Lessee of Record Overriding Royalty & Fercentage Working Interest & Percentage Broseco Corp. Texaco Inc. Texaco Inc. Sullivan Inc. Sun Oil Co. Boris Elchis Sun Oil Co. Texaco Inc -Sun Oil Co. Sum Oil Co. Texaco Inc.

EXHIBIT "B" SAN AUGUSTIN FLAIMS UNIT CATRON AND SOCOMPO COUNTIES, NEW MEXICO

Pan American Pet-roleum Corp.

30

Sullivan Inc.

210	816	715	316	315	314	£τ£	312	311	310	309	308	Tract No.
T5S, RIZW, NZ NEL, SEL NEL, WZ, SEL Sec. 25	T5S, R12W, WZ Sec. 11; All Sec. 12	T55, R12W, Lots 1, 2, Sh (NEL, SEL Sec. 2; Lot 1, SWL NEL Sec. 3; Lot 2, SWL NEL Sec. 4; SEL Sec. 3; Lot Sh NEL Sec. 4; SEL Sec. 7, Sh SWL Sec. 8; NEL SEL Sec. 17; All Sec. 29	T5S, RllW, W≵ Sec. 32	T5S, Rllw, NWŁ Sec. 17	T5S, R11W, Lots 1, 2, S ¹ / ₂ NE ¹ / ₄ Sec. 1; Lots 3, 4, S ¹ / ₂ NM ¹ / ₄ , SW ¹ / ₄ Sec. 2; Lots 1, 2, S ¹ / ₂ NE ¹ / ₄ , SE ¹ / ₄ Sec. 5	T45, R94, SEŁ Sec. 6; T45, R104, Ng N41, SEŁ SWŁ Sec. 11; Sg NEL, Nz SEŁ Sec. 24	T4S. R9W, S\$, S\$ N\$, Lots 1, 2, Sec. 3; SWL, S\$ NWL, Lots 3, 4 Sec. 4	TLS, KIIW, NŻ, SEŁ SWŁ Sec. 33	T4S, RIIW, AII Sec. 32	T5S, R11W, SEŁ Sec. 21, Lots 3, 4, 5, 6, 11, 12, 13, 14 Sec. 31; T5S, R12W, E≵ Sec. 13	1725, RBW, WZ Sec. 15	Description of Land
600.00	960.00	1279.19	320.00	160.00	197.32	440.00	877.91	360.00	640.00	800.00	320.00	No. of
K-3864	K-3863 1-21-64	K-3862 1-21-64	K-3730 11-19-63	K-3601 9-17-63	K-3600 9-17≁63	K−3 438 7−16−63	K-3437 7-16-63	к-3160-1 3-19-63	K-3159-1 3-19-63	K-3123 3-20-63	K-2848 10-16-62	Serial No. & Date of Lease or Application
State of N. M.	State of N. M. 123%	123% N. M.	State of N. M. 123%	State of W. M. 1225	State of N. M. 122%	State of N. M. 122%	State of N. M. 1234	State of N. M. 1224	State of N. M. 121%	State of N. M. 1235	State of N. M. 1224	Basic Noyalty & Ownership Fercentage
Texaco Inc.	Texaco Inc.	L. B. Hodges	L. B. Hodges	L. B. Hodyes Box 489 Roswell, N. M.	Fan American Petroleum Corporation	Sulliven Inc.	Sullivan Inc.	Ralph Lowe	Relph Lowe Box 832 Midland, Texas	Hallie S. McCarthy 3705 Hall St. Dullas, Texas	Pan American Petrolaum Corporation	Record
			-			•					•	Overriding Boyalty & Fercentage

Sullivan Inc.

Sullivan Inc.

Ralph Love

Ralph Love

- 31 - -

Texaco Inc.

Texaco Inc.

L. B. Hodges

L. B. Hodges

L. B. Hodges

Pan American Pet-roleum Corp.

EXHIBIT "B" SAN AUJUSTIN PLAINS UNIT CATRON AND SOCORRO COUNTIES, NEW MEXICO

Pan American Pet-roleum Corp.

Working Interest & Percentage

Hallie S. McCartly

		-	CATRON AND SOCORRO COUNTIES,	COUNTIES, NEW MEXICO		·	• .
Tract No.	Description of Land	No. of Acres	Serial No. & Date of Lease or Application		Laissee of Hecord	Overriding Royalty & Percentage	Working Interest & Percentage
320	1755, R12W, Wz, SEt Sec. 32; Ez Sec. 36	800,00	K-3865 1-21-58	State of N. M. 122%	Hugh J. Mitchell P. 0. Box 1109 Farmington, N. M.		Hugh J. Mitchell
ा इ	T3S, R6W, All Sec. 16, 17	1280.00	K-3876 1-21-64	State of N. M.	Sun Oil Company	· · · · · ·	Sun Oil Co.
ŝ	T3S, ROW, SEŁ Sec. 20; All Sec. 28	300.00	K-3877-1 1-21-64	State of N. M. $12\frac{1}{2}$	Ralph Lowe	•	Ralph Lowe
8	T3S, RGW, All Sec. 27	640.00	K-3878-1 1-21-64	State of N. M. 123%	Ralph Lowe	3	Ralph Love
125	T3S, R8w, All Sec. 33, 36	1280.00	K-387,9-1 1-21-64	State of N. M. 1233	Ralph Lowe	···	Ralph Love
325	T3S, R9W, SEŁ Sec. 2; SEŁ NEŁ, Wź NEŁ, NWŁ, SŁ Sec. 21	760.00	K-3936 2-18-64	State of N. M. 1234	fexeco Inc.	· • •	Texaco Inc.
326	T3S, R9W, NW±,S½ Sec. 20; T3S, R11W, SEt Sec. 16	640.00	K-3937 2-18-64	State of N. M. 1224	Texaco Inc.		Texaco Inc.
327	THS, RGW. N' NWL, N' SWL, E' Sec. 8; E', SEL SWL Sec. 18	840.00	K-3938-1 2-18-64	State of N. M. $12\frac{24}{25}$	Ralph Lowe		Ralph Lowe
328	T4S, RGW, Lots 1, 2, 3, 4, E½, E½ W½ Sec. 19	647-36	K-3939-1 2-18-64	State of N. M. 123%	Ralph Love	•	Ralph Lowe
329 9	T4S, R10W, SEŁ SWŁ Sec. 26; SWŁ Sec. 27; Eż Sec. 28; Lots 1, 2, 3, 4, SEŁ Sec. 30	838.02	x-3940 2-18-64	State of N. M. 122%	Texaco Inc -		Texaco Inc.
330	T2S, RTW, EZ NEL, NEL SEL Sec. 29; All Sec. 35; NZ Sec. 36	1080.00	K-3945-1 2-18-64	State of N. M. 1239	Relph Lowe		Ralph Lowe
331	T2S, R8W, Lots 1, 2, 3, 4, SZ NZ, NEL SWL, SWL SHL, SEL Sec. 2; NZ NEL, WZ Sec. 14	959.84	x-3946 2~18-64	State of N. M. 1225	Texaco Inc.		Texaco Inc.
38	128, RBW , SEŁ, NEŁ SWŁ, SWŁ SWŁ Sec. 16; NEŁ, NŁ SEŁ, SEŁ SEŁ Sec. 17; Eż Sec. 20	840.00	K-3947-1 1-1	State of N. M. 12½%	Ralph Lowe		Ralph Love
				1 15 1			

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	344	343	342	1 년 1 년 1 년 1 년 1 년 1 년 1 년 1 년 1 년 1 년	338 339	336 337	335	333 334	
255 Jac 'tan 20 't'	T2S, ROW, Lots 3, 4, SA NHA Sec. 1; NA NEA, SHA NEA, NA SHA, SHA SHA Sec. 9; SHA SEA Sec. 11; NHA NEA, SHA SHA SHA Sec. 13: SA NEA 11; NHA NEA, SHA SHA	TIS, RÔW, All Sec. 24; All Sec. 25	175, RILW, All Sec. 16 TLS, RTW, Lots 1, 2, 3, 4, E2 W2 Sec. 30; Lots 1, 2, 3, 4 E4 W4 Sec.	SWL, NEL SEL Sec. 11; SEL SWL Sec. 25 T4S, RllW, SWL Sec. 2; NA Sec. 13	T5S, R11W, Lets 1, 2, 3, 4, Sè N ⁴ 2, S ¹ 2 Sec. 3; Lots 3, 4, S ¹ 2, NM ⁴ 4, SM ⁴ 2 Sec. 4 T4S, R10W, NE ¹ 2, NE ¹ 2, N ⁴ 2 Sec. 4	T2S RIOW, S' Sec. 22; All Sec. 36 T4S, R9W, SWL Sec. 21; NWL, WJ NEL, NEL NEL. WS SEL Sec. 23	735, ROW, Lots 1, 2, 3, 4, 52, 14, 52, 15, 10, 10, 10, 10, 10, 10, 10, 10, 10, 10	Description of Land T3S, RTW, Lots 1, 2, 3, 4, Si N2, S2 Sec. 2; All Sec. 36 T3S, RGW, Lots 1, 2, 3, 4, Si	
	759.40	1280.00	640.00 529.66	240.0c	957-37	960.00 520.00	937.1t	No. of Acres 1281.98	
	7-21-64 8-18-64	8-05 2-12- 12-12-12-12-	K-4135 5-19-64 K-4302	K-4131 5-19-64 K-4132 S-19-64	2-18-64 K-4070 4-21-64	K-3922-1 K-3924-1 K-3924-1	K-3949 2-18-64 K-3950	Serial No. & Date of Lease or Application K-3948 2-18-64	ECHI SAN AUGUSTI CATRON AND SOCORRO
	State of N. M. 123%		X	State of N. M. 1235 of N. M.		r f z z	Z	Basic Royalty & Ownership Fercentage State of N. M. 1225	EXCHIBIT "B" SAN AUCUSTIN FLAINS UNIT CATRON AND SOCCARD COUNTIES, NEW MEXICO
· · · · · · · · · · · · · · · · · · ·	Pan American Petroleum Corporation Sun Oil Company	Fan American Fetroleum Corporation	Sunray DX 011 Company	Relph Lowe	Ralph Lowe Ralph Lowe	Texaco Inc. Hugh J., Mitchell	Texaco Inc.	Lessee of Record Williard J. Classen 1176 Chestnut St. Menlo Park Tollo	
					, No		· · · · · · · · · · · · · · · · · · ·	Overriding Royalty & Percentage	
Sun Oil Co.	Pan American Pet- roleum Corp.	Pan American Pet- roleum Corp.	Ralph Lowe Sunray DX 011 Co.	Ralph Lowe	Ralph Lowe Ralph Lowe	Texaco Inc. Hugh J. Mitchell	Texaco Inc.	Working Interest & Percentage Willfard J. Classen	

		•	: • •		•									· .		
			• •	· .			÷		348-A	229		748	346	345	Tract No.	
	T3S, R9W, Sec. 16, NWL NWL, SEL NWL	T3S, R8W, Sec. 20, Eż SWŻ; Sec. 2 , NEŻ SWŻ, SWŻ SWŻ	138, RTW, Sec. 12, SEt SEt; Sec. 16, NEt SWt, St St; Sec. 28, SWt SWt	1225, RLOW, Sec. 23, 5\$ SWL; Sec. 26, 53 NBL, B\$ NWL, N\$ SBL	1225, R&W, Sec. 9, SEL; Sec. 10, 52 NEL, W2; SEL; Sec. 15, E2; Sec. 16, N2	125, RTW, Sec. 32; S} SWL	TlS, R9W, Sec. 20; SWL SEL	TlS, R&W, Sec. 32; S≵ SWŁ	TlS, RTW, Sec. 31; Lots 1, 2, 3, 4, NEL NWL, SEL SWL	State tracts 169, 168.86 acres or 41.84%		125, Rôw, NWŁ SWŁ, SEŁ SWŁ Sec. 2; NWŁ SWŁ, SEŁ SWŁ Sec. 16; NEŁ SWŁ Sec. 24; Nź NWŁ, SWŁ NWŁ Sec. 25; Sł SWŁ Sec. 32; Nż SWŁ,SEŁ SWŁ Sec. 36	12S, Rôw, wż, NEŁ SEŁ, Sż SEŁ Sec. 21; Nż, SEŁ Sec. 22; Nż NWŁ, SWŁ NWŁ Sec. 23	125, R6W, W4, SW1 SEt Sec. 17; Lot 4, SEt SW1, St SEt Sec. 19; W2 Sec. 20; N2 NEt, NEt NW1 Sec. 30	Description of Land	
	80.00	160.00	280.00	320.00	1360.00	80.00	40.00	80.00	186.24	of Unit Area		520.00	1040.00	956.90	No. of Acres	
										μ.		K-4523 10-20-64	K-4378 8-18-64	X-4377 8-18-64	Serial No. & Date of Lease or Application	CATERON AND SOCOREO
- μ -			۰. ۰. ۲. ۰.									State of N. M. 1214	State of N. M. 122%	State of N. M. 122%	Basic Royalty & Ownership Fercentage	SIT "B" H FLAINS UNIT COUNTIES, MEH MEDICO
			•	· ·								Sun Oil Company	Sun Oil Company	M. H. McGrail P. O. Box 604 Hobbs, New Mexico	Lessec of Record	
					•		-								Overniding Royalty & Percentage	
20 10 10 10 10 10 10 10 10 10 10 10 10 10			•			•			- -			Sun Oil Co.	Sum Oil Co.	M. H. McGrall	Working Interest & Percentage	
•	-							-	-		•			• •	, , ,	

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351 350 349 No. 348-A (cont'd) T3S, R10W, Sec. 1, SWŁ SWŁ State open 5344.77 acres or T2S, R9W, E& SEL, SWL SEL, Sec. 34; T2S, R1OW, N& NEL Lers 1 corre, SEL NEL, NEL Lers 1 NWL NWL, Sec. 27; N& NEL, NEL NWL, Sec. 28; T3S, R9W, Lot 2 of Sec. 1; Lots 1 & 2 of Sec. 3 T4S, R9W, Sec. 23, SEt SEt; Sec. 24, NEt SWL, St SWL; Sec. 25, NWL NWL, St NWL, SWL; Sec. 26, Et NEL NEL SEL; Sec. 33, Et; Sec. 34, Wt; Sec. 35, St NEL, SEL NWL; Et SWL, SWL SWL, SEC TPS, RTW, All Secs. 5, 8, 16, 17, 20, 21 T2S, R7W, All Secs. 22, 23, 25, 26, 27 T55, RllW, Sec. 20, NWL SWL, SEL SWL; Sec. 27, E2 NEL, SEL SEL T5S, R12W, Sec. 18, Lots 3, 4 1755, R9W, Sec. 10, NEL; Sec. 11, SWL; Sec. 12, Sz T4S, RIOW, Sec. 26, NWL SWL T4S, R8W, Sec. 2, Lots 1, 2, 3; Sec. 16, NEL SWL Description of Land 1.32% of Und t . Area 3841.02 558.42 3200.00 200.00 640.00 No. of Acres 1600.00 159.40 79.13 40.00 40.00 Serial No. & Date of Lease or Application EXCHINIT "B" SAN AUGUSTIN FLAINS UNIT CATRON AND SOCCHRO COUNTIES, NEW MEXICO 192481 5**-**5**-59** 192404 3-24**-**59 192403 3-24-59 33 W. W. Benton, et ux, Alvera, P. O. Box 63, Datil, N. M. - 1/8 George W. Evans, et ux, J Beulah G. Evans, P. O. Box 125, Magdalena, N. M. - 1/8 Ceorge W. Evans et ux, Beulah G. Evans, P. O. Box 125, Magdalena, N. M. - 1/8 Basic Royalty & Ownership Percentage Texaco Inc. Texaco Inc. Texaco Inc. Lesse of Record Overriding Royalty & Percentage None None None Texaco Inc.-All Texaco Inc.-All Texaço Inc.-All Working Interest & Percentage

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Tract No. 354 353 352 1225, RTW, NWA NWA, SEA SWA, Sec. 31; 135, RGW, NEA SWA, Sec. 14; NWA NEA, Sec. 20; NWA NWA (Lot 1), Sec. 31; 1445, R10W, SWA SWA, Sec. 5; SEA NWA Sec. 28; Lots 1, 2, EA NWA; Sec. 31; NA NEA, SWA NEA, NEA SEA, Sec. 33; 155; R10W, A12 Secs. 5 & 6; Lots 3, 4 EA SWA, SEA NWA NEA SEA, NEA NEA, 5 MEL, Sec. 7; EA Sec. 8; NEA NEA SEA, SEA, SEC. 7; EA Sec. 8; NEA NEA T3S, R11W, SWL SEL, Lot 16, Sec. 31; T4S, R11W, Lote 2, 3, SEL NWL, SWL NEL, NEL SWL, NWL SEL Sec. 6; T4S, R12W, NE SEL, SWL SEL, Sec. 12; NWL NEL, Sec. 13 12S, RGW, NEL Sec. 31; T3S, RGW, Lots 1, 2, 3, 4, St Nt, SEL, Sec. 4; SEL, Sec. 8; All Secs. 9 & 17; SEL, Sec. 18; NEL NEL, Sec. 21 Description of Land No. of 4986.68 2277.88 480.53 CATRON AND SOCORRO COUNTIES, NEW MEXICO or Application Serial No. & Date of Lease 192529 192542 192528 5-5-59 EXHIBIT "B" ш С 1 L. H. Anderson, et ux, Hope, P. O. Box 64, Datil, N. M. (Full in NEW NEW, Sec. 21, T3S, RGW & \$ in balance) Bess Carson, et vir, Ed-vin W., 1174 E. Main St., Space 143, El Cajon, Cal-if. (1/16 in balance) Elmer Fullerton, et ux, Irene, Prewitt, New Mex-ico (1/4 in balance) Clyde Kutzner, 1133 3rd Ave., Los Angeles 19, Calif. (1/16 in balance) Bertha K. Graham (feme sole) 20 Hammond Rd., Clen Cove, Long Island, N. Y. (1/16 in balance) Charlotte Henderson Lean et vir, John D., 5916 Clint Place, Falos Verdes Estates, Calif. 20274 (1/32 in balance) Hannah Dale Henderson (feme sole) 10404 Montrose Ave., Apt. 201, Bethesda 14, Mary-land (1/32 in balance) Odell Emery, et ux, Roberta Tex Carry, Box 5, Datil, N. M. (Subject to Escrow Agreement with C. C. Powell et ux, Bettie affecting all of land except N/2 SE/4 and SW/4 SE/4 Sec. 12 and NW/4 NE/4 Sec. 13, 45, 12W) Basic Royalty & Michel Harriet, et ux, Frances, Socorro, N. M.-1/8 Percentage Ownership Lessee of Record Texaco Inc. Texaco Inc. Texaco Inc. Overrilding Royalty & Fercentage None None None Texaco Inc. Texaco Inc. Texaco Inc.-All Working Interest & Percentage .

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	363	300	361 2	360	359	358	357	356	355	354 (cont'd)	Tract No.	
	TIS, RGW, NY SY SEY, SY NY SEY, NWY NWY SEY, EY NEY SWY, NY SEY	128, R94, Lot 2, SEŁ NWŁ, SWŁ NEŁ, Lot 3, NEŁ SWŁ, NWŁ SEŁ, Sec. 18; T28, RIOM, SEŁ NEŁ, NEŁ SEŁ, Sec. 13	22 08 R	TIS, ROW, SEL NWL, SWL NEL, NE SEL, Sec. 20	TlS, ROW, SEŁ SEŁ, Sec. 25	T3S, RTW, SEL NWL, SWL NEL, NEL SWL, NWL SEL, Sec. 26	T3S, RTW, NEL SEL, Sec. 12; T4S, R8W, E2 SWL, W2 SEL, Sec. 22; NEL SWL, SWL SEL, Sec. 23; S2 NWL, N2 SWL, W2 SEL, Sec. 23; S2 NWL, N2 SEL, NEL NEL, SEL SEL, Sec. 25; SWL SEL, NEL NEL, Sec. 26; NEL NEL, Sec. 34; NEL SWL, Sec. 35	TIS, RTW, All Secs. 20, 21, 28, 29 & 35; T2S, R8W, NEL NEL, Sec. 4; NHL 3EL, Sec. 21; NHL NEL, Sec. 28; SHL SEL, Sec. 30	T2S, R7W, Secs. 2, 4, 9, 11, 14 & 15) SEL, SWL NEL, Sec. 9; All Sec. 10; T55, RllW, NWL SWL, Sec. 1; NEL NWL, Sec. 22; All Secs. 23 & 26	Description of Land	
	280.39	321.03	360.00	160.00	40.00	160.00	720.00	3360.04	3844.86	*2 1.	No. of Acres	
÷				· · · · · · · · · · · · · · · · · · ·			¢				Serial No. & Date of Lease or Application	SAN AUGUSTIN F CATRON AND SOCORRO CO
•••									Montosa Cattle Co. % G. W. Evans P. O. Box 125 Magdalena, N. M.		Basic Royalty & Ownership Percentage	EXHIBIT "B" SAN AUGUSTIN FLAINS UNIT CAIRON AND SOCORRO COUNTIRS, NEW MEXICO
· · · · · · · · · · · · · · · · · · ·	Claude R. Graham Datil, N. M.	Barnet E. Ary Datil, N. M.	W. P. McIntosh P. O. Box 175 Datil, N. M.	Roy H. Browning Pietown, N. M.	M. C. Hurraker F. O. Box 38 Datil, N. M.	B. E. Walker Magdalena, N. M.	E. R. James Magdalena, N. M.	Jay Taylor P. O. Box 2748 Amarillo, Texas	Hugh Mitchell P. D. Box 1109 Farmington, N. M.		Record	
•											Overriding Royalty & Percentage	
-	•	•		·	•				•	•	Int. Perc	

Working nterest & ercentage

No. 367 $\frac{3}{5}$ 371 370 Soc 363 373 ξć <u></u>β 363 (cont'd) . 361-361-T2S, R10W, NEL SWL, SZ SEL, NZ SEL SWL, SEL SEL SWL, Sec. 12; NEL NEL Sec. 13 T2S, R10W, NEŁ NWŁ NWŁ, Sź NWŁ NWŁ, NEŁ NWŁ, NWŁ NEŁ, Sź NEŁ, NEŁ SEŁ, Sec. 11; SWŁ NWŁ, NWŁ SWŁ, Sec. 12 T2S, R10W, N2 SWL SEL, W2 NWL SEL SEL, Sec. 11 T2S, R10W. NEL SWL, SEL NWL SEL, Sec. 11 $\begin{array}{c} \text{T2S, } \mathcal{R}\text{10W, } \text{SW}_{\pm}^{1} \text{SW}_{\pm}^{1} \text{SW}_{\pm}^{1}, \text{ Sec. 2;} \\ \text{NW}_{\pm}^{1} \text{NW}_{\pm}^{1} \text{NW}_{\pm}^{1}, \text{S}_{\pm}^{1} \text{NW}_{\pm}^{1}, \text{W}_{\pm}^{1} \text{NW}_{\pm}^{1} \text{SE}_{\pm}^{1}, \\ \text{NE}_{\pm}^{1} \text{NW}_{\pm}^{1} \text{SE}_{\pm}^{1}, \text{ Sec. 11} \end{array}$ T2S, R10W, NW $\frac{1}{2}$ SW $\frac{1}{2}$, N $\frac{1}{2}$ SW $\frac{1}{2}$ SW $\frac{1}{2}$, SE $\frac{1}{2}$, Sec. 2; NE $\frac{1}{2}$ SE $\frac{1}{2}$, Sec. 3 T2S, R10W, SEL SWL SEL, E2 NWL SEL SEL, NEL SEL SEL, S2 SEL SEL Sec. 11; SWL SWL, Sec. 12; West 30.5 acres of NWL NWL, Sec. 13 TIS, RIOW, NEA NWA, WEA NEA, SA NEA, NA SEA, SWA SEA, Sec. 22; NWA NWA, Sec. 23; WA EA, Sec. 27; WA EA, NA SWA; SEA SWA, Sec. 34 T2S, R10W, E 9¹/₂ acres of NW¹/₂ NW¹/₂, Sec. 13 T2S, RIOW, SWL SWL SEL, Sec. 11 SHL, SHL NEL SHL, NEL SHL SHL, SEL NWL SHL, Sec. 31; T2S, RIOW, SE NEL, NEL NEL, Sec. 3 Description of Land No. of Acres 00 361 310.00 05° 5TT 130.00 110.00 760.00 25.00 10.00 50.00 9.50 Serial No. & Date of Lease or Application EXHIBIT "B" SAN AUGUSTIN FIAINS UNIT CATRON AND SOCORRO COUVELS, NEW MEXICO 38 1 Basic Royalty & Ownership Fercentage Loraine M. Reynolds P. O. Box 182 Datil, N. M. Gatewood Newberry 3407 Monte Vista Austin, Texas & Joe 7. Lane, Eox 1049, Ruth Graham Deitil, N. M. H. H. Summers P. O. Box 142 Pletown, N. M. H. P. Sellers Datil, N. M. Frances Martin % W. P. Ott Mountainair, N. M. J. F. White Box 181 S. O. Burkhead Datil, N. M. Lee Coker, Datil, N. M. & C. W. Burris, Box 345, Belen, N. M. Datil, N. M. L. E. Reid Estate Omega, N. M. Alpine, Texas Lessee of Record Overriding Royalty & Fercentage Working Interest & Percentage

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Market Description of hand stars Mark of Law Mark of Law </th
1 100,000 Mr. L. Esues 1 100,000 Mr. L. Esues 100,000 1 100,000 Mr. Mr. Esues 100,000 1 Mr. Mr. Esues 100,000 Mr. Mr. Esues 100,000 1 Mr. Mr. Esues 100,000 Mr. Mr. Esues 100,000 1 Mr. Mr. Esues 100,000 Mr. Mr. Esues 100,000 1 Mr. Mr. Esues 100,000 Mr. Mr. Esues 100,000 1 Mr. Esues 100,000 Mr. Esues <t< th=""></t<>
4 123, 1100, 14, 18, 180, 260, 11, 180, 19, 100, 19, 19, 100, 19, 19, 100, 19, 19, 100, 19, 19, 100, 19, 100, 19, 100, 19, 100, 19, 100, 19, 100, 100
66 205, 2104, 14, 140, 500, 25, 10, 102, 100, 20 100,00
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3 TTS, RIOW, E& ES, Sec. 12 300.00 TWS, REV, SE, REV, SE, Sec. 12 300.00 TWS, REV, SE, REV, SEC. 11, Sec. 11, Sec. 11, Sec. 11, Sec. 21, SEC, Sec. 22, SEC, NUM, Sec. 21, SEC, Sec. 23, SEC, NUM, Sec. 23, SEC, NUM, Sec. 23, SEC, NUM, Sec. 23, SEC, NUM, Sec. 23, SEC, Sec. 23, Sec. 11, Sec. 23, SEC, Sec. 24, Sec. 25, SEC, Sec. 23, Sec. 11, Sec. 3, TS, RIOM, NE, Sec. 24, Sec. 13, Sec. 14, NE, Sec. 24, Sec. 24, Sec. 3, TS, RIOM, NE, Sec. 24, Sec. 24, Sec. 3, TS, RIOM, NE, Sec. 24, Sec. 24, Sec. 3, TS, RIOM, NE, Sec. 24, Sec. 24, Sec. 3, TS, RIOM, NE, Sec. 24, Sec. 3, TS, RIOM, NE, Sec. 24, Sec. 3, TS, RIOM, NE, Sec. 34, Sec. 34, Sec. 31, TS, RIOM, NE, Sec. 34, Sec. 31, TS, RIOM, NE, Sec. 34, Sec.
9 The, RIOW, FE, Sec. 12 320.00 Phy. Sci. 107, Sec. 30; Ph.5, 1405.31 Sec. 17; Sec. 41, Sec. 30; Ph.5, 1405.31 Sec. 17; Sec. 41, Sec. 30; Ph.5, 140, Sec. 7; Sec. 7
145 RB4, SB4, Mat, Sec. 30; r4s, Sec. 17; S54 Sec. 17; S54 Sec. 0; M4; Sec. 30; r4s, Sec. 17; S54 Sec. 17; S54 Sec. 0; M4; Sec. 17; S54 Sec. 0; M4; Sec. 17; S54 Sec. 17; S54 Sec. 17; S54 Sec. 0; M4; Sec. 17; S54 Sec. 17; S55 Sec. 22; Sec. 17; Sec. 12; Sec. 12; Sec. 12; Sec. 12; Sec. 12; Sec. 12; Sec. 13; Sec. 11; Sec. 25; Sec. 25; Sec. 30; S14; NM4; Sec. 25; Sec. 30; S15, Sec. 13; Sec. 11 Sec. 11 Sec. 11 Sec. 11 Sec. 11; Sec. 12; Sec. 12; Sec. 12; Sec. 12; Sec. 11; Sec. 12; Sec. 12; Sec. 12; Sec. 12; Sec. 13; Sec. 12; Sec. 30;
 met Sut, Sec. 21, NF, NF, SEt, Sec. 31, NF, NF, Sec. 31, NF, NF, Sec. 27, NF, Sec. 35, NE, Sec. 13, Sec. 11, Sec. 13, Sec. 13, Sec. 13, Sec. 14, NF, Sec. 31, NF, Sec. 30, Lote 1, 2, 7, 8, 9, NF, SE, Sec. 31, T35, NLOW, NF, Sec. 31, T35, NL, NF, Sec. 35, NF, NF, Sec. 31, T35, NF, NF, Sec. 31, T35, NF, NF, Sec. 31, NF, Sec. 30, Lote 1, 2, 7, 8, 9, NF, SEC, 30, Lote 1, 2, 7, 8, 9, NF, SEC, 30, Lote 2, 3, NF, Sec. 55, Sec. 31, T35, NL, NF, Sec. 55, Sec. 11, NF, NF, Sec. 31, T35, NF, NF, Sec. 31, T35, NF, Sec. 31, T35, NF, Sec. 31, T35, NF, Sec. 55, Sec. 31, T35, NF, Sec. 31, T35, NF, Sec. 55, Sec. 11, NF, Sec. 31, T35, NF, Sec. 55, Sec. 11, NF, Sec. 31, T35, Sec. 31, T35, Sec. 31, T35, Sec. 31, T35, Sec. 55, Sec. 25, Sec
 T3S, R11W, A11 Sec. 5 Cocer Dickens SE, SE, SE, Sec. 13; Sec. 13; Sec. 23; NH; NH; Sec. 14; NE; Sec. 24; Lots 1, 2, 7, 8, 13, 14, Sec. 30; Lots 2, 3, 4, 7, 8, 9, NH; SE; Sec. 31; T3S, R12W, E; Sec. 31; T3S, R12W, E; Sec. 32; WH; NH; SE; E; NH; Sec. 25 NH; Sec. 25 NH; Sec. 25 NH; Sec. 25
T3S, RllW, Swł Swł, Sec. 13; 956.96 SEŁ SEŁ, Sec. 14; NEŁ NEŁ, Sec. 23; NWŁ NWŁ; Sec. 14; NEŁ NEŁ, Sec. 7, 8, 13, 14, Sec. 24; Lots 1, 2, 7, 8, 9, NWŁ SEŁ, Sec. 30; Lots 2, 3, 4, 7, 8, 9, NWŁ SEŁ, Sec. 31; T3S, Robert H. Wel RL2W, Eż Eż, Swł NEŁ; NWŁ SEŁ; Eż Sec. 25 NWŁ, Sec. 25 SWŁ NEŁ; NWŁ SEŁ; Eż

BRFORE THE OIL CONSERVATION COMMISSION OF THE STATE OF NEW MEXICO

IN THE MATTER OF THE HEARING CALLED BY THE OIL CONSERVATION COMMISSION OF NEW MEXICO FOR THE PURPOSE OF CONSIDERING:

> CASE No. 3315 Order No. R-2982

APPLICATION OF SUN OIL COMPANY FOR APPROVAL OF THE SAN AUGUSTIN PLAINS UNIT AGREEMENT, CATRON AND SOCORRO COUNTIES, NEW MEXICO.

ORDER OF THE COMMISSION

BY THE COMMISSION:

This cause came on for hearing at 9 o'clock a.m. on October 6, 1965, at Santa Fe, New Mexico, before Examiner Elvis A. Utz.

NOW, on this 13th day of October, 1965, the Commission, a quorum being present, having considered the testimony, the record, and the recommendations of the Examiner, and being fully advised in the premises,

FINDS:

(1) That due public notice having been given as required by law, the Commission has jurisdiction of this cause and the subject matter thereof.

(2) That the applicant, Sun Oil Company, seeks approval of the San Augustin Plains Unit Agreement covering 404,293 acres, more or less, of State, Federal and Fee lands described as follows:

> CATRON COUNTY, NEW MEXICO TOWNSHIP 1 SOUTH, RANGE 9 WEST, NMPM Sections 19 through 36: All

TOWNSHIP 1 SOUTH, RANGE 10 WEST, NMPM Sections 22 through 36: All

TOWNSHIP 2 SOUTH, RANGE 9 WEST, NMPM Sections 1 through 36: All -2-CASE No. 3315 Order No. R-2982

> <u>POWNSHIP 2 SOUTH, RANGE 10 WEST, NMPM</u> Sections 1 through 3, 9 through 16, and 21 through 36: All

TOWNSHIP 3 SOUTH, RANGE 9 WEET, NMPM Sections 1 through 36: All

TOWNSHIP 3 SOUTH, RANGE 10 WEST, NMPM Sections 1 through 36: All

TOWNSHIP 3 SOUTH, RANGE 11 WEST, NMPM Sections 1 through 5 and 8 through 36: All

TOWNSHIP 3 SOUTH, RANGE 12 WEST, MMPM Sections 25 and 36: All

TOWNSHIP 4 SOUTH, RANGE 9 WEST, NMPM Sections 1 through 36: All

TOWNSHIP 4 SOUTH, RANGE 10 WEST, NMPM Sections 1 through 36: All

TOANSHIP 4 SOUTH, RANGE 11 WEST, NMPM Sections 1 through 36: All

TOWNSHIP 4 SOUTH, RANGE 12 WEST, NMPM Sections 1, 12 through 15, 22 through 27, and 34 through 36: All

TOWNSHIP 5 SOUTH, RANGE 9 WEST, NAPM Sections 1 through 12: All

TOWNSHIP 5 SOUTH, RANGE 10 WEST, NMPM Sections 1 through 12: All

TOWNSHIP 5 SOUTH, RANGE 11 WRST, MAPH Sections 1 through 12, 14 through 23, and 26 through 34: All

TOWNSHIP 5 SOUTH, RANGE 12 WEST, NMPM Sections 1 through 36: All -3-CASE No. 3315 Order No. R-2982

> SOCORRO COUNTY, NEW MEXICO TOWNSHIP 1 SOUTH, RANGE 7 WEST, NMPM Sections 19 through 36: All

> TOWNSHIP 1 SOUTH, RANGE 6 WEST, NMPM Sections 19 through 36: All

> TOWNSHIP 2 SOUTH, RANGE 7 WEET, NMPM Sections 1 through 36: All

> TOWNSHIP 2 SOUTH, RANGE 8 WEST, NMPM Sections 1 through 36: All

> TOWNSHIP 3 SOUTH, RANGE 7 WEST, NMPM Sections 1 through 36: All

> TOWNSHIP 3 SOUTH, RANGE 8 WEST, NMPM Sections 1 through 36: All

> TOWNSHIP 4 SOUTH, RANGE 8 WEST, NMPM Sections 1 through 36: All

(3) That approval of the proposed unit agreement should promote the prevention of waste and the protection of correlative rights within the unit area.

IT IS THEREFORE ORDERED:

(1) That the San Augustin Plains Unit Agreement is hereby approved.

(2) That the plan contained in said unit arreement for the development and operation of the unit area is hereby approved in principle as a proper conservation measur , provided, however, that notwithstanding any of the provisions contained in said unit agreement, this approval shall not be considered as waiving or relinquishing, in any manner, any right, duty, or obligation which is now, or may hereafter be, vested in the Commission to supervise and control operations for the exploration and development of any lands committed to the unit and production of oil or gas therefrom.

(3) That the unit operator shall file with the Commission an executed original or executed counterpart of the unit agreement -4-CASE No. 3315 Order No. R-2982

within 30 days after the effective date thereof; that in the event of subsequent joinder by any party or expansion or contraction of the unit area, the unit operator shall file with the Commission within 30 days thereafter counterparts of the unit agreement reflecting the subscription of those interests having joined or ratified.

(4) That this order shall become effective upon the approval of said unit agreement by the Commissioner of Public Lands for the State of New Mexico and the Director of the United States Geological Survey; that this order shall terminate <u>ipso facto</u> upon the termination of said unit agreement; and that the last unit operator shall notify the Commission immediately in writing of such termination.

(5) That jurisdiction of this cause is retained for the entry of such further orders as the Commission may deem necessary.

DONE at Santa Fe, New Maxico, on the day and year hereinabove designated.

> STATE OF NEW MEXICO OKL CONSERVATION COMMISSION

A. CAMPBELL, Chairman

PORTER, Jr., Member & Secretary

esr/
January 11, 1967

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Sun Oil Company P. O. Box 2880 Dallas, Texas, 75221

Re: San Augustin Plains
 Unit Agreement
 Catron and Socorro Counties,
 New Mexico

33/8

ATTENTION: Mr. Cecil A. Colville

Gentlemen:

The Commissioner of Public Lands approves the termination of the San Augustin Plains Unit Agreement as provided for under Section 20 of the Aggeement. Termination to become effective as of February 1, 1967.

We are enclosing five originally signed certificates of termination also one copy of your application.

Please furnish us the date of approval of termination by the United States Geological Survey.

Very truly yours,

GUYTON B. HAYS COMMISSIONER OF PUBLIC LANDS BY:

Ted Bilberry, Director

Oil and Gas Department

GBH/MMR/s

encls. cc: United States Geological Survey Roswell, New Mexico QCC.

GOVERNOR JACK M. CAMPBELL CHAIRMAN State of Nehi Mexico Dil Conservation Commission LAND COMMISSIONER GUYTON S. HAYS MEMBER P. O. BOX 2088 SANTA FE STATE GEOLOGIST A. L. PORTER, JR. SECRETARY - DIRECTOR October 13, 1965 Mr. Clarence Hinkle Hinkle, Bondurant & Christy Attorneys at Law Post Office Box 10 Roswell, New Mexico Re: Case No. Order No. 3315 Dear Sir: Applicant: R-2982 Enclosed herewith are two copies of the above-referenced Com-SUN OIL COMPANY Very truly yours, A. L. PORTER, Jr. ir/ Secretary-Director Carbon copy of order also sent to: Hobbs OCC * Artesia OCC Aztec OCC OTHER Mr. Granville Dutton

Docket No. 28-65

DOCKET: EXAMINER HEARING - WEDNESDAY - OCTOBER 6, 1965

9 A. M. - OIL CONSERVATION COMMISSION CONFEREN S ROOM, STATE LAND OFFICE BUILDING, SANTA FE, NEW ME ICO

The following cases will be heard before Elvis A. Utz, Examiner, or Daniel S. Nutter, Alternate Examiner:

CASE 3307: (Continued from September 22, 1965 Examiner Hearing) Application of Arwood Stowe & Company for the creation of a pool, special pool rules, and a waterflood project, Sandoval County, New Mexico. Applicant, in the above-styled cause, seeks the creation of an oil pool for Mesaverde production in Section 33, Township 18 North, Range 3 West, Sandoval County, New Mexico, and the establishment of special pool rules governing well spacing of less than 40 acres and special well locations; or in the alternative, for the extension of the San Luis-Mesaverde Pool to include portions of said Section 33. Applicant further seeks authority to institute a waterflood project in said Section 33 by the injection of water into the Mesaverde formation through four wells.

CASE 3310: (Continued from September 22, 1965 Examiner Hearing) Application of Cima Capitan, Inc., Ryder-Scott Management Company, and Stallworth Oil and Gas Company for a waterflood project, Eddy County, New Mexico. Applicants, in the above-styled cause, seek authority to conduct a copperative waterflood project by the injection of water into the Grayburg-San Andres formations through 16 injection wells to be drilled at unorthodox locations in Sections 25 and 36, Township 16 South, Range 30 East, and Sections 30, 31 and 32, Township 16 South, Range 31 East, Square Lake Pool, Eddy County, New Mexico.

CASE 3313:

Application of Tenneco Oil Company for a non-standard location, San Juan County, New Mexico. Applicant, in the above-styled cause, seeks authority to produce its Omler "A" Well No. 2 at a non-standard undesignated Gallup oil well location 1525 feet from the North line and 1650 feet from the East line of Section 35, Township 28 North, Range 10 West, San Juan County, New Mexico.

CASE 3314: Application of Sinclair Oil & Gas Company for a non-standard gas proration unit, Lea County, New Mexico. Applicant, in the above-styled cause, seeks an amendment to Order No. R-2040, which created a non-standard gas promation unit comprising the SW/4 of Section 14 and the SE/4 of Section 15, Township 23 South, Range 36 East, Jalmat Gas Pool, Lea County, New Mexico, said unit to be dedicated to its Matkins Well, No. 1 located in Unit P of said Section 15. Applicant proposes to dedicate said unit to its Matkins Well No. 4 located in Unit K of Section 14 in addition to said Well No. 1.

CASE 3315:

Application of Sun Oil Company for a unit agreement, Catron and Socorro Counties, New Mexico. Applicant, in the above-styled cause, seeks approval of the San Augustin Plains Unit Area comprising 404,293 acres, more or less, of Federal, State and Fee lands in Townships 1, 2, 3, 4, and 5 South, Ranges 7, 8, 9, 10, 11, and 12 West, Socorro and Catron Counties, New Mexico.

OCTOBER 6, 1965 EXAMINER HEARING

CASE 3316: In the matter of the hearing called by the Oil Conservation Commission on its own motion for the creation of a new oil pool for Yates and Seven Rivers production in Sections 12, 13, and 24, Township 26 South, Range 36 East, and Sections 7, 18, 19, 30, 31, 32, and 33, Township 26 South, Range 37 East, Lea County, New Mexico, said pool to be designated the Scarborough Yates-Seven Rivers Pool. Further, to consider the establishment of a procedure whereby a special allowable would be assigned to said pool which would permit equalized per-acre withdrawal rates from wells on 40-acre spacing in New Mexico to the per-acre withdrawal rates from 20-acre wells located immediately south in the Scarborough Pool, Winkler County, Texas.

CASE 3317:

- 2 -

Application of Jake L. Hamon for a unit agreement, Eddy County, New Mexico. Applicant, in the above-styled cause, seeks approval of the Owl Draw Unit Area comprising 8,916 acres, more or less, of Federal, State and Fee lands in Township 25 South, Range 27 East, Township 26 South, Range 26 East, Township 26 South, Range 27 East, Eddy County, New Mexico.

<u>CASE 3313:</u> Application of Pan American Petroleum Corporation for salt water disposal, San Juan County, New Mexico. Applicant, in the abovestyled cause, seeks authority to dispose of produced salt water into the Pennsylvanian formation in its Navajo Tribal "U" Well No. 6 located in Unit O of Section 22, Township 26 North, Range 18 West, San Juan County, New Mexico.

CASE 3107 (Reopened):

In the matter of Case No. 3107 being reopened pursuant to the provisions of Order No. R-2779, which order established 80-acre spacing units for the North Bagley-Middle Pennsylvanian Pool, Lea County, New Mexico, for a period of one year. All interested parties may appear and show cause why said pool should not be developed on 40-acre spacing units.

ROYALTY INTEREST OWNERS SAN AUGUSTIN PLAINS UNIT

Name and Address

I. H. Anderson and wife, Hope Anderson
P. O. Box 64
Datil, New Mexico

W. W. Benton and wife, Alvera Benton P. O. Box 63 Datil, New Mexico

Bess Carson and husband, Edwin W. Carson 1174 E. Main Street, Space 143 El Cajon, Calif.

Elmer Fullerton and wife, Irene Fullerton Prewitt, New Mexico

Charlotte Henderson Dean and husband

Odell Emery, et ux, Roberta P. O. Box 5 Datil, New Mexico

George W. Evans and wife, Beulah G. Evans P. O. Box 125 Magdalena, New Mexico

Bertha K. Graham 20 Hammond Road Glen Cove, Long Island, New York

Michel Harriet and wife, Frances Socorro, New Mexico

Hannah Dale Henderson 10404 Montrose Avenue, Apt. 201 Bethesda 14, Maryland

Clyde Kutzner 1133 Third Avenue Los Angeles 19, Calif.

Montosa Cattle Company c/o G. W. Evans P. O. Box 125 Magdalena, New Mexico

And the A

OVERRIDING ROYALTY INTEREST OWNERS

Name and Address

C. H. Alberding 808 N. Michigan Chicago, Illinois

E. C. Beaumont 1500 Calle Del Ranchero N.E. Albuquerque, New Mexico

Lloyd R. Bower 910 E. Crockett Street Harlingen, Texas

S. B. Christy, Jr. 24 Riverside Drive Roswell, New Mexico

Herbert A. Dalph P. O. Box 193 O.M.R., A.F.B., Texas

Ruth C. Fritts P. O. Box 4176 Albuquerque, New Mexico

Steve Helbing 418 Hinkle Building Roswell, New Mexico

Eugene Nearburg and Tom L. Ingram P. D. Box 847 Roswell, New Mexico

Theima K. Pool 922 Canyon Road Santa Fe, New Mexico

Charles Read and Howard W. Jennings P. O. Box 1822, Roswell, New Mexico

Jean Read P. 0. Box 6696 Roswell, New Mexico

Jean Read and Peggy P. Jennings P. O. Box 1822 Roswell, New Mexico

Earl A. Rogers 4024 Douglas, Farmington, New Mexico

Earl A. Rogers and James R. Stevens 1125 Petroleum Center Farmington, New Mexico

Lester J. Rosenberg 134 N. LaSalle Street Chicago, Illinois

Frances Van Court 2 N. Adams Street San Angelo, Texas WORKING INTEREST OWNERS SAN AUGUSTIN PLAINS UNIT

Name and Address

Gertrude Beatriz Armijo and Mariana Armijo Datil, New Mexico

Archbishop of Santa Fe Santa Fe, New Mexico

Juan B. and Gertrude Beatriz Armijo Datil, New Mexico

Earnat E. Ary Datil, New Mexico

Ira Aten 1401 Roma Drive, N.E. Albuquerque, New Mexico

Mrs. Ira Atén Nee Miss Sigrid McBain 1401 Roma Drive, N.E. Albuquerque, New Mexico

John W. and Ben R. Barbee 1426 Elmwood Drive Abilene, Texas

Bass Brothers Enterprises, Inc. 1211 Fort Worth National Bank Bldg. Fort Worth, Texas

W. W. Benton Datil, New Mexico

Joseph Benussi 1533 Cross Street Sarasota, Florida

Ruth Phillips Bisiker c/o Trust Department First National Bank Dallas, Texas

Harry C. Bixler and Josephine H. Bixler 8 Florence Lane Newton, New Jersey

William D. Blackburn, Jr. 2050 Willowbrook Drive Huntingdon Valley, Pa.

P. B. Bonner 528 E. Bertsch Lansford, Pa.

Eunice L. Brigham P. O. Box 95 Fauinskin, California

Broseco Corp. 506 Mutual Savings Building Fort Worth, Texas

Roy H. Browning Pietown, New Mexico

in the second second

- 2 -

S. O. Burkhead Datil, New Mexico

California Oil Company P. O. Box 1249 Houston, Texas

John Cipyak 241 East Ridge Street Lansford, Pa. 18232

Willard J. Classen 1176 Chestnut Street Menlo Park, Calif.

Lee Coker and G. H. Burris Belen, New Mexico

Alfio Calananni P. O. Box 523 Kenvil, New Jersey

Marvin J. Coles 1000 Connecticut N.W. Washington, D. C.

Edward J. Conrad 8145 Nixon Road Pittsburgh, Pa.

Mrs. Aida F. Corvi and Rose Marie Efrigo 354 Franklin Avenue Rockaway, New Jersey

Mrs. Imogene McClure Curtis 116 Lovato Lañe Santa Fe, New Mexico 87502

John L. DeLoach 27 Foster Street Newark, New Jersey

Oscar Dickens P. O. Box 162 Datil, New Mexico

Eugene P. Dolan P. O. Box 251 12 H Hercules Road Kenvil, New Jersey

Raymond T. Duncan P. O. Box 137 Durango, Colorado

Walter Duncan P. O. Box 137 Durango, Colorado

Boris Elchis 2632 W. Chicago Detroit 6, Michigan

Farr Cattle Company c/o George D. Farr Datil, New Mexico

Leland Fikes 8th Floor, 1416 Commerce Bldg. Dallas, Texas

- 3 -

William R. Francis and Jessie Juanita Francis 411 S. Ballinger Fort Worth, Texas

Marie L. Gilbert 939 West J. Street Ontario, Calif.

Claude R. Graham Datil, New Mexico

Ruth Graham Datil, New Mexico

Damacio Gutierrez Lemitar, New Mexico

Carl K. Hageman R.D. #1, Box 151 Califon, New Jersey

Michel Harriet Socorro, New Mexico

Charles G. R. Hanson 75 Chestnut Street Wakefield, Mass.

L. B. Hodges P. O. Box 489 Roswell, New Mexico

M. L. House

M. G. Huffaker P. O. Box 38 Datil, New Mexico

H. L. Hunt First National Bank Bidg. Dallas, Texas

Hunt Oil Company First National Bank Bldg. Dallas, Texas

Herbert Clemens Huste 47 Long View Trail Denville, New Jersey

E. E. James Magdalena, New Mexico

Speros Katzeurakis and John Dallas 4317 Indianapolis Boulevard East Chicago, Indiana

Joe Lane P. O. Box 1049 Alpine, Texas

Michael Leon 206 Crestwood Drive South Orange, New Jersey

Ralph Lowe P. O. Box 832 Midland, Texas

William L. Luxton 35 Alboni Place Long Beach, Calif.

Joseph D. Manders Veterans¹ Administration Hospital Building 65 Downey, Illinois

Frances Martin c/o W. Pott Mountainair, New Mexico

Hallie S. McCarthy 3705 Hall Street Dallas, Texas

M. H. McGrail P. O. Box 604 Hobbs, New Mexico

W. P. McIntosh P. O. Box 175 Datil, New Mexico

M. C. McPhillips 314 W. Penn Street P. C. Box 92 Rockville, Indiana

Hugh J. Mitchell P. O. Box 1109 Farmington, New Mexico

H. C. Murrie 940 Robinson Street Kermit, Texas

Gatewood Newberry 3407 Monte Vista, Austin, Texas

Odessa Natural Gasoline Co. 11th Floor, American Bank of Commerce Bldg. Odessa, Texas Ð

Pan American Petroleum Corp. P. 0. Box 1410 Fort Worth, Texas

Mrs. Lou Marie Peacock 58 Pasadena Highland Park 3, Michigan

Placid Oil Company P. O. Box 747 Dallas, Texas

L. E. Reid Estate Omega, New Mexico

Loraine M. Reynolds P. O. Box 182 Datil, New Mexico

John[•] F. Ribakusky P. O. Box 201 Mt. View Avenue Mt. Arlington L.K. Hopatcong, New Jersey

Walter Ricsse 3804 Allison Street Wheatridge, Colorado

Alfred K. Riso Knoll Road, R.F.D. Boonton, New Jersey

Herman A. Sanchez P. O. Box 694 Socorro, New Mexico

Laureane A. Sanchez Magdalena, New Mexico

San Augustine Ranche Co. c/o Marvin Ace Magdalena, New Mexico

Mario San Giorgio 1209 Tasker Street Philadelphia, Pa.

Herschel P. Schiff 4802 Bernard, Apt. 208 Chicago, Illinois

Harry F. Schräm 706 S. Heights Drive Roswell, New Mexico

Joseph E. Seagram & Sons, Inc. 508 W. Ohio Midland, Texas

H. P. Sellers Datil, New Mexico

Sinclair Oil & Gas Company P. O. Box 521 Tulsa, Oklahoma

Miss Mary Skibie 975 Route #10 Whippany, New Jersey

Southland Royalty Company 1603 First National Bank Bldg. Fort Worth, Texas

Milton B. Stewart 616 S. Sycamore, Kermit, Texas . .

Sullivan Inc. Ulysses, Kansas

H. H. Summers P. 0. Box 42 Pietown, New Mexico

Sunray DX Oil Company P. O. Box 2039 Tulsa, Oklahoma

Jay Taylor P. 0. Box 2748 Amarillo, Texas

Marvin Dana Taylor 3619 Ocana Avenue Long Beach 8, Calif.

Texaco Inc. P. 0. Box 3109 Midland, Texas

Texas Gas Exploration Corp. and P. R. Rutherford P. 0. Box 52310 Houston, Texas 77052

B. E. Walker Magdalena, New Mexico

Robert K. Welborn, et al Datil, New Mexico

Wellborne Brothers Ranch c/o Robert H. Wellborne Datil, New Mexico

Jack Wess and Bessie Wess 1878 Harrison Avenue Bronx 53, New York

C. L. Whigham P. O. Box 1447 Farmington, New Mexico

J. F. White P. O. Box 81 Datil, New Mexico

State of New Mexico

U. S. G. S. Santa Fe, New Mexico - 6 -

1041 Mellie Esperson Bldg.

Houston, Texas 77002



CD TOM F. HILL Manuger, Southwest Division A. S. RHEA Superintendent Operating Department GU

DALLAS. TEXAS 75221

PRODUCTION DEPARTMENT SUN OIL COMPANY SOUTHLAND CENTER. P. d. BOX 2880. September 14, 1965

> RE: San Augustin Plains Unit, Catron and Socorro Counties, New Mexico: Request for Approval.

Char 3315

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State of New Mexico Oil Conservation Commission P. O. Box 2088 Santa Fe, New Mexico 87501

Gentlemen:

Sun Oil Company is a working interest owner and the designated operator of the proposed San Augustin Plains Unit of Catron and Socorro Counties, New Mexico. We request that a hearing be set on our application to approve the proposed Unit Agreement.

Tentative approval of said Agreement has been obtained from the Commissioner of Public Lands for the State of New Mexico and the Director of the U. S. Geological Survey subject to prior approval of the New Mexico Oil Conservation Commission. The unit area involves a total of 404,293 acres as follows:

CATRON COUNTY, NEW MEXICO

Township 1 South, Range 9 West

Sections 19 through 36

Township 1 South, Range 10 West

Sections 22 through 36

Township 2 South, Range 9 West

All Sections

Township 2 South, Range 10 West

Sections 1 through 3, 9 through 16, 21 through 36

Township 3 South, Range 9 West

All Sections

DOCKET MAILED

<u> (</u>§)

September 14, 1965

CATRON COUNTY, NEW MEXICO (Con't.)

Township 3 South, Range 10 West

All Sections

-Township 3 South, Range 11 West

Sections 1 through 5, 8 through 36

Township 3 South, Range 12 West

Sections 25 and 36

Township 4 South, Range 9 West

All Sections

Township 4 South, Range 10 West

All Sections

Township 4 South, Range 11 West

All Sections

Township 4 South, Range 12 West

Sections 1, 12 through 15, 22 through 27, 34 through 36

Township 5 South, Range 9 West

Sections 1 through 12

Township 5 South, Range 10 West

Sections 1 through 12

Township 5 South, Range 11 West

Sections 1 through 12, 14 through 23, 26 through 34

Township 5 South, Range 12 West

All Sections

1

SOCORRO COUNTY, NEW MEXICO

-3-

Township I South, Range 7 West

Sections 19 through 36

Township 1 South, Range 8 West

Sections 19 through 36

Township 2 South, Range 7 West

All Sections

Township 2 South, Range 8 West

All Sections

Township 3 South, Range 7 West

All Sections

Township 3 South, Range 8 West

All Sections

Township 4 South, Range 8 West

All Sections

Enclosed are a map showing the unit area and a list of the working interest and royalty interest owners within the unit. It is requested that this hearing be set before examiner on either October 20 or 27, 1965.

Very truly yours,

SUN OIL COMPANY A. R. Ballou

Granille Mutton By: Granville Dutton

GD:mo Enclosures

3315 Recent. 10-6-65 Rec. 10-6-65 o Grant. Sun Oil Co. opproval for San augustinio unit. Shuster Del

PAGE 1 1 . DEPOSITIOMS, HEARINGS, STATEMENTS, EXPERT TESTIMONY, DAILY COPY, CONVENTIONS BEFORE THE NEW MEXICO OIL CONSERVATION COMMISSION Santa Fe, New Mexico October 6, 1965 dearnley-meier reporting service, inc. EXAMINER HEARING 1120 SIMMS BLDG. . P. O. BOX 1092 • PHONE 243-6691 • ALBUQUERQUE, NEW MEXICO IN THE MATTER OF: Application of Sun Oil Company for a unit agreement, Catron and Socorro Counties, New Mexico. Case No. 3315 SPECIALIZING IN **BEFORE:** Elvis A. Utz, Examiner MAIN OFFICE (OC) *\$\$ Ocr 13 AH 5. TRANSCRIPT OF HEARING a de la compacta de la casa de la compacta de la co Asea de la compacta d

MR. UTZ: Case 3315.

MR. DURRETT: Application of Sun Oil Company for a unit agreement, Catron and Socorro Counties, New Mexico.

MR. HINKLE: Mr. Examiner, Clarence Hinkle, Hinkle, Bondurant and Christy, Roswell. I would like to introduce to the Examiner two very able attorneys of the Sun Oil Company from their Dallas office, Mr. Granville Dutton and Robert Lewers. They will handle the case and I would like for the record to show that our firm is associated with them. MR. UTZ: The record will so show.

MR. DUTTON: Mr. Examiner, we have two witnesses scheduled, plus a third engineer present in the event there are engineering type questions that the Examiner would like to have the answer to. They are Mr. G. A. Burr, our unitization man; Mr. Frank L. Schatz, our geologist, and Mr. C. E. Rogers, our engineer. We would like at this time to have them sworn.



CONVENTIONS

COPY,

NEW MEXIC

ALBUQUERQUE, N
 ALBUQUERQUE, NEW

243-6

• PHONE 2 PHONE 256-

BOX 1092 EAST •

P.O. E

AS BUDG. .

1120 SIMMS 1213 FIRST N

HEARINGS, STATE MENTS, EXPERT TESTIMONY, DAILY

DEPOSITIONS,

ž

SPECIALIZING

dearnley-meier reporting service,

(Witnesses sworn.) MR. DUTTON: My first witness will be our unitization man, and his testimoný will be essentially factual information and therefore I will not qualify him as an expert. G. A. BURR, JR. called as a witness, having been first duly sworn on oath, was examined and testified as follows:

PAGE 2

SZ I	DIRECT EXAMINATION
DAILY COPY, CONVENTIONS	BY MR. DUTTON: Q Would you please state your name for the record?
DEALNEY-MEIET PORTINE SELVICE, INC. Specializing IN. DEPOSITIONS, HEARINGS, STATE MENTS. EXPERT TESTIMONY, DAILY CO 1120 SIMMS BLOC. • P.O. BOX 1002 • PHONE 243-6501 • ALBUQUERQUE, NEW MEXICO 1213 FIRST NATIONAL BANK EAST • PHONE 256-1294 • ALBUQUERQUE, NEW MEXICO	 A G. A. Burr, Jr. Q By whom are you employed, and where? A Sun Oil Company in Dallas. Q In what capacity? A Unitization man. Q In your capacity as unitization man, has the formation of the San Augustin Unit come under your supervision A Yes, it has. Q Have you determined facts with respect both to the unit agreement and to the status of signatures at this time?
dear specialis	unit agreement and to the Statut of A Yes. Q Are you familiar with the present application of
	Sun before the Oil Conservation Commission? A Yes, I am. Q What does Sun seek by this application? A The approval of the unit agreement, including its conservation provisions; that is, to conserve natural resources, prevent waste and to secure benefits obtainable
HE E	through development and operation of the area subject to the terms of the unit agreement. Likewise, we request approval of the designation of the unit area.

PAGE

3

Q Do you have a copy of the unit plat showing the area to be included within this unit?

A Yes, I do.

MR. DUTTON: I would like to have this marked as Sun Oil Company's Exhibit 1.

> (Whereupon, Sun Oil Company's Exhibit No. 1 marked for identification.)

PAGE

MR. DUTTON: I would like to move the introduction of Exhibit 1.

MR. UTZ: Without objection, Exhibit 1 will be entered into the record.

(Whereupon, Sun Oil Company's Exhibit No. 1 offered and admitted in evidence.)

Q (By Mr. Dutton) Mr. Burr, would you briefly state what Exhibit 1 indicates?

A Exhibit 1 is a map of the proposed unit area. Outlined in green on the map is our unit boundary; outlined in red on the map is the proposed drilling block. The map is also divided into four quadrants of approximately equal size.

Q What is indicated by the red outline --

A That is our proposed drilling block for the initial test well.

Q Do you indicate on Exhibit 1 the various acreages and from whom they were obtained?



CONVENTIONS

EXPERT TESTIMONY,

ALBUQUEROUE, NEW MEXIC
 ALBUQUEROUE, NEW MEXICO

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PHONE 256-1

BOX 1092 EAST •

IS BLDC. • P.O. B

SIMMS FIRST N

1120

DEPOSITIONS, HEARINGS,

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SPECIALIZING

dearnley-meier reporting service, inc.

Yes, I do. Α Have you a copy of the unit agreement pertaining to Q the San Augustin Unit? NEW MEXICO Yes, I do. Α Albuquerque, I Albuquerque, New MR. DUTTON: I would like to have this marked as Exhibit No. 2. (Whereupon, Sun Oil Company's • PHONE 243-6691 PHONE 256-1294 • Exhibit No. 2 marked for identification.) MR. DUTTON: I would like to introduce this as our • 1092 Exhibit No. 2. EOX 1 SIMMS BLDG. . P.O. MR. UTZ: Without objection, it will be entered. into the record. (Whereupon, Sun Oil Company's 1213 5 Exhibit No. 2 offered and admitted in evidence.) Q (By Mr. Dutton) What is the purpose of this unit agreement? The unit agreement is on the customary form Ά approved by the State and Federal agencies, and it's designed to meet their land and mineral requirements. The unusual provisions that are in this agreement are under Section 9, and under Section 10, -- Section 9, the Plan of Development, I beg your pardon.

MR. UTZ: What page are they on? A I believe on fifteen or sixteen.

STATE MENTS, EXPERT TESTIMONY, DAILY dearnley-meier reporting HEARINGS, DEPOSITIONS, ž, SPECIALIZING

CONVENT

COPY.

Service.

PAGE 5 MR. UTZ: Section 9, Drilling Test Wells? A Yes, sir. Section 9 provides for drilling additional test wells after the initial test well, after six months' intervals until a well has been drilled on each of the quadrants that have been shown on our Exhibit 1.

Section 10 provides for filing of a plan of development within six months after we complete a well in paying quantities.

Attached to the unit agreement is a copy of the Exhibit 1, and also a schedule of leases which outlines the individual tract ownership.

Q (By Mr. Dutton) Is there also a more convenient listing of the lease ownership contained in the docket filed on our application?

A On our application we list the sections, townships, and ranges within the proposed unit area.

Q Under the unit agreement, what is the basis for participation?

A Participation is based on surface acres and allocation is made on net surface acres to each owner within a participating area established by the governmental agencies.

Q Have all the working interest and royalty interest owners within the proposed unit been contacted?

CONVENTION

SPECIALIZING IN DEPOSITIONS, HEARINGS, STATE MENTS, EXPERT TESTIMONY, DAILY COPY.

dearnley-meier reporting service, inc

1120 SIMMS BLDC. • P.O. BOX 1092 • PHONE 243-6691 • ALBUQUERQUE, NEW MEXICO 1213 FIRST NATIONAL BANK EAST • PHONE 256-1294 • ALBUQUERQUE, NEW MEXICO

A Yes, they have.

PAGE

6

PAGE 7

Q What has been the response of the working interest owners?

A Actually signed to the unit agreement is fifty-one percent. We had a meeting in our offices in Dallas in June at which we had some seventy-five percent in attendance, and all of these gentlemen indicated their willingness to participate with us in the formation of this unit.

Q Do you expect additional formal ratification by working interest and royalty owners?

Yes, sir, we do.

Q Has the United States Geological Survey given tentative approval for the formation of this unit?

A Yes, they have designated the area as a logical
 unit and have approved the form of unit agreement.
 Q Has the New Mexico Land Commissioner given tentative

approval to the unit?

Α

CONVENTIONS

DAILY

TESTIMONY,

STATE MENTS, EXPERT

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A Yes, they too have given their tentative approval. MR. DUTTIN: Mr. Examiner, this concludes our direct testimony from Mr. Burr. We would submit him for any questions at this time.

MR. U'IZ: Are there any questions of Mr. Burr? Mr. Durrett.

CROSS EXAMINATION

BY MR. DURRETT:

Q I notice on your list of working interest owners that you submitted as an attachment to your application that one of the working interest owners is the Archbishop of Santa Fe. Has ne given his tentative approval to this unit agreement?

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A Sir, he has been too busy with the Pope, I am afraid. He has a one acre participation in this proposed unit, and he has been mailed a unit agreement.

MR. DURRETT: Thank you.

MR. UTZ: He's a large land owner.

A It may take a while to get that signature.

MR. UTZ: Are there other more pertinent questions? The witness may be excused.

(Witness excused.)

MR. DUTTON: I would like to call Mr. Schatz, Mr. Examiner.

FRANK L. SCHATZ

called as a witness, having been first duly sworn on oath, was examined and testified as follows:

DIRECT EXAMINATION

BY MR. DUTTON:

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Q State your name for the record, please.

A Frank L. Schatz.

Q By whom are you employed?

MR. UTZ: Spell that for the record. A S-c-h-a-t-z. Q (By Mr. Dutton) By whom are you employed, and where A I am employed by Sun Oil Company at Roswell, New Mexico. Q In what capacity? A I'm the District Geologist.

Q In your capacity as District Geologist, does the area of the San Augustin Plains Unit come under your jurisdiction?

A Yes, it does.

Q Have you had occasion to make a recent study of this known area?

Yes, I have.

Α

Q Have you testified previously before the New Mexico Oil Conservation Commission as an expert geologist?

A No, I have not.

Q Would you give the Examiner a resume of your education and professional background?



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A I received a Bachelor's Degree in Geology from Miami University in 1949, and received a Master's Degree in Geology from Miami University in 1950. I was employed by the Sun Oil Company in December of 1950, and have worked as a geologist in Midland, Dallas, Abilene; and in 1960 I moved to

PAGE C

Roswell, New Mexico. In May of 1965 I was appointed District Geologist for the Roswell District. MR. DUTTON: I would like to submit Mr. Schatz' W MEXICO qualifications with particular reference to the subject matter of this hearing. MR. UTZ: He is qualified as a geologist in this case. Q (By Mr. Dutton) Mr. Schatz, have you a map showing the area of the San Augustin Plains Unit? Yes, I do. A MR. DUTTON: I would like to have this marked as Sun Exhibit 3.

> (Whereupon, Sun Oil Company's Exhibit No. 3 marked for identification.)

MR. DUTTON: I would like to introduce this as Sun Oil Company's Exhibit 3.

MR. UTZ: It will be accepted in the record of this case.

> (Whereupon, Sun Oil Company's Exhibit No. 3 offered and admitted in evidence.)

Q (By Mr. Dutton) Mr. Schatz, will you briefly describe Exhibit No. 3?

Α Exhibit 3 is a structure contour map on the cretaceous horizon in the San Augustin Plains area. The



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Plains Unit Area is outlined in green; the individual four quadrants are outlined in a stippled blue; the drilling block is outlined in red, the proposed location is noted within the drilling block. The map is on a scale of one inch equals 8,000 feet. The contour interval is 1,000 feet.

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Q Would you give the Examiner the location of that proposed well location?

A The proposed well location is in the Southwest Quarter of the Southwest Quarter of Section 29, Township 3 South, Range 9 West. The townships and ranges are noted on the map in a diagonal fashion across the center of each township.

Q Would you explain briefly the geology as indicated on this map, indicating the highs and the major faults in the areas?

A From seismic and gravity and magnetic work, we have determined that there are approximately four major highs in the area. They line up more or less in a northeastsouthwest direction. One high is located generally on each of the four quadrants. To the northwest you see a large down to the southeast fault with a throw of approximately thirtyfive to four thousand feet. This apparently bounds the Plains on the northwest side.

 Ω Are there any wells in the area upon which

subsurface interpretations could be used in the sedimentary horizons?

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A There have been two wells drilled within the Plains Area, one well drilled about ten miles to the northeast was total depth at 1795 in volcanics. It did not get into the sedimentary section. Another well was drilled approximately the same distance to the southwest and it was at a total depth of 2,000 feet in the sediments. It is also not considered to have entered the prospective sedimentary section, the lacustrine lake bed sediments.

Q Where are the nearest deep tests that did enter sedimentary horizons?

A Well, the nearest deep test is about 100 miles to the south, and it was drilled to an approximate depth of 9700 feet. The nearest oil production is approximately 120 miles to the north in the Hospah Field, which produces from the cretaceous, produces oil from the cretaceous, and it's in McKinley County, I believe.



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IR. UTZ: Are you sure this is a wildcat area?
A We consider this to be as rank a wildcat as you can get in this part of the State.

Q (By Mr. Dutton) What possible producing horizons are anticipated in the initial well?

A We anticipate that the cretaceous and the

PAGE _13

Pennsylvanian will offer the main, prime prospective horizons for production. Secondary prospective horizons are the Permian and the Mississippian beds.

Q What is the estimated drilling cost of the initial well?

A We estimate a drilling cost to the casing point of approximately \$215,000.00. That is if we have no trouble. A completed well we anticipate would cost \$250,000.00.

Q In view of your answer that this is a rank wildcat area, and in view of the high cost of drilling, has the initial well drilling program been a result of the proposed unit formation?

A It has. We consider it to be a direct result of the unit formation. We have tried, we have been interested in the area for some, oh, at least ten years. We first had our leases, first picked up some leases in 1955, and we have been unable to do anything in the area up until this time with the conception of this unit; and it looks now like we will be able to get a well drilled in the area.



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Q Are there any other advantages to the formation of this unit?

A Well, if we are fortunate enough to encounter production in the area, we will have the unit already unitized; the area will be unitized and in the case of a development program we will be able to advantageously locate our development wells to prevent any undue waste of drilling unnecessary wells.

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MR. DUTTON: Mr. Examiner, this concludes the direct testimony of Mr. Schatz. He's available for any questions that anyone might have. CROSS EXAMINATION

BY MR. UTZ:

Q How deep did you say you propose to drill this well? A We propose to drill a 10,500 foot Pre-Cambrian wildcat.

Q It's your estimate that 10,500 will reach the Pre-Cambrian?

A This is our best judgment at the present time.
Q What is the surface of this area, is it alluvium?
A It's, I believe it's called lacustrine fill. It's
actually lake bed sediments. We consider this to be an old
lake bed.

Q This contour map, I believe it says it's on the cretaceous. How did you arrive at these contours; by what

method?

A This was done in conjunction with the seismic and

gravity magnetic work and --

Q Combination?



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-- and that was confidential information, but we Ά arrived at this information or this map and the contouring of it by interpretation from that data. I . ALBUQUERQUE, MEW MEXICO ALBUQUERQUE, NEW MEXICO Q You have seismographed, then, most of the area? A portion of it. There has been magnetic and Α gravity work over most of it. MR. UTZ: Are there other questions of the witness? 1120 SIMMS BLDG. • P.O. BOX 1092 • PHONE 243-6691 1213 FIRST NATIONAL BANK EAST • PHONE 256-1294 • The witness may be excused. (Witness excused.) MR. DUTTON: Mr. Examiner, unless there are specific engineering questions concerning the drilling program on this well, this completes Sun's case. MR. UTZ: I don't believe I would have any. I will ask if anyone else does. I guess you won't need your engineering witness; not much engineering here yet. MR. DUTTON: Not yet. MR. UTZ: Are there any other appearances in this case or any other statements? The case will be taken under



advisement.

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COUNTY OF BERNALILLO)	Notern Publico do
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Hearing before the New Mexi	co Oil Conservation Commission was
reported by me, and that th	e same is a true and correct
record of the said proceedi	ngs to the best of my knowledge,
skill and ability.	
	and Seal this 11th day of October,
1965.	
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My Commission Expires:	
June 19, 1967.	
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UNIT AGREEMENT FOR THE DEVELOPMENT AND OPERATION OF THE SAN AUGUSTIN PLAINS UNIT AREA COUNTIES OF CATRON AND SOCORRO STATE OF NEW MEXICO

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Exhibit "A" - Map of Unit Area Exhibit "B" - Schedule of Ownership in Lands

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No. 383 38¹ 385 386 86 387 389 388 Patented T4S, R12W, NEA, NWA, SWA NWA, Sec. 24; T5S, R11W, Lots 3, 16, 17, 18, SEA, Sec. 6; T5S, R12W, All Sec. 1; SWA NWA, S SWA, Sec. 4, S& N& NWA, S SEA, Sec. 5; N& NEA, Sec. 8; NWA, N& SWA, Sec. 9; SWA NEA, NWA, N& SWA, SEA, Sec. 34 Tus, RlZW, EŻ SW높, Sec. 12; NŻ NW높, Sec. 13 THS, R11W, Lot T, Sec. 31; THS, R12W, 200.00 SHA SWA,/Sec. 15; SEt SWA, 89, SEt, Sec. 22. T3S, R11W, Lots 5, 12, Sec. 30 T2S, RIOW, NWL NEL, Sec. 3 T2S, RLOW, Y'Acre in the NEL NEL NEL TUS, ROW, SWE NWE, Sec. 12 Description of Land tracts 33,350.54 acres or 8.25% of Unit Area No. of Acres 160.00 2279.76 40.14 40.00 36.88 1.00 EXCHIBIC "B" SAN AUCUSTIN FLAINS UNIT CATRON AND SOCCERE COUNTIES, NEW MEXICO Serial No. & Date of Lease or Application Basic Royalty & Ownership Percentage Farr Cattle Co. % George D. Farr Datil, N. M. Gatewood Newberry & Joe T. Lane - 1/2 & Karl Köthman & D. C. Ringer - 1/2 Laureane A. Sanchez Magdalena, N. M. Damacio Gutierrez Robert K. Wellborn, et al, Datil, N. M. Lemitar, N. M. Archbishop of Santu Fe, Santa Fe, N. M. Michel Harriet Socorro, N. M. Lussee of Record Overriding Royalty & Percentage Working Interest & Percentage

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